

August 5, 2019

JSL/BM-2/2019-20

BSE Limited
Corporate Relationship Department,
1st Floor, New Trading Ring,
Rotunda Building, P J Towers,
Dalal Street, Fort,
Mumbai – 400 001
Email: corp.relations@bseindia.com
Security Code No.: 532508

National Stock Exchange of India Ltd. Exchange Plaza, 5th Floor, Plot no. C/1, G Block Bandra-Kurla Complex, Bandra (E), Mumbai-400051 Email: cmlist@nse.co.in Security Code No.: JSL

### Kind Attn. Listing Section

**Sub.:** Outcome of Board Meeting under Regulations 30 and 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended ("SEBI Listing Regulations").

Dear Sirs,

This is in continuation to our letters dated 22<sup>nd</sup> July, 2019 and 31<sup>st</sup> July, 2019.

We wish to inform you that pursuant to the applicable provisions of the SEBI Listing Regulations, the Board of Directors (the "Board") of Jindal Stainless Limited (the "Company") at its meeting held today, i.e. 5<sup>th</sup> August, 2019, inter alia, considered and approved:

- a) Un-audited Standalone and Consolidated Financial Results of the Company for the quarter ended 30<sup>th</sup> June, 2019. Copy of aforesaid results along with the Limited Review Report(s) are enclosed herewith as **Annexure I.**
- b) On the recommendation of the Nomination and Remuneration Committee:
  - (i) Re-appointment of Mr. Suman Jyoti Khaitan (DIN: 00023370), as Non-Executive Independent Director of the Company for a second term of 3 (three) consecutive years w.e.f. 22<sup>nd</sup> September, 2019, and subject to the approval of the shareholders at the ensuing Annual General Meeting ("AGM"); and
  - (ii) Appointment of Mr. Jayaram Easwaran (DIN: 02241192), as an Additional Director (Non-Executive Independent). The Board has also recommended his appointment as Non-Executive Independent Director for a term of 3 (three) consecutive years w.e.f. 5<sup>th</sup> August, 2019, subject to the approval of the shareholders at the AGM.

Further, as informed vide our letter dated 31<sup>st</sup> July, 2019, the Board, also considered and approved following fund raising options:

(i) issue of Equity Shares of the Company upto Rs. 29 Crore (Rupees Twenty Nine Crore) to JSL Limited, a Promoter Group entity, on preferential basis, subject to the approval of shareholders at the ensuing AGM, for the purpose of redemption of Optionally Convertible Preference Shares ("OCRPS") issued by the Company to its lenders;





- (ii) Issue of Non-convertible Debentures ("NCDs") of upto Rs. 900 Crore (Rupees Nine Hundred Crore) on private placement basis primarily to refinance existing debt/convertible instruments. This is an enabling resolution authorizing the sub-committee of the Board of Directors to negotiate and finalize the terms of issue of NCDs.
- (iii) Issue of securities for an aggregate amount of upto 1,200 Crore (Rupees One Thousand Two Hundred Crore), by way of one or more public and/or private offerings on preferential allotment basis and/or qualified institutions placement and/or rights offering or any combination thereof or any other method as may be permitted under applicable laws, subject to the approval of shareholders at the ensuing AGM. This is an enabling resolution in line with the earlier approval of the shareholders granted at an Extra Ordinary General Meeting of the Company earlier held on 3<sup>rd</sup> March, 2018. The Board/Sub-Committee of the Board, after considering various factors viz. capital market conditions, business need, opportunities etc., may then decide to raise funds.

The Meeting commenced at 12.00 Noon and concluded at 6:50 P.M.

The financial results will be published in the newspapers in terms of Regulation 33 of SEBI (LODR) Regulations, 2015.

Please find enclosed herewith detailed disclosure(s) enclosed as Annexure II & III, as required under Regulation 30 of SEBI Listing Regulations.

Please take the above information on record.

Thanking you,

Yours faithfully,

For Jindal Stainless Limited

Navneet Raghuvanshi Company Secretary

Enclosed as above



Website: www.jindalstainless.com, www.jslstainless.com

Walker Chandiok & Co LLP (Formerly Walker, Chandiok & Co) L-41 Connaught Circus New Delhi 110001 India

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Independent Auditor's Review Report on Standalone Unaudited Quarterly Financial Results of Jindal Stainless Limited Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

#### To the Board of Directors of Jindal Stainless Limited

- 1. We have reviewed the accompanying statement of standalone unaudited financial results ('the Statement') of Jindal Stainless Limited ('the Company') for the quarter ended 30 June 2019, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), including relevant circulars issued by the Securities and Exchange Board of India ("SEBI") from time to time.
- 2. The Statement, which is the responsibility of the Company's Management and approved by the Company'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 ('the Act'), SEBI Circular CIR/CFD/FAC/62/2016 dated 5 July 2016 (hereinafter referred to as 'the SEBI Circular'), 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. 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 the Standards on Auditing specified under section 143(10) of the Act, 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. Based on our review conducted as above nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in Ind AS 34, prescribed under Section 133 of the Act, the SEBI Circular, and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), including the manner in which it is to be disclosed, or that it contains any material misstatement.

For Walker Chandiok & Co LLP

**Chartered Accountants** 

Firm Registration No: 001076N/N500013

Siddharth Talwar

Partner

Membership No. 512752

UDIN No: 19512752AAAABO6642

Place: New Delhi Date: 5 August 2019



Walker Chandiok & Co LLP (Formerly Walker, Chandiok & Co) L-41 Connaught Circus New Delhi 110001 India

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Independent Auditor's Review Report on Consolidated Unaudited Quarterly Financial Results of Jindal Stainless Limited Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

#### To the Board of Directors of Jindal Stainless Limited

- 1. We have reviewed the accompanying statement of unaudited consolidated financial results ('the Statement') of Jindal Stainless Limited ('the Holding Company') and its subsidiaries (the Holding Company and its subsidiaries together referred to as 'the Group') and its associates (refer Annexure 1 for the list of subsidiaries and associates included in the Statement) for the quarter ended 30 June 2019, being submitted by the Holding Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), including relevant circulars issued by the Securities and Exchange Board of India ("SEBI") from time to time. Attention is drawn to the fact that the consolidated figures for the preceding quarter and corresponding quarter ended 30 June 2018 as reported in the Statement have been approved by the Holding Company's Board of Directors, but have not been subjected to audit or review.
- 2. This Statement, which is the responsibility of the Holding Company's management and approved by the Holding Company'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 ('the Act'), SEBI Circular CIR/CFD/FAC/62/2016 dated 5 July 2016 (hereinafter referred to as 'the SEBI Circular), 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. 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 the Standards on Auditing specified under section 143(10) of the Act, 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.

We also performed procedures in accordance with the SEBI Circular CIR/CFD/CMD1/44/2019 dated 29 March 2019 issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), to the extent applicable.

- 4. Based on our review conducted and procedures performed as stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with recognition and measurement principles laid down in Ind AS 34, prescribed under Section 133 of the Act, the SEBI Circulars and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), including the manner in which it is to be disclosed, or that it contains any material misstatement.
- 5. The Statement includes the interim financial information of five subsidiaries, which have not been reviewed/audited, whose interim financial information reflect total revenues of ₹ 316.21 crores, net loss after tax of ₹ 16.94 crores and total comprehensive loss of ₹ 16.94 crores for the quarter ended on 30 June 2019, as considered in the Statement. These interim financial information have been furnished to us by the Holding Company's management. The Statement also includes the Group's share of net profit after tax of ₹ 1.52 crores and and total comprehensive income of ₹ 1.52 crores for the quarter ended on 30 June 2019, as considered in the Statement, in respect of three associates, based on their interim financial information information, which have not been reviewed/audited by their auditors, and have been furnished to us by the Holding Company's management. Our conclusion on the Statement, and our report in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), read with SEBI Circular in so far as it relates to the aforesaid subsidiaries and associates, are based solely on such unaudited/unreviewed interim financial information. According to the information and explanations given to us by the management, these interim financial information are not material to the Group.

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Our conclusion is not modified in respect of this matter.

For Walker Chandiok & Co LLP

**Chartered Accountants** 

Firm Registration No: 001076N/N500013

Siddharth Talwar

Partner

Membership No. 512752

UDIN No: 19512752AAAABP8764

Place: New Delhi Date: 5 August 2019

#### Annexure 1

### List of entities included in the Statement

S. No.	Name	Relation
1	PT. Jindal Stainless Indonesia	Subsidiary
2	Jindal Stainless FZE	Subsidiary
3	JSL Group Holdings Pte. Limited	Subsidiary
4	Iberjindal S.L.	Subsidiary
5	Jindal Stainless Park Limited	Subsidiary
6	Jindal United Steel Limited	Associate
7	Jindal Coke Limited	Associate
8	Jindal Stainless Corporate Management Services Private Limited	Associate





#### JINDAL STAINLESS LIMITED

CIN: L26922HR1980PLC010901

Regd. Office: O.P.Jindal Marg, Hisar-125 005 (Haryana)

Ph. No. (01662) 222471-83, Fax No. (01662) 220499, Email Id. for Investors: investorcare@jindalstainless.com, Website: www.jslstainless.com

# UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30 JUNE 2019

(₹ in crores except per share data) Standalone For the Quarter ended For the Year For the Quarter ended For the Year ended ended S. No. Particulars 31 March 2019 (Refer note 2) 31 March 30 June 2019 30 June 2018 31 March 2019 30 June 2019 31 March 2019 30 June 2018 Unaudited Audited Unaudited Audited Unaudited (Refer note 7) (Refer note 7) Audited INCOME 3,066.72 3,251.28 3,137.92 3,547.49 13,557.33 Revenue from operations 12,585.01 3,263.32 3,364.66 П Other incom 9.71 8.82 5.78 27.58 9.52 11.10 6.17 32.61 Total income 3,076.43 3,558.59 3,370.83 13,589.94 Ш 3,260.10 3,143.70 12,612.59 3,272.84 IV Expenses Cost of materials consumed 1.990.76 1.869.28 2.222.49 7.987.70 2.212.57 2.000.31 2,424,54 8,694,86 698.08 261.22 698.08 148.29 Changes in inventories of finished goods, stock in trade and work in progress (147.12) 45.23 (333.24) (236 34) (206.31) 164 10 (395.56) (217.72) Employee benefits expense 37.51 33.78 35.44 136,65 52,44 62.04 51.41 211.91 Finance costs 141 93 161.05 149.70 614.09 146 64 166.59 155.64 636.87 100.75 92.45 335.08 351.50 Depreciation and amortisation expense 76.05 104.81 96.74 79.92 Stores and spares consumed 182.84 201.67 195.00 773.69 193.39 241.00 210.51 857.71 177.69 177.69 176.65 732.38 191.94 176.65 732.38 Power and fuel 186.06 Other expenses 354.59 360.12 328.54 1,356.91 371.15 337.06 354.24 1,415.54 2,995.61 3,202,49 2,988.74 12,398.24 3,214,92 3,506.75 3,195,46 13,381.13 Total expenses Profit before exceptional items, share of net profit of 80.82 57.61 154.96 214.35 57.92 51.84 175.37 208.81 nvestments accounted for using equity method and tax VI Share of net profit of investments accounted for using equity method 1.52 2 62 2 40 12 23 Profit before exceptional items and tax 57.61 154.96 214.35 59.44 54.46 177.86 221.04 VIII Exceptional items - gain/(loss) (refer note no. 5) 24.36 (0.90) (15.09) 6.31 24 67 (0.85)(18.78) 0.67 Profit after exceptional items but before tax 105.18 56.71 139.87 220.66 159.08 221.71 IX 84.11 53.61 X 2.73 2.73 Curent tax Deferred tax 40.42 24.43 48.54 81.09 38.56 16.68 47.97 73.34 Taxes in relation to earlier years (2.07)0.48 0.53 (2.07)0.48 0.53 XI Profit for the period 66.83 32.28 90.85 139.04 47.62 34.20 110.63 145.11 XII Other comprehensive income Items that will not be reclassified to profit or loss (A)(i) Items that will not be reclassified to profit or loss (0.62) (0.62)0.07 0.07 (ii) Income tax effect on above 0.22 0.22 0.04 0.04 (iii) Share of other comprehensive income of investments accounted for (0.09)(0.09)using equity method (B)(i) Items that will be reclassified to profit or loss 3.24 (5.14)2.67 (2.46)(ii) Income tax effect on above XIII Total other comprehensive income (0.40) 3.24 2.67 (2.44)(0.40)Total comprehensive income for the period (comprising profit XIV 66.83 31.88 90.85 138.64 50.86 29.08 113.30 142.67 and other comprehensive income for the period) XV Profit attributable to: 109.61 142.38 Owners of the parent 34.09 Non - controlling interests 0.97 0.11 1.02 2.73 145.11 47.62 34.20 110.63 Other comprehensive income attributable to: Owners of the parent 2.67 3.24 (5.12)(2.44)Non - controlling interests 3.24 (5.12)2.67 (2.44) Total comprehensive income attributable to: Owners of the parent 49.89 28.97 112.28 139.94 Non - controlling interests 0.11 50.86 29.08 113.30 142,67 Paid-up Equity Share Capital (face value of ₹ 2 each) 95.84 95.84 95.84 95.84 95.84 95.84 95.84 XVII Other equity 2,378.67 2,494.98 XVIII Earning per share (EPS) (face value of ₹ 2 each) a) Basic 1.39 0.67 1.90 2.90 0.97 2.97 b) Diluted 1.30 0.67 1.63 0.97 nlesos 2.97 2.90 HANDIO

(EPS for the period not annualised)

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#### Notes:

- 1 The financial results of the Company for the quarter ended 30 June 2019 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 5 August 2019 and the Limited Review of the same has been carried out by the auditors.
- 2 In Standalone results figures for the quarter ended 31 March 2019 are the balancing figures between audited figures in respect of the full financial year and published year to date figures upto the third quarter of year ended 31 March 2019.
- 3 These results have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies to the extent applicable.
- 4 The Company has adopted Ind AS 116 "Leases" effective 1 April 2019, as notified by the Ministry of Corporate Affairs (MCA) in the Companies (Indian Accounting Standards) Amendment Rules, 2019, using modified retrospective method. The adoption of the standard did not have any material impact on the profit of the current quarter.
- 5 Exceptional items in standalone financial results include a) Net foreign exchange gain/(loss) for the quarter ended 30 June 2019 is ₹ 24.36 crores [for the quarter ended 30 June 2018: (₹ 15.09 crores)]; for the quarter and year ended 31 March 2019 is ₹ 16.82 crores and ₹ 33.81 crores respectively. The figure for the quarter ended 31 March 2019 and year ended 31 March 2019 includes provision for recompense liability ₹ 17.72 crores and ₹ 27.50 crores respectively.
- As the Company's business activity falls within a single operating segment viz. 'Stainless Steel', the disclosure requirement of Accounting Standard (Ind AS 108) on "Operating Segments" is not applicable.
- 7 The figures in the consolidated financial results for the quarter ended 31 March 2019 and for the quarter ended 30 June 2018 have been approved by the Company's Board of Directors, but have not been subject to audit or review.

By Order of the Board of Directors For Iindal Stainless Limited

> Tarun Kumur Khulbe Whole Time Director

Place: New Delhi Date: 5 August 2019



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<u>Disclosure(s) of information pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular dated 9<sup>th</sup> September, 2015.</u>

Annexure II

### RAISING OF FUNDS

Particulars	Issue of Equity shares on preferential basis	Issue of Non-convertible Debentures	Issue of securities including by way of qualified institutional
· ·			placement (In-principal)
Type of securities proposed to be issued (viz. equity shares, convertibles etc.);	Equity Shares	Issue of Non- convertible Debentures (NCDs)	Further issue of securities aggregating upto Rs. 1,200 Crore
Type of issuance (further public offering, rights issue, depository receipts (ADR/GDR), qualified institutions placement, preferential allotment etc.);	Preferential Allotment	Private Placement	This is a enabling approval to empower the Board of Directors of the Company to issue securities in one or
Total number of securities proposed to be issued or the total amount for which the securities will be issued (approximately);	Upto Rs. 29 Crore to JSL Limited, a Promoter Group Entity on Preferential basis	Upto Rs. 900 Crore	more tranches at such time or times and to such person(s) including institutions, body corporate or otherwise as the
			Board/Committee thereof may in its absolute discretion deem fit.
In case of preferential issue the listed entity shall disclose the following additional details to the stock exchange(s):		•	
i. names of the investors;	JSL Limited, a Promoter Group entity		
ii. post allotment of securities - outcome of the subscription, issue price / allotted price (in case of convertibles), number of investors;	Not applicable as no convertible instruments are being issued	Not Applicable	Not Applicable
iii. in case of convertibles - intimation on conversion of securities or on lapse of the tenure of the instrument	Not applicable		ANNLES
C	Jindal Stainless Lt N: L26922HR1980PLC01		14





In case of	issuance of debt securities			
or other no	on convertible securities the			
listed entit	ty shall disclose following	*		×
additional	details to the stock		*	
exchange(s	s):	Not Applicable	Issue of NCDs of	To be determined
i.	size of the issue;		upto Rs. 900	by the
ii.	whether proposed to be		Crore on such	Board/Committee
	listed? If yes, name of	× .	terms and	thereof.
	the stock exchange(s);		conditions as	
iii.	tenure of the instrument -		may be	
	date of allotment and	*	determined by	
	date of maturity;		the Sub-	* *y
iv.	coupon/interest offered,		Committee of the	
	schedule of payment of	Y.	Board at a later	
v	coupon/interest and		stage.	
	principal;			,
v.	charge/security, if any,			
	created over the assets;		1	
vi.	special			9
	right/interest/privileges			
	attached to the			
	instrument and changes			
	thereof;			
vii.	delay in payment of			
	interest / principal			
	amount for a period of			
	more than three months			
	from the due date or			
	default in payment of			
	interest / principal;			
viii.	details of any letter or			
	comments regarding			*
	payment/non-payment		7	
	of interest, principal on			
У.	due dates, or any other			
	matter concerning the		*	
	security and /or the			
-	assets along with its	1		
	comments thereon, if			
	any;		9	
ix.	details of redemption of	*		
	preference shares			
	indicating the manner of	*		
-	redemption (whether out	,	,	
	of profits or out of fresh			
	issue) and debentures		IN	Ee





#### Annexure III

## Appointment/Re-appointment of Non-Executive Independent Director(s)

TA.T		Name of Director		
No.		Mr. Suman Jyoti Khaitan	Mr. Jayaram Easwaran	
1	Reason for change viz. appointment, resignation, removal, death or otherwise	Re-appointment	Appointment of Mr. Jayaram Easwaran, as an Additional Director (Non-Executive Independent). The Board has also recommended his appointment as Non-Executive Independent Director for a term of 3 (three) consecutive years w.e.f. 5 <sup>th</sup> August, 2019, subject to the approval of the shareholders at the AGM.	
2	Date of appointment/cessation (as applicable) & term of appointment	Re-appointed as Independent Director for a second term of three years w.e.f. 22 <sup>nd</sup> September, 2019.	Appointed as Independent Director for a term of three years w.e.f. 5 <sup>th</sup> August, 2019.	
3	Brief profile (in case of appointment)	Mr. Suman Jyoti Khaitan is a practicing advocate having more than 30 years of experience in the legal field.  He is also a member of Supreme Court Bar Association, Supreme Court Advocates-on-Record Association, Delhi High Court Bar Association, Incorporated Law Society, Kolkata, Indian Law Institute and International Bar Association. Mr. Khaitan also serves as an independent legal director on board of listed companies.	Mr. Jayaram Easwaran is an alumnus of the Indian Institute of Management-Bangalore (IIM-B) and has over three decades of experience at leadership levels across functions in global corporate. He is a well-known management consultant and a prolific speaker at various forums.  Mr. Easwaran is also the author of 'Inside the C-Suite' published by Harper Collins, amongst the world's largest publishers.	
4	Disclosure of relationships between directors (in case of appointment of a director).	Mr. Suman Jyoti Khaitan is not related to any other Director of the Company.	Mr. Jayaram Easwaran is not related to any other Director of the Company.	



Jindal Stainless Ltd.

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