

October 4, 2019

BSE Limited

Listing 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.

Listing Department, 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

Subject: Disclosure of reasons for encumbrance of shares of Jindal Stainless Limited

Dear Sirs.

With reference to SEBI Circular number SEBI/HO/CFD/DCR1/CIR/P/2019/90 dated August 7, 2019, prescribing to submit an additional disclosure by the promoter of listed companies under Regulation 31(1) read with Regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, with the stock exchanges and the listed company.

In this regard, please find enclosed herewith disclosure of reasons for encumbrance of shares of Jindal Stainless Limited ("the Company") in prescribed format – Annexure II, by the Promoter Group entities, as per their shareholding in the Company, as on September 30, 2019.

You are requested to take the above information on record.

Thanking you,

Yours faithfully,

For Jindal Coke Limited (Acting on behalf of Promoter/Promoter Group entities of Jindal Stainless Ltd.)

Pradeep Tahiliani Company Secretary

CC:

Company Secretary Jindal Stainless Limited Jindal centre, 12, Bhikaiji Cama Place New Delhi – 110066

Enclosed as above



		*	Annexure			
		Format for disclosure of reasons for encu	umbrance			
		(In addition to Annexure-I prescribed by way of circula	r datad August E 2015)			
			r dated August 5, 2015)			
Name of Lister		Jindal Stainless Limited ("JSL")				
Name of the recognised stock exchanges where the shares of the Company are		i. The National Stock Exchange of India Limited ii. BSE Limited				
	promoters / PACs whose	Jindal Stainless (Hisar) Limited ("JSHL")				
shares have been encumbered		(Complete list of Promoter(s)/PAC's of JSL whose shares have been encumbered enclosed as Annexure - 1)				
Total promote company	er shareholding in the listed	The total promoter equity shareholding comprises of 33,18,41,059 shares constituting 68.10% of the total shareholding of JSL				
Encumbered shares as a % of promoter		As mentioned in Annexure 1				
shareholding Whether encumbered share is 50% or		Yes				
more of promoter shareholding Whether encumbered share is 20% or						
more of total		Yes				
_		Details of all the existing events/ agreements pertain Encumbrance 1	ning to encumbrance Encumbrance 2			
		Pledge of shares to secure the financial facilities sanctioned to JSL by various lenders in terms of Master Restructuring Agreement (as amended from time to time)	Pledge of shares to secure the financial facilities sanctioned to JSHL by various lenders in terms of Working Capital Consortium Agreement and Rupee Term Loan Agreement			
negative lien, etc. or any oth	nbrance (pledge, lien, non-disposal undertaking ner covenant, transaction, arrangement in the nature of	Pledge	Pledge			
	shares encumbered	No. of shares: 7,84,15,662	No. of shares: 8,98,68,647			
Specific	Name of the entity in	% of total share capital: 16,09%	% of total share capital: 18.44%			
	whose favour shares encumbered (X)	SBICAP Trustee Company Limited, acting on behalf of the lenders of JSL as mentioned in Annexure 2	SBICAP Trustee Company Limited, acting on behalf of lenders of JSHL, mentioned in Annexure 3.			
encumbrance	Whether the entity X is a scheduled commercial bank, public financial institution, NBFC or housing finance company? If No, provide the nature of the business of the entity.	SBICAP Trustee Company Limited is registered with SEBI. The details of the lenders have already been provided in Annexure 2	SBICAP Trustee Company Limited is registered with SEBI. The details of the lenders have already been provided in Annexure 3.			
	Names of all other entities in the agreement	A Master Restructuring Agreement was executed between JSL and State Bank of India & other lenders (as amended from time to time) as mentioned in Annexure 2 in respect of the financial facilities sanctioned to JSL under the approved Corporate Debt Restructuring (CDR) package for the Company in terms of RBI Guidelines. In terms of Master Restructuring Agreement, the long term financial obligations to the CDR lenders were reworked including reworking of repayment schedule, creation of funded Interest term loan for certain facilities, etc. The financial obligations of JSL under the aforesaid Agreement were secured by the assets of JSL and additionally the promoter/promoter group entities of JSL were required inter-alia, to pledge certain percentage of their equity shareholding in the Company as collateral security in favour of the lenders. Consequently, Agreement(s) for pledge of shares were executed by the promoters/promoter group entities of JSL as mentioned in Annexure 1 in favour of SBICAP Trustee Company Limited, from time to time.	JSHL had entered into the following agreements for availing financial facilities with the lenders as mentioned in Annexure 3: (a) Rupee Term Loan Agreement for payment part consideration for transfer of business undertaking/slump sale under the Schem of Demerge of JSL as approved by the Hon'ble High Court of Punjab and Haryana; and (b) Working Capital Consortium Agreement. These facilities were secured inter-alia pledge of shares to represent 100% of the aggregate shares held by JSHL in JSL at ampoint of time, other than the shares already pledged by JSHL in favour of lenders und CDR package sanctioned to JSL.			
	Whether the encumbrance is relating to any debt instruments viz. debenture, commercial paper, certificate of deposit etc.? If yes, provide details about the instrument, including credit rating	Yes, the Company had received various financial facilities as per the Master Restructuring Agreement which inter-alia includes Non-convertible Debentures ("NCDs"), which were secured as first pari-passu, charge on the immovable properties, by way of an equitable mortgage and hypothecation of movable assets. However, as explained above, the promoter and promoter group entities were required to create collateral security inter-alia by way of pledge of certain percentage of their equity shareholding in the Company. Accordingly, the equity shareholding of Promoters and Promoter group entities in the Company is pledged in favour of SBI CAP Trustee Company United to secure the financial facilities availed by the Company and not by the Promoters for their private ventures. The details of the debentures issued are mentioned below: 1. Name of the issuer- Jindal Stainless Limited ("JSL/the Company") 2. Details of the debt instrument-JSL has issued Redeemable Nonconvertible Debentures of FV Rs. 10 Lakh 3. Whether the debt instrument is listed on stock exchanges?- Yes, the debentures are listed at BSE Limited 4. Credit Rating of the debt instrument-The Company has assigned a rating of "IND BBB" from Fitch's India Rating and Research in November 2018 and				



Security Cover Value of shares on the The ratio of security cover to asset cover is not applicable as the amount As explained above JSHL had entered into Working Capital Consortium Agreement and / Asset Cover date of event / agreement was borrowed pursuant to the Master Restructuring Agreement and Rupee Term Loan Agreement for itself. One of the conditions under the aforesaid (A) secured by other assets of JSL. As explained above, all the facilities were Agreements was to create pledge over 100% of the aggregate shares held by JSHL in required to be additionally secured by way of pledge of promoter/promoter JSL at any point of time, other than the shares already pledged by JSHL in favour of Amount involved (against which shares have been group shareholding in the Company. The said promoters/promoter group lenders under CDR package sanctioned to JSL. Since pledge of shares was one of the shareholding is pledged in favour of SBICAP Trustee Company Limited to securities, therefore the details of amount involved, ratio etc are not applicable. encumbered) (B) secure the financial facilities availed by the JSL and not by the Promoters/promoter group for their private ventures. The said pledged shares are only in the nature of additional/collateral security without any possibility of marginal calls that the lenders can make Ratio of A / B in the event of decline in the trading price of the shares so pledged, on the stock exchanges. The primary security in favour of the Lenders continues to remain over the assets of JSL, which continues to maintain comfortable Fixed Asset Coverage Ratio. End use of The borrowed amount was utilized for the benefit of JSL for implementing Borrowed amount to be As mentioned above JSHL had entered into Working Capital Consortium Agreement utilized for what purpose its projects, the background of the same is detailed as below: and Rupee Term Loan Agreement pursuant to which the credit facilities was made a. Personal use by promoters and PACs In past JSL had obtained various financial assistance from its lenders for The Rupee Term Loan is scheduled to be repaid by way of structured instalments upto b.For the benefit of listed setting up and implementing the manufacturing facilities and also for its 01.01.2027. operational requirements. However, due to external factors viz. economy, company industry and delay in regulatory approvals, the ability of JSL to meet its Provide details including repayment obligation under the existing facility was adversely affected and amount, purpose of raising had requested the lenders to restructure the existing facility. JSL was then money by listed company. referred for Corporate Debt Restructuring, the details of which have been schedule for utilization of explained as above. To reiterate the promoters/promoter group shareholding in the Company is pledged in favour of SBICAP Trustee amount, repayment schedule etc. Company Limited to secure the financial obligations of JSL and not by the Promoters or their private ventures. Further, as mentioned above in terms a. Any other reason of Master Restructuring Agreement, the long term financial obligations to the CDR lenders were reworked including reworking of repayment schedule, (please specify) creation of funded Interest term Ioan (FITL II) for certain facilities, etc. endun TahilagioKE Signature of Authorised Signatory: Place: New Delhi Date: October 4, 2019



Annexure - 1

NAME OF PROMOTER GROUP ENTITIES OF JINDAL STAINLESS LIMITED WHOSE SHARES HAVE BEEN PLEDGED

Sr. No	Name of promoter group entity	No. of shares held	No. of shares pledged	Pledged shares as % of total Shareholding	Pledged shares as % of total Promoters Shareholding
1	ROHIT TOWER BUILDING LTD	31,200	31,200	0.01	0.01
2	NALWA SONS INVESTMENTS LIMITED	3,47,945	3,47,945	0.07	0.10
3	MEREDITH TRADERS PRIVATE LIMITED	4,22,210	4,20,595	0.09	0.13
4	JSW HOLDINGS LIMITED	4,60,720	4,60,720	0.09	0.14
5	NALWA ENGINEERING CO LTD	7,47,290	7,47,290	0.15	0.23
6	ABHINANDAN INVESTMENTS LIMITED	8,11,350	8,11,350	0.17	0.24
7	GOSWAMIS CREDITS & INVESTMENTS LTD	8,77,795	6,43,500	0.13	0.19
8	RENUKA FINANCIAL SERVICES	8,86,620	8,85,260	0.18	0.27
9	JINDAL REX EXPLORATION PRIVATE LIMITED	9,29,730	9,29,730	0.19	0,28
10	MANJULA FINANCES LTD	10,12,080	10,11,000	0.21	0.30
11	EVER PLUS SECURITIES AND FINANCE LIMITED	11,57,835	11,57,835	0.24	0.35
12	STAINLESS INVESTMENTS LIMITED	14,42,895	14,42,895	0.30	0.43
13	NALWA INVESTMENTS LIMITED	17,07,110	17,07,110	0.35	0.51
14	COLARADO TRADING CO LTD	20,74,930	20,23,165	0.42	0.61
15	GAGAN TRADING COMPANY LIMITED	24,54,295	24,49,070	0.50	0.74
16	SIDDESHWARI TRADEX PRIVATE LIMITED	27,55,890	27,55,890	0.57	0.83
17	MANSAROVER INVESTMENTS LIMITED	37,97,210	37,97,210	0.78	1.14
18	HEXA SECURITIES AND FINANCE CO LTD	49,31,175	49,27,470	1.01	1.48
19	VRINDAVAN SERVICES PRIVATE LIMITED	49,46,705	49,46,705	1.02	1.49
20	JINDAL STRIPS LIMITED	53,14,090	53,14,090	1.09	1.60
21	JINDAL EQUIPMENT LEASING AND CONSULTANCY SERVICES LTD	57,35,555	57,35,555	1.18	1.73
22	SUN INVESTMENTS PVT LIMITED	92,96,780	92,95,270	1.91	2.80
23	JINDAL STAINLESS (HISAR) LIMITED	16,82,84,309	16,82,84,309	34.54	50.71
24	JSL OVERSEAS HOLDING LIMITED	7,09,95,424	5,35,76,210	11.00	16.15
	Total	29,14,21,143	27,37,01,374	56.17	82.48









Annexure - 2

NAME OF LENDER(S) UNDER THE MASTER RESTRUCTURING AGREEMENT (AS AMENDED FROM TIME TO TIME) FOR FINANCIAL FACILITIES SANCTIONED TO JINDAL STAINLESS LIMITED

SI. No	Name of Lender	Category		
1	State Bank of India (including erstwhile Associates)	Scheduled Commercial Bank as per Schedule II of RBI Act, 1934		
2	Punjab National Bank			
3	Canara Bank			
4	Bank of Baroda (including erstwhile Vijaya Bank)			
5	ICICI Bank Limited			
6	Axis Bank Limited			
7	Syndicate Bank			
8	Allahabad Bank			
9	Federal Bank			
10	Central Bank of India			
11	Indian Bank			
12	Corporation Bank			
13	HDFC Bank			
14	Oriental Bank of Commerce			
15	Jammu & Kashmir Bank			
16	Bank of Maharashtra			
17	Union Bank of India			
18	United Bank of India			
19	UCO Bank			
20	Karnataka Bank			
21	General Insurance Corporation of India	Nationalized General Insurance Company		
22	Life Insurance Corporation of India			
23	United India Insurance Company Limited			
24	The New India Assurance Company Limited			
25	IDBI Bank	Industrial Development Bank		







Annexure - 3

NAME OF LENDER(S) UNDER RUPEE TERM LOAN AGREEMENT AND WORKING CAPITAL CONSORTIUM AGREEMENT FOR FINANCIAL FACILITIES SANCTIONED TO JINDAL STAINLESS (HISAR) LIMITED

SI. No	Name of Lender	Category	
1	State Bank of India (including Associates)	Scheduled Commercial Bank as per Schedule II	
2	Punjab National Bank	of RBI Act, 1934	
3	Allahabad Bank		
4	Oriental Bank of Commerce		
5	Central Bank of India		
6	United Bank of India		
7	Jammu & Kashmir Bank		
8	Syndicate Bank		
9	Karnataka Bank		
11	UCO Bank		
12	Canara Bank		
13	Bank of Baroda (including erstwhile Vijaya Bank)		
14	ICICI Bank Limited		
15	Axis Bank Limited		
16	Indian Bank		
17	Union Bank of India		
18	HDFC Bank		
19	Export-Import Bank of India	Financial Institution	
20	IDBI Bank	Industrial Development Bank	



