

**Date: August 14, 2024** 

To,

Listing Department

National Stock Exchange of India Limited

("NSE")

Exchange Plaza, C-1 Block G, Bandra Kurla

Complex Bandra [E], Mumbai – 400051

**NSE Scrip Symbol: PLATIND** 

**ISIN: INEOPT501018** 

To.

Listing Department

BSE Limited ("BSE")

Department of Corporate Services

Phiroze Jeejeebhoy Towers,

Dalal Street, Fort, Mumbai - 400 001

**BSE Scrip Code: 544134** 

**ISIN: INEOPT501018** 

## Subject: Monitoring Agency Report for the quarter ended June 30, 2024.

Dear Sir/Madam,

Pursuant to the Regulation 32(6) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith Monitoring Agency Report issued by CRISIL Ratings Limited, Monitoring Agency for the quarter ended June 30, 2024 in respect of utilization of proceeds of Initial Public Offer (IPO) of the Company.

The draft of above-mentioned report has been duly reviewed by the Audit Committee at its meeting held on August 12, 2024.

You are requested to take on record the above information.

Thanking You

Yours Faithfully,

For Platinum Industries Limited

Bhagyashree Mallawat Company Secretary and Compliance Officer M. No.: A51488





# Monitoring Agency Report for Platinum Industries Limited for the quarter ended June 30, 2024



# CRL/MAR/PUIUPL/2024-25/1169

August 14, 2024

To

### **Platinum Industries Limited**

Unit No. 841, 4th Floor, Solitaire Corporate Park-8, Andheri Kurla Road, Andheri (E), Mumbai – 400093, Maharashtra.

Dear Sir,

Monitoring Agency Report for the quarter ended June 30, 2024 - in relation to the Initial Public Offer ("IPO") of Platinum Industries Limited ("the Company")

Pursuant to Regulation 41(2) of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations") and Monitoring Agency Agreement dated January 19, 2024, enclosed herewith the Monitoring Agency Report, issued by CRISIL Ratings Limited, Monitoring Agency, as per Schedule XI of the SEBI ICDR Regulations towards utilization of proceeds of IPO for the quarter ended June 30, 2024.

Request you to kindly take the same on records.

Thanking you,

For and on behalf of CRISIL Ratings Limited

**Sushant Sarode** 

Director, Ratings (LCG)



### Report of the Monitoring Agency (MA)

Name of the issuer: Platinum Industries Limited

For quarter ended: June 30, 2024

Name of the Monitoring Agency: CRISIL Ratings Limited

(a) Deviation from the objects: Not applicable

(b) Range of Deviation: Not applicable

### **Declaration:**

We declare that this report provides an objective view of the utilization of the issue proceeds in relation to the objects of the issue based on the information provided by the Issuer and information obtained from sources believed by it to be accurate and reliable. The MA does not perform an audit and undertakes no independent verification of any information/ certifications/ statements it receives. This Report is not intended to create any legally binding obligations on the MA which accepts no responsibility, whatsoever, for loss or damage from the use of the said information. The views and opinions expressed herein do not constitute the opinion of MA to deal in any security of the Issuer in any manner whatsoever. Nothing mentioned in this report is intended to or should be construed as creating a fiduciary relationship between the MA and any issuer or between the agency and any user of this report. The MA and its affiliates also do not act as an expert as defined under Section 2(38) of the Companies Act, 2013.

The MA or its affiliates may have credit rating or other commercial transactions with the entity to which the report pertains and may receive separate compensation for its ratings and certain credit-related analyses. We confirm that we do not perceive any conflict of interest in such relationship/interest while monitoring and reporting the utilization of the issue proceeds by the issuer.

We have submitted the report herewith in line with the format prescribed by SEBI, capturing our comments, where applicable. There are certain sections of the report under the title "Comments of the Board of Directors", that shall be captured by the Issuer's Management / Audit Committee of the Board of Directors subsequent to the MA submitting their report to the issuer and before dissemination of the report through stock exchanges. These sections have not been reviewed by the MA, and the MA takes no responsibility for such comments of the issuer's Management/Board.

Signature:

Name and designation of the Authorized Signatory: Sushant Sarode

Designation of Authorized person/Signing Authority: Director, Ratings (LCG)



1) Issuer Details:

Name of the issuer: Platinum Industries Limited

Names of the promoter: a. Krishna Dushyant Rana

b. Parul Krishna Rana

**Industry/sector to which it belongs**: Speciality Chemicals

2) Issue Details

**Issue Period:** Tuesday, February 27, 2024 to Thursday, February 29, 2024

Type of issue (public/rights): Initial Public Offer (IPO)

**Type of specified securities:** Equity Shares

IPO Grading, if any: NA

**Issue size:** Fresh issuance of Rs 2,353.17 million (Net proceeds of Rs

2,118.29 million\*)

\*CRISIL Ratings shall be monitoring the net proceeds raised through Initial Public Offering of equity shares pursuant to prospectus dated March 1, 2024.



## 3) Details of the arrangement made to ensure the monitoring of issue proceeds:

Particulars	Reply	Source of information/ certifications considered by Monitoring Agency for preparation of report	Comments of the Monitoring Agency	Comments of the Board of Directors
Whether all utilization is as per the disclosures in the Offer Document?	Yes	Management undertaking, Statutory auditor certificate^, Final Offer Document, Bank Statements	No comments	No comments
Whether shareholder approval has been obtained in case of material deviations from expenditures disclosed in the Offer Document?	NA		No comments	No comments
Whether the means of finance for the disclosed objects of the issue has changed?	No		No comments	No comments
Is there any major deviation observed over the earlier monitoring agency reports?	No		No comments	No comments
Whether all Government/statutory approvals related to the object(s) have been obtained?	No		No comments	Refer Comment 1 below
Whether all arrangements pertaining to technical assistance/collaboration are in operation?	NA	Management undertaking	No comments	No comments
Are there any favorable events improving the viability of these object(s)?	No		No comments	Till now there is no favorable events improving the viability of objects.
Are there any unfavorable events affecting the viability of the object(s)?	No		No comments	Till now there is no unfavourable events affecting the viability of objects.
Is there any other relevant information that may materially affect the decision making of the investors?	No		No comments	No comments

NA represents Not Applicable

^Certificate dated 8<sup>th</sup> August 2024 issued by M/s AMS & Co., Chartered Accountants (Firm Registration Number: 130878W), Statutory Auditors of the company.



### Comment 1:

As on date, below mentioned approvals are received:

Egypt: Environment Clearance Palghar: Town planning

*Below is the list of approvals pending:* 

• Egypt: Building Permit, Fire Permit, Weight & Measure Certificate

 Palghar: Electricity Board License, Consent to Establishment, Consolidated Consent & Authorisation, Factory Act License, Import Export Code, Weight & Measure Certificate, Fire NOC, DISH Sanction Plan, Factory license & Lift license.

### 4) Details of object(s) to be monitored:

## i. Cost of the object(s):

		Source of	Original	Revis		Comments	of the Board	d of Directors
Sr. No.	Item Head	information/ certification considered by MA for preparation of report	cost (as per the Offer Document) (Rs in million)	ed Cost (Rs in milli- on)	Comment of the Monitoring Agency	Reason of Cost revision	Proposed financing option	Particulars of firm arrangements made
1	Investment in the Subsidiary, Platinum Stabilizers Egypt LLC ("PSEL") for financing its capital expenditure requirements in relation to the setting up of a manufacturing facility for PVC Stabilizers at SC Zone, Governorate of Suez, Egypt. ("Proposed Facility 1 (Egypt)")	Management undertaking, Statutory	677.21	NA	No Revision	No Comments	No Comments	No Comments
2	Funding of capital expenditure requirements of the Company towards setting up of a manufacturing facility for PVC Stabilizers at Palghar, Maharashtra, India ("Proposed Facility 2 (Palghar)")	auditor certificate^, Final offer document	712.61	NA	No Revision	No Comments	No Comments	No Comments
3	Funding working capital requirements of the Company		300.00	NA	No Revision	No Comments	No Comments	No Comments



		Source of Original R		Revis		<b>Comments of the Board of Directors</b>			
Sr. No.	Item Head	information/ certification considered by MA for preparation of report	cost (as per the Offer Document) (Rs in million)	ed Cost (Rs in milli- on)	Comment of the Monitoring Agency	Reason of Cost revision	financing	Particulars of firm arrangements made	
4	General Corporate Purposes (GCP)#		428.47	NA	No Revision	No Comments	No Comments	No Comments	
	Total	-	2,118.29	-	-	-	-	-	

<sup>^</sup>Certificate dated 8<sup>th</sup> August 2024 issued by M/s AMS & Co., Chartered Accountants (Firm Registration Number: 130878W), Statutory Auditors of the company

# ii. Progress in the object(s):

		Source of information/certifications	Amount as	Amount utilized (Rs in million)					Comments of the Board of Directors	
Sr. No.	Item Head#	tem Head# Monitoring Agency for preparation of report		As at beginnin g of the quarter	During the quarter	At the end of the quarter	Total unutilized amount (Rs in million)	Monitoring	Reasons for idle funds	Proposed course of action
1	Investment in the Subsidiary, Platinum Stabilizers Egypt LLC ("PSEL") for financing its capital expenditure requirements in relation to the setting up of a manufacturing facility for PVC Stabilizers at SC Zone, Governorate of Suez, Egypt. ("Proposed Facility 1 (Egypt)")	Management undertaking, Statutory auditor certificate ^, Final Offer Document,	677.21	Nil	Nil	Nil	677.21	No utilization during the reported quarter	No Comments	No Comments

<sup>#</sup>The amount utilised for general corporate purposes does not exceed 25% of the Gross Proceeds (amounting to Rs 588.29 million) from the Fresh Issue.



		Source of information/certifications	Amount as	Amount utilized (Rs in million)					Comments of the Board of Directors	
Sr. No	Item Head#	considered by Monitoring Agency for preparation of report		As at beginnin g of the quarter	During the quarter	At the end of the quarter	Total unutilized amount (Rs in million)	Comments of the Monitoring Agency	Reasons for idle funds	Proposed course of action
2	Funding of capital expenditure requirements of the Company towards setting up of a manufacturing facility for PVC Stabilizers at Palghar, Maharashtra, India ("Proposed Facility 2 (Palghar)")		712.61	53.74	76.85	130.59	582.02	Refer Note 1 & 2	No Comments	No Comments
3	Funding working capital requirements of the Company		300.00	Nil	79.18	79.18	220.82	Refer Note 1 & 2	No Comments	No Comments
4	General Corporate Purposes		428.47	0.10	224.03	224.13	204.34	Refer Note 1 & 2	No Comments	No Comments
	Total		2,118.29	53.84	380.06	433.90	1,684.39	-	-	-

<sup>^</sup>Certificate dated 8<sup>th</sup> August 2024 issued by M/s AMS & Co., Chartered Accountants (Firm Registration Number: 130878W), Statutory Auditors of the company

**Note 1:** During the quarter an amount of Rs.50.22 million has been transferred from Monitoring A/c to other Current/Cash Credit A/cs of the company for utilisation toward objects of the issue, for operational ease of the company. The transferred funds are completely utilised as at the quarter ended Jun-24.

**Note 2:** Interest realised from Fixed Deposits totalling to Rs. 7.01 million has been credited to Monitoring Agency A/c. TDS on the interest amounting to Rs. 0.34 million have been recovered from FD 4063648145 with Kotak Bank. Consequently, the remaining of Rs 6.67 million has been utilised towards the objects of the issue, for which the company will seek reimbursement in the following quarter as submitted in Management Undertaking.



# **\*Brief description of objects:**

Object of the Issue	Description of objects as per the offer document filed by the issuer				
Investment in the Subsidiary, Platinum Stabilizers Egypt LLC ("PSEL") for financing its capital expenditure requirements in relation to the setting up of a manufacturing facility for PVC Stabilizers at SC Zone, Governorate of Suez, Egypt. ("Proposed Facility 1 (Egypt)")	The Company proposes to utilise ₹ 677.21 million from the Net Procee for investment into PSEL for financing the capital expenditurequirements for setting up the Proposed Facility 1 (Egypt). The funds we be utilized towards setting up of manufacturing plant & customized material handling systems with reactors for the manufacturing process and civil work in the Proposed Facility 1 (Egypt).				
Funding of capital expenditure requirements of the Company towards setting up of a manufacturing facility for PVC Stabilizers at Palghar, Maharashtra, India ("Proposed Facility 2 (Palghar)")	The Company proposes to utilise ₹ 712.61 million from the Net Proceeds for funding the capital expenditure requirements for setting up the Proposed Facility 2 (Palghar). The funds will be utilized towards setting up of 60,000 TPA manufacturing plant for PVC additives & customized material handling systems with robust reactors for the manufacturing process and civil work in the Proposed Facility 2 (Palghar).				
Funding working capital requirements of the Company	The Company proposes to utilise ₹ 300.00 million from the Net Proceeds to fund working capital requirements of the Company in the Financial Years ended June 30, 2024, and March 31, 2025. Further, in order to support their manufacturing facilities based out of Palghar, the Company would require funding for its working capital requirements in the financial year 2024 and financial year 2025.				
General Corporate Purposes	General corporate purposes may include, but are not restricted to,  (i) Part or full prepayment / repayment of the borrowings,  (ii) strategic initiatives, acquisitions, investments in future subsidiaries of the Company,  (iii) opening or setting up offices, business development initiatives, R&D, acquiring fixed assets,  (iv) meeting any expense (including capital expenditure requirements) of the Company, including salaries and wages, rent, administration, insurance, repairs and maintenance, payment of taxes and duties,  (v) meeting expenses incurred in the ordinary course of business and towards any exigencies.  The quantum of utilisation of funds towards the aforementioned purposes will be determined by the Company's Board of Directors based on the amount actually available under the head "General Corporate Purposes" and the corporate requirements of the Company.				



### iii. Deployment of unutilised proceeds^:

S. No.	Type of instrument where amount is invested	Amount invested (Rs in million)	Maturity date	Earnings as on June 30, 2024 (Rs in million)	Return on Investment (%)	Market value as at the end of quarter (Rs in million)
1	FD 3249691268 with Kotak Mahindra Bank	250.00	20/03/2025	0.58	7.60	250.58
2	FD 3249691251 with Kotak Mahindra Bank	250.00	20/03/2025	0.58	7.60	250.58
3	FD 4063648145 with Kotak Mahindra Bank <sup>1</sup>	879.415	09/09/2024	15.90	7.25	895.315
4	FD 4065283357 with Kotak Mahindra Bank	0.025	13/10/2024	0.00	7.00	0.025
5	FD 4065374171 with Kotak Mahindra Bank	18.575	15/10/2024	0.26	7.00	18.835
6	FD 4068787273 with Kotak Mahindra Bank	0.015	27/12/2024	0.00	7.00	0.015
7	FD 014004000006562 with Indian Overseas Bank <sup>2</sup>	250.00	21/12/2024	0.51	7.50	250.51
8	FD 014004000006511 with Indian Overseas Bank	19.00	16/08/2025	0.13	7.30	19.13
9	FD 014004000012856 with Indian Overseas Bank	15.00	17/08/2025	0.10	7.30	15.10
10	MA A/c with Kotak Mahindra Bank Ltd	0.75	-	-		0.75
11	Public Issue A/c with Kotak Mahindra Bank Ltd <sup>3</sup>	8.29	-			8.29
	Total <sup>4</sup>	1691.07		18.06		1709.13

### Note:

- 1. FD Sweep for Rs. 3,40,000 as TDS on Interest Payment for FDs
- 2. Renewed against existing matured FD no :- 014004000006327
- 3. Closing Balance in Public Issue A/c with Kotak Mahindra A/c for the quarter ended Jun-24 is Rs. 29.77 million out of which Rs.8.29 million pertains to unutilised net proceeds and remaining for utilisation towards estimated issue related expenses.
- 4. The total unutilised issue proceeds include the interest realised from fixed deposit which was utilised towards the objects of the issue a net amount of Rs. 6.67 million which the company will seek reimbursement in the following quarter

^On the basis of management undertaking & certificate dated 8<sup>th</sup> August 2024 issued by M/s AMS & Co., Chartered Accountants (Firm Registration Number: 130878W), Statutory Auditors of the company



iv. Delay in implementation of the object(s):

	Completion Date		Delay	Comments of the Board of Directors			
Object(s)	As per the Offer Document	Actual	Delay (no. of days/ months)	Reason of delay	Proposed course of action		
Not applicable for the quarter ended June 30, 2024^							

<sup>^</sup>On the basis of management undertaking

### 5) Details of utilization of proceeds stated as General Corporate Purpose amount in the offer document^:

S. No	Item heads as per offer document	Amount (Rs in million)	Remarks*
1	Acquiring fixed assets	200.00	Purchase of office premises
2	Meeting any expense (including capital expenditure requirements) of the Company, including salaries and wages, rent, administration, insurance, repairs and maintenance, payment of taxes and duties, and expenses incurred in the ordinary course of business and towards any exigencies.	24.03	<ul> <li>Purchase of residential premises for factory staff.</li> <li>Payment of stamp duty and registration charges.</li> <li>Payment of TDS on purchase of property.</li> </ul>
	Total	224.03*	-

<sup>^</sup>On the basis of management undertaking & Certificate dated 8<sup>th</sup> August 2024 issued by M/s AMS & Co., Chartered Accountants (Firm Registration Number: 130878W), Statutory Auditors of the company.

<sup>\*</sup>Utilization towards GCP is approved by the Board of Directors of the Company vide resolution dated August 12, 2024.



### Disclaimers:

- a) This Report is prepared by CRISIL Ratings Limited (hereinafter referred to as "Monitoring Agency" / "MA" / "CRL"). The MA has taken utmost care to ensure accuracy and objectivity while developing this Report based on the information provided by the Issuer and information obtained from sources believed by it to be accurate and reliable. The views and opinions expressed herein do not constitute the opinion of MA to deal in any security of the Issuer in any manner whatsoever.
- b) This Report has to be seen in its entirety; the selective review of portions of the Report may lead to inaccurate assessments. For the purpose of this Report, MA has relied upon the information provided by the management /officials/ consultants of the Issuer and third-party sources like statutory auditors (or from peer reviewed CA firms) appointed by the Issuer believed by it to be accurate and reliable.
- c) Nothing contained in this Report is capable or intended to create any legally binding obligations on the MA which accepts no responsibility, whatsoever, for loss or damage from the use of the said information. The MA is also not responsible for any errors in transmission and specifically states that it, or its directors, employees do not have any financial liabilities whatsoever to the users of this Report.
- d) The MA and its affiliates do not act as a fiduciary. The MA and its affiliates also do not act as an expert to the extent defined under Section 2(38) of the Companies Act, 2013. While the MA has obtained information from sources it believes to be reliable, it does not perform an audit and undertakes no independent verification of any information/certifications/statements it receives from auditors (or from peer reviewed CA firms), lawyers, chartered engineers or other experts, and relies on in its reports.
- e) The MA or its affiliates may have other commercial transactions with the entity to which the report pertains. As an example, the MA may rate the issuer or any debt instruments / facilities issued or proposed to be issued by the issuer that is subject matter of this report. The MA may receive separate compensation for its ratings and certain credit-related analyses, normally from issuers or underwriters of the instruments, facilities, securities or from obligors.
- f) The MA report is intended for the jurisdiction of India only. This report does not constitute an offer of services. Without limiting the generality of the foregoing, nothing in the report is to be construed as CRL providing or intending to provide any services in jurisdictions outside India, where it does not have the necessary licenses and/or registration to carry out its business activities referred to above.
- g) Access or use of this report does not create a client relationship between CRL and the user.
- h) CRL is not aware that any user intends to rely on the report or of the manner in which a user intends to use the report. In preparing this report, MA has not taken into consideration the objectives or particular needs of any particular user.
- i) It is made abundantly clear that the report is not intended to and does not constitute an investment advice. The report is not an offer to sell or an offer to purchase or subscribe for any investment in any securities, instruments, facilities or solicitation of any kind to enter into any deal or transaction with the entity to which the report pertains. The report should not be a basis for any investment decision within the meaning of any law or regulation (including the laws and regulations applicable in the US).
- j) The report comprises professional opinion of CRL as of the date they are expressed, based on the information received from the issuer and other sources considered reliable by CRL. Any opinions expressed here are in good faith, are subject to change without notice, and are only current as of the stated date of their issue. The report does not constitute statements of fact or recommendations to purchase, hold or sell any securities/instruments or to make any investment decisions.
- k) Neither CRL nor its affiliates, third-party providers, as well as their directors, officers, shareholders, employees or agents guarantee the accuracy, completeness or adequacy of the report, and shall not have any liability for any errors, omissions or interruptions therein, regardless of the cause, or for the results obtained from the use of any part of the report. CRL and each aforesaid party disclaims any and all express or implied warranties, including but not limited to any warranties of merchantability, suitability or fitness for a particular purpose or use or use. In no event shall CRL or any aforesaid party be liable to any user for any direct, indirect, incidental, exemplary, compensatory, punitive, special or consequential damages, costs, expenses, legal fees or losses (including, without limitation, lost



- income or lost profits and opportunity costs) in connection with any use of any part of the report even if advised of the possibility of such damages.
- l) CRL has established policies and procedures to maintain the confidentiality of certain non-public information received in connection with the preparation of this report. CRL has in place a code of conduct and policies for managing conflict of interest.
- m) Unless required under any applicable law, this report should not be reproduced or redistributed to any other person or in any form without prior written consent from CRL.
- n) By accepting a copy of this Report, the recipient accepts the terms of this Disclaimer, which forms an integral part of this Report.