

6 February, 2026

BSE Limited

Phiroze Jeejeebhoy Towers,
Dalal Street, Fort,
Mumbai – 400 001

National Stock Exchange of India Limited

Exchange Plaza, Bandra Kurla Complex,
Bandra (E),
Mumbai – 400 051

Scrip Code: **500128**

Symbol: **ELECTCAST**

Dear Sir/Madam,

Sub: Outcome of Meeting of the Board of Directors of the Company held on 6 February, 2026

Pursuant to Regulation 30 and other applicable Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), please be informed that the Board of Directors, at its meeting held i.e., on 6 February 2026 have, *inter-alia*:

1. approved the Unaudited Consolidated and Standalone Financial Results of the Company for the quarter and nine months ended 31 December, 2025.
In compliance with provisions of Regulation 33 and other applicable provisions of the Listing Regulations, please find enclosed the aforesaid Financial Results, along with the Limited Review Reports of the Statutory Auditors thereon.
2. re-appointed Mr. Sunil Katial (DIN: 07180348) as the Whole-time Director and Chief Executive Officer of the Company, with effect from 1 April, 2026 for a term of 5 (Five) consecutive years and approved his remuneration thereof for a term of 3 (Three) consecutive years, subject to approval of by the Shareholders of the Company in the ensuing General Meeting of the Company. In this regard, we confirm that Mr. Sunil Katial is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority.

The details as required under Regulation 30 - Para A of Part A of Schedule III to the Listing Regulations with respect to the aforesaid appointment of Director of the Company are provided below:

Particulars	Mr. Sunil Katial
Reason for change	Mr. Sunil Katial is re-appointed as Whole-time Director and Chief Executive Officer of the Company.
Date of appointment/ cessation and term of appointment	Re-appointed for a term of 5 (Five) consecutive years with effect from 1 April, 2026, and his remuneration thereof approved for a term of 3 (Three) consecutive years, subject to approval by the Shareholders of the Company.
Brief Profile	Mr. Sunil Katial, aged 69 years, is B Tech (Electrical Engineering), 1st Class from Punjab Engineering College, Chandigarh. He has an experience of over 47 years in many

Particulars	Mr. Sunil Katial
	<p>areas related to Steel and Power Industry. Mr. Katial had started his career in an Electrical Switchgear Company in May, 1977. Thereafter, he joined Steel Authority of India, where he served for more than 26 years.</p> <p>From there, Mr. Katial entered the private sector and rose to the level of CEO of a 1.3-million-ton Steel Plant in Nigeria. Thereafter, Mr. Katial took charge as the President (Operations) Global Steel Holding Ltd with Libyan Steel, Libya. Next, he worked with the Uttam Group, where he became the Director (Group Manufacturing). Thereafter, Mr. Katial was CEO of Electrosteel Steels Limited from July 2016 to October 2018. Mr. Katial has been serving as the Chief Executive Officer of Electrosteel Castings Limited with effect from 29 January, 2019 and he had been appointed as a Whole Time Director of the Company with effect from 01 April, 2020.</p>
Disclosure of relationships between directors	Mr. Sunil Katial is not related to any of the other Directors of the Company.

- accorded consent to the Company to enter into a Power Purchase Agreement to purchase green power required for Srikalahasthi Works (SW) under the Interstate Group Captive Power Purchase (GCPP) Model through a Special Purpose Vehicle ("SPV") proposed to be jointly promoted by the Company and Developer for the purpose to make investment of around ₹7.00 Crores towards subscribing to 26% of the equity share capital of the SPV, with the balance 74% to be held by Developer, in compliance with the Group Captive regulations.

The details as required under Schedule III of the SEBI Listing Regulations read with SEBI Master Circular dated 11th November 2024 are provided herein below :

Sr. No	Particulars	Details
1	Name of the target entity, details in brief such as size, turnover etc.;	SPV yet to be incorporated. The necessary update will be given once the SPV is incorporated.
2	Whether the acquisition would fall within related party transaction(s) and whether the promoter/ promoter group/ group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at "arm's length";	No. The acquisition will not fall under the related party transaction. However, post-acquisition, SPV will become an associate company of Electrosteel Castings Limited and consequently a related party.
3	Industry to which the entity being	Power Sector.

	acquired belongs	
4	Objects and effects of acquisition (including but not limited to, disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity);	The proposed acquisition will help reduce the Company's green power obligation under Renewable Power Obligation to the extent of consumption.
5	Brief details of any governmental or regulatory approvals required for the acquisition	No Indian Governmental or regulatory approvals are required.
6	Indicative time period for completion of the acquisition	As per the terms and conditions to be agreed in the Shareholders Agreement.
7	Nature of consideration (cash consideration or share swap and details of the same)	Cash Consideration.
8	Cost of acquisition or the price at which the shares are acquired	Approx. ₹ 7.00 crores.
9	Percentage of shareholding/control acquired and/or number of shares acquired	26% equity stake in SPV.
10	Brief background about the entity acquired in terms of products/line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence, and any other significant information (in brief)	Not applicable. SPV is yet to be incorporated.

Time of Commencement of Meeting: 1130 Hours

Time of Conclusion of Meeting: 1500 Hours

This is for your information and records.

Thanking you.

Yours faithfully,

For Electrosteel Castings Limited

Indranil Mitra

Company Secretary

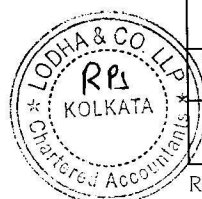
ICSI: A20387

Encl.: as above

**Independent Auditors' Review Report
The Board of Directors
Electrosteel Castings Limited**

1. We have reviewed the accompanying Statement of Unaudited Consolidated Financial Results of **Electrosteel Castings Limited** ("the Parent") and its subsidiaries (the Parent and its subsidiaries together referred to as "the Group") for the quarter and nine month ended December 31, 2025 ("the Statement"), being submitted by the Parent pursuant to the requirement of Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations 2015"), which has been initiated by us for identification purposes.
2. This Statement, which is the responsibility of the Parent's Management and approved by the Parent's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the Statement based on our review.
3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
4. We also have performed the procedures for review in accordance with the circular issued by the Securities and Exchange Board of India under Regulation 33 (8) of the Listing Regulations 2015, to the extent applicable.
5. The Statement includes the results of the following entities:

Name of the Parent	
Electrosteel Castings Limited	
Name of the Subsidiaries (Including Step-down Subsidiaries)	
a) Electrosteel Trading S.A.U Spain	b) Electrosteel Castings (UK) Limited
c) Electrosteel Castings Gulf FZE	d) Electrosteel USA, LLC
e) Electrosteel Doha for Trading LLC	f) WaterFab LLC (acquired 100% share capital through wholly owned subsidiary Electrosteel USA, LLC)
g) Electrosteel Brasil Ltd. Tubos e Conexoes Duties	h) Electrosteel Bahrain Trading WLL (subsidiary of Electrosteel Bahrain Holding W.L.L)
i) Electrosteel Bahrain Holding W.L.L	j) Electrosteel Algeria SPA
k) Electrosteel Europe S.A	l) Singardo International Pte. Limited



Regd. Office : 19, Esplanade Mansions, 14 Government Place East, Kolkata 700069, West Bengal, India.
Lodha & Co (Registration No. 301051E) a Partnership Firm was converted into Lodha & Co LLP
(Registration No. 301051E/E300284) a Limited Liability Partnership having Identification No. : ACE-5752
with effect from December 27, 2023

Name of Subsidiaries (Including Step-down Subsidiaries)	
m) T.I.S. Services S.P.A (w.e.f. July 29, 2025)	n) T.I.S Polska SP. Z.O.O, Poland (subsidiary of T.I.S. Service S.P.A)
o) T.I.S. Turkey Water Technologies San. Ve Tic. A., Turkey (subsidiary of T.I.S. Service S.P.A)	p) T.I.S Engineering D.O.O, Croatia (subsidiary of T.I.S. Service S.P.A)
q) T.I.S. Nuoval S.r.l. (subsidiary of T.I.S. Service S.P.A w.e.f. November 04, 2025)	
Name of the Joint Venture Companies	
a) North Dhadhu Mining Company Private Limited	

6. Attention is drawn to the following Notes of the Statement which are subject matter of qualified conclusion as given in Para 7 below:

- a) Note no. 3 regarding cancellation of coal block allotted to the Parent in earlier year and adjustments to be given effect to in respect of the claims made by the parent, amount awarded so far in this respect and required disclosures/ adjustments in terms of Ind AS with respect to the carrying amounts of the property, plant and equipment, capital work in progress, inventory and balances lying under other heads of account and carried forward pending determination of the amount of claim in this respect as stated in the said note; and
- b) Note No. 4(a) in respect of Parent's investment in the equity shares of ESL Steel Limited (ESL), the pledge of which was invoked by the lenders of ESL and the same was set aside by Hon'ble High court of Calcutta and the matter is currently pending before the said court. Further, as stated in Note no. 4(b) dealing with mortgage of Land at Elavur plant of the parent in favour of one of the lenders of ESL who had assigned their rights to another party and symbolic possession of the said land was taken by the said party. The matter has been disputed by the parent and as stated in the said note is currently pending before DRAT, Hon'ble Madras High Court and also a review petition is being contemplated to be filed before Hon'ble Supreme Court of India against its judgement/ clarification on the claim against third party security.
- c) Pending finalization of the matters dealt with in (a) and (b), impacts thereof are presently not ascertainable and as such cannot be commented upon by us.

7. Based on our review conducted as above and based on the consideration of the review report of other auditor and management certified accounts referred to in Paragraph 8 and 9 below, we report that excepting the possible effects of the matters stated in Para 6 above, nothing has come to our attention that causes us to believe that the accompanying statement read with notes thereon, prepared in accordance with aforesaid Indian Accounting Standards and other recognized accounting practices and policies generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, 2015, including the manner in which it is to be disclosed or it contains any material mis-statement.

8. We did not review the unaudited interim financial results and other financial information in respect of six subsidiaries (including four step down subsidiaries) located outside India included in the consolidated unaudited financial statements, whose financial results reflects total income of Rs. 68,928.05 lakhs (including Rs. 26,335.79 lakhs for the period), Net profit after tax of Rs. 715.51 lakhs (including Rs. 456.43 lakhs for the period) and total comprehensive income of Rs. 3,130.93 lakhs (including Rs. 759.63 lakhs for the period) for the nine months ended December 31, 2025 as considered in the unaudited consolidated financial results. These interim financial statements have been reviewed by the statutory auditor of these subsidiaries whose report have been furnished to us by the Management and our conclusion on the Statement, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries is based solely on the reports of the other auditors and procedures performed by us as stated above.



9. The accompanying statement also includes the interim financial results and other financial information of eleven subsidiaries (including two step down subsidiaries) whose interim financial results reflects total income of Rs. 65,772.37 lakhs (including Rs. 20,861.32 lakhs for the period), Net profit after tax of Rs. 745.63 lakhs (including net loss of Rs. 1,093.97 lakhs for the period), total comprehensive income of Rs. 2,437.83 lakhs (including total comprehensive loss of Rs. 768.75 lakhs for the period) for the nine months ended December 31, 2025 as considered in the unaudited consolidated financial results have not been reviewed by their auditors and have been certified by the management of the respective subsidiaries.
10. The above-mentioned subsidiaries are located outside India whose interim financial results have been prepared in accordance with the accounting principles generally accepted in their respective countries and have been reviewed by their auditors, wherever stated above, under generally accepted auditing standards and practices applicable in the respective countries. The financial statements of aforesaid subsidiaries have been converted to Indian rupees (INR) and compiled as per the accounting principles generally accepted in India and adjustments ('the subsidiary statements') have been carried out by the management of the parent as required for the purpose of incorporating these in the consolidated financial results of the Group and reliance has been placed by us on these for the purpose of our review. Our conclusion in so far as it relates to the balances and affairs of such subsidiaries located outside India is based on the report of other auditors/management certified accounts and the subsidiary statements and additional disclosures as prepared and certified by the management of the Parent and reliance has been placed by us on these for the purpose of our review.
11. As stated in Note no. 8, T.I.S. Service S.P.A ("TIS") has become the wholly owned subsidiary of the Group with effect from July 29, 2025. Accordingly, as required in terms of the Ind As 103 'Business Combination', the parent has carried out fair valuation of the assets and liabilities taken as per the financial statements of the said subsidiary as on July 29, 2025 ('the acquisition date') as reviewed by the statutory auditors of TIS. The said valuation has been carried out by an Independent Valuer ('valuation report') appointed in this respect and the values of the assets and liabilities so arrived at have been taken into consideration for giving effect to the said acquisition as on the said date. Further, as required in terms of Ind AS 110 'Consolidated Financial Statements' for arriving at the results of the operations for the period subsequent to the acquisition date ended on December 31, 2025 the effect of the valuation report has been considered, for the purpose of consolidated financial results of the Group. Reliance has been placed by us with respect to the financial statements for the period ended July 29, 2025 as reviewed by the statutory auditors of the said subsidiary and the valuation of the assets and liabilities of TIS as on that date as valued and reported upon by an Independent Valuer appointed for the purpose.
12. In view of the Investment in North Dhadhu Mining Company Private Limited, a Joint Venture of the Parent being fully provided in the books, the results of North Dhadhu Mining Company Private Limited have not been incorporated in these consolidated financial results.
13. Our conclusion on the Statement is not modified in respect of the matters stated in Para (8) to (12) above.



Place: Kolkata
Date: February 06, 2026

For Lodha & Co LLP,
Chartered Accountants
Firm's ICAI Registration No. 301051E/E300284

R.P. Singh

R. P. Singh
Partner

Membership No. 052438
UDIN: 26052438SRKTGG5125



ELECTROSTEEL CASTINGS LIMITED
CIN: L27310OR1955PLC000310

Registered Office : Rathod Colony, P. O. Rajgangpur, Sundergarh, Odisha 770 017
Tel. No.:+91 06624 220 332; Fax:+91 06624 220 332
Corporate Office: 19, Camac Street, Kolkata 700 017
Website: www.electrosteel.com
E-mail: companysecretary@electrosteel.com

(Rs. in lakhs)

STATEMENT OF UNAUDITED CONSOLIDATED RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31/12/2025

Particulars	3 months ended 31/12/2025	Preceding 3 months ended 30/09/2025	Corresponding Preceding 3 months ended 31/12/2024	Year to date figures for current Period ended 31/12/2025	Year to date figures for previous Period ended 31/12/2024	Year to date figures for previous year ended 31/03/2025
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1. Revenue From Operations	147180.60	139579.01	177957.77	442528.90	561928.55	731996.71
2. Other Income	5394.91	9515.85	3920.68	17709.74	8446.39	12311.11
3. Total income (1 + 2)	152575.51	149094.86	181878.45	460238.64	570374.94	744307.82
4. EXPENSES						
(a) Cost of materials consumed	61868.66	67964.69	86025.41	214376.64	277045.96	364430.45
(b) Purchase of Stock-in-Trade	4745.58	4860.42	4014.77	13642.39	11552.52	16192.29
(c) Changes in inventories of finished goods, Stock-in-Trade and process stock	22144.82	(1576.40)	(4474.34)	7848.56	(10230.96)	(19653.80)
(d) Employee benefit expenses	13585.94	15561.26	14677.30	43673.89	40908.90	55186.85
(e) Finance costs	3688.27	3827.68	4464.96	11151.91	12620.14	16070.87
(f) Depreciation and amortization expense	4459.86	4291.49	3673.72	12817.96	10466.89	14205.26
(g) Other expenses	41426.16	43484.13	52222.03	133268.68	155035.38	212264.14
Total expenses	151919.29	138413.27	160603.85	436780.03	497398.83	658696.06
5. Profit before exceptional items and tax (3 - 4)	656.22	10681.59	21274.60	23458.61	72976.11	85611.76
6. Exceptional Item (refer note no. 7)	3838.26	-	-	3838.26	-	-
7. Profit / (Loss) before tax (5-6)	(3182.04)	10681.59	21274.60	19620.35	72976.11	85611.76
8. Tax expense:						
Current tax	(994.95)	716.19	5769.95	3087.11	18864.49	21628.36
Deferred tax	(30.12)	2136.70	(511.93)	1953.68	(29.06)	(6987.88)
Income tax pertaining to earlier years	30.95	-	-	30.95	-	-
9. Profit / (Loss) for the period (7-8)	(2187.92)	7828.70	16016.58	14548.61	54140.68	70971.28
10. Profit / (Loss) for the period attributable to:						
- Owners of the Parent	(2188.42)	7828.55	16014.57	14545.52	54124.47	70955.79
- Non-Controlling Interest	0.50	0.15	2.01	3.09	16.21	15.49
11. Other Comprehensive Income						
A (i) Items that will not be reclassified to profit or loss						
a) Remeasurements of the defined benefit plans	355.85	(29.85)	27.59	296.15	82.55	(118.31)
b) Equity instruments through other comprehensive income	0.42	(0.07)	5.11	(286.47)	(1031.55)	(1031.43)
(ii) Income tax relating to items that will not be reclassified to profit or loss	(89.62)	7.51	(8.11)	(74.60)	(22.05)	28.88
B (i) Items that will be reclassified to profit or loss						
- Foreign currency translation differences	628.48	1427.21	(844.15)	4107.53	50.58	870.28
(ii) Income tax relating to item that will be reclassified to profit or loss	-	-	-	-	-	-
Other Comprehensive Income for the period (net of tax)	895.13	1404.80	(819.56)	4042.61	(920.47)	(250.58)
12. Other Comprehensive Income attributable to:						
- Owners of the Parent	895.13	1404.80	(819.56)	4042.61	(920.47)	(250.58)
- Non-Controlling Interest	-	-	-	-	-	-
13. Total Comprehensive Income for the period (9+11)	(1292.79)	9233.50	15197.02	18591.22	53220.21	70720.70
14. Total Comprehensive Income attributable to:						
- Owners of the Parent	(1293.29)	9233.35	15195.01	18588.13	53204.00	70705.21
- Non-Controlling Interest	0.50	0.15	2.01	3.09	16.21	15.49
15. Paid-up equity share capital (Face value - Re. 1/-)	6181.84	6181.84	6181.84	6181.84	6181.84	6181.84
16. Other equity excluding revaluation reserve						571977.52
17. Earnings per equity share of par value of Re. 1 each (not annualised)						
(1) Basic (Rs.)	(0.35)	1.27	2.59	2.35	8.75	11.48
(2) Diluted (Rs.)	(0.35)	1.27	2.59	2.35	8.75	11.48



Notes:

1. (a) The above unaudited consolidated financial results for the quarter and nine months ended December 31, 2025 (hereinafter referred to as "Consolidated Financial Results") attached herewith have been prepared in accordance with the Indian Accounting Standards ("Ind AS") - 34 "Interim Financial Reporting" as prescribed under section 133 of Companies Act, 2013 and compiled keeping in view the provisions of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended). These consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on February 06, 2026 and have been subjected to Limited Review by the Statutory Auditors of the group.

(b) The consolidated financial results for the quarter and nine months ended December 31, 2025 include the figures of the Electrosteel Castings Limited ('the parent') together with its subsidiaries namely Electrosteel Trading S.A.U Spain, Electrosteel Castings Gulf FZE, Electrosteel Doha for Trading LLC, Electrosteel Brasil Ltd. Tubes e Conexoes Duties, Electrosteel Bahrain Holding Company W.L.L, Electrosteel Bahrain Trading WLL (subsidiary of Electrosteel Bahrain Holding Company W.L.L), Electrosteel Europe S.A, Electrosteel Castings (UK) Limited, Electrosteel USA, LLC, WaterFab LLC (wholly owned subsidiary of Electrosteel USA, LLC), Electrosteel Algeria SPA., Singardo International Pte. Limited, T.I.S. Service S.p.A ("TIS") and it's wholly owned subsidiaries (w.e.f. July 29, 2025) i.e. T.I.S. Polska S.P. Z.O.O. Poland, T.I.S. Turkey Water Technologies San.ve Tic. A. Turkey, T.I.S. Engineering D.O.O., Croatia and T.I.S. Nuoval S.r.l. (w.e.f. November 04, 2025).
2. The group operates mainly in one business segment viz. Pipes and fittings and all other activities revolve around the main business.
3. In pursuance of the Order dated September 24, 2014 passed by the Hon'ble Supreme Court of India ('the Order'), followed by the Ordinance promulgated by the Government of India, Ministry of Law & Justice ('legislative department') dated October 21, 2014 ('Ordinance') for implementing the Order, allotment of Parbatpur coal block ('coal block'/mine) to the Parent, which was under advanced stage of implementation, had been cancelled w.e.f. April 01, 2015. In terms of the Ordinance, the Parent was allowed to continue the operations in the said coal block till March 31, 2015. Accordingly, the said coal block had been handed over to Bharat Coking Coal Limited ('BCCL') as per the direction from Ministry of Coal ('Ministry'), with effect from April 01, 2015 and the same was thereafter allotted to Steel Authority of India Limited ('SAIL') and an initial compensation of Rs. 8432.32 lakhs was awarded, of which Rs. 8312.14 lakhs was received by the Parent. SAIL subsequently surrendered the coal block and handed over the said coal block back to the custody of BCCL. The Ordinance has been promulgated into Coal Mines (Special Provisions) Act, 2015 ('CMSP Act').

Following a petition filed by the Parent, challenging the method and amount of compensation being determined, the Hon'ble High Court of Delhi pronounced its judgement on March 09, 2017 laying down the principles of determination of revised compensation. Accordingly, based on the said judgement, the Parent claimed Rs.154944.48 lakhs towards compensation against the said coal block, acceptance whereof is awaited. The then Nominated Authority, for deciding the amount of compensation, had passed an order, after the above judgement, revising the compensation by a small amount. However, upon an appeal being made by the Parent, the said order was set aside by the Hon'ble High Court, with a direction to the Nominated Authority to reconsider the same. The Nominated Authority thereafter passed an order dated November 11, 2019 awarding an additional compensation of Rs. 180.00 lakhs, with a further direction to determine the value of certain assets forming part of the mine infrastructure, liable for compensation in terms of the CMSP Act to the Parent. Subsequently, the Nominated Authority, appointed a valuer to determine the value of those specified assets and thereafter an another valuer was also appointed for cross verification of certain back-up documents, details and indirect costs related thereto, so that to arrive at the correct valuation for compensation against those assets. Moreover, the Parent had also earlier approached the Nominated Authority/Ministry to reconsider the compensation, determined by the previous officer holding charge of office of Nominated Authority, for land and some other major assets and the final compensation thereof is yet to be decided.

In the meantime, JSW Steel Limited ('JSW') had been declared as successful bidder for Parbatpur Coal Block in "16th Tranche of Auction Under Coal Mines (Special Provisions) Act, 2015" and vesting order dated June 08, 2023 was issued by the Ministry in their favour. JSW, as being claimed by them, took over the physical possession of said coal block and requested the Parent to initiate negotiations for utilization of movable property/ assets used in coal mining. Pursuant to this, the Parent has submitted that the matter is sub-judice and pending decision thereof, it is premature to initiate such negotiations at this stage.

On July 15, 2025, the Nominated Authority ('NA') has passed a Provisional Compensation Order of even date ('Provisional Order') declaring additional compensation of Rs. 47610.62 lakhs against shaft and incline and certain other mine infrastructure and Rs. 2260.31 lakhs against land aggregating to Rs. 49870.93 lakhs in favour of the Parent. Comments/ objections sought by the Nominated Authority from the Parent, SAIL and JSW in respect of the Provisional Order have been submitted for their consideration. Subsequently, after considering the comments/objections so received, NA passed a compensation order dated November 19, 2025 ('Compensation Order') and determined that Rs. 25304.42 lakhs is payable as compensation towards 'hard cost' of shafts and inclines and certain other mine infrastructure. JSW has been directed to deposit the amount of Rs. 19675.74 lakhs being the aggregate amount of the compensation so far decided to be paid net of amount deposited. Further, the compensation towards soft costs of shaft and incline and land is pending determination as on this date by NA. It has also been directed that the Parent and JSW are to mutually decide with respect to differential cost for preparation of updated Geological Report. At present, JSW has since submitted a bank guarantee of the amount, directed to be deposited as above, to the NA. The CMSP Act also provides for negotiation for cost of movable and other assets not declared as mine infrastructure between the Parent and JSW.

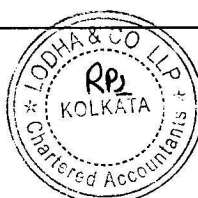
The Compensation Order has been challenged by JSW before various judicial forums. The matter is currently pending before Coal Tribunal under the CMSP Act at Ranchi, final outcome whereof is awaited as on this date.

Moreover, the Parent's petition before Hon'ble High Court of Delhi, filed in earlier year, for determination of the amount of the compensation for the coal block, pertaining to mine infrastructure and land etc., so as to arrive at the total amount of compensation against entire coal block in terms of the CMSP Act read with judgement dated March 09, 2017 pronounced by the Hon'ble High Court at Delhi, is also being actively pursued and the same is pending adjudication as on this date.

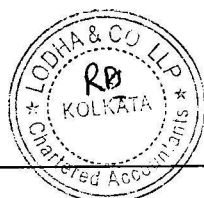
Pending finalisation of the matter as above, no adjustment for the amount of the compensation has been given effect to and various balances pertaining to said mines, as appearing in the books of account, have been dealt with as follows:

(i) Rs.128884.11 lakhs incurred pertaining to the coal block till March 31, 2015 after setting off income, stocks etc. there against as per the accounting policy then followed by the Parent has been continued to be shown as freehold land, capital work in progress, other fixed assets and other respective heads of account;
(ii) Interest and other finance cost for the year ended March 31, 2016 against the fund borrowed and other expenses directly attributable in this respect amounting to Rs. 9514.74 lakhs have been considered as other recoverable under current assets; and
(iii) Compensation of Rs. 8312.34 lakhs have so far been received. Further net realisations/claims against sale of assets, advances, etc. in this respect aggregates to Rs. 2090.04 lakhs. Bank guarantee amounting to Rs. 920.00 lakhs has been given against the compensation received.

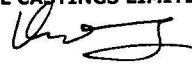
Necessary disclosures and adjustments arising with respect to above, pending determination of the claim will be given effect to on the finalisation and acceptance of the amount thereof.



4.	<p>(a) The Parent holds 19796000 equity shares of Rs. 10/- each in ESL Steel Limited ('ESL') out of which 17334999 equity shares of Rs. 10/- each amounting to Rs. 4059.85 lakhs were pledged with the consortium of lenders of ESL ('lenders'). The notices issued by the lenders for invocation of pledge of company's investment was set aside by the Hon'ble High Court at Kolkata in the earlier year and the parent's plea for release of such pledge is pending before the said Hon'ble High Court.</p> <p>(b) Further in the earlier years, certain land amounting to Rs. 29493.58 lakhs of the parent, situated at Elavur, Tamil Nadu, were mortgaged to another lender SREI Infrastructure Finance Limited ('SREI') of ESL and SREI had subsequently assigned it's right in the said property to an Asset Reconstruction Company ('ARC') although the claims of the said lender were fully discharged by ESL as per the Resolution Plan approved by Hon'ble National Company Law Tribunal ('NCLT'), Kolkata. Subsequently, the ARC had issued SARAFESI Notice and taken the symbolic possession of the said land. The Parent had disputed the alleged assignment of the loan by the lender and as directed by the Hon'ble Supreme Court had filed an application before the Debt Recovery Tribunal ('DRT'), Chennai for setting aside the SARAFESI actions and release of the title deeds of the land which vide order dated April 08, 2022 (uploaded on April 27, 2022) had been dismissed by DRT. On filing the appeal before the Debt Recovery Appellate Tribunal ('DRAT') against the order of DRT, DRAT has directed the Parent to deposit 50% of the SARAFESI demand i.e. Rs. 29355.04 lakhs against which revision application under Article 227 of the Indian Constitution and a Writ Application under Article 226 of Indian Constitution has been filed before Hon'ble Madras High Court and the matter is pending before the said court.</p> <p>Earlier, the ARC had also filed an application before Hon'ble NCLT, Cuttack for initiation of Corporate Insolvency and Resolution Process ('CIRP') against the Parent which had been decided in the favour of the Parent vide NCLT order dated June 24, 2022 ('the Order'). The said order on being challenged by ARC has been upheld by Hon'ble National Company Law Appellate Tribunal ('NCLAT') vide its order dated January 24, 2024. The Judgement of NCLAT was challenged before Hon'ble Supreme Court of India. Hon'ble Supreme Court vide its Judgement dated January 6, 2026 confirmed that the Parent is not a guarantor for financial facilities availed by ESL. Hence, no CIRP Proceedings can be initiated against the Parent. However, Hon'ble Supreme Court has also held that the approval and / or implementation of the Resolution Plan of Vedanta Limited for ESL does not result in extinguishment of the entire debt so as to bar any claim against the Third-Party Security Providers. The Parent is contemplating legal option of filing a Review Application before Hon'ble Supreme Court of India.</p> <p>(c) Pending finalization of the matter, these assets have been carried forward at their respective book value.</p>
5.	<p>During the period, the State Government of West Bengal ('State Government') has notified the enactment of the Revocation of West Bengal Incentive Schemes and Obligations in the nature of Grants and Incentive Act, 2025 ('the Revocation Act') rescinding, revoking and discontinuing all West Bengal Incentive Schemes including West Bengal Incentive Scheme, 2000 ('WBIS 2000') ('the Scheme') retrospectively from the date of implementation of the respective scheme.</p> <p>The parent is entitled to receive incentive in the form of Industrial Promotion Assistance under WBIS 2000 for the period starting from April 01, 2004 till March 31, 2019 in respect of parent's manufacturing units at Khardah and Haldia and the same as required in terms of WBIS 2000 have been granted to the parent. Accordingly, the benefits under the said scheme has accrued and vested to the parent before the enactment of the Revocation Act and Rs. 4680.58 lakhs out of the amount accrued in this respect till June 30, 2017 (pending determination of the amount pertaining to GST Regime for the remaining period till March 31, 2019) is outstanding as on December 31, 2025. The Hon'ble High Court of Calcutta on a petition filed by the parent for the claim upto March 31, 2015 vide it's order dated April 08, 2024 has directed the State Government to pay the amount remaining unpaid under the Scheme and pending receipt of the claim despite the direction of the Hon'ble High Court, the parent has filed contempt petition before the said court on August 23, 2024. An another petition claiming the incentive for the remaining period upto June 30, 2017 has also been filed before the said court. During the period, the parent based on the legal advice has filed a writ petition before the Hon'ble Calcutta High Court challenging the constitutional validity and retrospective applicability of the Revocation Act. The decisions with respect to these petitions are pending adjudication as on this date. Accordingly, the amount of claim accrued in earlier years and outstanding as above being considered good and recoverable has been so carried forward as on December 31, 2025.</p>
6.	<p>During the quarter ended September 30, 2025, the parent under The West Bengal Sales Tax (Settlement of Dispute) Act, 1999 as amended by the West Bengal Sales Tax (Settlement of Dispute) (Amendment) Act, 2025 ('SOD'), has availed the settlement in terms of the SOD in respect of demands of Rs. 2762.77 lakhs for Entry Tax (excluding interest and late fee) against the parent pertaining to the period from April 01, 2012 to June 30, 2017 and Rs. 2072.38 lakhs has been paid in full and final settlement of these demands. Consequent to this, Rs. 6362.00 lakhs being the resultant additional amount of provision made in earlier years has been written back and included under Other Income for the Quarter ended September 30, 2025 and nine months ended December 31, 2025.</p>
7.	<p>The Government of India vide notification dated November 21, 2025 has notified the Code on Wages, 2019, the Industrial Relations Code, 2020, the Code on Social Security, 2020, and the Occupational Safety, Health and Working Conditions Code, 2020 (collectively referred to as 'the Labour Code') consolidating and replacing the then existing multiple labour legislations in the country. In accordance with the requirements of Ind AS 19, 'Employee Benefits', changes to employee benefit resulting from legislative amendments constitute a plan amendment, necessitating the immediate recognition of any variation in the costs upon such notification. Consequently, the potential impact on the employee benefit and expenses of the parent on account of past service costs amounting to Rs. 3838.26 lakhs as evaluated and determined by an independent actuary or otherwise as estimated has been recognised and disclosed as exceptional items in these consolidated financial results. Further, implications of Labour Code on employees' and other costs are currently under evaluation and also the underlying rules thereof are yet to be notified. The developments and further clarifications in this respect will continue to be monitored and consequential further adjustments, the amount of which as per the management's estimate is not expected to be material will be given effect to on determination in subsequent period.</p>
8.	<p>The Parent pursuant to Share Purchase Agreement ('SPA') entered into with TIS Group S.P.A. has acquired 3000000 equity shares of EURO 1 each of T.I.S. Services S.P.A ('TIS') representing 100% shareholding of TIS at an aggregate consideration of EURO 11500000 equivalent to Rs. 11470.16 lakhs. The entire consideration has been remitted on July 29, 2025 and therefore TIS has become a wholly owned subsidiary of the Group. For the purpose of consolidation as required in terms of the Ind AS 103 'Business Combination', the parent has carried out fair valuation of the assets and liabilities taken as per the financial statements of TIS as on July 29, 2025 ('the acquisition date') as reviewed by the statutory auditors of TIS. The said valuation has been carried out by an Independent Valuer ('valuation report') appointed in this respect and the values of the assets and liabilities so arrived at have been taken into consideration for giving effect to the said acquisition as on the said date. Further, as required in terms of Ind AS 110 'Consolidated Financial Statements' for arriving at the assets and liabilities of TIS as on September 30, 2025 and results of the operations for the period subsequent to the acquisition date ended on December 31, 2025 the effect of the valuation report has been considered, for the purpose of consolidated financial results of the Group. Further, TIS has acquired a subsidiary T.I.S. Nuoval S.r.l. with effect from November 04, 2025 and thereby it has become the step down subsidiary of the Parent. Accordingly, figures for the quarters are not comparable with the figures of the previous periods.</p>
9.	<p>Previous periods' figures have been regrouped/rearranged wherever necessary.</p>



For ELECTROSTEEL CASTINGS LIMITED


Umang Kejriwal
 Managing Director
 (DIN: 00065173)

Kolkata
 February 6, 2026

**Independent Auditors' Review Report
The Board of Directors
Electrosteel Castings Limited**

1. We have reviewed the accompanying statement of Unaudited Standalone Financial Results of **Electrosteel Castings Limited** ("the Company") for the Quarter and nine months ended December 31, 2025 ("the Statement"). The Statement has been prepared by the Company pursuant to Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015, as amended ("Listing Regulations 2015"), which has been initialed by us for identification purposes.
2. This Statement which is the responsibility of the Company's Management and approved by the Board of Directors has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS - 34") prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to issue a report on the Statement based on our review.
3. We conducted our review of the Statement in accordance with the Standard on Review Engagement (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review is limited primarily to inquiries of the Company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
4. Attention is drawn to the following Notes of the Statement which are subject matter of qualified conclusion as given in Para 5 below:
 - a) Note no. 3 regarding cancellation of coal block allotted to the company in earlier year and adjustments to be given effect to in respect of the claims made by the company, amount awarded so far in this respect and required disclosures/ adjustments in terms of Ind AS with respect to the carrying amounts of the property, plant and equipment, capital work in progress, inventory and balances lying under other heads of account and carried forward pending determination of the amount of claim in this respect as stated in the said note; and
 - b) Note No. 4 (a) in respect of company's investment in ESL Steel Limited (ESL), the pledge of which was invoked by the lenders of ESL and the same was set aside by Hon'ble High court of Calcutta and the matter is currently pending before the said court. Further, as stated in Note no. 4(b) dealing with mortgage of Land at Elavur plant in favour of one of the lenders of ESL which had assigned their rights to another party and symbolic possession of the said land was taken by the said party. The matter has been disputed by the company and as stated in the said note is currently pending before DRAT, Hon'ble Madras High Court and also a review petition is being contemplated to be filed before Hon'ble Supreme Court of India against its judgement/ clarification on the claim against third party security.



- c) Pending finalization of the matters dealt with in (a) and (b), impacts thereof are presently not ascertainable and as such cannot be commented upon by us.
5. Based on our review conducted as above, we report that, excepting the possible effect of the matters as stated in Para 4 above, nothing has come to our attention that causes us to believe that the accompanying statement read with notes thereon, prepared in accordance with aforesaid Indian Accounting Standards and other recognized accounting practices and policies generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, 2015, including the manner in which it is to be disclosed.



Place: Kolkata
Date: February 06, 2026

For Lodha & Co LLP,
Chartered Accountants
Firm's ICAI Registration No. 301051E/ E300284

R. P. Singh
R. P. Singh
Partner
Membership No. 052438
UDIN: 26052438XFJKFS6698

**ELECTROSTEEL CASTINGS LIMITED**

CIN: L27310OR1955PLC000310

Registered Office : Rathod Colony, P. O. Rajgangpur, Sundergarh, Odisha 770 017

Tel. No.:+91 06624 220 332; Fax:+91 06624 220 332

Corporate Office: 19, Camac Street, Kolkata 700 017

Website: www.electrosteel.com

E-mail: companysecretary@electrosteel.com

(Rs. in lakhs)

STATEMENT OF UNAUDITED STANDALONE RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31/12/2025

Particulars	3 months ended 31/12/2025	Preceding 3 months ended 30/09/2025	Corresponding 3 months ended in the previous year 31/12/2024	Year to date figures for current period ended 31/12/2025	Year to date figures for previous period ended 31/12/2024	Year to date figures for previous year ended 31/03/2025
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1. Revenue From Operations	124157.02	119232.20	165915.02	383599.90	518332.93	674588.28
2. Other Income	4875.43	9095.51	1612.68	16350.44	5576.61	9392.58
3. Total income (1 + 2)	129032.45	128327.71	167527.70	399950.34	523909.54	683980.86
4. EXPENSES						
(a) Cost of materials consumed	56797.12	64332.49	86025.41	205672.90	277045.96	364430.45
(b) Purchase of Stock-in-Trade	10.75	15.26	3.13	59.30	3.91	3.91
(c) Changes in inventories of finished goods, Stock-in-Trade and process stock	24162.14	(900.94)	(3372.02)	9059.55	(12309.87)	(20017.77)
(d) Employee benefit expenses	9198.77	11425.69	11242.78	32307.22	32288.62	43607.61
(e) Finance costs	3270.92	3402.53	3993.32	9932.01	11122.66	14181.44
(f) Depreciation and amortization expense	3774.39	3753.50	3309.10	11184.95	9443.21	12747.28
(g) Other expenses	30609.80	36101.55	45648.94	108630.65	136579.39	184356.14
Total expenses	127823.89	118130.08	146850.66	376846.58	454173.88	599309.06
5. Profit before exceptional items and tax (3 - 4)	1208.56	10197.63	20677.04	23103.76	69735.66	84671.80
6. Exceptional Item (refer note no.7)	3838.26	-	-	3838.26	-	-
7. Profit / (Loss) before Tax (5 - 6)	(2629.70)	10197.63	20677.04	19265.50	69735.66	84671.80
8. Tax expense:						
Current tax	(557.14)	325.59	5369.63	2630.99	17820.67	20863.00
Deferred tax	(103.00)	2272.69	(406.51)	2400.63	(222.38)	(7403.52)
Income tax pertaining to earlier years	30.95	-	-	30.95	-	-
9. Profit / (Loss) for the period (7 - 8)	(2000.51)	7599.35	15713.92	14202.93	52137.37	71212.32
10. Other Comprehensive Income						
A (i) Items that will not be reclassified to profit or loss						
a) Remeasurements of the defined benefit plans	355.85	(29.85)	27.59	296.15	82.55	(118.31)
b) Equity instruments through other comprehensive income	0.47	-	5.11	(286.57)	(1031.70)	(1031.70)
(ii) Income tax relating to items that will not be reclassified to profit or loss	(89.62)	7.51	(8.11)	(74.60)	(22.05)	28.88
Other Comprehensive Income for the period (net of tax)	266.70	(22.34)	24.59	(65.02)	(971.20)	(1121.13)
11. Total Comprehensive Income for the period (9+10)	(1733.81)	7577.01	15738.51	14137.91	51166.17	70091.19
12. Paid-up equity share capital (Face value - Re. 1/-)	6181.84	6181.84	6181.84	6181.84	6181.84	6181.84
13. Other equity excluding revaluation reserve						557535.21
14. Earnings per equity share of par value of Re. 1 each. (not annualised)						
(1) Basic (Rs.)	(0.32)	1.23	2.54	2.30	8.43	11.52
(2) Diluted (Rs.)	(0.32)	1.23	2.54	2.30	8.43	11.52



Notes:

1. The above Unaudited Standalone Financial Results for the quarter and nine months ended December 31, 2025 (hereinafter referred to as "Financial Results") attached herewith have been prepared in accordance with the Indian Accounting Standards ('Ind AS')-34 "Interim Financial Reporting" as prescribed under section 133 of the Companies Act 2013 and compiled keeping in view the provision of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended). These financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on February 06, 2026 and have been subjected to Limited Review by the Statutory Auditors.
2. The Company operates mainly in one business segment viz. Pipes and fittings and all other activities revolve around the main business.
3. In pursuance of the Order dated September 24, 2014 passed by the Hon'ble Supreme Court of India ('the Order'), followed by the Ordinance promulgated by the Government of India, Ministry of Law & Justice ('legislative department') dated October 21, 2014 ('Ordinance') for implementing the Order, allotment of Parbatpur coal block ('coal block'/mine) to the Company, which was under advanced stage of implementation, had been cancelled w.e.f. April 01, 2015. In terms of the Ordinance, the Company was allowed to continue the operations in the said coal block till March 31, 2015. Accordingly, the said coal block had been handed over to Bharat Coking Coal Limited ('BCCL') as per the direction from Ministry of Coal ('Ministry'), with effect from April 01, 2015 and the same was thereafter allotted to Steel Authority of India Limited ('SAIL') and an initial compensation of Rs. 8432.32 lakhs was awarded, of which Rs. 8312.14 lakhs was received by the Company. SAIL subsequently surrendered the coal block and handed over the said coal block back to the custody of BCCL. The Ordinance has been promulgated into Coal Mines (Special Provisions) Act, 2015 ('CMSP Act').

Following a petition filed by the Company, challenging the method and amount of compensation being determined, the Hon'ble High Court of Delhi pronounced its judgement on March 09, 2017 laying down the principles of determination of revised compensation. Accordingly, based on the said judgement, the Company claimed Rs.154944.48 lakhs towards compensation against the said coal block, acceptance whereof is awaited. The then Nominated Authority, for deciding the amount of compensation, had passed an order, after the above judgement, revising the compensation by a small amount. However, upon an appeal being made by the Company, the said order was set aside by the Hon'ble High Court, with a direction to the Nominated Authority to reconsider the same. The Nominated Authority thereafter passed an order dated November 11, 2019 awarding an additional compensation of Rs. 180.00 lakhs, with a further direction to determine the value of certain assets forming part of the mine infrastructure, liable for compensation in terms of the CMSP Act to the Company. Subsequently, the Nominated Authority, appointed a valuer to determine the value of those specified assets and thereafter another valuer was also appointed for cross verification of certain back-up documents, details and indirect costs related thereto, so that to arrive at the correct valuation for compensation against those assets. Moreover, the Company had also earlier approached the Nominated Authority/Ministry to reconsider the compensation, determined by the previous officer holding charge of office of Nominated Authority, for land and some other major assets and the final compensation thereof is yet to be decided.

In the meantime, JSW Steel Limited ('JSW') had been declared as successful bidder for Parbatpur Coal Block in "16th Tranche of Auction Under Coal Mines (Special Provisions) Act, 2015" and vesting order dated June 08, 2023 was issued by the Ministry in their favour. JSW, as being claimed by them, took over the physical possession of said coal block and requested the Company to initiate negotiations for utilization of movable property/ assets used in coal mining. Pursuant to this, the Company has submitted that the matter is sub-judice and pending decision thereof, it is premature to initiate such negotiations at this stage.

On July 15, 2025, the Nominated Authority ('NA') has passed a Provisional Compensation Order of even date ('Provisional Order') declaring additional compensation of Rs. 47610.62 lakhs against shaft and incline and certain other mine infrastructure and Rs. 2260.31 lakhs against land aggregating to Rs. 49870.93 lakhs in favour of the Company. Comments/ objections sought by the Nominated Authority from the Company, SAIL and JSW in respect of the Provisional Order have been submitted for their consideration. Subsequently, after considering the comments/objections so received, NA passed a compensation order dated November 19, 2025 ('Compensation Order') and determined that Rs. 25304.42 lakhs is payable as compensation towards 'hard cost' of shafts and inclines and certain other mine infrastructure. JSW has been directed to deposit the amount of Rs. 19675.74 lakhs being the aggregate amount of the compensation so far decided to be paid net of amount deposited. Further, the compensation towards soft costs of shaft and incline and land is pending determination as on this date by NA. It has also been directed that the Company and JSW are to mutually decide with respect to differential cost for preparation of updated Geological Report. At present, JSW has since submitted a bank guarantee of the amount, directed to be deposited as above, to the NA. The CMSP Act also provides for negotiation for cost of movable and other assets not declared as mine infrastructure between the Company and JSW.

The Compensation Order has been challenged by JSW before various judicial forums. The matter is currently pending before Coal Tribunal under the CMSP Act at Ranchi, final outcome whereof is awaited as on this date.

Moreover, the Company's petition before Hon'ble High Court of Delhi, filed in earlier year, for determination of the amount of the compensation for the coal block, pertaining to mine infrastructure and land etc., so as to arrive at the total amount of compensation against entire coal block in terms of the CMSP Act read with judgement dated March 09, 2017 pronounced by the Hon'ble High Court at Delhi, is also being actively pursued and the same is pending adjudication as on this date.

Pending finalisation of the matter as above, no adjustment for the amount of the compensation has been given effect to and various balances pertaining to said mine, as appearing in the books of accounts, have been dealt with as follows:

- (i) Rs.128884.11 lakhs incurred pertaining to the coal block till March 31, 2015 after setting off income, stocks etc. there against as per the accounting policy then followed by the Company has been continued to be shown as freehold land, capital work in progress, other fixed assets and other respective heads of account;
- (ii) Interest and other finance cost for the year ended March 31, 2016 against the fund borrowed and other expenses directly attributable in this respect amounting to Rs. 9514.74 lakhs have been considered as other recoverable under current assets; and
- (iii) Compensation of Rs. 8312.34 lakhs have so far been received. Further net realisations/claims against sale of assets, advances, etc. in this respect aggregates to Rs. 2090.04 lakhs. Bank guarantee amounting to Rs. 920.00 lakhs has been given against the compensation received.

Necessary disclosures and adjustments arising with respect to above, pending determination of the claim will be given effect to on the finalisation and acceptance of the amount thereof.

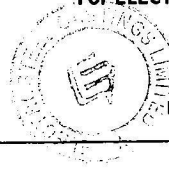


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- (b) Further in the earlier years, certain land amounting to Rs. 29493.58 lakhs of the company, situated at Elavur, Tamil Nadu, were mortgaged to another lender SREI Infrastructure Finance Limited ('SREI') of ESL and SREI had subsequently assigned its right in the said property to an Asset Reconstruction Company ('ARC') although the claims of the said lender were fully discharged by ESL as per the Resolution Plan approved by Hon'ble National Company Law Tribunal ('NCLT'), Kolkata. Subsequently, the ARC had issued SARAFESI Notice and taken the symbolic possession of the said land. The Company had disputed the alleged assignment of the loan by the lender and as directed by the Hon'ble Supreme Court had filed an application before the Debt Recovery Tribunal ('DRT'), Chennai for setting aside the SARAFESI actions and release of the title deeds of the land which vide order dated April 08, 2022 (uploaded on April 27, 2022) had been dismissed by DRT. On filing the appeal before the Debt Recovery Appellate Tribunal ('DRAT') against the order of DRT, DRAT has directed the Company to deposit 50% of the SARAFESI demand i.e. Rs. 29355.04 lakhs against which revision application under Article 227 of the Indian Constitution and a Writ Application under Article 226 of Indian Constitution has been filed before Hon'ble Madras High Court and the matter is pending before the said court.
- Earlier, the ARC had also filed an application before Hon'ble NCLT, Cuttack for initiation of Corporate Insolvency and Resolution Process ('CIRP') against the Company which had been decided in the favour of the Company vide NCLT order dated June 24, 2022 ('the Order'). The said order on being challenged by ARC has been upheld by Hon'ble National Company Law Appellate Tribunal ('NCLAT') vide its order dated January 24, 2024. The Judgement of NCLAT was challenged before Hon'ble Supreme Court of India. Hon'ble Supreme Court vide its Judgement dated January 6, 2026 confirmed that the Company is not a guarantor for financial facilities availed by ESL. Hence, no CIRP Proceedings can be initiated against the Company. However, Hon'ble Supreme Court has also held that the approval and / or implementation of the Resolution Plan of Vedanta Limited for ESL does not result in extinguishment of the entire debt so as to bar any claim against the Third-Party Security Providers. The Company is contemplating legal option of filing a Review Application before Hon'ble Supreme Court of India.
- (c) Pending finalization of the matter, these assets have been carried forward at their respective book value.
5. During the period, the State Government of West Bengal ('State Government') has notified the enactment of the Revocation of West Bengal Incentive Schemes and Obligations in the nature of Grants and Incentive Act, 2025 ('the Revocation Act') rescinding, revoking and discontinuing all West Bengal Incentive Schemes including West Bengal Incentive Scheme, 2000 ('WBIS 2000') ('the Scheme') retrospectively from the date of implementation of the respective scheme.
- The company is entitled to receive incentive in the form of Industrial Promotion Assistance under WBIS 2000 for the period starting from April 01, 2004 till March 31, 2019 in respect of company's manufacturing units at Khardah and Haldia and the same as required in terms of WBIS 2000 have been granted to the company. Accordingly, the benefits under the said scheme has accrued and vested to the company before the enactment of the Revocation Act and Rs. 4680.58 lakhs out of the amount accrued in this respect till June 30, 2017 (pending determination of the amount pertaining to GST Regime for the remaining period till March 31, 2019) is outstanding as on December 31, 2025. The Hon'ble High Court of Calcutta on a petition filed by the company for the claim upto March 31, 2015 vide its order dated April 08, 2024 has directed the State Government to pay the amount remaining unpaid under the Scheme and pending receipt of the claim despite the direction of the Hon'ble High Court, the company has filed contempt petition before the said court on August 23, 2024. An another petition claiming the incentive for the remaining period upto June 30, 2017 has also been filed before the said court. During the period, the company based on the legal advice has filed a writ petition before the Hon'ble Calcutta High Court challenging the constitutional validity and retrospective applicability of the Revocation Act. The decisions with respect to these petitions are pending adjudication as on this date. Accordingly, the amount of claim accrued in earlier years and outstanding as above being considered good and recoverable has been so carried forward as on December 31, 2025.
6. During the quarter ended September 30, 2025, the company under The West Bengal Sales Tax (Settlement of Dispute) Act, 1999 as amended by the West Bengal Sales Tax (Settlement of Dispute) (Amendment) Act, 2025 ('SOD'), has availed the settlement in terms of the SOD in respect of demands of Rs. 2762.77 lakhs for Entry Tax (excluding interest and late fee) against the company pertaining to the period from April 01, 2012 to June 30, 2017 and Rs. 2072.38 lakhs has been paid in full and final settlement of these demands. Consequent to this, Rs. 6362.00 lakhs being the resultant additional amount of provision made in earlier years has been written back and included under Other Income for the Quarter ended September 30, 2025 and nine months ended December 31, 2025.
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8. Previous periods' figures have been regrouped/rearranged wherever necessary.

Kolkata
February 6, 2026



For ELECTROSTEEL CASTINGS LIMITED



Umang Kejriwal
Umang Kejriwal
Managing Director
(DIN: 00065173)