

Sec/Steels/013/FY 2024-25

Registered Office 'Turner Morrison Building' 6 Lyons Range, 1st Floor Kolkata - 700001, INDIA Phone : +91 33 2231 0055 / 56 E-mail : info.steels@manaksiasteels.com Website : www.manaksiasteels.com

Date: 28/05/2024

The Secretary BSE Limited New Trading Wing, Rotunda Building, PJ Tower, Dalal Street, Mumbai- 400001 SCRIP CODE: 539044 The Manager National Stock Exchange of India Limited Exchange Plaza, C-1, Block "G" 5th floor, Bandra Kurla Complex, Bandra East, Mumbai- 400051 SYMBOL: MANAKSTEEL

Dear Sir/Madam,

Sub: <u>Outcome of Board Meeting held on 28th May, 2024 and intimation of material events</u> in terms of Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Para A of Part A of Schedule III

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we would like to inform you that the Board of Directors of the Company at its meeting held today, which commenced at 05:00 P.M. and concluded at 07:00 P.M. have *inter alia* transacted the following business(es):

- (a) Adopted the Audited Financial Statements (both Standalone and Consolidated) of the Company for the year ended on 31st March, 2024.
- (b) Approved the Audited Financial Results (both Standalone and Consolidated) of the Company for the quarter and year ended on 31st March, 2024. A copy of the Financial Results (both Standalone and Consolidated) of the Company for the quarter and year ended on 31st March, 2024 along with the Unmodified Independent Audit Report of the Statutory Auditors on the Standalone and Consolidated Financial Results of the Company for the quarter and year ended 31st March, 2024 are enclosed as Annexure-A.

We hereby declare that the Statutory Auditors of the Company have expressed their Unmodified Opinions in respect of Audited Standalone and Consolidated Financial Statements for the year ended on 31st March, 2024, the copy of declaration of the Managing Directors is enclosed as Annexure -B.



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- (c) Approved appointment of M/s. S. K. Agrawal and Co. Chartered Accountants LLP, Chartered Accountants, (Firm Registration No. 306033E) as Statutory Auditors of the Company for one term of five consecutive years commencing from the conclusion of ensuing 23rd Annual General Meeting (AGM) upto the conclusion of the 28th AGM of the Company to be held for the Financial Year 2028-29 subject to the approval of shareholders at the ensuing AGM of the Company. A brief profile of M/s. S. K. Agrawal and Co. Chartered Accountants LLP, Chartered Accountants is enclosed as Annexure-C.
- (d) Approved re-appointment of KASG & CO. (FRN: 002228C) as Internal Auditor of the Company for the Financial Year 2024-25. A brief profile of KASG & CO. is enclosed as Annexure-D.
- (e) Approved re-appointment of M/s. MKB & Associates as Secretarial Auditor of the Company for the Financial Year 2024-25. A brief profile of M/s. MKB & Associates is enclosed as Annexure-E.
- (f) Approved re-appointment of M/s. B. Mukhopadhyay & Co. (Registration No- 000257) as Cost Auditor of the Company for the Financial Year 2024-25. A brief profile of M/s. B. Mukhopadhyay & Co is enclosed as Annexure-F.

This may be treated as compliance with Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI Circular SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023. We request you to kindly take the above information/ documents on record.

Thanking you, Yours faithfully,

For Manaksia Steels Limited

(Ajay Sharma) Company Secretary



Encl: As above



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Annexure - A

CHARTERED ACCOUNTANTS Firm Registration No. : 329088E The Chambers, Suite No. 307, 3rd Floor 1865 Rajdanga Main Road, Kasba Opposite Gitanjali Stadium West Bengal, India, Kolkata - 700 107 Website - www.agrawalsanjay.com E-mail Id : agrawaltondon2019@gmail.com

Independent Auditors Report on the Quarterly and Year to Date Audited Standalone Financial Results of the Company pursuant to the regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, as amended

To

Board of Directors of Manaksia Steels Limited

Report on the Audit of Standalone Financial Results

Opinion

We have audited the accompanying standalone financial results of Manaksia Steels Limited (hereinafter referred to as the "the Company") for the year ended 31 March, 2024 attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

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

- 1. are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard, and
- give a true and fair view in conformity with the applicable accounting standards, and other accounting principles generally accepted in India, of net profit and other comprehensive income and other financial information of the Company for the year ended 31 March, 2024.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 ("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 statements 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.

Board of Directors' Responsibilities for the Standalone Financial Results

These Standalone financial results have been prepared based on the standalone annual financial Dents. The Company's Board of Directors are responsible for the preparation and presentation of these standalone financial results that give a true and fair view of the net profit and other comprehensive income and other financial information of the company in accordance with the Indian Accounting Standards 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 Board of Directors of the Company are responsible for 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 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 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 of the Company are responsible for assessing the ability of the Company 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 of the Company are also responsible for overseeing the financial reporting process.

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

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)(1) 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 ability of the company 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 standalone 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 standalone financial results represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance of the Company, 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.

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.



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The standalone financial results include the results for the quarter ended 31 March 2024 and 31st March 2023 being the balancing figures between the audited figures in respect of the full financial years and the published/recasted unaudited year to date figures up to the third quarter of the current and previous financial year which were subject to limited review by us.

For Agrawal Tondon & Co. Chartered Accountants Firm Registration No – 329088E

The torolon Radhakrishan Tondon

Partner Membership No-060534 UDIN: 24060534 BKESRU9275



Place: Kolkata Date: 28th May, 2024

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Independent Auditors Report on the Quarterly and Year to Date Audited Consolidated Financial Results of the Company pursuant to the regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, as amended

То

Board of Directors of Manaksia Steels Limited

Report on the Audit of Consolidated Financial Results

Opinion

We have audited the accompanying consolidated financial results of Manaksia Steels Limited (hereinafter referred to as the 'Holding Company") and its subsidiaries (the Holding Company and its subsidiary together referred to as "the Group") for the year ended 31st March, 2024 attached herewith, being submitted by the Holding 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 consolidated financial statements:

(i) includes the financial results of the following entities;

Subsidiaries:

- a) Technomet International FZE (Incorporated outside India)
- b) Federated Steel Mills Limited (Incorporated outside India)
- c) Far East Steel Industries Limited (Incorporated outside India)
- d) Sumo Agrochem Limited (Incorporated outside India)
- (ii) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- (iii) Give a true and fair view in conformity with the applicable accounting standards, and other accounting principles generally accepted in India, of net profit and other comprehensive income and other financial information of the group for the year ended 31st March, 2024.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 ("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 financial statements 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, along with the consideration of reports of the other auditors referred to in sub paragraph no. (i) of the "Other Matters" paragraph below, is sufficient and appropriate to provide a basis for our opinion on the consolidated annual financial results.

Board of Directors' Responsibilities for the Consolidated Financial Results

These Consolidated financial results have been prepared based on 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



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accordance with the Indian Accounting Standards 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 consolidated financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial results, the respective Board of Directors of 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 Board of Directors of the companies included in the group intends to liquidate the group or to cease operations, or has no realistic alternative but to do so.

The Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Company.

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

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.

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 group 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 of the entities within the group of which we are the independent auditors to express an opinion on the statement, including the disclosures,



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- 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. For the other entities included in the consolidated
 Financial Results, which have been audited by other auditors, such other auditors remain responsible for the
 direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit
 opinion.

We communicate with those changed with governance of the Holding Company and such other entities of which we are the independent auditors, 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 of the Holding Company and such other entities of which we are the independent auditors 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

(i) The consolidated Financial Results include the audited Financial Results of one subsidiary incorporated outside India, whose financial statements/financial results/financial information reflects total assets of Rs.2,160.93 lakhs as at 31 March 2024, total revenue of Rs. 4,940.96 lakhs and total profit/(loss) after tax of Rs.72.53 lakhs for the year ended on that date, as considered in the consolidated financial results, which have been audited by other independent auditors. These financial statements/financial information have been audited by other auditor whose reports have been furnished to us by the Board of Directors and our opinion on the consolidated Financial Results, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, is based solely on the audit report of other auditor and the procedures performed by us are as stated in paragraph above.

The aforesaid subsidiary are located outside India whose financial results/financial statements and other financial information have been prepared in accordance with the accounting principles generally accepted in their respective countries and which have been audited by other auditor under generally accepted anditing standards applicable in their respective countries. The Holding Company's management has converted the financial results/financial statements of the subsidiary located outside India from accounting principles generally accepted in their respective countries to accounting principles generally accepted in India. We have audited these conversion adjustments made by the Holding Company's management. Our opinion in so far as it relates to the balances and affairs of such subsidiary located outside India is based on the report of other auditor and the conversion adjustments prepared by the management of the Holding Company and audited by us.

The consolidated Financial Results include the unaudited Financial Results of three subsidiaries, incorporated outside India, whose Financial Statements/Financial Results/ financial information reflects total assets of Rs. 3,285.69 lakhs as at 31 March 2024, total revenue of Nil and total net profit/(loss) after tax of Rs.(246.51) lakhs the year ended on that date, as considered in the consolidated financial results. These unaudited financial statements/financial results/ financial information have been furnished to us by the Board of Directors and our opinion on the consolidated Financial Results, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, is based solely on such unaudited financial statements/ financial results/ financial information and explanations given to us by the Board of Directors, these financial statements/ financial results/ financial information are not material to the group.



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Our opinion on the consolidated Financial Results is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the Financial Results/Financial Information certified by the Board of Directors.

(ii) The consolidated financial results include the results for the quarter ended 31st March 2024 and 31st March 2023 being the balancing figures between the audited figures in respect of the full financial years and the published/recasted unaudited year to date figures up to the third quarter of the current and previous financial year which were subject to limited review by us.

For Agrawal Tondon & Co. Chartered Accountants Firm Registration No – 329088E

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Radhakrishan Tondon Partner Membership No-060534 UDIN: 24060534 BKES RV 8516

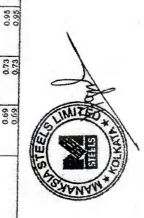
Place: Kolkata Date: 28th May, 2024





MANAKSIA STEELS LIMITED Corporate identification Number L27101WB2001PLC138341 Rogutored affloe is Lyour Range, Tunner Morrison Euliding, Funt Floor, Kolkata - 700001 E-multi Informantaisatedia.com, Websten www.manakitatedia.com E-multi Informent Plaza 20231 0065 / 931-36-2231 0055 STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR EMDED 316T MARCH, 2024

QUARTER ENDED	CD CD	VEAR BUDED	NDED				CONGOLIDATED	a	Anur no ci
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361.21	21,015.19	63,196.01	64,148.10 720 78	10 (a) revealue 10 (b) revealue form Operations	16,290.54	13,360,17	33.574.85	68.106.72	74 737 86
12,263,16	31,163,75	64,769.11		Total Income	418.94	361.21	149.76	1.563.18	726.69
					16,709.48	13,731,35	39,734.61	69,669.90	74.964.25
11.719.89	18,135,29	54.481.56	56.260 EG	3. Expenses					
(1,947.54)	372.02	(836.78)		its cost of intercriters consumed (intcituding traded goods)	13,159.31	12.276.71	19,878.64	55,985.61	61.777.25
376.58	339.25	1,452.62		(c) Employee behellte expense	348,84	(1,742,91)	298.16	48.10	526.30
11.668.22	20.208.10	NO 040 04	4 925.53	(d) Other expenses	1,494.76	1.704.98	1.749.151	86'CCA'S	2,251.88
		10.000000	70'T4-145	의 .	18,490.43	13.739.78	23.463.43	64.863.70	14/0/9/
264.93	956.66	4,807.04	2,429.36	· ·	1.219.05	081 KN	at 100 1	Al you a	10.000111
02 181	101 201	90.021	68.045	÷.	384.85	206.33	10001	02:000:0	3,131.86
487.81	140.404	AT 504	69.750	d a	133.73	182.90	15 696	C/-170	02:546
285.15		285.15		a. Froutifund hours Exceptional Items & tax (3-4-5)	700.47	502.37	849.86	3.788.86	00.140.4
772.66	72.460	3,658.32	1.644.62		(142.45)	193.26		(6.89)	-
					558.02	698.63	849.86	3,782.67	1,710.80
45.00	135.00	550.00	340.00	(a) Current Tex	AL 16	CO 13		A NUMBER	
	[6.24]	9.27	(6.34)	(b) Short/(Excess) Provision for Taxation for Tarlier Years	200	77.10	12891	584.77	406.96
114.54	25.58	306.87		(c) Deferred Tax	3 67		(98.0)	28.6	(6.24)
21.610	539.93	3,023.18	1,264.84	10. Net Profit/(Loss) for the period (PAT) (8-9)	180.72	481.14	24'R/	350.27	91.54
	5.38	3.92	as a	 Other Comprehensive Income (OOI) (After Tras) A. (i) items that will not be rechassified subsequently to Profit and Loss (a) Parameanizament Octavity (notes) =				00-000	40'97P'T
(406.00)	1,304.00	(356.00)	1.324.00	(b) Osting / (Losses) from Investments in Fourier Instruments defined at reacce	3.92	•	5,38	3.92	5.38
46.45	(150.53)	39.74	-	(ii) Tax on Home that will not be reclassified subsequently to Profit and Loss	152.08	46.45	(150.53)	(356.00)	1,324.00
4	,	•		is to the state of the second subsection of the state of the second state of the second s					(money of
. 1	-			(ii) Tax on items that will be reclassified subsequently to Frofit and Lons	(315.17)	(321,34)	(103.88)	(1,521.78)	39.98
1.4.545	1,098.78	2,709.84	2,441,40	12. Total Comprehensive Income for the period (TCI) [10+11]	(1,046.45)	(99.75)	1,677.45	1.004.24	2,435,08
655.34	655.34	655.34		13. Paid-up Equity Share Capital (Pace Value per share : ₹ 1/-)	055.341	655.341	GRK 24	Acce 34	Line and
		61.142,00	21,531.94	 Other equity as per Balance Sheet of the previous accounting year Barnings per share (Epsil (ATT 5/, analy) that annotants. 		•		29,388.97	28,384.72
0.94	0.82	4.61	-	Basic	0 60				
0.94	0.82	4.61	1.93 1	Diluted	50.0	57.0	0.95	4.33	1.86





Notos :

(a) The Phanolal Results of the Company for the Quarter and Year ended 31st March, 2024 here been reviewed and recommended by the Audit Committee and approved by the Regulations of the Company in their respective meetings held on 28th May, 2024. The Stations of the Company in their respective meetings held on 28th May, 2024. The Stations of the Company in their respective meetings held on 28th May, 2024. The Stations of the Company in their respective meetings are being published in accordance with Regulation 33 of the Stating Diffectors and Disclosure.

(b) The Consolidated Financial Results comprise of Manetaja Steels Limited: Its wholy owned subsidiary, fechnomet Internitional 726, Pederaid Steel Mills Limited, Far East Steel Industree Limited and States Agrochem Limited. Technomet International 726 has applied for volutany liquidation, panding order, the effect of the same has not been abrillent to application for volutany liquidation. Technomet in States of siep down subsidiary Federated Steel Mills Limited for volutany liquidation. Federated States of siep down subsidiary Federated Steel Mills Limited for Steel Industries Limited and States of siep down subsidiary Federated Steel Mills Limited. Far East Steel Industry Limited and States of siep down

(c) As the Company's business activity fails within a single primary business asgment, vis., "Metals", the disclosure requirements of ind AB 108, "Operating Segments", are not applicable.

(d) Comparative figures have been rearranged / regrouped wherever necessary.

(c) Exceptionel Items constitute incomc/(Expense) :-

QUARTER MUDD CONSOLIDATED CONSOLIDATED YEAR ENDED 314 March 314 March 314 March 314 March 314 March 314 March 318 March 3024 3						e.	
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dia an	QRON	91r	Y pa	15			
31st March 31st March 2024 Audited	ARTERN	16	Unaudit	285	388		
Mar 1 and a state of the state	00'	Maroh 124	lited		1		
		31.4	Auc				

"In June 2023. the Control Bank of Nigeria (CBR) amounced changes in the operations in the Nigerian Foreign Sociange Market by alcollabracht of agmaniation, with all agmaniant now collegeing into the Investor and Sxpartera (Ide) window and the reintroducion of the Willing Buyer, Willing Seller model at the figs window. This has neated in agnilleant devaluation of Migerian ourcoust against US Dollar.

Consequently, for year ended 31st March 2024, the Group has incurred buoking tess of 201.04 has and its impact for the quarter ended 31st March 2024 has Y 142.45 has in the subsidiary comparises incorporated in Nigoria. Considering tha extent of develoation, the and exchange lass loss presented as in exceptional item in the considered financial item for the Group. Additionally, on account significant develoation of Nigorian currency, the Oreup has recognised foreign currency translation loss for year and a star March 2024 has 7.315.17 ince multiling to translation of Develoation of the Oreup has recognised foreign currency. operations into presentation currency (k) of the Oreup, which is included in other comprehensive income.

() The figures for the quarter ended 31st March 2024 and 31st March 2023, are the balancing figures between audited figures in respect of Aul financial year and year to date unaudited figures upto the third quarter of respective financial year withole were subject to financial Review.

(a) The above Financial Results of the Company for the Quarter and Year ended 31st March, 2024 are available at the Company's website www.manakeinalcels.com and websites of all Block Excitioninges, where the Bijulty shares of the

Place : Kolkata Duted : 28th May, 2024



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Tor and on holanif of the Board of Directory Manusky Scola Limbol Variation Agreed



MANAKSIA STEELS LIMITED Registered office : 6, Lyons Range, Tarner Morrison Building, First Floor, Kolkata - 700001 Statement of Assets and Liabilities

Stand	alone		Consol	(? in Lac lidated
As at 31st	As at 31st	Particulars	As at 31st	As at 31st
March. 2024	March, 2023	No. 2012년 - 1997년 - 199 - 1997년 - 1997년 - 1997년 - 1997	March, 2024	March, 2023
(Audited)	(Audited)		(Audited)	(Audited)
trantient	formation	ASSETS	funnent	forment
	مفاقتكم والمراد	I. Non-Current Assets		فالقارب و
4,693.28		(a) Property, Plant and Equipment	5,342.43	6,043.2
3,198.07		(b) Capital Work-in-Progress	3,198.07	691.5
186.45	207,98	(c) Right of Use Assets	519.80	1,162.6
1		(d) Financial Assets		
8,828.45	6,800.96	(i) Investments	3.952.50	4,313.5
19.97	119.40	(iii) Other Financial Assets	29.78	129.0
1,457,37	525.78		1,457.37	525.3
18,383.59	12,152.50		14,499.95	12.865.7
10,000.07	14,130.00	COUD-LOCH - BOIL-CHITCHL BASELS	14,499.35	12,000.1
		<u> 같은 것 같은 것 같은 것은 것은 것 같은 것 같은 것 같은 것 같은</u>		
1. S. S. S. S.	a faith an isse	IL Current Assets		
13,492.63	9,270.12	(a) Inventories	14,020.23	12,562.2
		(b) Financial Assets		
14,567,16	8,634.80	6) Investments	14,567.16	8,634.8
2,580,46	1,494,18	(ii) Trade Receivables	2,622.72	1,653.0
200.96	485.94		821.23	1,143.1
2,107.62	1,767.61	(iv) Other Bank Balances	2,107.62	1,767.0
171.72	149.48	(v) Other Financial Assets	175.56	1,194.0
3,034.47		(c) Other Current Assets	3,120.98	2,055.3
64.23	134.08	(d) Current Tax Assets (Net)	64.23	134.0
36,219.25	23,518.01	Sub-total - Current Assets	37,499.73	29,145.0
		비행 관계 관계 것 같은 것 같은 것 같은 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 없다.		
54,602.84	35.670.51	TOTAL - ASSETS	51,999.68	42,010.8
		EQUITY AND LIABILITIES		
		. 2014년 2017년 2017년 2017년 2017년 1월 2017	1	
	전에 다 그는 것을 수요?	III. Equity		5.11.
655.34	655.34	(a) Equity Share Capital	655.34	655.3
30,241.79	27,531.94	(b) Other Equity	29,388.97	28,384.7
30,897.13	28,187.28		30.044.31	29,040.0
		성장이 이번에 정말 것 같은 것이 가격에 가장되었다. 그는 것이 가지 않는 것이 없는 것이 없는 것이 없다.		
1				
		IV. Non-Carrent Liabilities	4	-
		(a) Financial Liabilities	1	
	1 i i i i i i i i i i i i i i i i i i i	(i) Borrowings	-	~
13.60	31.29	(ii) Lease Liabilities	13.60	31.3
114.01 j	100.48	(b) Provisions	114.01	100.4
791.11	523.98	(c) Deferred Tax Liabilities (Net)	848.70	646.0
918.72	655.75	Sub-total - Non-Current Liabilities	976.31	777.8
		V. Corrent Liabilities	1 1	
		(a) Financial Liabilities	and the second sec	
18,289.53	4,545.46	(i) Borrowizigs	18,531.06	4,816.9
31.13	38.61	fit Lease Liabilities	31.13	38.0
	요즘 물건을 걸렸다.	(iii) Trade Payables		
78.92	54.03	(A) total outstanding dues of micro and small	78.92	54.(
1		enburgerises; and		~
220 00	1 100 10		0000	* 200
779.83	1,139.12	(B) total outstanding dues of creditors other than	964.79	1,457.5
1		micro and small enterprises		
298.98	794.19	(iv) Other Financial Liabilities	1,198.42	5,373.4
3,255.83	189.52	(b) Other Corrent Liabilities	98.18	296.3
52.77	66.55	(c) Provisions	52.77	89.3
	· 전국 1953년 - 1997년 - 19	(d) Current Tax Liabilities (Net)	23.79	67.
22,786.99	6 207 49	Sub-total - Current Liabilities	20,979.06	12,192.9
240,100.75	0,041,48	MARTINER TARACTUS COMPANY	40,919.00	14,174.9
التكريب فيستعربه		방법 수가 같은 것이 같은 것이 같이 있는 것이 같이 있는 것이 없는 것이 없다.	the second second	lan an a
54,602.84	35,670.51,	TOTAL - BOUTTY AND LIABILITIES.	51,999.68	42,010.8

Place : Kolkata Dated : 28th May, 2024

Tobdon ered Ac



MANAKSIA STEELS LIMITED Registered office : 6, Lyons Range, Turner Morrison Building, First Floor, Kolkata - 700001 Statement of Andited Cash Flows for the Year Ended March 31, 2024

Standalone YEAR ENDED			(f in La Consolidated	
As at 31st	As at 31st	Particulars	YEAR ENDED	
March, 2024	and the second se		As at 31st	As at 31st
(Audited)	March, 2023		March, 2024	March, 202
treated	(Audited)		(Audited)	(Audited)
		A. CASH FLOW FROM OPERATING ACTIVITIES:	framerican	(Audiced)
3,888.32	1,644.63	Net Profit/(Loss) before Tax :		
		Adrestment for	3,782.67	1,710.8
483.19	537.85	Depreciation / Amortisation		
541.94	93.37	Finance Cost (Net of Interest Income)	695.89	1,027.8
0.17	(2.08	(Gain)/Loss on sale of Property, Plant & Equipment (Net)	642.95	236.3
(122.48)	(127.48	Dividend Received on Investment in Equity Shares	0.17	(2.0
(393.78)	(141.97)	(Gain)/Loss from Current Investments	(122.48)	(127.4
-		Gain from Sale of Associates	(393.78)	(141.9
(865.66)	(297 73)	Fair Value changes of Current investments		(0.5
3,531.70	1 706 59	That value changes of current investments	(865.66)	(297.7
		Operating Profit before Working Capital Changes Adjustments for:	3,739.76	2,405.1
(3,505,53)	0 00E 44	(Increase)/Decrease in Non-Current/Current Financial and other		
(3,305.55)		Assets	(1,961.18)	2,087.7
(4,222.51)	(1,091.76)	(Increase)/Decrease in Inventories		
(256.52)	294.00	Increase/(Decrease) in Non-Current/Current Financial and other	(1,457.94)	(2,081.5
		LABUIDIES/PROVISIONS	(4,968.12)	407.0
(4,452.86)	3,244.24	Cash Generated from Operations		
(489.42)	(321.64)	Direct Taxes Paid	(4,647.48)	2,818,4
1			(567.54)	(402.7
(4,942.28)	2,922.60	Net Cash Flow from/(used in) Operating Activities	(5,215.02)	2,415.7
1			1-2-00-0	49710.2
		B. CASH FLOW FROM INVESTING ACTIVITIES:		
(3,871.06)	(822.17)	Purchase of Property, Plant & Equipment and change in Capital	State	
31.18	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	WOLK IN THOPTESS	(3,871.96)	(822.1
51.10	3.39	Sale of Property, Plant & Equipment	31.18	3.3
5.00	7 60	(Investment)/Sale in Associates		0.5
(4,672.91)	1.00	(Purchase)/Sale of other Non-Current Investments	5.00	7.6
(200.16)	10,971,93	(Investment)/Sale of Current Investments	(4,672.92)	(5,971.9
151.06	(1/8.05)	(investment)/Redemption in Fixed Deposits	(200.28)	40.8
122.48	145.52	Interest Received	151.14	148.8
122.48	127.48	Dividend Received on Investment in Equity Shares	122.48	146.8
(8,434.41)	1	그는 그는 사람들은 그 사람을 가장한 것을 잘 들었다. 가지 않는 것이 같은 것이 있는 것은 것을 가지 않는 것을 하는 것을 가지 않는 것을 하는 것을 수가 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수가 있는 것을 수가 있는 것을 수가 있다. 것을 하는 것을 하는 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 수가 있는 것을 수가 있다. 것을 것을 수가 있는 것을 것을 수가 있는 것을 수가 않는 것을 수가 않았다. 것을 것을 수가 있는 것을 것을 수가 같이 같이 않는 것을 것을 수가 않았다. 것을 것 같이 같이 것 같이 것 같이 같이 같이 같이 같이 같이 않았다. 것 하는 것 같이 같이 것 같이 같이 것 같이	102.10	121.4
1-1-2-2-2		Net Cash Flow from/(Used in) Investing Activities	(8,435,36)	(6,465.39
1		C. CASH FLOW FROM FINANCING ACTIVITIES:		
13,744.07	3,810.78	Repayment of)/ Proceeds from Short Term Borrowings (Net)	and the second second	
(40.08)	135 2611	Repayment of Principal portion of lease fabilities	13,714.13	3,967.64
16.44	(8 91)1	Repayment of Interest portion of lease liabilities	(40.08)	(35.26
(605.84)	(233.03)	nterest Paid	(6.44)	(8.91
1		승규가 집에서 가장 아이는 것을 많은 것을 물 수 없다. 것은 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 가장	(706.91)	(379.35
13,091,71	3,533.58	fet Cash Flow From/(Used in) Financing Activities	12,960.70	3 544 10
(284.98)	a standard a		10,500.10	3,544.12
		fet Increase/(Decrease) in Cash and Cash Equivalents	(689.68)	(505.54
485.94	717.92 0	ash and Cash Equivalents at the beginning of the year	1,143.85	1 591 07
	- Andrewski Pa	방법, 그 옷은 그는 것 같아요. 그는 것 같아야 것을 알았어? 것 같아요. 그는 그는 것 같아요. 그는 그는 그는 것 같아요. 그는 그는 그는 그는 그는 그는 요. 그는 그는 그는 그는 그는 그는 요. 그는 그는 요. 그는 그는 그는 그는 그는 그는 요. 그는 그는 요. 그는 그는 그는 요. 그는 그는 요. 그는 그는 요. 그는 그는 그는 요. 그는 그는		1,531.81
		flect of Foreign Currency Translation during the year	367.06	117,58
200.96	485.94	ash and Cash Equivalents at the end of the year		
		A A A A A A A A A A A A A A A A A A A	821.23	1,143.85

Place : Kolkata Dated : 28th May, 2024

Tondon



Registered Office 'Turner Morrison Building' 6 Lyons Range, 1st Floor Kolkata - 700001, INDIA Phone : +91 33 2231 0055 / 56 E-mail : info.steels@manaksiasteels.com Website : www.manaksiasteels.com

Annexure – B

Sec/Steels/012/FY 2024~25

Date: 28.05.2024

The Secretary		
BSE Limited		
New T r ading Wing,		
Rotunda Building,		
PJ Tower, Dalal Street,		
Mumbai- 400001		
SCRIP CODE: 539044		

The Manager National Stock Exchange of India Limited Exchange Plaza, C-1, Block "G" 5th floor, Bandra Kurla Complex, Bandra East, Mumbai- 400051 SYMBOL: MANAKSTEEL

Dear Sir/Madam,

Sub: Declaration in respect of Audit Report with unmodified opinion for the Annual Audited Financial Results for the Financial Year ended 31st March, 2024.

In compliance with Regulation 33(3)(d) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI Circular No. CIR/CFD/CMD/56/2016 dated 27th May, 2016, we hereby declare that the Statutory Auditors of the Company Agrawal Tondon & Company, Chartered Accountants (Firm Registration No 329088E), have issued Audit Report with unmodified opinion on the Audited Standalone and Consolidated Financial Results of the Company for the Financial Year ended 31st March, 2024.

Kindly take the same on records.

Thanking you,

Yours faithfully,

For Manaksia Steels Limited

Varun Agrawal Managing Director DIN: 00441271





A PRODUCT OF MANAKSIA STEELS LTD.



BRIEF PROFILE OF M/S. S. K. AGRAWAL AND CO. CHARTERED ACCOUNTANTS LLP, CHARTERED ACCOUNTANTS (FIRM REGISTRATION NO. 306033E), STATUTORY AUDITORS

S. No.	Particulars	Disclosure
1.	Name of the Statutory Auditor	M/S. S. K. AGRAWAL AND CO. CHARTERED ACCOUNTANTS LLP, CHARTERED ACCOUNTANTS
2.	Reason for change	Appointment
3.	Date and term of appointment	Appointed as Statutory Auditor of the Company for one term of five consecutive years commencing from the conclusion of the 23 rd Annual General Meeting (AGM) upto the conclusion of the 28 th AGM of the Company to be held for the Financial Year 2028–29 subject to the approval of shareholders at the ensuing 23 rd AGM of the Company.
4.	Brief Profile	S K AGRAWAL AND CO. CHARTERED ACCOUNTANTS LLP is Firm servicing across India from Kolkata and Mumbai since last 50 years, managed by experienced professionals with experiences spanning various industries. Mr. S. K. Agrawal, Managing Partner of S K AGRAWAL AND CO CHARTERED ACCOUNTANTS LLP is a Fellow member of Institute of Chartered Accountants of India (ICAI), having post qualification experience of over five decades in Statutory Audit and Taxation. Mr. Agrawal has wide experience in business restructuring and merger and acquisition, besides being decades actively involved in the audit of large listed manufacturing companies. They are specialised in statutory audit services, IFRS & Emerging areas, internal financial control implementation, tax advisory services, risk assurance & management advisory, corporate restructuring, corporate law, forensic audits, etc.
5.	Relationship between Directors	None



Annexure-D

BRIEF PROFILE OF M/S. KASG & CO. (FRN: 002228C), INTERNAL AUDITORS

S. No.	Particulars	Disclosure
1.	Name of the Internal Auditor	M/S. KASG & CO. (FRN: 002228C)
2.	Reason for change	Re- appointment as Internal Auditor of the Company for the financial year 2024-25.
3.	Date and term of appointment	M/s KASG & CO. (FRN: 002228C) is re-appointed as Internal Auditor of the Company at the Board Meeting of the Company held on 28 th May, 2024 to conduct internal audit of the Company for the financial year 2024-25 at a remuneration as decided by the Board of Directors and KASG & CO, mutually.
4.	Brief Profile	Founded in the year 1984, KASG & CO. is professionally managed Chartered Accountancy Firm spread across India and is having <i>inter-alia</i> expertise in Internal Audit. The firm provide highly reliable Consultancy solutions involving Financial Services, Indirect Tax, Direct Tax, Company Law, FEMA RBI Economic Zone, and Accounting Services. KASG & Co. also deal in services involving Company Registration in India, Advice on Joint Ventures, LLP Registration, Import Export Code, International Taxation, Management Consultancy and due diligence Services, etc.
5.	Relationship between Directors	None



Annexure-E

BRIEF PROFILE OF M/S. MKB & ASSOCIATES, SECRETARIAL AUDITOR

S. No.	Particulars	Disclosure
1.	Name of the Secretarial Auditor	M/S. MKB & ASSOCIATES
2.	Reason for change	Re-Appointment as Secretarial Auditor of the Company for the financial year 2024-25.
3.	Date and term of appointment	M/s. MKB & Associates is re-appointed as Secretaria Auditor of the Company at the Board Meeting of the Company held on 28 th May, 2024 to conduct secretaria audit of the Company for the financial year 2024-25 at such remuneration as decided by the Board of Directors and M/s MKB & Associates, mutually.
4.	Brief Profile	M/s. MKB & Associates, Practising Company Secretaries, is one of the reputed and leading firms of Company Secretaries, based at Kolkata, and having its presence all over India. Within a very short span of time, the firm has transcended higher realms of success and today, it is one of the leading firms of Company Secretaries in the Country. As per CimplyFive's Third Secretarial Auditor Report, 2017, M/s MKB & Associates is rated as the top Secretarial Audit firm of Eastern Region. Mr. Manoj Kumar Banthia, the Managing Partner of MKB & Associates has experience of practising in the field of corporate laws and allied laws for over 30 years.
5,	Relationship between Directors	None



BRIEF PROFILE OF M/S. B. MUKHOPADHYAY & CO. (REGISTRATION NO. 000257), COST AUDITOR

S. No.	Particulars	Disclosure
1.	Name of the Cost Auditor	M/S. B. MUKHOPADHYAY & CO.
2.	Reason for change	Re-Appointment as Cost Auditor of the Company for the financial year 2024-25.
3.	Date and term of appointment	M/s. B Mukhopadhyay & Co is re-appointed as Cost Auditor of the Company at the Board Meeting of the Company held on 28 th May, 2024 to conduct audit of cost records of the Company for the financial year 2024–25 at such remuneration as decided by the Board of Directors and M/s. B Mukhopadhyay & Co, mutually subject to ratification by the shareholders in the ensuing Annual General Meeting.
4.	Brief Profile	M/s. B. MUKHOPADHYAY & CO., Cost Accountants having Registration No. 000257 based at Kolkata. Mr. Bibekananda Mukhopadhyay is the senior partner of the firm is having wide experience and knowledge in cost audit of various PSUs, Govt. Companies and listed companies etc. Apart from cost audit, they are having experience in physical verification of stores and allied jobs, internal audit in scheduled banks, empanelled stock auditor in various banks, wide experience in Direct & Indirect Taxation.
5.	Relationship between Directors	None