

Date: May 22,2024

PM/BSE/05/2024-25

To, General Manager, Listing Department BSE Limited, Floor 25, P.J. Towers, Dalal Street, Mumbai-400001

> Scrip Code: 522105 Sub: Outcome of the Board Meeting held on May 22,2024

Dear Sir/Madam,

Pursuant to Regulations 30 and 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), we would like to intimate that the Board of Directors of the Company have at their meeting held today, i.e. Wednesday, May 22, 2024 inter alia, transacted following businesses:

- **1.** Appointment of Mr. Pankaj Kumar, as Chief Financial Officer of the Company and his brief profile is enclosed herewith as "Annexure A".
- **2.** Considered and approved the Audited Standalone and Consolidated Financial Results for the Quarter and Financial Year ended March 31, 2024, read with the Auditors' Report.
 - Accordingly, we are submitting herewith the Audited Standalone and Consolidated Financial Results for the quarter and year ended March 31, 2024 along with the Auditors' Report and declaration in respect of unmodified opinion on the Audited Financial results enclosed herewith as "Annexure B"
- **3.** Recommended, subject to the approval of shareholders, final dividend of Rs. 0.5/- per equity share on the face value of Rs. 2/- each for the financial year ended March 31, 2024.
- **4.** Re-Appointment of M/S. Zawar Associates, Chartered Accountants, as Income Tax Auditor for the Financial Year 2024-2025. "**Annexure C"**.
- **5.** Re-Appointment of M/S. MDSS & Associates, Chartered Accountants, Aurangabad as Goods & Service Tax Auditors (GST) for the Financial Year 2024-2025. "Annexure D"
- **6.** Re-Appointment of Mr. Jayant B. Galande, Cost Auditor for the Financial Year 2024-2025. **"Annexure - F"**
- 7. Re-Appointment of M/S. SAMP & Co. Internal Auditor for The Financial Year 2024-2025. "Annexure F"
- **8.** Re- Appointment of M/S. Vijay Tiwari & Associates as Secretarial Auditor of the Company for the Financial Year 2024-25. "**Annexure G**"



9.	Closure (Voluntary	strike off)	of Birla	Precision	USA a	a wholly	owned	subsidiaries	of the	Company
	Further details are e	enclosed as "	Annexu	ıre- H".						

The Board Meeting commenced at 6.30 P.M. and concluded at 8.20 P.M.

Kindly take the same on your records & oblige.

Thanking you,

Yours faithfully,

For Birla Precision Technologies Limited

Ishu Jain Company Secretary & Compliance Officer M. No.: F10679



Disclosure as required under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI circular No. SEBI/HO/CFD/CFD-PoD-1/P/ CIR/2023/123 dated July 13, 2023. are as under:

APPOINTMENT OF MR. PANKAJ KUMAR AS CHIEF FINANCIAL OFFICER OF THE COMPANY.

Annexure -A

Name of Key Managerial Personnel.	Mr. Pankaj Kumar
Reason for Change	Appointment as the Chief Financial Officer & Key Managerial Personnel.
Date of Appointment &	May 22,2024
terms of Appointment	
	The terms of appointment shall Commence from May 22, 2024 and Continue
	until his resignation or his attaining the age of retirement (as per Company's
	Human Resource Policy), whichever is earlier.
Brief Profile	Mr. Pankaj Kumar, CFA, is a distinguished professional with a PGPM in Finance from the Great Lakes Institute of Management, where he was honored with the Gold Medal for best performance in Finance. He also holds a Bachelor's degree in Engineering from the Marine Engineering & Research Institute.
	With over 17 years of rich experience, Mr. Kumar has excelled in corporate finance, business finance, corporate strategy, budgeting, valuation, financial modeling, due diligence, merger and acquisition, group restructuring, consolidation, and investor relations.
	Previously, Mr. Kumar held key positions at prominent organizations. He served as the Chief Risk Officer and Senior Manager of Corporate strategy & Investor Relations at Future Consumer Limited. Prior to this, he was associated with CRISIL Limited as a Lead Analyst, where he led the team in setting up a buy-side research team. He also served as a Principal Analyst at Vista Soft India P Limited.
	Currently, Mr. Kumar joined as General Manager - FP&A in September 2023. he was promoted to Head of Finance, effective from May 01,2024.
Relationship with other	None.
directors of the Company.	

E-mail: info@birlaprecision.com Website: www.birlaprecision.com
An ISO 9001:2000 & ISO 14001:2004 Company CIN: L29220MH1986PLC041214



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

To,
The Board of Directors
Birla Precision Technologies Limited

Report on the audit of the Standalone Financial Results

Opinion

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

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

- a) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- b) give a true and fair view in conformity with the recognition and measurement principles Laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for the Quarter and year ended 31st March 2024.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 ("Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of Financial Results section of our report. We are independent of the Company, in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us in is sufficient and appropriate to provide a basis for our opinion.

Management's Responsibilities for the Financial Results

This statement which, includes financial results for the Quarter and year ended 31st March 2024 have been compiled from the annual audited financial statements. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standards prescribed under Section 133 of the Act read relevant rules issued thereunder and other accounting principles generally accepted in India in

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compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Results

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

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

'We also:

- Identity and assess the risks of material misstatement of the standalone financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the
 effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related

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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 financial results or, if such disclosures are inadequate, modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Other Matters

The Statement includes the results for the quarter ended March 31, 2024 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2024 and the published unaudited year to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations. Our opinion is not modified in respect of this matter.

The standalone financial results dealt with by this report has been prepared for the express purpose of filing with stock exchanges on which the Company's shares are listed. These results are based on and should be read with the audited standalone financial statements of the Company for the year ended March 31, 2024 on which we issued an unmodified audit opinion vide our report dated May 22, 2024.

For Valawat & Associates **Chartered Accountants**

ICAI Firm Reg. No.: 003623C

Membership No. 072995 Date: 22-05-2024

Jinendra Jain Partner

UDIN: 24072995BKAMPU6593



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Independent Auditor's Report on the Quarterly and Year to Date Audited Consolidated Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations')

To, The Board of Directors Birla Precision Technologies Limited

Report on the audit of the Consolidated Financial Results

Opinion

We have audited the accompanying statement of quarterly and year to date consolidated financial results of Birla Precision Technologies Limited (hereinafter referred to as the 'Holding Company") and its subsidiaries (the holding company and its subsidiaries together referred to as "the group") for the quarter and year ended March 31, 2024 ("Statement"), attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the reports of the other auditors on separate audited/reviewed financial statements/financial information of the subsidiaries, the statement:

- a) Includes the results of the following entities:
 - The Holding Company
 - Foreign subsidiaries

Birla Precision GMBH

Birla Precision USA Ltd

Indian Subsidiaries

Birla Engineering Private Limited

Birla Accucast Private Limited

Birla Durotools Private Limited

- b) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- c) gives a true and fair view in conformity with the recognition and measurement principles Laid down in the applicable accounting standards and other accounting principles generally accepted in India of the consolidated net profit and other comprehensive income and other financial information of the Group for the Quarter and Year ended 31st March 2024.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 ("Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Results" section of our report. We independent of the Group, in accordance with the 'Code of Ethics' issued by the Institute of Charles of Char

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Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us in is sufficient and appropriate to provide a basis for our opinion.

Management's Responsibilities for the Consolidated Financial Results

This statement which, includes financial results for the Quarter and year ended 31st March 2024, have been compiled from the annual audited financial statements. The Holding Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit and other comprehensive income and other financial information of the group in accordance with the recognition and measurement principles laid down in Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The respective Board of Directors of the company included in the Group are also responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Statement by the Director of the Holding company as aforesaid.

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

The respective Board of Directors of the companies included in the group are also responsible for overseeing the Group's financial reporting process.

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

Our objectives are to obtain reasonable assurance about whether the Statement as a whole 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 a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Statement.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain proskepticism throughout the audit.

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We also:

- Identity 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 adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group'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, modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results / financial information of
 the entities within the Group and its associates. We are independent auditors of only the holding
 company of the group. For other entities included in the consolidated financial results, which have
 been audited by other auditors, such other auditors remain responsible for the direction, supervision
 and performance of the audits carried out by them. We remain solely responsible for our audit
 opinion.

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

We also performed procedures in accordance with the circular issued by the SEBI under Regulation the Listing Regulations, as amended, to the extent applicable.



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Other Matters

The accompanying Statement includes the audited financial results and other financial information, in respect of its three Indian subsidiaries. These financial statements and other information have been audited by other auditors whose reports have been furnished to us by the Management and our conclusion on the consolidated financial results, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, and our report in terms of Regulation read with the Circulars, in so far as it relates to the aforesaid subsidiaries, are based on the reports of the other auditors and the procedures performed by us as stated under Auditor's Responsibilities paragraph above.

The accompanying Statement includes the audited financial results and other financial information, in respect of its two foreign subsidiaries. These financial statements / financial results have been certified by the respective Management and furnished to us by Holding Company's Management. Our conclusion, in so far as it relates to the amounts included in respect of aforesaid subsidiary, is based solely on such financial statements/ financial results. In our view and according to the information and explanations given to us by the Holding Company's Management, these financial statements/financial results are not material to the Group.

Our opinion on the consolidated financial results is not modified in respect of the above matter with respect to our reliance on the work done and the reports of the other auditors and reliance on these unaudited financial statements/ financial results of aforesaid subsidiary, as certified by the respective Management.

The Statement includes the results for the quarter ended March 31, 2024 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2024 and the published unaudited year to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations. Our opinion is not modified in respect of this matter.

The consolidated financial results dealt with by this report has been prepared for the express purpose of filing with stock exchanges on which the Company's shares are listed. These results are based on and should be read with the audited consolidated financial statements of the Group for the year ended March 31,2024 on which we issued an unmodified audit opinion vide our report dated May 22, 2024.

For Valawat & Associates Chartered Accountants

ICAI Firm Reg. No.: 003623C

Jinendra Jain

Partner Membership No. 072995

Date: 22-05-2024

UDIN: 24072995BKAMPV1783

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Notes: The above financial results of the Company were reviewed by the Audit Committee and approved by the Board of Directors in their meeting held on 22nd May, 2024. The Statutory Auditor's have issued their report thereon. Effective from 1st April 2018, the Company has reclassified two reporting segments namely, 1. Tooling 2. Automotive Components as reporting segments under Ind AS 108.	Earnings per equity share Basic (Rs.) Diluted (Rs.)	Income for the period) Paid-up equity share capital (Face value of Rs. 2/- each) Reserves excluding revaluation reserves as per balance sheet	Total Comprehensive Income for the Period (IX + X) (Comprising Profit / (Loss) and Other Comprehensive		Mat credit entitlement Deferred tax	Current tax Provision of earlier period	Profit/(Loss) before tax (V - VI) Tax expense:	Exceptional Items Exceptional Items		Other expenses	Depreciation and amortisation expense	Employee benefits expense	changes in inventiones of finished goods, stock-in-trade and semi finished goods	Purchase of stock-in-trade	Consumption of raw materials and components			Revenue From Operations		Vo. Particulars				STATEMENT OF STANDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTE	Tel : +91 022 23825060, E-mail : info@birlaprecision.com. Web : www.birlaprecision.com	Registered Office	
e Audit Commi eporting segm	(0.18)	1,319.75 13,440.42	(120.58)	(119.20)	147.23	170.10	198.13	198.13	5,987.51	2,555.37	148.06	1,216.32	(168.79)	479.50	1 633 35	6,185.64	86.65	6,098.99	Audited	31.03.2024	0			DLIDATED AU	825060, E-ma	23 Riria Ma	BIRLA
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eting held on reporting segr	(0.22) (0.22)	1,319.75 13,196.59	(144.11)	(142.73)	147.23	170.14	174.64	174.64	6,003.72	2.595.84	123.20	1,248.24	(287.64)	541.77	1633 35	6,178.36	87.70	6,090.66	Audited	31.03.2024	0			R AND YEAR ENDED 31ST MARCH, 2024	ecision.com	a Camal M	
22nd May, 20 ments under	1.06	1,305.42	692.57	692.57		220.06	912.63	912.63	5,822.59	2.945.02	163 38	1,335.62	(636.59)	165.92	1 775 47	6,735.22	38.56	6,696.66	Unaudited	31.12.2023	Quarter Ended		0	NDED 31ST	111Dal - 400 0	1000	
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tutory Auditor	1.43 1.43	1,319.75 13,196.59	941.92	943.30	147.23	588.20	1,678.73	1,678.73	21,077.09	9,461.81	350.12	5,071.99	(1,126.26)	1,076.54	5 593 87	22,755.82	202.13	22,553.69	Audited	31.03.2024 31.12.2023 31.03.2023 31.03.2024		be	except for p	4			
's have issued	216 216	1,305.42 11,843.08	(86.20) 1,321.12	1,407.32	56.70	480.00	1,944.02	1,944.02	24,420.60	10.819.57	331.82	5,357.24	(336.94)	1,367.86	8 419 04	26,364.62	1,034.21	25,330.41	Audited	31.03.2023	Year Ended		(Rs. In Lakhs except for per share data)				

For and on behalf of Board of Directors

Date: 22nd May, 2024

Corresponding previous period/year figures have been regrouped/recast and reclassified wherever necessary to make them comparable.

During the quarter ended 31st March 2024 the Board of Directors of the Company declared and paid interim divided of Rs.0.05 per share

ended and the published year to date reviewed figures upto the third quarter of the respective financial year.

The audited financial results for the three months ended 31st March 2024 and three months ended 31st March 2023 are the balancing figures between the audited figures for the full financial year then

Vedant Birla Chairman & Managing Director

Birla Precision Technologies Limited CIN: L29220MH1986PLC041214

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Standalone and Consolidated Balance Sheet as at 31st March 2024

Sr. No.	Particular.	Stand	alone	Conso	(Rs. in Lakhs
SI. NO.	Particulars	As at 31st March 2024	As at 31st March 2023	As at 31st March 2024	An at
1	ASSETS	Audited	Audited	Audited	Audited
	NON-CURRENT ASSETS		Marine Marine Marine		
(a)	Property plant and agricument				Contraction of the Contraction o
(b)	Property, plant and equipment	6,660.31	6,863.19	6,660.31	6,863.19
(c)	Capital work-in-progress	429.77	20.47	429.77	20.47
(d)	Intangible assets	5.61	11.12	5.61	11.12
(e)	Intangible assets under development Financial assets	2.77		2.77	
(6)	(i) Investments				
		747.01	746.01	722.50	722.50
	(ii) Loans	A SCHOOL STATE		100	
16	(iii) Other Financial Assets				
(f)	Other non-current assets	105.86	60.86	105.86	60.86
	Total Non - Current Assets	7,951.33	7,701.65	7,926.82	7,678.14
(=)	CURRENT ASSETS		A STATE OF STREET		
(a)	Inventories	6,219.04	5,871.43	6,456.95	5,880.43
(b)	Financial assets			0,100.00	5,555,11
	(i) Investments	O Marie Marie Marie 12			
	(ii) Trade receivables	4,370.56	4,037.40	4,185.46	4,023.92
	(iii) Cash and cash equivalents	2,370.87	2,536.93	2,440.23	2,553.80
	(iv) Bank balances other than (iii) above	40.17	54.60	40.17	54.60
	(v) Loans	2,349.53	446.06	1,909.09	336.14
	(vi) Other Financial Assets	969.41	288.63	972.58	291.80
(c)	Other current assets	2,609.40	2,345.26	2,721.44	2,345.26
(d)	Current tax assets	108.05	305.32	108.05	305.32
	Total - Current Assets	19,037.03	15,885.63	18,833.97	15,791.27
100	Total Assets	26,988.36	23,587.28	26,760.79	23,469.41
- 11	EQUITY AND LIABILITIES				
Helia .	EQUITY		STREET, STREET,		
(a)	Equity share capital	1,319.75	1,305.42	1,319.75	1,305.42
(b)	Fully convertible share warrants - (25%	The Control of the Co			
(0)	application money received)	552.00	ERO SERVE	552.00	
(c)	Other equity	13,440.42	11,964.07	13,196.59	11,843.08
	Total - Equity	15,312.17	13,269.49	15,068.34	13,148.50
	LIABILITIES	to the many the state of			
A	Non-Current Liabilities		and the second second		
(a)	Financial liabilities		2年9人在7人生1日1日		ANTENNAME OF
100	(i) Borrowings	311.39	343.67	311.39	343.67
(b)	Provisions	191.70	306.66	191.70	306.66
(c)	Deferred tax liabilities (Net)	A CONTRACTOR - 07			
	Total Non - Current Liabilities	503.09	650.33	503.09	650.33
В	Current Liabilities				
(a)	Financial liabilities				
	(i) Borrowings	4,062.74	2,897.38	4,062.74	2,897.72
17.15.15	(ii) Trade payables	3,492.17	3,392.72	3,489.82	
	(iii) Other financial liabilities	45.48	40.99	47.63	
(b)	Other current liabilities	961.37	835.15	976.23	
(c)	Provisions	1,928.44	1,964.88	1,928.44	1,964.8
(d)	Current tax liabilities (Net)	682.90	536.34	684.50	
	Total - Current Liabilities	11,173.10		11,189.36	
	Total Equity and Liabilities	26,988.36		26,760.79	

During the quarter ended 31st March 2024, the Company has issued 34,50,000 Fully Convertible Share Warrants at an issue price of Rs. 64/- each pending allotment, 25% application money received.

Corresponding previous year figures have been regrouped/recast and reclassified wherever necessary to make them comparable.

For and on behalf of the Board of Directors

Vedant Birla Chairman & Managing Director

22nd May, 2024 Date:

BIRLA PRECISION TECHNOLOGIES LIMITED

CIN : L29220MH1986PLC041214
Registered Office : 23, Birla Mansion No. 2, First Floor, D. D. Sathe Marg, Prarthana Samaj, Mumbai - 400 004

Tel: +91 022 23825080, E-mail: Info@birlaprecision.com, Web: www.birlaprecision.com

STANDALONE AND CONSOLIDATED SEGMENT WISE REVENUE, RESULTS AND CAPITAL EMPLOYED FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2024

(Rs. in Lakhs) Standalone
 Quarter Ended
 Year Ended
 Quarter Ended
 Year Ended
 Year Ended

 31.03.2024
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 31.03.2023 Particulars Sr. No Unaudited Audited Audited Audited Audited Audited Unaudited Audited Audited Segment Revenue a) Tooling 6,557.12 6,100.66 5,933.73 21,718.04 22,197.89 5.926.45 6,524.91 6,101.44 21,695.60 22,191.77 247.93 205.47 801.16 1,038.52 4,158.66 b) Automotive Components 247.93 205.47 4,158.66 801.16 1,038.52 4.84 21.70 14.19 c) Other 4 84 5.40 21.70 14 19 6,185.64 6,767.43 6,907.22 22,778.26 26,370.74 Total 6,178.36 6,735.22 22,755.82 26,364.62 6,908.00 Segment Results Profit(+)/(Loss)(-) (before tax) from segment 408.30 2,342.95 a) Tooling 269.16 1,068.73 2,455.28 245.67 1,056.98 361.09 2.221.71 2.334.28 (542.98) b) Automotive Components (71.03)(144.35)93.60 (390.26) (71.03) (144.35) 93.60 (542.98)(390.26)c) Other
Profit/(Loss) before exceptional item, 924.38 501.90 1,799.97 198.13 2,065.02 174.64 912.63 454.69 1,678.73 1,944.02 comprehensive income and tax Capital Employed (Segment assets less segment liabilities) 13,852.74 12,952.40 15,273.19 15,273.19 12,952.40 15.029.36 13,632.44 12,831,41 a) Tooling 15,029.36 12,831.41 b) Automotive Components 645.03 719.38 645.03 425.38 645.03 719.38 425.38 122.73 645.03 425.38 122.73 144.48 c) Other 144.48 143.38 122.73 144.48 143.38 144 48 122.73 (750.53) (750.53) d) Un-allocable (231.02) (750.53) (231.02)14,454.84 Total 15,312.17 13,269.49 15,312.17 13,269.49 15,068.34 14,234.54 13,148.50

Notes

Effective from 1st April 2018, the Company has reclassified two reporting segments namely, 1, Tooling 2, Automotive Components as reporting segments under Ind AS 108, 1

Corresponding previous period/year figures have been regrouped/recast and reclassified wherever necessary to make them comparable. 2

For and an behalf of Board Directors

15,068,34

13,148.50

Vedant Birla

Chairman & Managing Director

Date: 22nd May, 2024

Birla Precision Technologies Limited
Cash Flow Statement for the year ended 31st March, 2024

CASH FLOW FROM ODERA	Particulars		Standalone						(Re. in Lak
	ING ACTIVITIES:	2023-2	4	2022-	23		Consolid	lated	
wet profit before exceptional if	em, taxation and prior period adjustments			2422		2023-24		2022	2-23
Adjustments for:	Period adjustiments		1,799.97			-			
Depreciation and Amortization	n		1,0000		2,068.02		1,678,73	CONTRACTOR OF THE PARTY OF THE	2211
(Profit)/Loss on sale of Fixed	Assals (the	649 02			THE RESERVE STATE		1,678.73		1,944.
Sundry Balances written off	Usable (Mel)	29.66		462.01		2442			
Providence for Ownition of				(433.22)		849.02		462 01	
Provision for Gratuity and Le	ave Salary	0.04		86.46		29 68		(433.22)	
OUNDIV Baignoss written has		242 35		364 62		694			
Exchange difference on trans	Intion (Alas)	(55.30)				242 35		86.46	
Finance Costs	nation (Met)	(10.39)		(410.68)	WIND OF L		APPENDING TO	364 62	
Preoperative expenses writte		348 80		(11.47)		(55.30)	ATT YELL	(410.68)	
Previous expenses writte	n off			331.21	DE LOCALISTA DE LA CONTRACTOR DE LA CONT	(10.39)		(11.47)	
Provision for doubtful debts		30.62				350.12	1	331.82	
Provision no longer required	Written Beak	80 08	100 may 2 / 3 /			30.62		001.02	
Ded debts written off	THE PACK	(39.76)				80 08			
Interest Income Received		100101				(39.76)			
THE COLLINSTITUTE L'ECRIAGO		140.00		0.32		(00.10)			
	Sub-total	(40.00)		(25.12)			10.00	0.32	
Operating Profit Before Wor	king Canital Changes		1,242 01	100	384.13	(40 02)		(25.12)	
Adjustments for changes in	marking capital Citalities		3,041.98	-			1,243 31	(20, 2)	
Inventories	working capital;		0,011.00		2,429.15		2,922.04		364
Trade Receivables		(347.82)			The state of the s		-,022.04		2,309
Trede Receivables				(313 82)	Market Market	(578 53)			
Other Current Assets		(409 05)	STATE OF STREET	(429 01)				(322.83)	
Loans to employees and oth	irs.	(288.24)	CONTRACTOR OF STREET	988.49	AT THE L	(237 43)		(415.53)	
Other Financial Assets		(1,902.47)	AND THE STREET			(398.28)		988.49	
Current Tax de Assets		(680.78)		698 61	ALESSA PARTIES	(1,571.95)			
Current Tax Assets			THE PARTY OF	(79.13)	A A STATE OF THE SAME	(680.78)		826.95	
Trade Payables		50.03		(26.90)		50.03		(82.29)	
Provisions		154 77		420.61				(26.90)	
Other Financial Liabilities		(355 37)				151.11		421.60	
Other Cameral Lieblines		4.49		17.71		(355.37)			
Other Current Liabilities			1965	4 02	CO PARTY NO.	6.64		17.71	
Current Tax Liabilities		125.47		(824.74)		138.54		4.02	
Income Tax Paid		(55.44)		,	TOTAL TOTAL		1	(822.95)	
		(384 60)		(208.77)		(55.44)		- 1	
Net Don't Flore	Sub-total Sub-total	-	(4,086.81)	(208.77)	The second second	(384.60)		(208.77)	
Net Cash Flow From Operati	no Activities and w	-			242.97		(3.914.06)	(200.11)	
			(1,044.83)	State of the last	2,672.12				377
Payments made for Property.	Dippi and Paris	THE RESIDENCE OF					(982.02)		2,686
Payments made for Intangible	Thank and Equipment	(1,008 98)	and the second	(3.218.34)				A. The state of	
Proceeds from ania at a	Assets	(28 73)				(1,008.96)		(3.218.34)	
Proceeds from sale of Proper	y, Plant and Equipment	105.57		(7.01)		(26.73)	NE CONTRACTOR	(7.01)	
investments in subsidiaries at	d others			525.21		105.57		525.21	
Interest Received		(1.00)		(7.50)					
		31 48		56.78		24.40		(7.50)	
Not Cook word for town	Sub-total Sub-total		(899 64)	00.0	1000000	31.48		56.78	
Net Cash used for investing	Activities(B)		(899.64)		(2,650,88)		(898.64)		(2,650
		The second second	(000.04)		(2,650.88)		(898.64)	and the last of th	(2,650
CASH FLOW FROM FINANCE	NG ACTIVITIES:						(000.01)		(2,000
Proceeds from Issue of share	of any mines.								
Deposed for the	at premium	458.56	1 12 12 14 14	The second			1		
ricceeds from share warrants	application money at premium	552.00	164 389 574		Mark Company	458.58			
1 Proceeds from Borrowings		1,185 36		4 000		552 00	C. Later		
Repayment of Borrowings			CARROLL B	1,027.47	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1,165.36	Charles Service	1,027.81	
Payment of Dividend		(32.28)	The Property of the Party of th	(199.11)	STATE OF THE PARTY	(32.28)	13-130 0	(199.11)	
Interest Paid		(30.87)	COLUMN TO THE REAL PROPERTY.			(30.87)	Service All	(189.11)	
Wilelest Paid		(348 80)	Bull Street	(331.21)			- W. W. S. C.	(2) P	
	Sub-total Sub-total	-	1,763.98	(031.21)	40=	(350.12)	The Contract of the Contract o	(331.82)	
Net Cash used for Financing	Activities (C)		1,703.98		497.15	ACTUAL TO SERVICE STATE OF THE PARTY OF THE	1,762 66		496
Net Increase//Decrease) In C	ash & Cash Equivalents (A+B+C)		1,783.98		497.16	STELL BY STELL	1,762.66	1000	49
Cash and Cash Faul	asii a Casii Equivalents (A+B+C)	The second of the	(180.49)	9 1 1 1	518.39		(128,00)		
Cash and Cash Equivalents	16 at 01.04.2023	1,129.41	The Control of the last of the	1205.61		1,146.28	(120.00)	4 000 01	633
Add: (Increase) / Decrease in	Fixed Deposit accounts kept as	581 48	The state of the s	(594 59)			The state of the s	1,208.61	
margin money with banks			1 5 The 17 10 5	(004.09)	THE RESERVE	576.46	KI TALKA	(594.59)	
,		47/000	Plant Helling	-		The state of the s	Se miles	MANAGE - TOTAL	
Cash and Cash Employee		1,710.89	The Francisco	611.02	1 to 10 to 1	1,722.74		614.02	
Cash and Cash Equivalents	is at 31.03.2024	1,530.40	(180.49)	1,129.41	518.39	1,694.74	(128.00)	1,146,28	
		Carlotte and the	1,530,40	_	1,129,41	1/0441/4		1,146.28	53:
Reconciliation of Cash and F	ank Balances given in Note No. 10		1,000,140	-	1,120.41	the Salara and the	1,594.74		1,146
of Balance Sheet is as follow	er and and an in the land in	C. Shirt - All-	THE RESERVE OF THE PARTY OF THE				CHEN LOTTER		
Cosh and Bani Sais as follow		A CONTRACTOR OF THE PARTY OF TH	THE REAL PROPERTY.	TO BE SEE	5045 400			C. V. C.	
Cash and Bank Balances			2.370 87	0	2536 93		2440.23		
Less:				1	200000	The state of the s	2440.23	THE CHAIN	255
Balance in Fived Dennett annu	ints with banks having a maturity period		040.49	A PART LEVEL IN	4400.00	CHARLET NEW	Manager and	Carlo Control	
	the that barks having a maturity period		840.47	The same of the sa	1407.52	(A)	845.49	E CHARLES	1407
of more than these master									
of more than three months Cash and Cash Equivalents			1,530.40		College St. St.		- X	STATE OF THE PARTY	

For and on behalf of Board of Directors

Vedant Birla Chairman & Managing Director

Date: 22nd May 2024



Date: May 22,2024

To,
General Manager, Listing Department
BSE Limited,
Floor 25, P.J. Towers,
Dalal Street,
Mumbai-400001

Sub: Declaration pursuant to Regulation 33(3)(d) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir/Madam,

Pursuant to Regulation 33(3)(d) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby declare and confirm that, M/s Valawat & Associates, Chartered Accountant, Statutory Auditors of the Company have issued Audit Report with unmodified opinion on Audited Standalone and Consolidated Financial Results of the Company for the quarter and year ended March 31, 2024.

Kindly take the same on your records.

Thanking you,

Yours faithfully,

For Birla Precision Technologies Limited

Pankai Kumar

Chief Financial Officer

Pankojkumor



RE-APPOINTMENT OF M/S. ZAWAR ASSOCIATES, CHARTERED ACCOUNTANTS, AS INCOME TAX AUDITOR FOR THE FINANCIAL YEAR 2024-2025.

"Annexure - C"

Brief Profile of Income Tax Auditor

Sr. No	Particulars	Details of Information
1.	Name of the Firm	M/S. Zawar Associates
2.	Reason for Change	No change as the Auditor is Reappointed
3.	Date of Re- Appointment	May 22,2024 for the F.Y. 2024-2025
4.	Terms of Re- Appointment	As mutually agreed between the Company and the Auditor.
5.	Brief Profile	M/S. Zawar Associates the Firm has rich experience of 25 years in the field of Income Tax Audit.
6.	Disclosure of Relationship (in case of Appointment)	Not Related to Directors or the KMP or the Company.

RE-APPOINTMENT OF M/S. MDSS & ASSOCIATES, CHARTERED ACCOUNTANTS AURANGABAD AS GOODS & SERVICE TAX AUDITORS (GST) FOR THE FINANCIAL YEAR 2024-2025.

"Annexure - D"

Brief Profile of Goods & Service Tax Auditors (GST)

Sr. No	Particulars	Details of Information
1.	Name of the Firm	M/S. MDSS & Associates
2.	Reason for Change	No change as the Auditor is Reappointed
3.	Date of Re- Appointment	May 22,2024 for the F.Y. 2024-2025
4.	Terms of Re- Appointment	As mutually agreed between the Company and the Auditor.
5.	Brief Profile	M/S.MDSS & Associates, firm of Chartered Accountant engaged in providing various finance related services and has a valuable experience in the field of GST Audit.
6.	Disclosure of Relationship (in case of Appointment)	Not Related to Directors or the KMP or the Company.



RE-APPOINTMENT OF MR. JAYANT B. GALANDE, COST AUDITOR FOR THE FINANCIAL YEAR 2024-2025.

"Annexure - E"

Brief Profile of Cost Auditor

Sr. No	Particulars	Details of Information
1.	Name of the Firm	Mr. Jayant B. Galande
2.	Reason for Change	No change as the Auditor is Reappointed
3.	Date of Re- Appointment	May 22,2024 for the F.Y. 2024-2025
4.	Terms of Re- Appointment	As mutually agreed between the Company and the Auditor.
5.	Brief Profile	M/S. Jayant B. Galande the Cost Auditor of the Company has providing us the Cost Audit Services Since Past Few Years and has the Professional Expertise the required area of Audit.
6.	Disclosure of Relationship (in case of Appointment)	Not Related to Directors or the KMP or the Company.

RE-APPOINTMENT OF M/S. SAMP & CO. INTERNAL AUDITOR FOR THE FINANCIAL YEAR 2024-2025.

"Annexure - F"

Brief Profile of Internal Auditor

Sr. No	Particulars	Details of Information
1.	Name of the Firm	M/S. SAMP & Co.
2.	Reason for Change	No change as the Auditor is Reappointed
3.	Date of Re- Appointment	May 22,2024 for the F.Y. 2024-2025
4.	Terms of Re- Appointment	As mutually agreed between the Company and the Auditor.
5.	Brief Profile	M/S SAMP & CO, a firm of Chartered Accountant Providing Various Finance Related Services with the Professionalism & Expertise. They have the extensive experience of the Internal Audit.
6.	Disclosure of Relationship (in case of Appointment)	Not Related to Directors or the KMP or the Company.



RE- APPOINTMENT OF M/S. VIJAY TIWARI & ASSOCIATES AS SECRETARIAL AUDITOR OF THE COMPANY FOR THE FINANCIAL YEAR 2024-25.

"Annexure - G"

Brief Profile of Secretarial Auditor

Sr. No	Particulars	Details of Information
1.	Name of the Firm	M/S. Vijay Tiwari & Associates
2.	Reason for Change	No change as the Auditor is Reappointed
3.	Date of Re- Appointment	May 22,2024 for the F.Y. 2024-2025
4.	Terms of Re- Appointment	As mutually agreed between the Company and the Auditor.
5.	Brief Profile	The Firm, managed by qualified Company Secretaries, who hold multiple academic & professional qualifications, operates out of modern & well systematized offices located in Mumbai, India. With a professional impetus achieved from an ideal mix of the extensive experience of the principal partner and the fresh outlook of the new partners, CS Vijay S. Tiwari & Associates endeavours to widen and maintain its client base by continuously adhering to the highest professional standards.
6.	Disclosure of Relationship (in case of Appointment)	Not Related to Directors or the KMP or the Company.



CLOSURE (VOLUNTARY STRIKE OFF) OF BIRLA PRECISION USA WHOLLY OWNED SUBSIDIARY OF THE COMPANY.

"Annexure - H"

Disclosure for the purposed closure of business of Birla Precision USA.

Sr.	Particulars	Description
No		
1.	Date of such binding agreement, if any, entered for sale of such unit/division, if any;	No binding agreement has been entered into. The Board of Directors of the Company has agreed to proposed plan of closure of operation (through voluntary strike off) of Birla Precision USA at its meeting held on May 22,2024.
2.	Amount & percentage of turnover or revenue or income and net worth of the listed entity contributed by such division, or subsidiary during the last financial year;	The Contribution made by the Subsidiaries in the turnover or revenue or income and net worth of the listed entity is Nil.
3.	Date of closure or estimated time of closure;	The closure process is expected to be completed within a period of 12 months' subject to the approval of the Regulatory Authorities.
4.	Consideration received from such sale/disposal	Not Applicable
5.	Brief details of buyers and whether any of the buyers belong to the promoter/ promoter group/group companies. If yes, details thereof;	Not Applicable
6.	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";	Not Applicable
7.	Whether the sale, lease or disposal of the undertaking is outside Scheme of Arrangement? If yes, details of the same including compliance with regulation 37A of LODR Regulations.	Not Applicable
8.	Additionally, in case of a slump sale, indicative disclosures provided for amalgamation/merger, shall be disclosed by the listed entity with respect to such slump sale.	Not Applicable
9.	Reasons for closure	The Board of Directors at their meeting held today reviewed the overall operation of Birla Precision USA & and agreed to the Conclusion that Continuing the operations of this Subsidiaries under a separate legal entity

Birla Precision Technologies Limited



 FREC	1310 N
	is not in line with the Group strategy of keeping the Group Entity structure simplified.
	Hence instead of continuing with such operations, the Board, agreed and approved the Plan to close the operations of Birla Precision USA.