Date: May 29, 2025

To,

The Manager – Listing Department
National Stock Exchange of India
Exchange Plaza, 5th Floor, Plot No. C/1 G Block
Bandra Kurla Complex,
Bandra (East), Mumbai – 400051

SYMBOL: RAJMET

ISIN: INE00KV01022

Subject: Outcome of Board Meeting held on May 29, 2025

Pursuant to Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015, this is to inform you that the Board of Directors of the Company in their meeting held on May 29, 2025 (started at IST 05:30 PM) have inter – alia transacted the following businesses:

- Approved the Audited Financial Results of the Company for the quarter and year ended March 31, 2025 along with Statement of Assets and Liabilities and Statement of Cash Flows as on March 31, 2025;
- 2. Independent Auditor's Report on Audited Financial Results of the Company for the year ended March 31, 2025
- 3. Statement on Impact of Audit Qualifications for Audit report with modified opinion on Audited financial results for the year ended March 31, 2025.

The Board Meeting concluded at IST 09: 40 PM

The above information is also available on the website of the Company: www.rajnandinimetal.com.

You are requested to kindly take the above on record.

Yours faithfully,

For Rajnandini Metal Limited

Director

Manoj Kumar Jangir CFO & Director DIN-08069170





KAPG & ASSOCIATES

CHARTERED ACCOUNTANTS

Independent Auditor's Report on Quarterly and Year to Date Standalone Audited Financial Results of Rajnandini Metal Limited pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended.

To The Board of Directors of Rajnandini Metal Limited

1. Qualified Opinion

We have audited the accompanying Statement of quarterly and year to date standalone financial results (the "Statement") of **Rajnandini Metal Limited** ("the Company"), for the quarter and year ended March 31, 2025, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time (the "Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the Basis for the Qualified Opinion section, Emphasis of matters and other matters of our Report, the statement:

- i. is 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 applicable Indian Accounting Standards ('Ind AS') specified under Section 133 of the Companies Act, 2013 ("the Act") and other accounting principles generally accepted in India, of the net profit and other comprehensive income and other financial information of the Company for the quarter ended March 31, 2025 as well as year to date results for the period from April 1, 2024 to March 31, 2025.

2. Basis for Qualified Opinion

Attention is drawn to note no. 3 of the financial results with respect to demand raised by the GST Authorities aggregating to Rs. 290.70 crores (incl. interest and penalty), pursuant to the search and further proceedings conducted by the Authorities, alleging claiming of ineligible input credit of GST. Further, Income Tax Authorities had also searched the Company and raised a demand of Rs. 16.98 crores. The management is seeking legal recourse against the said demands and in the interim filed a rectification and appeal applications for deletion of entire demand.

Pending outcome of the legal proceedings, we are unable to comment on the outcome of the said demands and its consequential impact, if any, required to be recorded in the accompanying financial results.

We conducted our audit in accordance with the Standards on Auditing (SA) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the 'Auditor's Responsibilities for the Audit of the Statement 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 Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion on the Statement except as stated otherwise elsewhere in this Report.

Management's Responsibilities for the Statement

This Statement has been prepared on the basis of the Audited Standalone Annual Financial Statements and has been approved by the Company's Board of Directors. The Company's Board of Directors are responsible for the preparation and presentation of the Statement that gives a true and fair view of the net profit or loss and other comprehensive income or loss 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 the 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 gives a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Statement, the Board of Directors is 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 management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. Those Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Statement

Our objectives are to obtain reasonable assurance about whether the Statement as a whole is 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 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. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has an adequate internal financial controls system 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 management.
- Conclude on the appropriateness of management's 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 represents 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.

Other Matters

The Statement includes results for the quarter ended March 31, 2025 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2025 and the reviewed year to date figures up to the period ended December 31, 2024 which were subjected to limited review by us, as required under Listing Regulations.

For, KAPG & Associates

Chartered Accountants

FRN: 032569N

Karun Agarwal

Membership No. 519869

New Delhi,

UDIN: 25519869BMNYRH5024

Dat: 29/05/2015

RAINANDINI METAL LIMITED

Plot No.-344, Sector-3, Phase-II, IMT Bawal, Distt-Rewarl (Haryana)-123501 Website: www.rajnandinimetal.com, E mail: info@rajnandinimetal.com , CIN: L51109HR2010PLC040255

						mount in Rs. Laki
		QUARTER ENDED			Year ended	
Particulars		31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024
		Audited	Unaudited	Audited	Audited	Audited
1	Income from Operations					
a	Net Sales / Revenue from operations	20,853	23,272	31,580	1,03,358	1,21,24
b	Other income	405	131	345	833	85
	Total Income	21,258	23,403	31,925	1,04,191	1,22,09
2	Expenses					
	Cost of material Consumed	21,574	23,141	30,083	1,03,371	1,15,78
b	Changes in inventories of Finished goods, work-in-progress, Stock in Trade	(1,617)	(836)	355	(3,670)	(69
c	Employee benefit expenses	187	170	210	732	66:
d	Finance costs	237	335	374	1,317	1,13
0	Depreciation and amortization expense	29	30	31	120	12
f	Other expenses	806	549	822	2,593	2,71
	Total Expenses	21,216	23,389	31,875	1,04,463	1,20,35
3	Profit/(loss) before Exceptional items & tax (1-2)	42	14	50	(272)	1,73
4	Exceptional Item				151	10.00
5	Profit/(loss) before tax (3-4)	42	14	50	(272)	1,73
6	Tax Expenses	Element III	and the earli			
	(i) Current Tax	Deligation of the last		19	18	435
H	(ii) Tax Adjustment for prior periods					(195
	(iii) Deferred Tax	4	5	2	(73)	(2)
	Total Tax expenses	4	5	21	(55)	214
7	Profit/(loss) for the period (5-6)	38	9	29	(217)	1,524
8	Other Comprehensive Income				1227	2,32
a	Items that will not be reclassified to Profit and Loss	1	0	1	2	
Ь	Items that will be reclassified to Profit and Loss					
9	Total Comprehensive Income for the period (7+8)	39	9	30	(215)	1,528
0	Pald up Equity Share Capital	2,765	2,765	2,765	2,765	2,765
1	Basic EPS (Face Value of Rs. 1/-)	0.01	0.00	0.01	(0.08)	0.55
2	Diluted EPS (Face Value of Rs. 1/-)	0.01	0.00	0.01	(0.08)	0.55

Notes:The above financial results of the company for the quarter and year ended March 31, 2025 have been reviewed by the Audit Committee and then taken on record by Board of Directors at their meeting held on May 29, 2025. The Statuory Auditors have reviewed these financials results pursuant to regulations 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended.
The above results are prepared in accordance with the recognition and measurement principles laid down and specified in Section 133 of the Companies Act, 2013 read with relevant rules framed thereunder and as per requirement of Regulation 33 of SEBI (LODR) Regulations, 2015 and according to applicable circulars issued by SEBI from Suns a line.

During the year, the business premises of the Company had been searched by the GST Authorities in connection with some information in their possession. As a result of the search, the GST Authorities had alleged that the Company had claimed fraudulent ineligible input credit of GST in earlier years and accordingly, passed an Order under Section 74 of the CGST Act, 2017 dated January 18, 2025 directing the Company to deposit the ineligible input credit of GST amounting to Rs 96.14 crores along with interest of Rs 98.42 crores and penalty aggregating to Rs 96.14 crores aggregating to total demand of Rs. 230.70 crores.

The management is of the strong view that the Company had availed the GST input credit legibly and the allegation made by the GST authorities are not tenable. The Company is in the process of seeking legal recourse against the demand and in the interim filled a rectification application before the Authorities concerned requesting for deletion of entire demand. In the opinion of the management, based on the facts and circumstances of the case coupled with complete documents relating to the availment of said input credit and further based on legal advice, this liability will not crystalize. Accordingly, no provision for this liability has been considered necessary by the management in these accounts.

Further income Tax Authorities had also conducted search on the Company basis information received from GST Authorities and consequently raised a demand of its.

16.98 creas relating to above matter which is being consected by the Company before the Appellate Authorities. Management believes that no liability in this regard will arise against the Company. Accordingly, no provision for this liability has been considered necessary by the management in these accounts.

- The Company is not having any subsidiary, associate or joint venture; therefore its has prepared only standalone results as consolidation requirement is not applicable
- The figures of the previous periods have been regrouped / rearranged / and / or recast wherever found necessary to make them comparable. 6 The above Financial results are available on the Company Website wa
- 7 Tax expenses include current tax, deferred tax and adjustment of taxes for previous years.
- Earning per share have been calculated on the weightet average of the share capital outstanding during the period

Date: 29.05.2025 Place: Bawal



For Rajnandini Metal Limited Ashok Kaira naging Director DIN-09024019 Managia Directa



RAUNANDINI METAL LIMITED AUDITED STATEMENT OF ASSETS AND LIABILITIES AS AT MARCH 31, 2025

	(Amount in INR Lokhs)			
	As at March 31, 2025 (Audited)	As at March 31, 2024 (Audited)		
ASSETS .				
Non-Current Assets				
Property, plant and equipments	3,280	3,396		
Intangible Assets	0			
Capital work-in-progress	169	111		
Financial assets				
i) Other Financial Assets	42	. 4:		
Income Tax Assets (net)	245	20		
Total Non-Current Assets	3,736	3,582		
Current Assets				
Inventories	9,267	9,703		
Financial assets				
i) Trade receivables	1,141	2,460		
II) Cash and cash equivalents	5	1		
iii) Bank balances other than cash and cash equivalents	53	49		
Other current assets	587	627		
Total Current Assets	11,053	12,847		
Total Assets	14,789	16,429		
EQUITY AND LIABILITIES				
EQUITY				
Share capital	2,765	2,765		
Other equity	2,872	2,906		
Total equity	5,637	5,671		
LIABILITIES				
Non Current Liabilities				
Financial Liabilities				
i) Borrowings	1,009	621		
Employee benefit obligations	45	34		
Deferred tax liabilities (net)	78	150		
Total Non-Current Liabilities	1,132	805		
Current Liabilities				
Financial liabilities				
i) Borrowings	3,424	9,421		
ii) Trade payables				
-Total outstanding dues of micro enterprises and small enterprises -Total outstanding dues of creditors other than micro	565	8		
enterprises and small enterprises	2.764			
ncome Tax Liabilities (net)	3,764	475		
Other current liabilities	267			
otal Current Liabilities	267 8,020	9,953		
otal Liabilities				
	9,152	10,758		
otal Equity and Liabilities	14,789	16,429		

Date: 29.05.2025 Place: Bawal



For Rajnandini Metald in

Ashol Kalra Managing Director DIN-09024019



RAUNANDINI METAL LIMITED AUDITED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2025

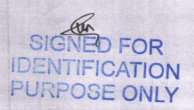
	-272 120 1,317 (281) 312 (552) 644 436 - 1,005 41 4,127	1,138 3 (391) 2,609 (3,521) 5
	120 1,317 (281) 312 (552) 644 436 - 1,005	1,738 121 1,138 3 (391) 2,609 (3,521) 5 833 270
	1,317 (281) 312 (552) 644 436 - 1,005	1,138 3 (391) 2,609 (3,521) 5
	1,317 (281) 312 (552) 644 436 - 1,005	1,138 3 (391) 2,609 (3,521) 5
	(281) 312 (552) 644 436 - 1,005 41	(391) 2,609 (3,521) 5
	(552) 644 436 - 1,005 41	(391) 2,609 (3,521) 5
	(552) 644 436 - 1,005 41	(391) 2,609 (3,521) 5
	436 - 1,005 41	(391) 2,609 (3,521) 5 833
	436 - 1,005 41	2,609 (3,521) 5 833
	436 - 1,005 41	(3,521) 5 833
	1,005 41	5 833
	1,005 41	5 833
	41	833
	41	
		270
	4,127	
		(1,835)
	218	16
	11	4
	6,482	(1,619)
	(237)	(356)
(A)	6,245	(1,975)
	(55)	(151)
	552	391
(B)	497	240
		2,848
		(1,138)
(C)	-6,745	1,710
	(3)	(25)
	8	33
	5	8
	As at March 31, 2025	As at March 31, 2024
		8
		8
dini M	For and On behalf of I	noard photogors im
	(B)	(A) 218 11 6,482 (237) 6,245 (B) (55) 552 497 (C) -6,745 (3) 8 5

Date: 29.05.2025 Place: Bawal Manoj Kumar Jangir Director & CBO

Director & CBO Director

Ashok Kalra Managing Director DIN-09024019





Statement on Impact of Audit Qualifications for the Financial Year ended March 31, March 2025

	State	ment on Impact of Audit Qualifications for the Financia [See Regulation 33 / 52 of the SEBI (LODR) (Amen	dment) Regulations, 20	1, March 2025 016] nount in Rs Lakhs)	
I.	SI. No.	Particulars	Audited Figures (As reported before adjusting for qualifications)	Adjusted Figures (Audited figures after adjusting for qualifications)	
	1.	Turnover / Total income	1,04,191	1,04,191	
	2.	Total Expenditure	1,04,463	1,04,463	
	3.	Net Profit/(Loss) after tax	(217)	(217)	
e	4.	Earnings Per Share	(0.08)	(0.08)	
	5.	Total Assets	14789	14789	
	6.	Total Liabilities	9152	9152	
	7.	Net Worth	5637	5637	
	8.	Tax Expenses	(55)	(55)	
	Attention is drawn to note no. 3 of the financial results with respect to raised by the GST Authorities aggregating to Rs. 290.70 crores (incl. into penalty), pursuant to the search and further proceedings conducted Authorities, alleging claiming of ineligible input credit of GST. Further, Inc. Authorities had also searched the Company and raised a demand of Rs. 16.9 The management is seeking legal recourse against the said demands an interim filed a rectification and appeal applications for deletion of entire defending outcome of the legal proceedings, we are unable to comment outcome of the said demands and its consequential impact, if any, required.				
		The management is seeking legal recourse interim filed a rectification and appeal application appeal application of the legal proceedings, outcome of the said demands and its consecutive.	against the said d ations for deletion of , we are unable to quential impact, if	emands and in the of entire demand. comment on the	
	b.	The management is seeking legal recourse interim filed a rectification and appeal application appeal application and outcome of the legal proceedings, outcome of the said demands and its conservations of the accompanying financial results.	against the said dations for deletion of the said of t	emands and in the of entire demand. comment on the	
	b. c.	The management is seeking legal recourse interim filed a rectification and appeal application appeal application outcome of the legal proceedings, outcome of the said demands and its conserved in the accompanying financial resultation: Qualified Opinio	against the said d ations for deletion of , we are unable to quential impact, if ts n	emands and in the of entire demand. To comment on the	
		The management is seeking legal recourse interim filed a rectification and appeal application appeal application and outcome of the legal proceedings, outcome of the said demands and its conservations of the accompanying financial results.	against the said dations for deletion of the are unable to quential impact, if the first time	emands and in the of entire demand. comment on the any, required to be	
	c.	The management is seeking legal recourse interim filed a rectification and appeal application. Pending outcome of the legal proceedings, outcome of the said demands and its conserved in the accompanying financial resultance of Audit Qualification: Qualified Opinion Frequency of qualification: Has appeared for For Audit Qualification(s) where the im Management's Views: NA	against the said dations for deletion of the are unable to quential impact, if the first time pact is quantified	emands and in the of entire demand. comment on the any, required to be	
	c. d.	The management is seeking legal recourse interim filed a rectification and appeal application. Pending outcome of the legal proceedings, outcome of the said demands and its conserved in the accompanying financial result. Type of Audit Qualification: Qualified Opinion Frequency of qualification: Has appeared for For Audit Qualification(s) where the im	against the said dations for deletion of the first time the first time the first time the deletion of the dele	emands and in the of entire demand. comment on the any, required to be d by the auditor,	



Accordingly, no provision for this liability has been considered necessary by the management in these accounts.

Auditors' Comments on (i) or (ii) above; we are unable to comment on the outcome of the said demands and its consequential impact hence it is not quantified.

III. Signatories:

For KAPG & Associates

Chartered Accountants
Firm registration 80. 532

Karun Ag

Membership No.: 519869 Place: New Delhi Date: 29 May 2025 For and on behalf of the board of directors

Arun Sharma

Chairman of Audit Committee Chief Financia

DIN: 09107533

Manoj kumar i Chief Financia

& Director DIN: 08069170 Ma Decrecto