

(Formerly Known as: Jotindra Steel & Tubes Ltd.) CIN: L27104HR1970PLC005240

Registered Office-14/3 Mathura Road, Sector45, Faridabad 121010, (Haryana) India Phone : +91-129-2477888 E-mail: jotindra@jotindra.com

Date: 30.05.2025

To The Secretary, Metropolitan Stock Exchange of India Limited, Building A, Unit 205A, 2"nd Floor, Piramal Agastya Corporate Park, L.B.S Road, Kurla, West, Mumbai - 400 070

Ref: Symbol: JOTINDRA

Sub: Outcome of the Board Meeting held for the Approval of Quarterly/Yearly Audited Financial Results of the Company for the quarter/Year ended 31st March 2025 - Regulation 30 and 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the SEBI Listing Regulations")

Further to our intimation regarding the Board meeting for the approval of Financial Results and in compliance with Regulation 30 read with para A(4)(h) of Part A of Schedule III, Regulation 33 and other applicable provisions of the SEBI Listing Regulations, we hereby inform you that the Board of Directors of JOTINDRA INFRASTRUCTURE LIMITED(Formerly Known as Jotindra Steel and Tubes Limited ("the Company"), at their Meeting held on Friday, 30th September, 2025 has inter-alia, approved the Quarterly/ Yearly Audited Financial Results of the Company for the quarter/ Year ended 31st March 2025

In this regard, please find enclosed the following documents prepared in compliance with Regulation 33 of the SEBI Listing Regulations:

1. The Audited consolidated and standalone financial results of the Company for the quarter/ Year ended 31st March 2025.

2. Auditors Report on consolidated and standalone financial results of the Company for the quarter/ Year ended 31st March 2025.; issued by the Company's Statutory Auditor - M/s HUMS & Associates, Chartered Accountants (FRN :0022230N);

3. Extract of the newspaper publication of the Quarterly/Yearly Audited Financial Results for quarter/year ended 31st March 2025 in prescribed format to be published in print and electronic versions of the newspapers.

The Meeting of the Board of Directors of the Company commenced at 4:30 pm. (IST) and concluded at 8:30 p.m. (IST).

Kindly take the same on record and acknowledge receipt.

Thanking You

Yours faithfully,

 For JOTINDRA INFRASTRUCTURE LIMITED (Formerly Known as JOTINDRA STEEL AND TUBES LIMITED)

 Nimanshu
 Digitally signed by Nimanshu Singh

 Date: 2025.05.30 20:37:56 +05'30'

 Nimanshu Singh

 Company Secretary/ Compliance officer



(Formerly Known as: Jotindra Steel & Tubes Ltd.) CIN: L27104HR1970PLC005240

Registered Office-14/3 Mathura Road, Sector45, Faridabad 121010, (Haryana) India Phone : +91-129-2477888 E-mail: jotindra@jotindra.com

delivering value

Date: 30.05.2025

To The Secretary, Metropolitan Stock Exchange of India Limited, Building A, Unit 205A, 2"nd Floor, Piramal Agastya Corporate Park, L.B.S Road, Kurla, West, Mumbai - 400 070

Ref: Symbol: JOTINDRA

Sub: Certificate pursuant to Regulation 33(2)(a) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/Ma'am,

In compliance with the regulation 33(2) (a) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, as amended, we do hereby confirm and declare that, financial statements of the Company for the quarter and financial year ended 31st March 2025, do not contain any false or any misleading statement or figures and do not omit any material facts which may make the statements or figures contained therein misleading.

Kindly take the same on record and acknowledge receipt.

Thanking You

Yours faithfully,

For JOTINDRA INFRASTRUCTURE LIMITED (Formerly Known as JOTINDRA STEEL AND TUBES LIMITED) Digitally signed by SATISH KUMAR GUPTA GUPTA Date: 2025.05.30 20:36:35 +05'30' Satish Gupta Chief Financial Officer



(Formerly Known as: Jotindra Steel & Tubes Ltd.)

CIN: L27104HR1970PLC005240

R/O-14/3 Mathura Road, Sector45, Faridabad 121010, (Haryana) India Phone : +91-129-2477888 E-mail: jotindra@jotindra.com

Date: 30.05.2025

To The Secretary, Metropolitan Stock Exchange of India Limited, Building A, Unit 205A, 2"nd Floor, Piramal Agastya Corporate Park, L.B.S Road, Kurla, West, Mumbai - 400 070

Ref: Symbol: JOTINDRA

Sub - Disclosure of the impact of audit qualifications

Dear Sir,

Pursuant to the SEBI Notification No SEBI/ LAD-NRO/GN2016-17/001 Dated May 26th, 2016 and Circular No CIR/CFD/CMD/56/2016 Dated May 27, 2016 issued by the Securities& Exchange Board of India (SEBI) on Disclosure of the Impact of Audit qualifications by the Listed Entities prescribed in Schedule VII read with Regulation 33 and Regulation 52 of SEBI (LODR), (Amendment),Regulations, 2016. We submit here with enclosed statement on impact ofAudit Qualifications for the financial result of the company March 31st, 2025.

You are requested to take it on record.

SUREKA

Thanking You Yours faithfully,

FOR JOTINDRA INFRASTRUCTURE LIMITED Formerly known as Jotindra Steel & Tubes Limited

AKHIL KUMAR SUREKA

Date: 2025.05.30 20:23:02 +05'30' AKHIL KUMAR SUREKA MANAGING DIRECTOR DIN NO. – 00060206



(Formerly Known as: Jotindra Steel & Tubes Ltd.)

CIN: L27104HR1970PLC005240

R/O-14/3 Mathura Road, Sector45, Faridabad 121010, (Haryana) India Phone : +91-129-2477888 E-mail: jotindra@jotindra.com

<u>Statement on Impact of Audit Qualifications (for audit report with modified opinion)</u> <u>submittedalong-with Annual Audited Financial Results - (Standalone)</u>

Statement on Impact of Audit Oualifications for the Financial Year ended March 31,2025 [See Regulation 33 / 52 of the SEBI (LODR) (Amendment) Regulations, 2016] (Amount in Lakhs) Audited Adjusted Figures Figures I. Particulars SI. (as reported (audited figures after No. before adjusting for adjusting for qualifications) qualifications) Turnover / Total income 3058.80 3058.80 1. 2. **Total Expenditure** 1919.86 1919.86 3. Net Profit/(Loss) 165.45 165.45 **Earnings Per Share** 2.83 2.83 4. 5. **Total Assets** 28283.48 28283.48 6. **Total Liabilities** 14093.81 14093.81 7. Net Worth 14189.67 14189.67 Any other financial item(s) (as felt appropriate bv the 8. management) Audit Qualification (each audit qualification separately): II.

a. **Details of Audit Qualification:**

1. Attention is drawn to fact that Hon'ble Supreme Court of India vide its order dated 06th Spetember'2018 had directed the Forensic Audit of the Company. Consequent to the report of the forensic auditor, undertaken as per the direction of the Hon'ble Supreme Court of India to look into transactions between Amrapali group of companies. and Sureka group of companies. The Hon'ble Supreme Court vide order dated 14th October'2019 & further Order dated 02nd December'2019 has directed to M/s Jotindra Steel & Tubes Ltd, Mauria Udyog Ltd including associated companies and Directors viz Mr. Navneet Kumar Sureka and Mr Akhil Kumar Sureka to deposit Rs. 167 Cr. In response to the order of the Hon'ble Supreme Court, it has filed an application on 09th December'2019 before the Hon'ble Supreme Court to accept the title-deeds of immovable properties belonging to Sureka family members and associate companies (based on the latest valuation report) worth amounting to Rs. 208.31 Crores and after reducing the incumbency amount of Rs. 39.34 Crores balance value of properties work out to Rs. 168.97 Cr. Directors of the Company have filed interlocutory application for recalling the Order Dated 23.07.2019 gua the applicants, before Hon'ble Supreme Court and the same is still pending. However, the management of the company is of opinion, there is no specific liability against the company.



(Formerly Known as: Jotindra Steel & Tubes Ltd.)

CIN: L27104HR1970PLC005240

R/O-14/3 Mathura Road, Sector45, Faridabad 121010, (Haryana) India Phone : +91-129-2477888 E-mail: jotindra@jotindra.com

		 In the above context, Enforcement Directorate has under undertaken enquiry of verification of alleged bogus transactions of TMT supplies to M/s Amrapali Group and is of the opinion that Jotindra Infrastructure Limited (formerly known as Jotindra Steel and Tubes Limited) has assisted in siphoning of funds by providing accommodation entries to the tune of Rs. 7.11 Crore and has obtained proceeds of crime to the tune of Rs. 28 Lakhs during the relevant period. The company is contesting that no such liability will accrue on the company on the above observation of Special Court PMLA and thus has not provided for the same in the books of accounts. 2. Application filed by the state Bank of India against M/s Ozone GSP Infratech
		before debt recovery tribunal, for default the company is corporate guarantor
	b.	for the amount of Rs 21.46 crore. Type of Audit Qualification : Qualified Opinion
	с.	Frequency of qualification: since 2019
	d.	For Audit Qualification(s) where the impact is quantified by the auditor, Management's Views:
	e.	For Audit Qualification(s) where the impact is not quantified by the auditor:
		(i) Management's estimation on the impact of audit qualification:
		 (ii) If management is unable to estimate the impact, reasons for the same: a. In respect of the point no. 1 related to demand raised by the order of the Hon'ble Supreme Court of India on M/s Jotindra Steel & Tubes Ltd, Mauria Udyog Ltd including associated companies and Directors viz Mr. Navneet Kumar Sureka and Mr Akhil Kumar Sureka to deposit Rs. 167 Cr. In response, application has been filed before Hon'ble Apex Court with immovable properties worth Rs. 208.31 Cr. and the matter is pending hearing before the Hon'ble Apex Court. The Enforcement Directorate, Lucknow has concluded its investigations in the matter and have alleged proceeds of crime to the tune of Rs.28 Lakhs on the company, which is currently pending adjudication before Special Court, PMLA, Lucknow. The company is contesting the said matter and is of the opinion that no liability will accrue on the observation of Special Court PMLA and thus has not provided for the same in the books of accounts. b. In respect of the point no. 2, M/s Ozone GSP Infratech has filed its counter claim to the tune of about Rs.30 crores, which is pending adjudication before the matter amicably the company has also submitted a proposal for one time settlement of the entire outstanding with their Bank.
		(iii) Auditors' Comments on (i) or (ii) above: Same as mention in Auditors report
III.	Signate	ories:



(Formerly Known as: Jotindra Steel & Tubes Ltd.)

CIN: L27104HR1970PLC005240

R/O-14/3 Mathura Road, Sector45, Faridabad 121010, (Haryana) India Phone : +91-129-2477888 E-mail: jotindra@jotindra.com

	AKHIL KUMAR SUREKA Managing Director	AKHIL KUMAR SUREKA Digitally signed by AKHIL KUMAR SUREKA 20:20:02 +05'30'
	SATISH GUPTA CFO	SATISH KUMAR GUPTA Digitally signed by SATISH CMAR Date: 2025.05.30 20:21:20 +05'30'
	TANVI DUBEY Audit Committee Chairperson	Tanvi Digitally signed by Tanvi Dubey Date: 2025.05.30 Dubey 20:22:41 +05'30'
	HUMS & ASSOCIATES (CHARTERED ACCOUNTANTS) FRN-022230N H.P. JOSHI (PARTNER) M.NO. 505140 Statutory Auditor	HARI PRASA D JOSH
Place: Fa Date: 30	aridabad .05.2025	



(Formerly Known as: Jotindra Steel & Tubes Ltd.)

CIN: L27104HR1970PLC005240

R/O-14/3 Mathura Road, Sector45, Faridabad 121010, (Haryana) India Phone : +91-129-2477888 E-mail: jotindra@jotindra.com

<u>Statement on Impact of Audit Qualifications (for audit report with modified opinion)</u> <u>submittedalong-with Annual Audited Financial Results - (Consolidated)</u>

<u>Statement on Impact of Audit Qualifications for the Financial Year ended March 31,2025</u> [See Regulation 33 / 52 of the SEBI (LODR) (Amendment) Regulations, 2016]

I.	Sl. No.	Particulars	Audited Figures (as reported before adjusting for qualificati ons)	Adjusted Figures (audited figures after adjusting for qualifications)
	1.	Turnover / Total income	3070.88	3070.88
	2.	Total Expenditure	1929.18	1929.18
	3.	Net Profit/(Loss)	170.22	170.22
	4.	Earnings Per Share	2.89	2.89
	5.	Total Assets	28766.00	28766.00
	6.	Total Liabilities	14496.18	14496.18
	7.	Net Worth	14269.82	14269.82
	8.	Any other financial item(s) (as felt appropriate by the management)		
II.	Audi	t Qualification (each audit qualification sep	arately):	
	a.	Details of Audit Qualification: 1. Attention is drawn to fact that Hon dated 06th Spetember'2018 ha	d directed the	e Forensic Audit of the

dated 06th Spetember'2018 had directed the Forensic Audit of the Company. Consequent to the report of the forensic auditor, undertaken as per the direction of the Hon'ble Supreme Court of India to look into transactions between Amrapali group of companies and Sureka group of companies. The Hon'ble Supreme Court vide order dated 14th October'2019 & further Order dated 02nd December'2019 has directed to M/s Jotindra Steel & Tubes Ltd, Mauria Udyog Ltd including associated companies and Directors viz Mr. Navneet Kumar Sureka and Mr Akhil Kumar Sureka to deposit Rs. 167 Cr.

In response to the order of the Hon'ble Supreme Court, it has filed an application on 09th December'2019 before the Hon'ble Supreme Court to accept the title-deeds of immovable properties belonging to Sureka family members and associate companies (based on the latest valuation report) worth amounting to Rs. 208.31 Crores and after reducing the incumbency amount of Rs. 39.34 Crores balance value of properties work out to Rs. 168.97 Cr. Directors of the Company have filed interlocutory application for recalling the Order Dated 23.07.2019 qua the applicants, before Hon'ble Supreme Court and the same is still pending. However, the management of the company is of opinion, there is no specific liability against the company.



(Formerly Known as: Jotindra Steel & Tubes Ltd.)

CIN: L27104HR1970PLC005240

R/O-14/3 Mathura Road, Sector45, Faridabad 121010, (Haryana) India Phone : +91-129-2477888 E-mail: jotindra@jotindra.com

	 In the above context, Enforcement Directorate has under undertaken enquiry of verification of alleged bogus transactions of TMT supplies to M/s Amrapali Group and is of the opinion that Jotindra Infrastructure Limited (formerly known as Jotindra Steel and Tubes Limited) has assisted in siphoning of funds by providing accommodation entries to the tune of Rs. 7.11 Crore and has obtained proceeds of crime to the tune of Rs. 28 Lakhs during the relevant period. The company is contesting that no such liability will accrue on the company on the above observation of Special Court PMLA and thus has not provided for the same in the books of accounts. 2. Application filed by the state Bank of India against M/s Ozone GSP Infratech before debt recovery tribunal, for default the company is corporate guarantor for the amount of Rs 21.46 crore.
	b. Type of Audit Qualification : Qualified Opinion
	c. Frequency of qualification: since 2019
	d. For Audit Qualification(s) where the impact is quantified by the auditor, Management's Views:
	e. For Audit Qualification(s) where the impact is not quantified by the auditor:
	(i) Management's estimation on the impact of audit qualification:
	(ii) If management is unable to estimate the impact, reasons for the same:
	 a) In respect of the point no. 1 related to demand raised by the order of the Hon'ble Supreme Court of India on M/s Jotindra Steel & Tubes Ltd, Mauria Udyog Ltd including associated companies and Directors viz Mr. Navneet Kumar Sureka and Mr Akhil Kumar Sureka to deposit Rs. 167 Cr. In response, application has been filed before Hon'ble Apex Court with immovable properties worth Rs. 208.31 Cr. and the matter is pending hearing before the Hon'ble Apex Court.
	The Enforcement Directorate, Lucknow has concluded its investigations in the matter and have alleged proceeds of crime to the tune of Rs.28 Lakhs on the company, which is currently pending adjudication before Special Court, PMLA, Lucknow. The company is contesting the said matter and is of the opinion that no liability will accrue on the observation of Special Court PMLA and thus has not provided for the same in the books of accounts.
	 b) In respect of the point no. 2, M/s Ozone GSP Infratech has filed its counter claim to the tune of about Rs.30 crores, which is pending adjudication before the Debt Recovery Tribunal, New Delhi and the company do not foresee any liability on this account. Moreover, in order to settle the matter amicably the company has also submitted a proposal for one time settlement of the entire outstanding with their Bank.
	(iii) Auditors' Comments on (i) or (ii) above: The same as mention under 1 and 2 no other comments have been made by the Auditors
III <u>S</u>	Signatories:



(Formerly Known as: Jotindra Steel & Tubes Ltd.)

CIN: L27104HR1970PLC005240

R/O-14/3 Mathura Road, Sector45, Faridabad 121010, (Haryana) India Phone : +91-129-2477888 E-mail: jotindra@jotindra.com

Managing Director AKHIL KUMAR SUREKA	Digitally signed by AKHIL KUMAR SUREKA Date: 2025.05.30 20:20:29 +05'30'
SATISH GUPTA CFO	SATISH KUMAR GUPTA Digitally signed by SATISH KUMAR GUPTA Date: 2025.05.30 20:21:44 +05'30'
TANVI DUBEY Audit Committee Chairpers	son Dubey Digitally signed by Tanvi Dubey Date: 2025.05.30 20:22:15 +05'30'
HUMS & ASSOCIATES (CHARTERED ACCOUNTAN FRN-022230N H.P. JOSHI (PARTNER) M.NO. 505140	TS) HARI PRASAD JOSHI Watar Construction (12) (12) (12) (12) (12) (12) (12) (12)
Statutory Auditor Place: Faridabad Date:30.05.2025	



HUMS & Associates

Chartered Accountants

Independent Auditor's Report on Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure **Requirements) Regulations, 2015**

To, The Board of Directors **Jotindra Infrastructure Limited** formerly known as Jotindra Steel and Tubes Limited

Qualified Opinion

We have audited the accompanying statement of Annual financial results of Jotindra Infrastructure Limited formerly known as Jotindra Steel and Tubes Limited ("the Company") for the quarter and year ended March 31, 2025 ("the Statement") 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, except for the matters as given in the Basis of Qualified Opinion paragraph below, the Statement:

- i. are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- ii. gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian accounting standards ("Ind AS") and other accounting principles generally accepted in India of the net profit/loss and other comprehensive income and other financial information of the Company for the quarter and year ended March 31, 2025.

Basis of Qualified Opinion

We conducted our audit in accordance with the Standards on Auditing ("SA"s) 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 obtained by us is sufficient and appropriate to provide a basis for our opinion except in the following cases:



A) Attention is drawn to fact that Hon'ble Supreme Court of India vide its order dated 06th Spetember'2018 had directed the Forensic Audit of the Company. Consequent to the report of the forensic auditor, undertaken as per the direction of the Hon'ble Supreme Court of India to look into transactions between Amrapali group of companies and Sureka group of

Head Office : 307, Surya Complex, 21, Veer Savarkar Block, Shakarpur, Vikas Marg, Delhi-110 092 Mobile : 9312211526, 9891251431

E-mail: humsassociates@gmail.com Website : humsandassociates.com

2nd Office : 964, Sector-9, Vasundhara, Ghaziabad-201 012 (U.P.) Mobile : 9810231703, 9871029901



companies. The Hon'ble Supreme Court vide order dated 14th October'2019 & further Order dated 02[™] December'2019 has directed to M/s Jotindra Steel & Tubes Ltd, Mauria Udyog Ltd including associated companies and Directors viz Mr. Navneet Kumar Sureka and Mr Akhil Kumar Sureka to deposit Rs. 167 Cr.

In response to the order of the Hon'ble Supreme Court, it has filed an application on 09th December'2019 before the Hon'ble Supreme Court to accept the title-deeds of immovable properties belonging to Sureka family members and associate companies (based on the latest valuation report) worth amounting to Rs. 208.31 Crores and after reducing the incumbency amount of Rs. 39.34 Crores balance value of properties work out to Rs. 168.97 Cr. Directors of the Company have filed interlocutory application for recalling the Order Dated 23.07.2019 qua the applicants, before Hon'ble Supreme Court and the same is still pending. However, the management of the company is of opinion, there is no specific liability against the company.

In the above context, Enforcement Directorate has under undertaken enquiry of verification of alleged bogus transactions of TMT supplies to M/s Amrapali Group and is of the opinion that Jotindra Infrastructure Limited (formerly known as Jotindra Steel and Tubes Limited) has assisted in siphoning of funds by providing accommodation entries to the tune of Rs. 7.11 Crore and has obtained proceeds of crime to the tune of Rs. 28 Lakhs during the relevant period. The company is contesting that no such liability will accrue on the company on the above observation of Special Court PMLA and thus has not provided for the same in the books of accounts.

B) Attention is drawn on the application filed by State Bank of India against M/s Ozone GSP Infratech before Ld. Debt Recovery Tribunal II, New Delhi, for default in payment of loans and has claimed the company as a corporate guarantor amounting to Rs. 21.46 Cr. The company has filed a counter claim against State Bank of India and has denied any liability in respect of above. Accordingly, no provision has been made in books of accounts.

Our opinion is modified in respect of above matter.

Management's Responsibilities for the Standalone Financial Results

This Statement has been prepared on the basis of the Annual audited financial statements and has been approved by the Company's Board of Directors. The Company's Board of Directors is responsible for the preparation and presentation of the statement that gives a true and fair view of the net profit/loss and other comprehensive income and other financial information of the Company in accordance with the accounting principles generally accepted in India, Including 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 statement that give a true and fair view and is free from material misstatement, whether due to fraud or error.

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

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

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

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

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

- Identify and assess the risks of material misstatement of the Statement, 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, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- 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 Statement or, it 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 Statement, . including the disclosures, and whether the Statement represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Emphasis of Matters

The company is yet to comply with Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014, with respect to the use of accounting software that includes a feature for recording an audit trail (edit log), and operational throughout the year for all transactions. Based on our examination which included test checks, the company has not implemented the Audit Trail (edit log) feature during the financial year. As informed to us, the company is in process of implementing the necessary changes in its accounting software and believes that non-implementation of the audit trail (edit log) feature has no impact on the financial statement for the year. Hence, we are unable to comment on the audit trail feature of the accounting software, however, based on our examination of books of accounts on test check basis we are of the opinion that there is no material impact on the financial statements of the company.

Other Matters

We report that the figures for the quarter ended March 31, 2025 represent the derived figures between the audited figures in respect of the financial year ended March 31, 2025 and the published unaudited year-to-date figures up to December 31, 2024 being the date of the end of third quarter of the current financial year, which were subjected to a limited review by us.

FOR H U M S & ASSOCIATES **Chartered Accountants** FRN: 022230N

FRN 022230N DELHI

(H.P. JOSHI) PARTNER Membership No.-505140

UDIN: 25505140BMHMZM8569 New Delhi May 30 2025



(FORMERLY KNOWN AS JOTINDRA STEEL AND TUBES LIMITED) Registered Office : 14/3, MATHURA ROAD, FARIDABAD-121003

Ph.: 0129-24477806, Fax: 0129-2477898; Email Id: jotindrasteelandtubes@gmail.com; Web-site:www.jstltd.com

CIN: L27104HR1970PLC005240

Statement of Standalone Audited Financial Results for the quarter and year ended on March 31, 2025

			Quarter Ended	1	Year Er	ded
	Particulars	3 months ended	Preceding 3 months	Corresponding 3 months ended in the previous year	Current Year ended	Previous Yea ended
		(31/03/2025)	(31/12/2024)	(31/03/2024)	(31/03/2025)	(31/03/2024)
		Audited	Unaudited	Audited	Audited	Audited
1	Revenue From Operations	3027.97	1649.07	2471.95	8882.22	7419.23
11	Other Income	30.83	28.34	4421.43	2321.04	5097.89
Ш	Total Income (I+II)	3058.80	1677.40	6893.37	11203.26	12517.12
IV	EXPENSES					
а	Cost of materials consumed/Expenditure on Group Housing Project	1820.11	1309.34	2457.14	6765.99	7224.55
b	Purchases of Stock-in-Trade	0.00	0.00	0.00	839.96	165.48
C	Changes in inventories of finished goods, Stock-in-Trade and Work- in-progress	0.00	0.00	0.00	(839.96)	(165.48)
d	Employee benefits expense	6.59	6.87	6.15	26.54	28.62
е	Finance costs	16.96	4.39	5.36	34.36	23.29
f	Depreciation and amortization expense	24.19	24.19	15.36	96.77	121.17
g	Other expenses	52.00	4.37	28.88	62.90	45.14
	Total expenses (IV)	1919.86	1349.17	2512.89	6986.55	7442.77
V	Profit/(loss) before exceptional items and tax (I- IV)	1138.94	328.23	4380.49	4216.71	5074.35
VI	Exceptional Items	908.68	313.77	0.00	1222.45	0.00
VII	Profit/(loss) before tax (V-VI)	230.25	14.47	4380.49	2994.25	5074.35
VIII	Tax expense:					
	(1) Current tax	(64.50)	0.00	(34.88)	(199.50)	(74.88)
	(2) Deferred tax	(0.31)	1.26	73.47	1.95	81.20
	(3) Earlier year tax	0.00	0.82	(9.17)	0.82	(9.17)
IX	Profit (Loss) for the period from continuing operations (VII-VIII)	165.45	16.54	4409.91	2797.52	5071.50
х	Profit/(loss) from discontinued operations	NA	NA	NA	NA	NA
XI	Tax expense of discontinued operations	NA	NA	NA	NA	NA
XII	Profit/(loss) from Discontinued operations (after tax) (X-XI)	NA	NA	NA	NA	NA
XIII	Profit/(loss) for the period (IX+XII)	165.45	16.54	4409.91	2797.52	5071.50
XIV	Other Comprehensive Income					
	(c) Equity insruments through other comprehensive income					
	(i) Items that will not be reclassified to profit or loss	2.00	0.00	2.46	2.00	2.46
	-Remeasurement of defined benefit plans (Net)	0.00	0.00	0.00	0.00	0.00
	(ii) Income tax relating to items that will not be reclassified to profit	(0.50)	0.00	(0.62)	(0.50)	(0.62)
	or loss	(101123000			120224
_	B (i) Items that will be reclassified to profit or loss	0.00	0.00	0.00	0.00	0.00
	(ii) Income tax relating to items that will be reclassified to profit or loss	0.00	0.00	0.00	0.00	0.00
xv	Total Comprehensive Income for the period (XIII+XIV) (Comprising Profit (Loss) and Other Comprehensive Income for the period)	166.94	16.54	4411.75	2799.02	5073.34
XVI	Earnings per equity share (for continuing operation):					
	(1) Basic	2.83	0.28	90.54	47.45	104.12
	(2) Diluted	2.83	0.28	90.54	47.45	104.12
(VII	Earnings per equity share (for discontinued operation):					
-	(1) Basic	0.00	0.00	0.00	0.00	0.00
	(2) Diluted	0.00	0.00	0.00	0.00	0.00
VIII	Earnings per equity share(for discontinued & continuing operations):					
	(1) Basic	2.83	0.28	90.54	47.45	104.12



Notes	
1	The audited financial results of the Company for the year ended March 31, 2025 have been reviewed by the Audit Committee of the Board and approved by the Board of Directors at its meetings held on 30-05-2025.
2	During the 3rd quarter and 4th quarter, Exceptional/extraordinary amount represent Rs. 3.14 Crores and 9.08 Crores was receivable from M/s. Three Platinum Softech Private Limited and Pebbless Prolease Private Limited respectively. The name of M/s. Three Platinum Softech Private Limited and Pebbless Prolease Private Limited was considered in Supreme Court order dt 28-07-2020 as project of Amrapali Group, all efforts has failed towards recovery of outstanding amount therefore directors now feel the amount is not recoverable Consequently has now been written off.
3	These financial results have been prepared in accordance with the recognition and measurement principles of Indian Accounting Standards ("Ind AS") prescribed under Section 133 of the Companies Act, 2013 read with the relevant rules issued there under and the other accounting principles generally accepted in India.
4	The revenue has been recognised based on the managements's assessment of percentage completion of the ongoing housing project at Faridabad.
5	During the 1st Quarter of FY 2024-25, the Company has been Granted Occupation Certificate of Phase-I Subject to Conditions as specified in said letter.
6	Company is not identified as a Large Corporate as on March 31, 2025, as per the applicability criteria given under the SEBI circular SEBI/HO/DDHS/CIR/P/2018/144 dated November 26, 2018 pertaining to fund raising by issuance of debt securities by large entities.
7	There is no fund raising in the Company in the quarter under review. Thus, statement of Deviation under Reg 32 of Listing Regulations is not applicable.
8	Disclosure of Segment-wise information is not applicable as the company is dealing only in one segment.
9	The figures for the corresponding previous period have been regrouped / reclassified wherever necessary, to make them comparable. The figures for quarter ended March 31, 2025 are balancing figures between the audited figures of the full financial year and the reviewed year-to-date figures up to the third quarter of the financial year.
10	During the 3rd quarter, the Company raised a fund of Rs. 3,20,00,000 divided into 32,00,000 Equity shares of Rs.10 each on preferential basis and the same has been utilised for the purpose of repayment of Ioan.
11	In compliance with Rule 11 (g) of the Companies (Audit and Auditors) Rules, 2014, the company is required to use accounting software for maintaining its books of account which has a feature of recording audit trail, (edit log) facility, and same has been operated throughout the year for all transactions, and the audit trai feature has not been tampered. However, the company is yet to implement the audit trail (edit log) feature in its accounting software during the year. The management believes that non-implementation of the audit trail (edit log) feature has no impact on the financial statement for the year. Management is currently in the process of implementing the necessary changes to comply with the provisions of the Act with respect to Audit Trail (Edit Log).
12	The results for the quarter and year ended on March 31, 2025 will be available on the Company's website https://jotindra.com/ and at the stock exchange website of MSEI Limited on www.msei.in
	0-05-2025 aridabad

		JOTINDRA	INFRASTRUCTURE LIMITED	
		(FORMERLY KNOWN	AS JOTINDRA STEEL AND TUBES LIMITED)	
		Registered Office : 14/3	, MATHURA ROAD, FARIDABAD-1210	03
	Ph	.: 0129-24477806, Fax: 0129-2477898; Email I	d: jotindrasteelandtubes@gmail.com;	Web-site:www.jstltd.com
		CIN: L27	104HR1970PLC005240	
		Standalone Statement	of Assets and Liabilities (Rs. In la	(hs)
			()
		Particulars	As at 31/03/2025	As at 31/03/2024
-	ASSI			
<u></u>	1912-1111	Current Assets		
	(a)	Property, Plant and Equipment	706.07	699.4
-	(b)	Capital work-in-progress	0.00	0.0
	(c)	Investment Property		
	(d)	Goodwill		
	(e)	Other Intangible assets		
-	(f)	Intangible assets under development		
-	(g)	Biological Assets other than bearer plants		
	(h)	Financial Assets		
-	(i)	Investments	2905.82	3173.1
	(ii)	Trade receivables		
	iii)	Loans	25.00	25.0
	iv) i)	Others (to be specified) Deferred tax assets (net)	651.84	3046.2
	j)	Other non-current assets	23.28	21.3
_		ent Assets	0.00	0.0
_			10050.05	10220 6
-	a) b)	Inventories	10059.65	10229.6
-		Financial Assets Investments		
	i) ii)	Trade receivables	1012 65	(02) (i
-	iii)	Cash and cash equivalents	1013.65 24.10	692.6
<u> </u>	iv)	Bank balances other than (iii) above	580.84	733.6
-	v)	Loans	10043.24	733.0
	vi)	Others (to be specified)	10043.24	7470.2
-	c)	Current Tax Assets (Net)		
	d)	Other current assets	2249.99	2311.3
-		Assets	28283.48	28432.60
_		TY AND LIABILITIES	20203.40	20452.00
_	quit			
1.		Equity Share capital	807.46	487.4
(t	b)	Other Equity	007110	-07.4
-	,	i) Retained Earnings	10941.95	8142.94
		ii) Other reserves	2440.26	2440.26
- 14	IABI	LITIES		21,012
		Current Liabilities		
(a		Financial Liabilities		
(i)		Borrowings	4410.66	2800.43
(ii		Trade payables	4410.00	2800.43
	1	Total Outstanding Dues of Micro Enterprises		
(A	A)	and small enterprises; and		
-		Total Outstanding Dues of Creditors other		
(В	3)	than micro enterprises and small enterprises.		
(ii		Other financial liabilities (other than those		
(b		Provisions	26.04	22.4
(C		Deferred tax liabilities (Net)	20.04	22.4
(d		Other non-current liabilities		



(2) Current Liabilities

(2)	Curr	rent Liabilities		
	(a)	Financial Liabilities		
	(i)	Borrowings	656.08	501.32
	(ii)	Trade payables		
	(A)	Total Outstanding Dues of Micro Enterprises and small enterprises; and	0.00	0.00
	(B)	Total Outstanding Dues of Creditors other than micro enterprises and small enterprises.	989.32	4346.51
	(iii)	Other financial liabilities (other than those	304.92	242.03
	(b)	other current liabilities	7360.02	9228.77
	(c)	Provisions	346.76	220.44
	(d)	Current Tax Liabilities (Net)		
	Tota	l Equity and Liabilities	28283.48	28432.60

For Jotindra Infrastructure Limited

(Formerly known as Jotindra Steel And Tybes Limited)

Date: 30-05-2025 Place: Faridabad



Jotindra Infrastructure Limited

(Formely Known As Jotindra Steel And Tubes Limited)

CIN: L27104HR1970PLC005240

Standalone Statement of Cash Flows for the year ended March 31, 2025 Address: 14/3, Mathura Road, Faridabad- 121003 Haryana; Email: jotindra@jotindra.com

Particulars	For the Year ending	(Rs. In lakhs) For the Year ending
	March 31, 2025	March 31, 2024
A CASH FLOW FROM OPERATING ACTIVITIES		
Profit/(loss) before exceptional items and tax	4,216.70	5,074.3
Adjustments for:		
Depreciation	96.77	121.17
Profit on Sale of Assets	(0.42)	(169.14
Loss on investment in shares	10.21	0.93
Sundry balances written off/Back	8 B	0.19
Interest income	(112.22)	(208.60
Interest expenses	34.28	23.26
Provision for doubtful receivables	<u>_</u>	(444.35
Provision for doubtful Advances written back	(2,202.00)	(1,380.85
Loss on Sale of Mutual Funds		(m)
Loss in Partnership Firm	1.93	4.17
Foreign exchange loss (net)	5	
Gain (Conversion of Land into Stock in Trade)	-	(2,862.49
Operating Profit/(Loss) before working capital changes	2,045.24	158.61
Movements in cash flow on account of working capital:		
Changes in security deposits	2,394.41	(3,029.10
Changes in inventories	212.81	(833.02
Changes in trade receivables	(508.79)	1,298.15
Changes in other financial assets	65.00	
Changes in other current assets	(1,403.57)	(508.55
Changes in other financial liabilities	62.90	102.45
Changes in provisions	(67.27)	(13.20
Changes in trade payables	(3,356.84)	3,213.29
Changes in other current liabilities	(1,868.74)	(1,569.63)
Cash generated from operations	(2,424.86)	(1,181.01)
Income taxes paid (Net of refunds)	576	5
NET CASH FROM OPERATING ACTIVITIES	(2,424.86)	(1,181.01)
CASH FLOW FROM INVESTING ACTIVITIES		
Payments to acquire Property, Plant and Equipment	(148.76)	(101.71)
Payments from sale of Property, Plant and Equipment	2.99	1,262.03
Payments to acquire non- current investments	255.14	(218.16)
Interest received	112.22	208.60
Redemption/(Investments) in margin money deposits	152.84	(314.00)
NET CASH (USED)/GENERATED IN INVESTING ACTIVITIES	374.43	836.76
CASH FLOW FROM FINANCING ACTIVITIES		
(Repayment)/Proceeds from long term borrowings Proceeds from short term borrowings	1,610.23	227.54
Interest and other finance charges paid	154.76	154.88
Proceeds from issue of share capital on preferential basis	(34.28)	(23.26)
NET CASH USED IN FINANCING ACTIVITIES	320.00 2,050.71	359.16
NET CHANCES IN CASH AND CASH FORMULA THE CASH		
NET CHANGES IN CASH AND CASH EQUIVALENTS (A+B+C) CASH AND CASH EQUIVALENTS:	0.27	14.91
Opening Balance		(22)04983.0
	23.83	8.92
Unrealised Gain/(Loss) on foreign currency Cash and Cash Equivalents Closing Balance		
closing balance	24.10	23.83

For Jotindra Infrastructure Limited (Formerly known as Jotindra Steel And Tu

Place:Faridabad Date: 30-05-2025



ureka) Managing Director DIN:00060206

 \sim

6



HUMS & Associates

Chartered Accountants

Independent Auditor's Report on Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure **Requirements) Regulations, 2015**

To, The Board of Directors Jotindra Infrastructure Limited formerly known as Jotindra Steel and Tubes Limited

Qualified Opinion

We have audited the accompanying statement of Annual consolidated financial results of Jotindra Infrastructure Limited formerly known as Jotindra Steel and Tubes Limited ("the Company"), its subsidiaries and its associates for the quarter and year ended March 31, 2025 ("the Statement") 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, except for the matters as given in the Basis of Qualified Opinion paragraph below, the Statement:

- i. Includes the audited financial results of 5 Subsidiaries and 1 associates which were used for consolidation;
- ii. are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- iii, gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian accounting standards ("Ind AS") and other accounting principles generally accepted in India of the net profit/loss and other comprehensive income and other financial information of the Company, its subsidiaries and its associates for the quarter and year ended March 31, 2025.

Basis of Qualified Opinion

We conducted our audit in accordance with the Standards on Auditing ("SA"s) 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 obtained by us is sufficient and appropriate to provide a basis for our opinion except in the following cases:

A) Attention is drawn to fact that Hon'ble Supreme Court of India vide it order dated 06th Spetember'2018 had directed the Forensic Audit of the

Head Office : 307, Surya Complex, 21, Veer Savarkar Block, Shakarpur, Vikas Marg, Delhi-110 092 Mobile : 9312211526, 9891251431

E-mail: humsassociates@gmail.com Website : humsandassociates.com

2nd Office : 964, Sector-9, Vasundhara, Ghaziabad-201 012 (U.P.) Mobile : 9810231703, 9871029901



Company. Consequent to the report of the forensic auditor, undertaken as per the direction of the Hon'ble Supreme Court of India to look into transactions between Amrapali group of companies. and Sureka group of companies. The Hon'ble Supreme Court vide order dated 14th October'2019 & further Order dated 02nd December'2019 has directed to M/s Jotindra Steel & Tubes Ltd, Mauria Udyog Ltd including associated companies and Directors viz Mr. Navneet Kumar Sureka and Mr Akhil Kumar Sureka to deposit Rs. 167 Cr.

In response to the order of the Hon'ble Supreme Court, it has filed an application on 09th December'2019 before the Hon'ble Supreme Court to accept the title-deeds of immovable properties belonging to Sureka family members and associate companies (based on the latest valuation report) worth amounting to Rs. 208.31 Crores and after reducing the incumbency amount of Rs. 39.34 Crores balance value of properties work out to Rs. 168.97 Cr. Directors of the Company have filed interlocutory application for recalling the Order Dated 23.07.2019 qua the applicants, before Hon'ble Supreme Court and the same is still pending. However, the management of the company is of opinion, there is no specific liability against the company.

In the above context, Enforcement Directorate has under undertaken enquiry of verification of alleged bogus transactions of TMT supplies to M/s Amrapali Group and is of the opinion that Jotindra Infrastructure Limited (formerly known as Jotindra Steel and Tubes Limited) has assisted in siphoning of funds by providing accommodation entries to the tune of Rs. 7.11 Crore and has obtained proceeds of crime to the tune of Rs. 28 Lakhs during the relevant period. The company is contesting that no such liability will accrue on the company on the above observation of Special Court PMLA and thus has not provided for the same in the books of accounts.

B) Attention is drawn on the application filed by State Bank of India against M/s Ozone GSP Infratech before Ld. Debt Recovery Tribunal II, New Delhi, for default in payment of loans and has claimed the company as a corporate guarantor amounting to Rs. 21.46 Cr.. The company has filed a counter claim against State Bank of India and has denied any liability in respect of above. Accordingly, no provision has been made in books of accounts.

Our opinion is modified in respect of above matter.

Management's Responsibilities for the Consolidated Financial Results

This Statement has been prepared on the basis of the Annual audited consolidated financial statements and has been approved by the Company's Board of Directors. The Company's Board of Directors is responsible for the preparation and presentation of the statement that gives a true and fair view of the net profit/loss and other comprehensive income and other financial information of the Company, its subsidiaries and its associates in accordance with the accounting principles generally accepted in India





Including 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, its subsidiaries and its associates 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 statement that give a true and fair view and is free from material misstatement, whether due to fraud or error.

In preparing the statement, the Board of Directors are responsible for assessing the Company's, its subsidiaries and its associates 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.

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

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

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

- Identify and assess the risks of material misstatement of the Statement, 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, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness
 of accounting estimates and related disclosures made by the Board of Direct Ascont





- 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 Statement 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 Statement, including the disclosures, and whether the Statement represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance of the company and such other entities included in the statement of which we are 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 those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Emphasis of Matters

The company is yet to comply with Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014, with respect to the use of accounting software that includes a feature for recording an audit trail (edit log), and operational throughout the year for all transactions. Based on our examination which included test checks, the company has not implemented the Audit Trail (edit log) feature during the financial year. As informed to us, the company is in process of implementation of the audit trail (edit log) feature has no impact on the financial statement for the year. Hence, we are unable to comment on the audit trail feature of the accounting software, however, based on our examination of books of accounts on test check basis we are of the opinion that there is no material impact on the financial statements of the company.

Other Matter

- We report that the figures for the quarter ended March 31, 2025 represent the derived figures between the audited figures in respect of the financial year ended March 31, 2025 and the published unaudited year-to-date figures up to December 31, 2024 being the date of the end of the third quarter of the current financial year, which were subjected to a limited review by us.
- 2. Reference is drawn to Qualification reported in subsidiaries reports:

Sarvome Infrastructure Projects Private Limited





- Forensic audit has been conducted on the company in the case of Amrapali (i) Group and the forensic auditor has observed recovery of Rs. 15.73 Crore from the company.
- Hon'able Supreme Court has raised recoveries from that Sureka Group (ii) companies in the Amrapali case. However the matter is still subjudice. The Company has outstanding balance of Rs. 1,14,67,314/- payable to one of the group companies of Amrapali. As such we are unable to determine the liability as on date in respect of this case. Hence our Opinion is Qualified in respect of above.

Sarvome Housing Private Limited

- (i) Forensic audit has been conducted on the company in the case of Amrapali Group and the forensic auditor has observed recovery of Rs. 15.73 Crore from the company.
- (ii) Hon'able Supreme Court has raised recoveries from that Sureka Group companies in the Amrapali case. However the matter is still subjudice. The company has advanced a sum of Rs. 15 Crore to one of the group companies of Amrapali. As such, we are unable to determine the liability as on date on the Company in respect of this case.

FOR H U M S & ASSOCIATES **Chartered Accountants** FRN: 022230N ASD FRN ns 022230N DELHI (H.P. JOSHI)

PARTNER Membership No.-505140

UDIN: 25505140BMHMZN5970 Place: New Delhi Date: May 30, 2025



	Registered Office : 14 Ph.: 0129-24477806, Fax: 0129-2477898; Emai			03		
	CIN: L	l Id: jotindrasteelan				
	CIN: L		dtubes@gmail.com;	Web-site:www.jstltd.c	om	
	Statement of Concolidated Audited Finance	27104HR1970PLC00	the subscription of the su			
	Statement of Consolidated Addited Finance	ial Results for the q	uarter and year ende	d on March 31, 2025		
						(Rs. In la
			Quarter Ended			Ended
	Particulars	3 months ended in current year	Preceding 3 months ended	Corresponding 3 months ended in the previous year	Current Year Ended	Previous Year en
		(31/12/2024)	(31/12/2024)	(31/03/2024)	(31/03/2025)	(31/03/2024)
		Unaudited	Unaudited	Audited	Audited	Audited
1	Revenue From Operations	3027.96	1649.07	2471.95	8882.22	7419.23
11	Other Income Total Income (I+II)	42.92	28.40	4438.61	2333.18 11215.40	5115.14
_	EXPENSES	3070.88	1677.47	6910.55	11215.40	12534.36
a	Cost of materials consumed/Expenditure on Group Housing Project	1820.11	1309.34	2457.14	6765.99	7224.55
b	Purchases of Stock-in-Trade	0.00	0.00	0.00	839.96	165.48
С	Changes in inventories of finished goods, Stock-in-Trade and Work-in-progress	0.00	0.00	0.00	(839.96)	(165.48)
	Employee benefits expense	6.59	6.87	6.14	26.54	28.62
	Finance costs	16.97	4.42	5.70	34.39	23.77
	Depreciation and amortization expense Other expenses	23.76 61.75	24.99 6.69	16.46 30.14	98.74 77.79	125.55 51.43
_	Total expenses (IV)	1929.18	1352.32	2515.59	7003.45	7453.93
_	Profit/(loss) before exceptional items and tax (I- IV)	1141.70	325.15	4394.97	4211.95	5080.44
	(1) Share of Profit/Loss of Associates and Subsidries	(2.51)	0.50	(0.18)	1.10	1.99
	(2) Exceptional Items	908.68	313.77	0.00	1222.45	0.00
	Profit/(loss) before tax (V-VI)	235.53	10.88	4395.15	2988.40	5078.45
VIII	Tax expense:					
	(1) Current tax	(64.50)	0.00	(34.88)	(199.50)	(74.88)
_	(2) Deferred tax	(0.81)	1.08	72.55	0.87	80.72
	(3) Earlier year tax	0.00	0.82	(9.17)	0.82	(9.17)
IX	Profit (Loss) for the period from continuing operations (VII-VIII)	170.22	12.78	4423.65	2790.59	5075.12
x	Profit/(loss) from discontinued operations	NA	NA	NA	NA	NA
XI	Tax expense of discontinued operations	NA	NA	NA	NA	NA
XII	Profit/(loss) from Discontinued operations (after tax) (X-XI)	NA	NA	NA	NA	NA
XIII	Profit/(loss) for the period (IX+XII)	170.22	12.78	4423.65	2790.59	5075.12
KIV I	Other Comprehensive Income					
	(c) Equity insruments through other comprehensive income					
	(i) Items that will not be reclassified to profit or loss	0.00	2.00	2.46	2.00	2.46
	-Remeasurement of defined benefit plans (Net)	0.00	0.00	0.00	0.00	0.00
	(ii) Income tax relating to items that will not be reclassified to profit or loss	0.00	(0.50)	(0.62)	(0.50)	(0.62)
	B (i) Items that will be reclassified to profit or loss	0.00	0.00	0.00	0.00	0.00
	(ii) Income tax relating to items that will be reclassified to profit or loss	0.00	0.00	0.00	0.00	0.00
1810	Total Comprehensive Income for the period (XIII+XIV) (Comprising Profit (Loss) and Other Comprehensive Income for the period)	170.22	14.28	4425.49	2792.09	5076.96
_	Total Comprehensive income Attributable to:					
-	Shareholder of the Company	170.94	13.55	4422.70	2793.06	5075.65
	Non Controlling Interest	0.78	(0.77)	2.79	(0.97)	1.31
	Earnings per equity share (for continuing operation):					
VII ((1) Basic	2.89	0.24	90.82	47.34	104.19
1	(2) Diluted	2.89	0.24	90.82	47.34	104.19
VIII	Earnings per equity share (for discontinued operation):					
1	(1) Basic	0.00	0.00	0.00	0.00	0.00
	(2) Diluted	0.00	0.00	0.00	0.00	0.00
_	Earnings per equity share(for discontinued & continuing operations):					
-	1) Paris	2.00	0.24	00.02	47.34	104.40
-	(1) Basic (2) Diluted	2.89	0.24	90.82	47.34	104.19 104.19



1	The audited financial results of the Company for the year ended Ma held on 30.05.2025	arch 31, 2025 have been reviewed	by the Audit Committee	of the Board and approved by the Board of Directors at its meetings
2		atinum Softech Private Limited ar	nd Pebbless Prolease Pr	ceivable from M/s. Three Platinum Softech Private Limited and Pebble rivate Limited was considered in Supreme Court order dt 28-07-2020 nount is not recoverable Consequently has now been written off.
3	These financial results have been prepared in accordance with the r Act, 2013 read with the relevant rules issued there under and the o			ting Standards ("Ind AS") prescribed under Section 133 of the Companie
4	The revenue has been recognised based on the managements's ass	essment of percentage completion	of the ongoing housing	g project at Faridabad.
5	During the 1st Quarter of FY 2024-25, the Company has been Grant	ed Occupation Certificate of Phase	-I Subject to Conditions	as specified in said letter.
6	Company is not identified as a Large Corporate as on March 31, pertaining to fund raising by issuance of debt securities by large en		teria given under the S	SEBI circular SEBI/HO/DDHS/CIR/P/2018/144 dated November 26, 20
7	There is no fund raising in the Company in the quarter under review	v. Thus, statement of Deviation un	der Reg 32 of Listing Reg	gulations is not applicable.
8	Disclosure of Segment-wise information is not applicable as the con	npany is dealing only in one segme	ent.	
9	The figures for the corresponding previous period have been regrou The figures for quarter ended March 31, 2025 are balancing figures year.			parable. he reviewed year-to-date figures up to the third quarter of the financia
10	During the 3rd Quarter, the Company raised a fund of Rs. 3,20,00,00 repayment of Ioan.	00 divided into 32,00,000 Equity sh	ares of Rs.10 each on pr	efential basis and the same has been utilised for the purpose of
		he available on the Company's w	absite https://intindra.c	om/ and at the stock exchange website of MSEI Limited on
11 12	www.msei.in In compliance with Rule 11 (g) of the Companies (Audit and Audito	ors) Rules, 2014, the company is n	equired to use accounti	ng software for maintaining its books of account which has a feature
12	www.msei.in In compliance with Rule 11 (g) of the Companies (Audit and Audit recording audit trail, (edit log) facility, and same has been operate implement the audit trail (edit log) feature in its accounting softwar financial statement for the year. Management is currently in the pro-	ors) Rules, 2014, the company is r ed throughout the year for all trai are during the year. The manager occess of implementing the necessa	equired to use accounti nsactions, and the audi nent believes that non-i ry changes to comply w	t trail feature has not been tampered. However, the company is yet mplementation of the audit trail (edit log) feature has no impact on the
ALC: N	www.msei.in In compliance with Rule 11 (g) of the Companies (Audit and Audit recording audit trail, (edit log) facility, and same has been operate implement the audit trail (edit log) feature in its accounting softwa	ors) Rules, 2014, the company is r ed throughout the year for all trai are during the year. The manager occess of implementing the necessa	equired to use accounti nsactions, and the audi nent believes that non-i ry changes to comply w	t trail feature has not been tampered. However, the company is yet mplementation of the audit trail (edit log) feature has no impact on the
12	www.msei.in In compliance with Rule 11 (g) of the Companies (Audit and Audit recording audit trail, (edit log) facility, and same has been operate implement the audit trail (edit log) feature in its accounting softwar financial statement for the year. Management is currently in the pro-	ors) Rules, 2014, the company is r ed throughout the year for all trai are during the year. The manager occess of implementing the necessa	equired to use accounti nsactions, and the audi nent believes that non-i ry changes to comply w	t trail feature has not been tampered. However, the company is yet mplementation of the audit trail (edit log) feature has no impact on the
12	www.msei.in In compliance with Rule 11 (g) of the Companies (Audit and Audit recording audit trail, (edit log) facility, and same has been operate implement the audit trail (edit log) feature in its accounting softwa financial statement for the year. Management is currently in the pro- Following subsidiaries and associates have been consolidated durin	ors) Rules, 2014, the company is n ed throughout the year for all trai are during the year. The manager occess of implementing the necessa g the Quarter ended on 31.03.2025 Relation with	equired to use accounti nsactions, and the audi tent believes that non-i ry changes to comply w b. Status of	t trail feature has not been tampered. However, the company is yet mplementation of the audit trail (edit log) feature has no impact on the
12 13 5.No.	www.msel.in In compliance with Rule 11 (g) of the Companies (Audit and Audit recording audit trail, (edit log) facility, and same has been operate implement the audit trail (edit log) feature in its accounting softwi financial statement for the year. Management is currently in the pro- Following subsidiaries and associates have been consolidated durin Name of the Company	ors) Rules, 2014, the company is n ed throughout the year for all trai are during the year. The manager occess of implementing the necessa g the Quarter ended on 31.03.2025 Relation with Company	equired to use accounti nsactions, and the audi tent believes that non-i ry changes to comply w b. Status of Consolidation	t trail feature has not been tampered. However, the company is yet mplementation of the audit trail (edit log) feature has no impact on the
12 13 S.No.	www.msel.in In compliance with Rule 11 (g) of the Companies (Audit and Audits recording audit trail, (edit log) facility, and same has been operate implement the audit trail (edit log) feature in its accounting softwi financial statement for the year. Management is currently in the pro- Following subsidiaries and associates have been consolidated durin Name of the Company Sarvome Developers Private Limited	ors) Rules, 2014, the company is n ed throughout the year for all trai are during the year. The manager occess of implementing the necessa g the Quarter ended on 31.03.2025 Relation with Company Subsidiary	equired to use accounti nsactions, and the audi tent believes that non-i ry changes to comply w 5. Status of Consolidation Audited	t trail feature has not been tampered. However, the company is yet mplementation of the audit trail (edit log) feature has no impact on the
12 13 5.No. 1 2	www.msel.in In compliance with Rule 11 (g) of the Companies (Audit and Audits recording audit trail, (edit log) facility, and same has been operate implement the audit trail (edit log) feature in its accounting softwi financial statement for the year. Management is currently in the pro- Following subsidiaries and associates have been consolidated durin Name of the Company Sarvome Developers Private Limited Sarvome Infrastructure Projects Private Limited	ors) Rules, 2014, the company is n ed throughout the year for all trai are during the year. The manager occess of implementing the necessa g the Quarter ended on 31.03.2025 Relation with Company Subsidiary Subsidiary	equired to use accounti nsactions, and the audi tent believes that non-i ry changes to comply w 5. Status of Consolidation Audited Audited	t trail feature has not been tampered. However, the company is yet mplementation of the audit trail (edit log) feature has no impact on the
12 13 5.No. 1 2 3	www.msel.in In compliance with Rule 11 (g) of the Companies (Audit and Audita recording audit trail, (edit log) facility, and same has been operate implement the audit trail (edit log) feature in its accounting softwi financial statement for the year. Management is currently in the pro- Following subsidiaries and associates have been consolidated durin Name of the Company Sarvome Developers Private Limited Sarvome Infrastructure Projects Private Limited Sarvome Housing Private Limited	ors) Rules, 2014, the company is n ed throughout the year for all trai are during the year. The manager occess of implementing the necessa g the Quarter ended on 31.03.2025 Relation with Company Subsidiary Subsidiary Subsidiary	equired to use accounti nsactions, and the audi tent believes that non-i ry changes to comply w 5. Status of Consolidation Audited Audited Audited	t trail feature has not been tampered. However, the company is yet mplementation of the audit trail (edit log) feature has no impact on the
12 13 5.No. 1 2 3 4	www.msel.in In compliance with Rule 11 (g) of the Companies (Audit and Audita recording audit trail, (edit log) facility, and same has been operate implement the audit trail (edit log) feature in its accounting softwi financial statement for the year. Management is currently in the pro- Following subsidiaries and associates have been consolidated durin Name of the Company Sarvome Developers Private Limited Sarvome Infrastructure Projects Private Limited Sarvome Housing Private Limited Bihariji Developers Private limited	ors) Rules, 2014, the company is n ed throughout the year for all trai are during the year. The manager occess of implementing the necessa g the Quarter ended on 31.03.2025 Relation with Company Subsidiary Subsidiary Subsidiary Subsidiary	equired to use accounti nsactions, and the audi tent believes that non-i ry changes to comply w 5. Status of Consolidation Audited Audited Audited Audited	t trail feature has not been tampered. However, the company is yet mplementation of the audit trail (edit log) feature has no impact on the

		FRASTRUCTURE LIMITED OTINDRA STEEL AND TUBES LIMITED	
		MATHURA ROAD, FARIDABAD-12100	-
Dh			
Ph.	: 0129-24477806, Fax: 0129-2477898; Email Id:)4HR1970PLC005240	web-site:www.jstita.com
	Consolidated Statement of	of Assets and Liabilities (Rs. In lakhs)	
	Particulars	As at 31/03/2025	As at 31/03/2024
AS	SETS		
No	n-Current Assets		
(a)	Property, Plant and Equipment	7667.32	714.6
(b)	Capital work-in-progress	2.51	2.5
(c)		0.00	0.0
(d)		999.46	999.4
(e)	Other Intangible assets		
(f)	Intangible assets under development		
(g)	Biological Assets other than bearer plants		
(h)			
(i)	Investments	2875.93	3144.3
(ii)	Trade receivables		
(iii)	Loans	25.00	25.0
(iv)	Others (to be specified)	651.84	3046.2
(i)	Deferred tax assets (net)	29.61	28.7
(j)	Other non-current assets		
Cur	rrent Assets		
(a)	Inventories	10226.01	10396.0
(b)	Financial Assets		
(i)	Investments		
(ii)	Trade receivables	1013.65	692.6
(iii)	Cash and cash equivalents	28.02	28.2
(iv)	Bank balances other than (iii) above	580.84	733.6
(v)	Loans	2711.27	7183.2
(vi)	Others (to be specified)		
(c)	Current Tax Assets (Net)		
(d)	Other current assets	1954.54	2016.1
Tot	al Assets	28766.00	29010.84
EQU	UITY AND LIABILITIES		
Equ	lity		
(a)	Equity Share capital	807.46	487.4
(b)	Retained Earnings	10946.99	8153.93
(c)	Other Reserves	2470.80	2470.80
(d)	Non Controlling Interest	44.57	45.5
LIA	BILITIES		
Nor	n-Current Liabilities		
(a)	Financial Liabilities	1	
(i)	Borrowings	3936.87	2474.94
(ii)	Trade payables		
	Total Outstanding Dues of Micro Enterprises		
(A)	and small enterprises; and		
	Total Outstanding Dues of Creditors other than		
	micro enterprises and small enterprises.		
(B)			
(iii)	Other financial liabilities (other than those		
(b)	Provisions	26.04	22.4
(c)	5 F 1. 11 1 11 11 11 11 11		fa fa -17
(d)	Other non-current liabilities		



(2) Current Liabilities

(2)	Current Liabilities				
	(a)	Financial Liabilities		÷	
	(i)	Borrowings	656.08	501.32	
	(ii)	Trade payables			
	(A)	Total Outstanding Dues of Micro Enterprises and small enterprises; and			
	(B)	Total Outstanding Dues of Creditors other than micro enterprises and small enterprises.	1020.21	4377.34	
	(iii)	Other financial liabilities (other than those	304.92	242.03	
	(b)	other current liabilities	8205.30	10014.56	
	(c)	Provisions	346.76	220.44	
	(d)	Current Tax Liabilities (Net)			
	Total Equity and Liabilities		28766.00	29010.84	

Jotindra Infrastructure Limited

Date: 30.05.2025 Place: Faridabad



FORMERLY KNOWN AS JOTINDRA STEEL AND TUBES LIMITED

CIN: L27104HR1970PLC005240

Consolidated Statement of Cash Flows for the year ended March 31, 2025 Address: 14/3, Mathura Road, Faridabad- 121003 Haryana; Email: jotindra@jotindra.com

Particulars	For the year ending March 31, 2025	For the year ending March 31, 2024
A CASH FLOW FROM OPERATING ACTIVITIES		
Profit/(loss) before exceptional items and tax	4,211.96	5,080.43
Adjustments for:		
Share of Profit/ (Loss) of Associate	(1.10)	(1.99
Profit of Minority Shareholders	0.97	(1.31
Reserve of subsidiaries	3402	· -
Depreciation	98.74	125.55
Profit on Sale of Assets	(0.42)	(169.14
Loss on Sale of Assets	and a second second	0.91
Change in fair value of mutual funds	-	1.19
Sundry balances written off/Back	-	(225.84
Actuarial Gain or losses	200 200	23.20
Interest income	(112.28)	(444.3
Interest expense	34.28	
Provision for doubtful receivables		(1,380.85
Loss on Sale of Mutual Funds		4.17
	25	4.1.
Foreign exchange loss (net)	-	
Gain (Conversion of Land into Stock in Trade)	5	(2,862.49
Operating Profit/(Loss) before working capital changes	4,232.14	149.54
Movements in cash flow on account of working capital:		
Changes in security deposits	2,394.41	(3,029.1)
Changes in inventories	212.81	(833.0)
Changes in trade receivables	(508.79)	1,298.1
Changes in other financial Assets	65.00	-
Changes in other current assets	3,433.49	(567.80
Changes in other financial liabilities	62.90	101.13
Changes in provisions	(67.27)	(13.20
Changes in trade payables	(3,356.78)	3,149.12
Changes in other current liabilities	(1,809.27)	(1,522.36
Cash generated from operations	4,658.64	(1,267.61
Income taxes paid (Net of refunds)		-
NET CASH FROM OPERATING ACTIVITIES	4,658.64	(1,267.61
CASH FLOW FROM INVESTING ACTIVITIES		
Payments to acquire Property, Plant and Equipment	(7,096.76)	(101.71
Payments from sale of Property, Plant and Equipment	2.99	1,262.03
Payments to acquire non- current investments	268.43	(213.85
Interest received	112.28	225.84
Redemption/(Investments) in margin money deposits	152.84	(314.00
Goodwill/(Capital reserve)	(0.01)	(0.02
NET CASH (USED)/GENERATED IN INVESTING ACTIVITIES	(6,560.24)	858.29
CASH FLOW FROM FINANCING ACTIVITIES		
	1 461 02	200 04
(Repayment)/Proceeds from long term borrowings Proceeds from short term borrowings	1,461.93 154.76	288.04
이 것을 잘 못 하는 것 같아요. 그는 것은 것은 것 같아요. 이 것은 것 같아요. 이 것은 것 같아요. 이 있 않는 것 같아요. 이 것 이 것 않 ? 이 것 같아요. 이 것 않 ? 이 것 같아요. 이 것 않 ? 이 집 ? 이 ? 이 집 ? 이 ? 이 집 ? 이 집 ? 이 ? 이		154.88
Interest and other finance charges paid	(34.28)	(23.26
Proceeds from issue of share capital on preferential basis	320.00	-
Distribution to minority shareholder NET CASH USED IN FINANCING ACTIVITIES	(1.01) 1,901.40	(0.99
NET CHANGES IN CASH AND CASH EQUIVALENTS (A+B+C)	(0.20)	9.35
CASH AND CASH EQUIVALENTS:		
Opening Balance Unrealised Gain/(Loss) on foreign currency Cash and Cash Equivalents	28.22	18.87
Closing Balance	28.02	28.22

Summary of significant accounting policies

5

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

Date: 30.05.2025 Place: Faridabad

