

Ref: JAL:SEC:2023

14<sup>th</sup> February, 2023

**BSE Limited** 25th Floor, New Trading Ring, Rotunda Building, P J Towers, Dalal Street, Fort, MUMBAI 400 001 The Manager Listing Department **National Stock Exchange of India Ltd** "Exchange Plaza",C-1, Block G, Bandra-Kurla Complex, Bandra (E), , Mumbai - 400 051

### SCRIP CODE: 532532

NAME OF SCRIP: JPASSOCIAT

### Sub: Outcome of the Board Meeting held on 14thFebruary, 2023

Dear Sirs,

In the Board Meeting held today i.e. 14<sup>th</sup> February, 2023, the Board has approved in terms of Regulation 33(3)(d) of Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, Unaudited Standalone and Consolidated Financial Results of the Company for the Quarter and Nine Months ended 31<sup>st</sup> December, 2022. A copy of the same is enclosed alongwith Limited Review Report of Statutory Auditors, M/s. Dass Gupta & Associates, Chartered Accountants, New Delhi.

The meeting commenced at 12.00 Noon and concluded at 3:25 P.M.

Thanking you,

Yours faithfully, For JAIPRAKASH ASSOCIATES LIMITED

(SANDEEP SABHARWAL) Vice President & Company Secretary ACS-8370

Encl: As above



<b>Registered Office</b>	:		Noida		304,	Uttar	Pradesh	(India)
		Phone : +91						
Delhi Office	;	JA House, 63			ant Vih	ar, New D	elhi-11005	7 (India)
		Phone: +91						
<b>Corporate Office</b>		64/4, Site-IV,				201010, G	naziabad (U.	P.) (India)
		Phone: +91 (0 CIN : L141				Website:	www.jalii	ndia.com
		E-mail: jal.ir						

### JAIPRAKASH ASSOCIATES LIMITED

Regd. Office:Sector 128, Noida 201 304 [U.P] Delhi Office:"JA House", 63, Basant Lok, Vasant Vihar, New Delhi - 110 057 Phone : 91+ (120) 4609000; FAX : 91+ (120) 4609464; CIN : L14106UP1995PLC019017 website : www.jalindia.com, e-mail: jal.investor@jalindia.co.in

### STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & NINE MONTHS ENDED 31ST DECEMBER, 2022

(₹ in Lakhs)

	STANDALONE								
		Quarter Ended		Nine Mor	Year Ended				
Particulars	31.12.2022 [Unaudited]	30.09.2022 [Unaudited]	31.12.2021 [Unaudited]	31.12.2022 [Unaudited]	31.12.2021 [Unaudited]	31.03.2022 [Audited]			
Income Revenue from Operations Other Income	99588 7539	108182 5588	108176 3913	307913 17635	308311 23896	422006 40916			
Total Income	107127	113770	112089	325548	332207	462922			
Expenses [a] Cost of Materials Consumed [b] Purchase of Stock-in-trade	29999	35322	36161 49	104859 -	103708 737	152690 741			
[c] Changes in Inventories of Finished Goods, Stock-in-trade and Work-in-Progress	(544)	2344	401	685	(861)	20			
[d] Direct Construction, Manufacturing, Real Estate,	45250	45505	43286	134710	121118	166552			
Hotel/Hospitality, Event & Power Expenses [e] Employee Benefits Expense	45350 10953	45505 11156	11160	33747	31721	45099			
[f] Finance Costs	25777	27176	25100	78681	67783	90432			
[g] Depreciation and Amortisation Expense	9199	9209	9400	27585	29310	38572			
[h] Other Expenses	6870	14075	16428	32871	50113	88674			
Total Expenses	127604	144787	141985	413138	403629	582780			
Profit/(Loss) before Exceptional Items and Tax [1 - 2]	(20477)	(31017)	(29896)	(87590)	(71422)	(119858			
Exceptional Items	-	-		-		(1806			
Profit/(Loss) beforeTax [3 + 4]	(20477)	(31017)	(29896)	(87590)	(71422)	(121664			
Tax Expense		00.4	000	1.095	1171	1456			
[a] Tax - Current Year	686	204	660	1,085	1171	6			
[b] Tax - Previous Year	-	-	-	-		-			
[c] Deferred Tax	686	204	660	1,085	1171	1524			
Total Tax Expense Net Profit/(Loss) for the period from Continuing Operations after Tax [5 - 6]	(21163)	(31221)	(30556)	(88675)	(72593)	(123188			
Profit/(Loss) from Discontinued Operations	(21100)	(01221)	-	-	-	-			
Tax expense of Discontinued Operations		_	-	-	-	-			
0 Profit/(Loss) from Discontinued Operations after Tax [8 - 9]	-	-		-	-	-			
1 Net Profit/(Loss) for the period after Tax [7 + 10]	(21163)	(31221)	(30556)	(88675)	(72593)	(123188			
2 Other Comprehensive Income									
a(i) Items that will not be reclassified to Profit/(Loss)	-	-	-	-	-	170			
(ii) Income Tax relating to Items that will not be reclassified to Profit/(Loss)	-	-	-	-	-	-			
<ul><li>b(i) Items that will be reclassified to Profit/(Loss)</li><li>(ii) Income Tax relating to Items that will be reclassified to Profit/(Loss)</li></ul>	-	-	-	-		-			
Total Other Comprehensive Income for the period	-	-	-	-		170			
3 Total Comprehensive Income for the period [11 + 12] [comprising Profit/(Loss) and Other Comprehensive Income]	(21163)	(31221)	(30556)	(88675)	(72593)	(123018			
4 Paid-up Equity Share Capital [of ₹ 2/- per share]	49092	49092	49092	49092	49092	49092			
5 Other Equity [excluding Revaluation Reserve]						589764			
6 Earnings Per Share [of ₹ 2/- per share] [for continuing operations]		_		-	Ŧ (0.00)	Ŧ (P.0)			
Basic Diluted	₹ (0.86) ₹ (0.86)	₹ (1.27) ₹ (1.27)	₹ (1.25) ₹ (1.25)	₹ (3.61) ₹ (3.61)	₹ (2.96) ₹ (2.96)	₹ (5.0) ₹ (5.0)			
Earnings Per Share [of ₹ 2/- per share] [for discontinued operations] Basic Diluted	₹	₹ - ₹ -	₹ - ₹ -	₹ - ₹ -	₹ -	₹ -			
Diluted Earnings Per Share [of ₹ 2/- per share] [for discontinued and									
continuing operations] Basic	₹ (0.86)	₹ (1.27)	₹ (1.25)	₹ (3.61)	₹ (2.96)	₹ (5.02			
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DASS GUPTA & ASSOCIATES DELHI

### UNAUDITED SEGMENT-WISE REVENUE, RESULTS, ASSETS AND LIABILITIES FOR THE QUARTER & NINE MONTHS ENDED 31ST DECEMBER, 2022

(₹ in Lakhs)

	STANDALONE							
Particulars		Quarter Ended		Nine Mon	Year Ended			
	31.12.2022 [Unaudited]	30.09.2022 [Unaudited]	31.12.2021 [Unaudited]	31.12.2022 [Unaudited]	31.12.2021 [Unaudited]	31.03.2022 [Audited]		
1. Segment Revenue								
[a] Cement	1107	14274	26483	34445	88491	116684		
[b] Construction	60529	66607	66634	191695	174561	243893		
[c] Power	-	4	46	82	12664	12555		
[d] Hotel/Hospitality & Golf Course	9647	6533	7087	24771	12807	18952 28698		
[e] Real Estate	27236	19713	7031	56608 3477	20294 2531	4101		
[f] Others	1052	1511 99	866 188	255	377	761		
[g] Unallocated	58	99	100	255	577	701		
Total	99629	108741	108335	311333	311725	425644		
Less:Inter-segment Revenue	41	559	159	3420	3414	3638		
Revenue from Operations	99588	108182	108176	307913	308311	422006		
2. Segment Results						x 2		
[a] Cement	(5590)	(6800)	(6763)	(21900)	(13526)	(27795)		
[b] Construction	4090	3322	6275	8336	12659	13176		
[c] Power	(1795)	(2105)	(1917)	(5961)	(247)	(2857)		
[d] Hotel/Hospitality & Golf Course	2707	291	1511	5153	949	.1294		
[e] Real Estate	4421	(251)	(3949)	1283	(12551)	(14919)		
[f] Investments	285	1964	237	2534	7091	4082		
[g] Others	(1071)	(1115)	(515)	(2722)	(1397)	(1394)		
	3047	(4694)	(5121)	(13277)	(7022)	(28413)		
Less:	25777	27176	25100	78681	67783	90432		
[a] Finance Costs [b] Other Un-allocable Expenditure net off					(3383)	1013		
Un-allocable Income	(2253)	(853)	(325)	(4368)				
	(20477)	(31017)	(29896)	(87590)	(71422)	(119858)		
Exceptional Items	-	-	-	-	-	(1806)		
Profit/(Loss) before Tax from Continuing Operations	(20477)	(31017)	(29896)	(87590)	(71422)	(121664)		
3. Segment Assets	444077	440712	456937	441977	456937	444218		
[a] Cement	441977 613144	620953	619559	613144	619559	618817		
[b] Construction	176923	178037	183711	176923	183711	181271		
[c] Power	77041	75257	75372	77041	75372	75503		
[d] Hotel/Hospitality & Golf Course [e] Real Estate	1897979	1843604	1786083	1897979	1786083	1814250		
[f] Investments	735153	734790	747143	735153	747143	732386		
[g] Others	15907	15873	14705	15907	14705	15604		
[h] Un-allocated	196088	197755	198808	196088	198808	193297		
Total Segment Assets	4154212	4106981	4082318	4154212	4082318	4075346		
4. Segment Liabilties					07070	00005		
[a] Cement	97807	91715	87970	97807	87970	88005		
[b] Construction	202953	214208	211920	202953	211920	217552 25583		
[c] Power	22035	25594	27758	22035	27758 20388	25583		
[d] Hotel/Hospitality & Golf Course	21795	21017	20388	21795 425468	406524	399304		
[e] Real Estate	425468	391503	406524 3102	425468 8073	408524	3483		
[f] Others [g] Un-allocated	8073 2825900	6400 2785200	2635094	2825900	2635094	2681957		
	3604031	3535637	3392756	3604031	3392756	3436490		
Total Segment Liabilities								



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- 1. Figures for the previous periods have been regrouped/ reclassified to conform to the classification of the current period, wherever necessary.
- 2. [a] The Comprehensive Re-organization and Restructuring Plan (CRRP) for the Company and Jaypee Cement Corporation Limited was duly approved by the Joint Lenders' Forum on 22nd June, 2017, based on the recommendations of the Independent Evaluation Committee (IEC) appointed by the Reserve Bank of India envisaging bifurcation of the entire debt of the Company into two parts – 'Sustainable Debt' and 'Other Debt'. The entire outstanding debt has been put in three buckets making provisions for settlement/continuation of each category of debt as under :

[i] Bucket 1 Debt of ₹ 11689 Crores which is part of the 'other debt' was to be discharged against the sale of identified Cement Plants of the Company and its Wholly owned Subsidiary to UltraTech Cement Limited. The transaction of the said sale stands consummated and Bucket 1 Debt stands settled in July, 2017.

[ii] Bucket 2a Debt of ₹ 6,367 Crores, being 'sustainable debt' will continue as debt of the Company for which Master Restructuring Agreement (MRA) dated 31st October, 2017 has been executed by the concerned 32 Lenders. The terms of the MRA are being complied including creation of security in favour of Lenders.

[iii] Bucket 2b Debt of ₹ 11833.55 Crores (₹ 13590 Crores original amount as reduced by ₹ 2543.55 Crores settled through direct Debt Assets Swap), which is part of 'Other Debt' is to be transferred to a Special Purpose Vehicle (SPV) namely Jaypee Infrastructure Development Limited (wholly owned subsidiary of the company) alongwith identified land of the Company. The Scheme of Arrangement (Scheme) for the said hive off duly approved by the Stock Exchanges, Shareholders, Creditors, other Regulators is pending sanction by National Company Law Tribunal (NCLT), Scheme, on sanction, shall be effective from 1st July, 2017, being the Appointed Date.

Thus, the CRRP has not only been duly finalized and agreed upon with the Lenders but also implemented, as aforesaid, well within the time recommended by the Independent Advisory Committee as per Press Release dated 13th June, 2017.

In terms of the duly approved CRRP, as aforesaid, the Company has provided interest expenses on debt portion that will remain with it. Interest for the quarter ended 31st December, 2022 aggregating ₹ 267.95 Crores (₹ 5899.87 Crores cumulatively till 31st December, 2022) on debt portion which will be transferred to Real Estate SPV on sanction of the Scheme of Arrangement by NCLT with Appointed Date of 1st July, 2017, has been added to the carrying cost of the Inventory/ Projects under development in respect of SDZ Real Estate Undertaking (SDZ-RE), since the same has to be serviced from the assets / development of Assets of SDZ-RE.

[b] Pending sanction of the aforesaid Scheme by NCLT, ICICI Bank Limited, on the directions of the RBI, has filed a petition with Hon'ble NCLT, Allahabad Bench U/s 7 of Insolvency & Bankruptcy Code, 2016 against the Company. The Company has contested the petition by filing its objections and is taking all appropriate steps against the petition filed by ICICI Bank Limited.

As per the directions of NCLT both the cases at [a] and [b] above are being heard simultaneously.

- [c] The Company has been served notice by Hon'ble NCLT, Allahabad in response to the petition U/s 7 of Insolvency & Bankruptcy Code, 2016 of State Bank of India. The subject matter being similar to what is already being heard by NCLT, Allahabad, therefore Company has taken appropriate steps on the matter.
- 3. [a] The Competition Commission of India (CCI) vide its Order dated 31st August, 2016 held various cement manufacturers liable for alleged contravention of certain provisions of the Competition Act, 2002 during F.Y. 2009-10 & 2010-11 and interalia imposed a penalty of ₹ 1323.60 Crores on the Company. The Company had filed an Appeal against the said Order which was heard on various dates by Hon'ble National Company Law Appellate Tribunal (NCLAT). NCLAT vide its Order dated 25th July 2018 has rejected the appeals of all the cement manufacturers including that of the Company without interfering in the penalty, though, if calculated on the basis of profits earned by the Cement business, the same would have been ₹ 237.70 Crores only as against the penalty of ₹ 1323.60 Crores calculated on the profits for all business segments of the Company. The Company & other affected cement manufacturers filed appeal against the Order of NCLAT before Hon'ble Supreme Court which has since been admitted with the directions that the interim Order passed earlier by NCLAT in the matter will continue in the meantime. The Company's request for rectification of Demand Notice was declined by CCI and the Company has filed a review application before Hon'ble NCLAT against the said rejection by CCI which matter is still pending.
  - [b] The Competition Commission of India vide its other order dated 19th January, 2017 held various cement manufacturers liable for alleged contravention of certain provisions of the Competition Act, 2002 in the State of Haryana during F.Y. 2012-13 to F.Y. 2014-15 and interalia imposed a penalty of ₹ 38.02 Crores on the Company based on criteria of average turnover of the

Company as a whole as against the 'relevant turnover' of 'Cement Division'. The Company had filed an appeal against the said Order before NCLAT which has stayed the operation of impugned order and matter is pending.

Based on the legal advise available, no provision is considered necessary in the above financial results in respect of the above cases.

4. Trade receivables include ₹ 3463.39 Crores, outstanding as at 31st December, 2022 (₹ 3392.96 Crores, outstanding as at 31st March, 2022) which represents various claims raised on the Clients based on the terms and conditions implicit in the Engineering & Construction Contracts in respect of closed / suspended/under construction projects. These claims are mainly in respect of cost over run arising due to suspension of works, client caused delays, changes in the scope of work, deviation in design and other factors for which Company is at various stages of negotiation/ discussion with the clients or under Arbitration/ litigation. On the basis of the contractual tenability, progress of negotiations/ discussions/ arbitration/ litigations/ legal opinions, the Management is of the view that these receivables are recoverable.

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5. Yamuna Expressway Industrial Development Authority (YEIDA) vide its communication dated 12th February 2020 has conveyed its action relating to cancellation of the Land admeasuring 1085 Hectare (Core/Non-core area) located at Special Development Zone (SDZ), Sector -25, Sports City, Greater Noida allotted to the Company interalia, on account of alleged non-payment of dues for which an agreement for deferment of instalments had already been arrived at between the parties.

The Company challenged the above order before Hon'ble Allahabad High Court. Hon'ble Allahabad High Court granted status quo & instructed company to deposit ₹ 100 Crores in its order dated 25th Feb 2020. The company complied with the order inspite of the pandemic related hardships.

Hon'ble High Court vide its Order dated 29.09.2022 directed Company to further deposit ₹ 100 crores within a month with YEIDA as upfront money for YEIDA considering the proposal of the Company. The Company has complied with the direction of Hon'ble High Court. Further, Hon'ble High Court vide its Order dated 09.11.2022 directed YEIDA to consider the proposal / revised proposal (if any) made by the Company. YEIDA has since filed compliance affidavit communicating the decison of its Board on the Company's proposal. The Company had filed its response to the proposal as filed by YEIDA. As on date, the matter is yet to be adjudicated as YEIDA has obtained time to file response to the Company affidavit filed in Hon'ble High Court.

In view of the petition filed by the Company and/or settlement of pending dues by offering proportionate Land, the carrying value of the Land and other Assets i.e. Race Track, Buildings etc is continued to be shown as an Asset of the Company and balance amount payable as liability.

6. IDBI Bank Limited had filed a petition with Hon'ble National Company Law Tribunal [NCLT], Allahabad Bench [The Bench] under Section 7 of Insolvency and Bankruptcy Code, 2016 [IBC] in respect of Jaypee Infratech Limited [JIL] which was admitted vide Order dated 9th August, 2017 and Interim Resolution Professional [IRP] was appointed.

After multiple rounds of Corporate Insolvency Resolution Process (CIRP) and proceedings with NCLT, NCLAT & Hon'ble Supreme Court on appeal by various stakeholders, Hon'ble Supreme Court gave directions exercising its powers under Article 142 of the Constitution of India directed IRP to complete the CIRP within the extended time of 45 days from date of Order i.e. till 08th May,2021 in accordance with the Code and allowed IRP to invite modified/ fresh resolution plans from Suraksha Realty and NBCC respectively, giving them time to submit the same within two weeks from the date of this judgement.

Post approval of Plan by Committee of Creditors of JIL, the IRP has since filed the Resolution Plan of M/s Suraksha Realty alongwith Lakshdeep Investments and Finance Private Limited with Principal Bench Hon'ble NCLT, New Delhi. Dissenting Financial Creditors, Project anchoring authority (YEIDA) & Company have filed their objections to the Plan. Hon'ble NCLT vide its Order dated 22nd November 2022 has reserved the matter for orders/ clarifications. As on date order is awaited.

Keeping in view Order by Hon'ble Supreme Court dated 24.03.2021, affairs of JIL being managed by IRP and further proceedings in the matter, financial statements of JIL have not been consolidated with those of the Company. Since the matter is sub<sub>†</sub>judice and on attaining its finality, necessary effect of the outcome thereof shall be given in the Financial Statements interalia in respect of the Investments in JIL aggregating ₹ 849.26 Crores (84.70 Crores equity shares of ₹ 10/- each).

Further, Hon'ble Supreme Court vide its Order date 24.03.2021 held that the amount of ₹ 750 Crores and interest accrued thereupon, is the property of JAL and any amount is receivable by JIL and/or its home buyers from JAL shall be determined by NCLT after reconciliation of accounts of JIL & JAL in terms of the directions in the judgement. Hon'ble NCLT vide its Order dated 22nd November 2022 has reserved the matter for orders/ clarifications. As on date order is awaited.

7. Yes Bank Limited (YBL) had granted term loan facility of ₹ 46500 lakhs and ₹ 4500 lakhs to Jaypee Cement Corporation Limited (JCCL) (wholly owned subsidiary of the Company). YBL has assigned the outstanding loan, invoked Corporate Guarantee & shortfall undertaking in favour of Assets Care & Reconstruction Enterprise Limited (ACRE) along with the Security documents including invoked pledge/ non disposal undertaking of 28,09,66,000 Equity shares of BJCL shares held by Company vide Assignment Agreement dated 26th September, 2018. ACRE has informed about the transfer of the entire pledged/ NDU shares of BJCL in its name.

Since, YBL approved the CRRP and joined Master Restructuring Agreement through Deed of Accession dated 29th November 2017. Therefore, purported assignment of above facilities is not valid consequent to the approved CRRP by all lenders including YBL. The Company further communicated that there is no default of the Loan facilities in question and hence notice of invocation/ transfer of share is unwarranted. The Company has not taken cognizance of the purported assignment, invocation of pledge and transfer of shares in the name of ACRE and this fact has been communicated to YBL, ACRE and SAIL (JV Partner).

Therefore, the Company has maintained status quo ante of the shareholding in its books of accounts. Hence, the carrying value of above said equity shares of BJCL and 752 Equity shares held in the name of nominee shareholders continues to be included as part of Non-Current investments of the Company in the financial statements.

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- 8. The Company has received Termination Notice for the Mandla North Coal Mine allotted by Nominated Authority, Ministry of Coal on account of not meeting eligibility criteria mentioned in the Coal Mines Development and Production Agreement along with instructions for invocation of the Bank Guarantee submitted by the Company, in the form of Performance Security. The Hon'ble High Court has granted a stay against the Termination Notice and invocation of Performance Guarantee. The Company has filed relevant documents in response to the letter issued by the Nominated Authority towards value of Mine infrastructure and Land cost incurred by the Company with respect to aforementioned Coal Mine. Therefore, based on the facts and legal opinion taken no provision has been considered necessary.
- 9. There are certain Entry tax matters under Appeals aggregating to ₹ 29782 lakhs (excluding interest, currently unascertainable) pertaining to the State of Madhya Pradesh and Himachal Pradesh. The Company has challenged these on account of Constitutional Validity etc in Hon'ble High Courts. No provision has been made of the above in the financial statements & based on legal opinion, management is of the opinion that the Company will succeed in the appeal. The Company has deposited ₹ 16679 lakhs and also furnished Bank Guarantee of ₹ 12543 lakhs against the above.
- 10. The outstanding amount of Non-Convertible Debentures (NCDs) including interest accrued thereon is secured to the extent of 54 percent on the basis of the existing security created on the certain Assets of the company by way of equitable mortgage, registered mortgage & hypothecation. However, as per the CRRP duly approved by the lenders including Debenture holders, the outstanding NCDs forming part of Bucket 2b loans referred in SL No 2[a] above to be converted into RTL, are to be transferred to SPV and the outstanding amount of subject NCDs to the extent of principal amount is fully secured based on the value of stipulated certain assets of the SPV to be charged on pari-passu basis in accordance with the Scheme of Arrangement for transfer of Bucket 2[b] loans along with identified assets was duly approved by the Stock Exchanges, Shareholders, Creditors and other Regulators, currently pending sanction by Hon'ble NCLT.
- 11. In view of UTCL's failure to redeem "Series A Redeemable Preference Shares" aggregating ₹ 1000 Crores issued in favour of the Company on due date as per the terms of the Issue, and its failure to exercise option to waive the fulfilment of relevant condition within the permissible time, UTCL's right to obtain the transfer and vesting of Jaypee Super Plant of the Company along with the mines under Blocks 1, 2, 3 & 4 in Distt Sonebhadra, stands ceased in terms of the agreement / amendment agreement of July 2016 / arrangement between the parties. The matter is pending before the Arbitral Tribunal. Consequential adjustments, if any, will be made on completion of such proceedings. Further, transfer / assignment of company's rights in the said assets shall be subject to final outcome of ongoing Arbitration proceedings.
- 12. In line with the Company's continuing endeavor to reduce its Debt and as approved by the Board of Directors of the Company, a binding Framework Agreement dated 12.12.2022 has been signed by the Company for divestment of the Cement, Clinker and Power Plants having aggregate Cement capacity of 9.4 MnTPA along with Clinker Capacity of 6.7 Mn TPA and Thermal Power Plants of aggregate capacity of 280 MW (including 180 MW to be transferred to a SPV of which 57% stake shall be held by the purchaser) to Dalmia Cement (Bharat) Limited [DCBL] for an aggregate enterprise value of ₹ 5,666 Crores. The said plants are situated at Madhya Pradesh, Uttar Pradesh and Chattisgarh. The transaction is subject to necessary due-diligence and statutory and regulatory approvals.

The Company has since then executed Definitive Agreements for an Enterprise Value of ₹ 3230 Crores and process for the remaining part of the divestment as envisaged under the Frame work agreement with DCBL is in progress. The consummation of the transaction is subject to certain conditions precedent, receipt of the requisite statutory approvals and necessary compliances including the approvals from the lenders/ JV partner of Company and regulatory authorities.

13. The above Financial results for the quarter ended 31st December, 2022 have been reviewed and recommended by the Audit Committee in their meeting held on 14th February, 2023 and approved by the Board of Directors in their respective meetings held on 14th February, 2023.

Place : New Delhi Dated: 14th February, 2023



MANOJ GAUR **Executive Chairman** DIN - 00008480

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Additional disclosures as per Regulation 52(4) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015:

		STANDALONE								
SI. No.			Quarter Ended		Nine Months Ended		Year Ended			
		31.12.2022 [Unaudited]	30.09.2022 [Unaudited]	31.12.2021 [Unaudited]	31.12.2022 [Unaudited]	31.12.2021 [Unaudited]	31.03.2022 [Audited]			
[a]	Net Worth [₹ in Lakhs] [as per Section 2(57) of the Companies Act, 2013]	(17645)	3518	121736	(17645)	121736	71030			
[b]	Debenture Redemption Reserve/Capital Redemption Reserve [₹ in Lakhs]	113	113	113	113	113	113			
[c]	Net Profit/(Loss) after Tax [₹ in Lakhs]	(21163)	(31221)	(30556)	(88675)	(72593)	(123188			
[d]	Basic Earnings per Share  [in ₹]	(0.86)	(1.27)	(1.25)	(3.61)	(2.96)	(5.02			
[e]	Diluted Earnings per Share [in ₹]	(0.86)	(1.27)	(1.25)	(3.61)	(2.96)	(5.02			
[f]	Debt-Equity Ratio [in times] [Total Debt including current maturity of long term borrowings and interest accrued on borrowings/Equity including retained earnings]	5.06	4.81	3.77	5.06	3.77	4.14			
[g]	Debt Service Coverage Ratio [in times] [EBITDA/[Interest Expenses + Principle Amount due during the period]	0.37	0.05	0.13	0.08	0.28	0.03			
[h]	Interest Service Coverage Ratio [in times] [EBITDA/Interest Expenses]	0.50	0.06	0.16	0.11	0.36	0.04			
[]]	Current Ratio [in times] [Operational Current Assets/Operational Current Liabilities]	0.98	1.00	1.08	0.98	1.08	1.08			
[j]	Long Term Debt to Working Capital [in times] [Long Term Debts including current maturity of long term borrowings/Working Capital]	7.95	7.30	5.99	7.95	5.99	5.67			
[k]	Bad Debts to Account receivable Ratio [%] [Bad Debts/Average Trade Receivables]	0.00	0.00	0.00	0.01	0.00	1.83			
[1]	Current Liability Ratio [in times] [Operational Current Liabilities/Total Liabilities]	0.36	0.36	0.34	0.36	0.34	0.35			
[m]	Total Debts to Total Assets [in times] [Total Debts/Total Assets]	0.67	0.67	0.64	0.67	0.64	0.65			
[n]	Debtors Turnover [in times] # [Revenue from Operations/Average Trade Receivables]	0.24	0.26	0.27	0.73	0.76	0.99			
[0]	Inventory Turnover [in times] # [Cost of Goods Sold/Average Inventory]	0.16	0.18	0.17	0.51	0.49	0.70			
[p]	Operating Margin [%] [Operating Margin/Revenue from Operations]	(2.25)	(8.72)	(8.05)	(8.62)	(8.93)	(16.67			
[q]	Net Profit Margin [%] [Profit After Tax/Total Income]	(19.76)	(27.44)	(27.26)	(27.24)	(21.85)	(26.61			

# Quarterly and Nine Months ratios are not annualised.

Place : New Delhi Dated: 14th February, 2023

AYPEE GROUP

INITIALED FOR IDENTIFICATION

DASS GUPTA & ASSOCIATES DELHI

PURPOSE BY

MANOJ GAUR **Executive Chairman** DIN - 00008480



### STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & NINE MONTHS ENDED 31ST DECEMBER, 2022

(₹ in Lakhs)

		CONSOLIDATED								
	Particulars		Quarter Ended	ſ	Nine Mo	Year Ended				
	31.12.2022 [Unaudited]	30.09.2022 [Unaudited]	31.12.2021 [Unaudited]	31.12.2022 [Unaudited]	31.12.2021 [Unaudited]		03.2022 Idited]			
Income										
Revenue from Operations Other Income	정말 그는 아들님께서 엄마가?	189618 6955	195396 5334	188858 3511	568990 16489	506246 16408		70341 4396		
Total Income		196573	200730	192369	585479	522654	7	747382		
Expenses		02866	102644	92421	298051	238962		34429		
[a] Cost of Materials Consun [b] Purchase of Stock-in-trac	e	92866 4500	102644 2628	2363	8647	4129		477		
[c] Changes in Inventories of Stock-in-trade and Work-		1500	(90)	(845)	(1677)	(1877)		210		
Hotel/Hospitality, Event	& Power Expenses	55391 13475	56350 13864	52872 13852	167056 41576	154560 39683		21216 5589		
[f] Finance Costs [g] Depreciation and Amortis		29956 14300	31277 14467	28810 13420	91024 42936	78763 41089		10481 5621		
[b] Other Expenses		9278	16290	23072	40531	60915		11589		
Total Expenses		221266	237430	225965	688144	616224	8	89617 <sup>,</sup>		
	ional Items, Share of Profit/(Loss)	(24693)	(36700)	(33596)	(102665)	(93570)	(*	148789		
in Associates and Tax [1 -		(5232)	1812	6	2299	11		4		
Share of Profit/(Loss) in Ass		(29925)	(34888)	(33590)	(100366)	(93559)	(*	14874		
Profit/(Loss) before Except	ional items and fax [5 + 4]	(20020)	(04000)	(00000)	-	-		_		
Exceptional Items		(29925)	(34888)	(33590)	(100366)	(93559)	(*	14874		
Profit/(Loss) beforeTax [5	+ 6]	(23323)	(04000)	(00000)	(100000)	(00000)				
Tax Expense [a] Tax - Current Year [b] Tax - Previous Year		1125	204	660 584	1524	1171 511		144 6		
[c] Deferred Tax		401	(1087)	-	1703			(43		
Total Tax Expense		1526	(883)	1244	3227	1682		108		
Net Profit/(Loss) for the pe	riod from Continuing Operations after Tax [7 - 8]	(31451)	(34005)	(34834)	(103593)	(95241)	(1	14983		
0 Profit/(Loss) from Discontinu	ed Operations	-	-	-	-	-		-		
1 Tax expense of Discontinued	Operations	-	-	-	-	-		-		
2 Profit/(Loss) from Discontinu	ed Operations after Tax [10 - 11]		-	-	-			-		
3 Net Profit/(Loss) for the pe	riod after Tax [9 + 12]	(31451)	(34005)	(34834)	(103593)	(95241)	(1	14983		
4 Non Controlling Interest		(523)	(535)	(462)	(1588)	(1470)		(203		
5 Net Profit/(Loss) after Tax	and Non-Controlling Interest [13 - 14]	(30928)	(33470)	(34372)	(102005)	(93771)	(1	14780		
6 Other Comprehensive Incom		42	23	17	61	(68)		10		
and the second	tems that will not be reclassified to Profit/(Loss)	42	(7)	(6)	(2)	(2)		(		
<ul><li>b(i) Items that will be reclase</li><li>(ii) Income Tax relating to</li></ul>	tems that will be reclassified to Profit/(Loss)	-	-	-	-	-		-		
Total Other Comprehensiv	e Income for the period	44	16	11	59	(70)		10		
7 Non-Controlling Interest [Oth	er Comprehensive Income]	12	1	-	14	(19)		(		
	ne after Non-Controlling Interest [16 - 17]	32	15	° 11	45	(51)		11		
9 Total Comprehensive Inco and Other Comprehensive	me for the period [13 + 16] [comprising Profit/(Loss) Income]	(31407)	(33989)	(34823)	(103534)	(95311)	(1	14972		
0 Total Non-Controlling Inter	est [14 + 17]	(511)	(534)	(462)	(1574)	(1489)		(203		
	me for the period after Non-Controlling Interest [19 - 20]			(0.0004)	(404000)	(02822)		1 4760		
[comprising Profit/(Loss) a	nd Other Comprehensive Income for the period]	(30896)	(33455)	(34361)	(101960)	(93822)	(	14768		
2 Paid-up Equity Share Capita	l [of ₹ 2/- per share]	49092	49092	49092	49092	49092		4909		
3 Other Equity [excluding Rev								(4062		
4 Earnings Per Share [of ₹ 2 Basic	- per share] [for continuing operations]	₹ (1.26)	₹ (1.37)	₹ (1.40) ₹ (1.40)	₹ (4.16) ₹ (4.16)	₹ (3.82) ₹ (3.82)	₹	(6.0 (6.0		
	- per share] [for discontinued operations]	₹ (1.26) ≉	₹ (1.37)	₹ (1.40)	₹ (4.16) ₹ -	₹ -	₹			
Basic Diluted	for a second filling discussion of sound	₹ - ₹ -	₹ - ₹ -	₹ - ₹ -	₹ - ₹ -	₹ - ₹ -	₹	-		
continuing operations]	- per share] [for discontinued and	₹ (1.26)	₹ (1.37)	₹ (1.40)	₹ (4.16)	₹ (3.82)	₹	(6.0		
Basic Diluted		₹ (1.26) ₹ (1.26)	₹ (1.37)	₹ (1.40)	₹ (4.16)	₹ (3.82)	₹	(6.0)		





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### UNAUDITED SEGMENT-WISE REVENUE, RESULTS, ASSETS AND LIABILITIES FOR THE QUARTER & NINE MONTHS ENDED 31ST DECEMBER, 2022

(₹ in Lakhs)

	CONSOLIDATED							
Particulars		Quarter Ended	I	Nine Mon	Year Ende			
gment Revenue Cement & Cement Products Construction Power Hotel/Hospitality & Golf Course Real Estate Investments Infrastructure Fertilizers Others Unallocated tal ss:Inter-segment Revenue venue from Operations gment Results Cement & Cement Products Construction Power Hotel/Hospitality & Golf Course Real Estate Investments Infrastructure Fertilizers Others Ss: Finance Costs Other Un-allocable Expenditure net off Un-allocable Income are of Profit/(Loss) in Associates ceptional Items ofit/(Loss) before Tax from Continuing Operations gment Assets	31.12.2022 [Unaudited]	30.09.2022 [Unaudited]	31.12.2021 [Unaudited]	31.12.2022 [Unaudited]	31.12.2021 [Unaudited]	31.03.202 [Audited]		
Segment Revenue								
[a] Cement & Cement Products	2674	15003	37308	41320	113933	15558		
[b] Construction	60529	66632	66703	191787	174662	24399		
[c] Power	- 0647	4	46 7087	82 24772	12665 12807	125 189		
	9647 27236	6534 19713	7087 7031	56608	20295	286		
[f] Investments	-	-	-	-	-	-		
[g] Infrastructure	1817	1355	273	4311	282	12		
[h] Fertilizers	86314	85228	70693	250286	186483	2588		
[i] Others	2300	2518	1935	6728	5368	81		
[j] Unallocated	57	99	190	254	377	7		
Total	190574	197086	191266	576148	526872	7287		
Less:Inter-segment Revenue	956	1690	2408	7158	20626	253		
Revenue from Operations	189618	195396	188858	568990	506246	7034		
Segment Peculte								
	(8398)	(10510)	(9863)	(31161)	(21331)	(3949		
[b] Construction	4131	3380	6268	8581	12703	1334		
[c] Power	(1795)	(2105)	(1917)	(5961)	(247)	(285		
[d] Hotel/Hospitality & Golf Course	2707	291	1511	5153	949	129		
[e] Real Estate	4421	(251)	(3949)	1283	(12551)	(1492		
[f] Investments	(77)	1603	(77)	1448	(232)	993 (1476		
	298 2802	(151) 2548	(62) 3800	(649) 8438	(364) 5189	(1470		
[i] Others	(862)	(1020)	(537)	(2555)	(1607)	(16		
	3227	(6215)	(4826)	(15423)	(17491)	(4216		
Less:						10101		
[a] Finance Costs [b] Other Un-allocable Expenditure net off	29956	31277	28810	91024	78763	10481		
Un-allocable Income	(2036)	(792)	(40)	(3782)	(2684)	180		
	(24693)	(36700)	(33596)	(102665)	(93570)	(14878		
Share of Profit/(Loss) in Associates Exceptional Items	(5232)	1812	6	2299	11	4		
Profit/(Loss) before Tax from Continuing Operations	(29925)	(34888)	(33590)	(100366)	(93559)	(14874		
Segment Assets								
[a] Cement & Cement Products	539838	543143	571571	539838	571571	55630		
[b] Construction	612721	620517	618747	612721	618747	6181		
[c] Power	176919	178033	183707	176919	183707	18126		
[d] Hotel/Hospitality & Golf Course	77019	75235	75362	77019	75362 1729129	7549 175729		
[e] Real Estate	1841014	1786639 29614	1729129 46253	1841014 29077	46253	316		
[f] Infrastructure	29077 150214	155446	146214	150214	146214	14624		
[g] Investments [h] Fertilizers	182626	221250	168414	182626	168414	16280		
[i] Others	35076	35531	34364	35076	34364	3479		
[j] Un-allocated	177493	179378	182341	177493	182341	17507		
Total Segment Assets	3821997	3824786	3756102	3821997	3756102	373908		
Segment Liabilties								
[a] Cement & Cement Products	129645	125207	123553	129645	123553	12503		
[b] Construction	202976	214228	211948	202976	211948	21757		
[c] Power	8878	12437	14615	8878	14615	1242 2060		
[d] Hotel/Hospitality & Golf Course	21795	21017 390079	20388 405275	21795 424044	20388 405275	39805		
[e] Real Estate	424044 8576	390079 8950	405275 9585	8576	9585	960		
[f] Infrastructure	00/0	6950	-	-	-	-		
[g] Investments	104284	141728	88249	104284	88249	8224		
[h] Fertilizers [i] Others	10111	8759	4607	10111	4607	500		
[j] Un-allocated	3010875	2970161	2818839	3010875	2818839	286419		
Total Segment Liabilities	3921184	3892566	3697059	3921184	3697059	373473		

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- Notes:
  - 1. Figures for the previous periods have been regrouped/ reclassified to conform to the classification of the current period, wherever necessary.
  - 2. [a] The Comprehensive Re-organization and Restructuring Plan (CRRP) for the Company and Jaypee Cement Corporation Limited was duly approved by the Joint Lenders' Forum on 22nd June, 2017, based on the recommendations of the Independent Evaluation Committee (IEC) appointed by the Reserve Bank of India envisaging bifurcation of the entire debt of the Company into two parts 'Sustainable Debt' and 'Other Debt'. The entire outstanding debt has been put in three buckets making provisions for settlement/continuation of each category of debt as under :

[i] Bucket 1 Debt of ₹ 11,689 Crores which is part of the 'other debt' was to be discharged against the sale of identified Cement Plants of the Company and its Wholly owned Subsidiary to UltraTech Cement Limited. The transaction of the said sale stands consummated and Bucket 1 Debt stands settled in July, 2017.

[ii] Bucket 2a Debt of ₹ 6,367 Crores, being 'sustainable debt' will continue as debt of the Company for which Master Restructuring Agreement (MRA) dated 31st October, 2017 has been executed by the concerned 32 Lenders. The terms of the MRA are being complied including creation of security in favour of Lenders.

[iii] Bucket 2b Debt of ₹ 11,833.55 Crores (₹ 13,590 Crores original amount as reduced by ₹ 2543.55 Crores settled through direct Debt Assets Swap), which is part of 'Other Debt' is to be transferred to a Special Purpose Vehicle (SPV) namely Jaypee Infrastructure Development Limited (wholly owned subsidiary of the company) alongwith identified land of the Company. The Scheme of Arrangement (Scheme) for the said hive off duly approved by the Stock Exchanges, Shareholders, Creditors, other Regulators is pending sanction by National Company Law Tribunal (NCLT), Scheme, on sanction, shall be effective from 1st July, 2017, being the Appointed Date.

Thus, the CRRP has not only been duly finalized and agreed upon with the Lenders but also implemented, as aforesaid, well within the time recommended by the Independent Advisory Committee as per Press Release dated 13th June, 2017.

In terms of the duly approved CRRP, as aforesaid, the Company has provided interest expenses on debt portion that will remain with it. Interest for the quarter ended 31st December, 2022 aggregating ₹ 267.95 Crores (₹ 5899.87 Crores cumulatively till 31st December, 2022) on debt portion which will be transferred to Real Estate SPV on sanction of the Scheme of Arrangement by NCLT with Appointed Date of 1st July, 2017, has been added to the carrying cost of the Inventory/ Projects under development in respect of SDZ Real Estate Undertaking (SDZ-RE), since the same has to be serviced from the assets / development of Assets of SDZ-RE.

[b] Pending sanction of the aforesaid Scheme by NCLT, ICICI Bank Limited, on the directions of the RBI, has filed a petition with Hon'ble NCLT, Allahabad Bench U/s 7 of Insolvency & Bankruptcy Code, 2016 against the Company. The Company has contested the petition by filing its objections and is taking all appropriate steps against the petition filed by ICICI Bank Limited.

As per the directions of NCLT both the cases at [a] and [b] above are being heard simultaneously.

- [c] The Company has been served notice by Hon'ble NCLT, Allahabad in response to the petition U/s 7 of Insolvency & Bankruptcy Code, 2016 of State Bank of India. The subject matter being similar to what is already being heard by NCLT, Allahabad, therefore Company has taken appropriate steps on the matter.
- 3. [a] The Competition Commission of India (CCI) vide its Order dated 31st August, 2016 held various cement manufacturers liable for alleged contravention of certain provisions of the Competition Act, 2002 during F.Y. 2009-10 & 2010-11 and interalia imposed a penalty of ₹ 1,323.60 Crores on the Company. The Company had filed an Appeal against the said Order which was heard on various dates by Hon'ble National Company Law Appellate Tribunal (NCLAT). NCLAT vide its Order dated 25th July 2018 has rejected the appeals of all the cement manufacturers including that of the Company without interfering in the penalty, though, if calculated on the basis of profits earned by the Cement business, the same would have been ₹ 237.70 Crores only as against the penalty of ₹ 1323.60 Crores calculated on the profits for all business segments of the Company. The Company & other affected cement manufacturers filed appeal against the Order of NCLAT before Hon'ble Supreme Court which has since been admitted with the directions that the interim Order passed earlier by NCLAT in the matter will continue in the meantime. The Company's request for rectification of Demand Notice was declined by CCI and the Company has filed a review application before Hon'ble NCLAT against the said rejection by CCI which matter is still pending.
  - [b] The Competition Commission of India vide its other order dated 19th January, 2017 held various cement manufacturers liable for alleged contravention of certain provisions of the Competition Act, 2002 in the State of Haryana during F.Y. 2012-13 to F.Y. 2014-15 and interalia imposed a penalty of ₹ 38.02 Crores on the Company based on criteria of average turnover of the Company as a whole as against the 'relevant turnover' of 'Cement Division'. The Company had filed an appeal against the said Order before NCLAT which has stayed the operation of impugned order and matter is pending.

Based on the legal advise available, no provision is considered necessary in the above Consolidated financial results in respect of the above cases.

4. Trade receivables include ₹ 3463.39 Crores, outstanding as at 31st December, 2022 (₹ 3392.96 Crores, outstanding as at 31st March, 2022) which represents various claims raised on the Clients based on the terms and conditions implicit in the Engineering & Construction Contracts in respect of closed / suspended/under construction projects. These claims are mainly in respect of cost over run arising due to suspension of works, client caused delays, changes in the scope of work, deviation in design and other factors for which Company is at various stages of negotiation/ discussion with the clients or under Arbitration/ litigation. On the basis of the contractual tenábility, progress of negotiations/ discussions/ arbitration/ litigations/ legal opinions, the Management is of the view that these receivables are recoverable.

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5. Yamuna Expressway Industrial Development Authority (YEIDA) vide its communication dated 12th February 2020 has conveyed its action relating to cancellation of the Land admeasuring 1085 Hectare (Core/Non-core area) located at Special Development Zone (SDZ), Sector -25, Sports City, Greater Noida allotted to the Company interalia, on account of alleged non-payment of dues for which an agreement for deferment of instalments had already been arrived at between the parties.

The Company challenged the above order before Hon'ble Allahabad High Court. Hon'ble Allahabad High Court granted status quo & instructed company to deposit Rs 100 Crores in its order dated 25th Feb 2020. The company complied with the order inspite of the pandemic related hardships.

Hon'ble High Court vide its Order dated 29.09.2022 directed Company to further deposit ₹ 100 crores within a month with YEIDA as upfront money for YEIDA considering the proposal of the Company. The Company has complied with the direction of Hon'ble High Court. Further, Hon'ble High Court vide its Order dated 09.11.2022 directed YEIDA to consider the proposal / revised proposal (if any) made by the Company. YEIDA has since filed compliance affidavit communicating the decison of its Board on the Company's proposal. The Company had filed its response to the proposal as filed by YEIDA. As on date, the matter is yet to be adjudicated as YEIDA has obtained time to file response to the Company affidavit filed in Hon'ble High Court.

In view of the petition filed by the Company and/or settlement of pending dues by offering proportionate Land, the carrying value of the Land and other Assets i.e. Race Track, Buildings etc is continued to be shown as an Asset of the Company and balance amount payable as liability.

6. IDBI Bank Limited had filed a petition with Hon'ble National Company Law Tribunal [NCLT], Allahabad Bench [The Bench] under Section 7 of Insolvency and Bankruptcy Code, 2016 [IBC] in respect of Jaypee Infratech Limited [JIL] which was admitted vide Order dated 9th August, 2017 and Interim Resolution Professional [IRP] was appointed.

After multiple rounds of Corporate Insolvency Resolution Process (CIRP) and proceedings with NCLT, NCLAT & Hon'ble Supreme Court on appeal by various stakeholders, Hon'ble Supreme Court gave directions exercising its powers under Article 142 of the Constitution of India directed IRP to complete the CIRP within the extended time of 45 days from date of Order i.e. till 08th May,2021 in accordance with the Code and allowed IRP to invite modified/ fresh resolution plans from Suraksha Realty and NBCC respectively, giving them time to submit the same within two weeks from the date of this judgement.

Post approval of Plan by Committee of Creditors of JIL, the IRP has since filed the Resolution Plan of M/s Suraksha Realty alongwith Lakshdeep Investments and Finance Private Limited with Principal Bench Hon'ble NCLT, New Delhi. Dissenting Financial Creditors, Project anchoring authority (YEIDA) & Company have filed their objections to the Plan. Hon'ble NCLT vide its Order dated 22nd November 2022 has reserved the matter for orders/ clarifications. As on date order is awaited.

Keeping in view Order by Hon'ble Supreme Court dated 24.03.2021, affairs of JIL being managed by IRP and further proceedings in the matter, financial statements of JIL have not been consolidated with those of the Company. Since the matter is sub-judice and on attaining its finality, necessary effect of the outcome thereof shall be given in the Consolidated Financial Statements interalia in respect of the Investments in JIL aggregating ₹ 849.26 Crores (84.70 Crores equity shares of ₹ 10/- each).

Further, Hon'ble Supreme Court vide its Order date 24.03.2021 held that the amount of ₹ 750 Crores and interest accrued thereupon, is the property of JAL and any amount is receivable by JIL and/or its home buyers from JAL shall be determined by NCLT after reconciliation of accounts of JIL & JAL in terms of the directions in the judgement. Hon'ble NCLT vide its Order dated 22nd November 2022 has reserved the matter for orders/ clarifications. As on date order is awaited.

7. Yes Bank Limited (YBL) had granted term loan facility of ₹ 46500 lakhs and ₹ 4500 lakhs to Jaypee Cement Corporation Limited (JCCL) (wholly owned subsidiary of the Company). YBL has assigned the outstanding loan, invoked Corporate Guarantee & shortfall undertaking in favour of Assets Care & Reconstruction Enterprise Limited (ACRE) along with the Security documents including invoked pledge/ non disposal undertaking of 28,09,66,000 Equity shares of BJCL shares held by Company vide Assignment Agreement dated 26th September, 2018. ACRE has informed about the transfer of the entire pledged/ NDU shares of BJCL in its name.

Since, YBL approved the CRRP and joined Master Restructuring Agreement through Deed of Accession dated 29th November 2017. Therefore, purported assignment of above facilities is not valid consequent to the approved CRRP by all lenders including

YBL. The Company further communicated that there is no default of the Loan facilities in question and hence notice of invocation/ transfer of share is unwarranted. The Company has not taken cognizance of the purported assignment, invocation of pledge and transfer of shares in the name of ACRE and this fact has been communicated to YBL, ACRE and SAIL (JV Partner).

Therefore, the Company has maintained status quo ante of the shareholding in its books of accounts. Hence, the carrying value of above said equity shares of BJCL and 752 Equity shares held in the name of nominee shareholders continues to be included as part of Non-Current investments of the Company in the financial statements.



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- 8. The Company has received Termination Notice for the Mandla North Coal Mine allotted by Nominated Authority, Ministry of Coal on account of not meeting eligibility criteria mentioned in the Coal Mines Development and Production Agreement along with instructions for invocation of the Bank Guarantee submitted by the Company, in the form of Performance Security. The Hon'ble High Court has granted a stay against the Termination Notice and invocation of Performance Guarantee. The Company has filed relevant documents in response to the letter issued by the Nominated Authority towards value of Mine infrastructure and Land cost incurred by the Company with respect to aforementioned Coal Mine. Therefore, based on the facts and legal opinion taken no provision has been considered necessary.
- 9. There are certain Entry tax matters under Appeals aggregating to ₹ 29782 lakhs (excluding interest, currently unascertainable) pertaining to the State of Madhya Pradesh and Himachal Pradesh. The Company has challenged these on account of Constitutional Validity etc. in Hon'ble High Courts. No provision has been made of the above in the Consolidated financial statements & based on legal opinion, management is of the opinion that the Company will succeed in the appeal. The Company has deposited ₹ 16679 lakhs and also furnished Bank Guarantee of ₹ 12543 lakhs against the above.
- 10. Consolidated Profit or Loss includes share of Profit or Loss of Associates from most recent available financial statements of the Associates.
- 11. The outstanding amount of Non-Convertible Debentures (NCDs) including interest accrued thereon is secured to the extent of 54 percent on the basis of the existing security created on the certain Assets of the company by way of equitable mortgage, registered mortgage & hypothecation. However, as per the CRRP duly approved by the lenders including Debenture holders, the outstanding NCDs forming part of Bucket 2b loans referred in SL No 2[a] above to be converted into RTL, are to be transferred to SPV and the outstanding amount of subject NCDs to the extent of principal amount is fully secured based on the value of stipulated certain assets of the SPV to be charged on pari-passu basis in accordance with the Scheme of Arrangement for transfer of Bucket 2[b] loans along with identified assets was duly approved by the Stock Exchanges, Shareholders, Creditors and other Regulators, currently pending sanction by Hon'ble NCLT.
- 12. In view of UTCL's failure to redeem "Series A Redeemable Preference Shares" aggregating ₹ 1000 Crores issued in favour of the Company on due date as per the terms of the Issue, and its failure to exercise option to waive the fulfilment of relevant condition within the permissible time, UTCL's right to obtain the transfer and vesting of Jaypee Super Plant of the Company along with the mines under Blocks 1, 2, 3 & 4 in Distt Sonebhadra, stands ceased in terms of the agreement / amendment agreement of July 2016 / arrangement between the parties. The matter is pending before the Arbitral Tribunal. Consequential adjustments, if any, will be made on completion of such proceedings. Further, transfer / assignment of company's rights in the said assets shall be subject to final outcome of ongoing Arbitration proceedings.
- 13. In line with the Company's continuing endeavor to reduce its Debt and as approved by the Board of Directors of the Company, a binding Framework Agreement dated 12.12.2022 has been signed by the Company for divestment of the Cement, Clinker and Power Plants having aggregate Cement capacity of 9.4 MnTPA along with Clinker Capacity of 6.7 Mn TPA and Thermal Power Plants of aggregate capacity of 280 MW (including 180 MW to be transferred to a SPV of which 57% stake shall be held by the purchaser) to Dalmia Cement (Bharat) Limited [DCBL] for an aggregate enterprise value of ₹ 5,666 Crores. The said plants are situated at Madhya Pradesh, Uttar Pradesh and Chattisgarh. The transaction is subject to necessary due-diligence and statutory and regulatory approvals.

The Company has since then executed Definitive Agreements for an Enterprise Value of ₹ 3230 Crores and process for the remaining part of the divestment as envisaged under the Frame work agreement with DCBL is in progress. The consummation of the transaction is subject to certain conditions precedent, receipt of the requisite statutory approvals and necessary compliances including the approvals from the lenders/ JV partner of Company and regulatory authorities.

14. The above Consolidated Financial results for the quarter ended 31st December 2022 have been reviewed and recommended by the Audit Committee in their meeting held on 14th February, 2023 and approved by the Board of Directors in their respective meetings held on 14th February, 2023.

Place : New Delhi Dated: 14th February, 2023



MANOJ GAUR Executive Chairman DIN - 00008480

INITIALED FOR IDENTIFICATION PURPOSE BY DASS GUPTA & ASSOCIATES DELHI

# DASS GUPTA & ASSOCIATES

CHARTERED ACCOUNTANTS

B-4, Gulmohar Park New Delhi - 110049 admin@dassgupta.com Tel. No.:- 011-46111000

Independent Auditor's Limited Review Report on the Unaudited Standalone Financial Results of JAIPRAKASH ASSOCIATES LIMITED for the quarter and nine months ended on December 31, 2022 pursuant to the requirement of Regulation 33 and Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

### То

The Board of Directors, Jaiprakash Associates Limited Noida

- 1. We have reviewed the accompanying statement of Unaudited Standalone Financial Results of **JAIPRAKASH ASSOCIATES LIMITED** ("the Company") for the quarter and nine months ended on 31<sup>st</sup> December, 2022 together with the notes thereon (hereinafter referred to as "the Statement") being submitted by the Company pursuant to the requirement of Regulation 33 and Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. (hereinafter referred to as "the Listing Regulations")
- 2. The statement, which is the responsibility of the Company's Management and approved by the Board of Directors of the company, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 read with relevant Rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 and Regulation 52 of the Listing Regulations. Our responsibility is to issue a report on the statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This Standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review is limited primarily to inquiries of Company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

### 4. Basis of Qualified conclusion

### Attention is drawn to:

Note No. 6 to the statement which provides the status of insolvency proceedings of Jaypee Infratech Limited (JIL') which has been undergoing Corporate Insolvency Resolution Process ("CIRP") since 09.08.2017 in terms of the provisions of the Insolvency & Bankruptcy Code, 2016 ("IBC") vide orders dated 09.08.2017 and 14.08.2018 passed by the Hon'ble National Company Law Tribunal ("NCLT") Allahabad and orders dated 06.08.2020 and 24.03.2021 passed by Hon'ble Supreme Court of India. In compliances with the said order dated 24.03.2021, bids were invited and resolution plan submitted by Suraksha Realty Limited along with Lakshdeep Investments and Finance Private Limited was approved by Committee of Creditors ("CoC") and submitted to Hon'ble NCLT Principal Bench Delhi. Hon'ble NCLT, Principal Bench Delhi has reserved the matter for orders/clarifications on 22.11.2022.



The company has not made provision of Rs. 849.26 Crores as diminution in value of the investment in equity of JIL. Had this provision was made, the Loss would have been increased to that extent and Value of investment would have been decreased to that extent.

Matters stated above have also been qualified in our reports in preceding quarter ended 30<sup>th</sup> September, 2022, quarter ended 31<sup>st</sup> December 2021 and year ended 31<sup>st</sup> March 2022.

### 5. Qualified Conclusion

Based on our review conducted and procedures performed as stated in paragraph 3 above, *except effect as stated in basis of Qualified conclusion paragraph 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 the applicable Indian Accounting Standard ("Ind AS") specified under Section 133 of the Companies Act, 2013 as amended, read with relevant Rules and other recognized accounting practices and policies thereon, has not disclosed the information required to be disclosed in terms of the Listing Regulation, read with the Circular, including the manner in which it is to be disclosed, or that it contains any material misstatement.

### 6. Emphasis of matter

### We draw attention to:

- a) Note No. 2 to the Statement which describes the status of Comprehensive Reorganisation and Restructuring Plan (CRRP) of the company and insolvency application filed by ICICI Bank Ltd with Hon'ble NCLT, Allahabad Bench.
- b) Note no. 3(a) and 3(b) to the Statement which describes details of demands raised by Competition Commission of India ('CCI') and its consequential appeals.
- c) Note No. 4 to the Statement regarding recoverability of trade receivables on the basis of contractual tenability, progress of negotiations/ discussions/ arbitration/ litigations/ legal opinions.
- d) Note No. 5 to the Statement which describes status of lease deeds and pending litigation of the land admeasuring 1085 hectares located at Special Development Zone (SDZ).
- e) Note No. 7 to the Statement regarding status of invocation of Corporate Guarantee and pledged shares of Bhilai Jaypee Cement Limited (BJCL) by Yes Bank Limited against the term loan facilities granted to Jaypee Cement Corporation Limited (subsidiary of the company).
- f) Note No. 8 to the Statement regarding status of recoverability of amount invested in the development of Coal Block due to termination notice for Mandla North Coal Mine & its consequential appeals filed by the company.
- g) Note No. 9 to the Statement which describes status of Entry Tax matters pending under Appeals pertaining to the State of Madhya Pradesh and Himachal Pradesh.
- h) Note no. 10 to the Statement which describes the status of less than hundred percent availability of security cover of Principal & Interest amount outstanding



of Secured Non-Convertible Debentures in accordance with Regulation 54 of Listing Regulations.

Our conclusion on the statement is not modified in respect of above stated matters.



(CA Pankaj Mangal) Partner Membership No. 097890 UDIN: 23097890BGZGWR4827

Place: New Delhi Date: 14<sup>th</sup> February, 2023

# DASS GUPTA & ASSOCIATES

CHARTERED ACCOUNTANTS

B-4, Gulmohar Park New Delhi - 110049 admin@dassgupta.com Tel. No.:- 011-46111000

Independent Auditor's Limited Review Report on the Unaudited Consolidated Financial Results of JAIPRAKASH ASSOCIATES LIMITED for the quarter and nine months ended on December 31, 2022 pursuant to the requirement of Regulation 33 and Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

### То

The Board of Directors, Jaiprakash Associates Limited Noida

- 1. We have reviewed the accompanying statement containing the Unaudited Consolidated Financial Results of **JAIPRAKASH ASSOCIATES LIMITED** (hereinafter referred to as "the Parent") and its subsidiary (the Parent and its subsidiaries together referred to as "the Group"), and its share of the net profit after tax and total comprehensive income of its associates and joint venture for the quarter and nine months ended on 31<sup>st</sup> December, 2022 together with the notes thereon (hereinafter referred to as "the Statement") being submitted by the Parent pursuant to the requirement of Regulation 33 and Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (hereinafter referred to as "the Listing Regulations").
- 2. The statement, which is the responsibility of the Parent's Management and approved by the Board of Directors of the Parent, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 read with relevant Rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 and Regulation 52 of the Listing Regulations. Our responsibility is to issue a report on the statement based on our review.
- 3. We conducted our review in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This Standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review is limited primarily to inquiries of Company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

We also performed procedures in accordance with the Circular issued by the Securities and Exchange Board of India under Regulations 33(8) of the Listing Regulations to the extent applicable.

4. The accompanying statement includes the results of the following entities:

### **Subsidiaries**

- 1) Himalyan Expressway Limited
- 2) Jaypee Cement Hockey (India) Limited
- 3) Jaypee Infrastructure Development Limited
- 4) Jaypee Ganga Infrastructure Corporation Limited
- 5) Jaypee Agra Vikas Limited
- 6) Yamuna Expressway Tolling Limited



- 7) Gujarat Jaypee Cement & Infrastructure Limited
- 8) Jaypee Assam Cement Limited
- 9) Jaypee Agri Initiative Company Limited
- 10) Kanpur Fertilizers & Chemicals Limited (formerly known as Kanpur Fertilizers & Cement Limited)
- 11) Jaypee Fertilizers & Industries Limited
- 12) Jaypee Uttar Bharat Vikas Private Limited
- 13) Himalyaputra Aviation Limited
- 14) Jaypee Cement Corporation Limited
- 15) RPJ Minerals Private Limited
- 16) Sonebhadra Minerals Private Limited
- 17) Sarveshwari Stone Products Private Limited
- 18) Rock Solid Cement Limited
- 19) Bhilai Jaypee Cement Limited

### Associates

- 1) Madhya Pradesh Jaypee Minerals Limited,
- 2) MPJP Coal Limited
- 3) MPJP Coal Fields Limited
- 4) Jaiprakash Power Ventures Limited

#### Joint Controlled Entity

1) JAL-KDSPL-JV

### 5. Basis of Qualified conclusion

### Attention is drawn to:

Note No. 6 to the unaudited consolidated financial result which provides the status of insolvency proceedings of Jaypee Infratech Limited ('JIL') which has been undergoing Corporate Insolvency Resolution Process ("CIRP") since 09.08.2017 in terms of the provisions of the Insolvency & Bankruptcy Code, 2016 ("IBC") vide orders dated 09.08.2017 and 14.08.2018 passed by the Hon'ble National Company Law Tribunal ("NCLT") Allahabad and orders dated 06.08.2020 and 24.03.2021 passed by Hon'ble Supreme Court of India. In compliances with the said order dated 24.03.2021, bids were invited and resolution plan submitted by Suraksha Realty Limited along with Lakshdeep Investments and Finance Private Limited was approved by Committee of Creditors ("CoC") and submitted to Hon'ble NCLT Principal Bench Delhi. Hon'ble NCLT, Principal Bench Delhi has reserved the matter for orders/clarifications on 22.11.2022.

The parent has not made provision of Rs. 847 Crores as diminution in value of the investment in equity of JIL. Had this provision was made, the Loss would have been increased to that extent and Value of investment would have been decreased to that extent.

Matters stated above have also been qualified in our report in preceding quarter ended 30<sup>th</sup> September 2022, quarter ended 31<sup>st</sup> December, 2021 and year ended 31<sup>st</sup> March 2022.

# The Independent Auditor of an associate has qualified their conclusion on the reviewed financial results for the quarter and nine months ended on 31<sup>st</sup> December, 2022.

a) In the case of Jaiprakash Power Ventures Limited (JPVL), an Associate of the parent:



(i) No provision for diminution in value against certain long-term investments made in subsidiaries amounting to Rs. 78,800 lakhs including amount of Rs. 55,212 lakhs investment in Sangam Power Generation Company Limited (31st March, 2022 Rs. 78,795 lakhs and including amount of Rs. 55,207 lakhs investment in Sangam Power Generation Company Limited) (Book Value) has been made by the management of JPVL as in the opinion of the management of JPVL such diminution is temporary in nature considering the intrinsic value of the assets, future prospects and settlement of claims as stated in JPVL's financial results (impact unascertainable).

Matters stated above have also been qualified in auditor's report of JPVL in preceding quarter ended 30<sup>th</sup> September 2022, quarter ended 31<sup>st</sup> December, 2021 and year ended 31<sup>st</sup> March 2022.

### 6. Qualified Conclusion

Based on our review conducted and procedures performed as stated in paragraph 3 above, *except effect/possible effect as stated in basis of Qualified conclusion paragraph 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 the applicable Indian Accounting Standard ("Ind AS") specified under Section 133 of the Companies Act, 2013 as amended, read with relevant Rules and other recognized accounting practices and policies thereon, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.

### 7. Emphasis of matter

We draw attention to:

- a) Note No. 2 to the Statement which describes the status of Comprehensive Reorganisation and Restructuring Plan (CRRP) of the parent and insolvency application filed by ICICI Bank Ltd with Hon'ble NCLT, Allahabad Bench.
- b) Note no. 3(a) and 3(b) to the Statement which describes details of demands raised by Competition Commission of India ('CCI') and its consequential appeals.
- c) Note No. 4 to the Statement regarding recoverability of trade receivables on the basis of contractual tenability, progress of negotiations/ discussions/ arbitration/ litigations/ legal opinions.
- d) Note No. 5 to the Statement which describes status of lease deeds and pending litigation of the land admeasuring 1085 hectares located at Special Development Zone (SDZ).
- e) Note No. 7 to the Statement regarding status of invocation of Corporate Guarantee and pledged shares of Bhilai Jaypee Cement Limited (BJCL) by Yes Bank Limited against the term loan facilities granted to Jaypee Cement Corporation Limited (subsidiary of the Parent).
- f) Note No. 8 to the Statement regarding status of recoverability of amount invested in the development of Coal Block due to termination notice for Mandla North Coal Mine & its consequential appeals filed by the Parent.
- g) Note No. 9 to the Statement which describes status of Entry Tax matters pending under appeals pertaining to the State of Madhya Pradesh and Himachal Pradesh.



 h) Note no. 11 to the Statement which describes the status of security cover of Secured Non-Convertible Debentures in accordance with Regulation 54 of Listing Regulations.

Our conclusion on the statement is not modified in respect of above stated matters.

The Independent Auditors of certain subsidiary in their limited review report on the unaudited standalone financial results for the quarter and nine months ended on 31<sup>st</sup> December, 2022 have drawn emphasis of matter paragraphs incorporated by us as under:

### 1) Jaypee Cement Corporation Limited (JCCL)-

Confirmations/Reconciliation of balances of certain secured & unsecured loans, balances with banks, trade receivables, trade and other payables (including capital creditors) and loans and advances of JCCL are pending. The management of JCCL is confident that on confirmation / reconciliation there will not be any material impact on the financial results.

Our conclusion on the statement is not modified in respect of above stated matter.

### 8. Other Matters

(a) We did not review the unaudited financial results of 4 subsidiaries included in the unaudited consolidated financial results, whose financial results reflect total revenue of Rs. 87,636 lakhs and Rs. 2,55,370 lakhs, total net loss after tax of Rs. 5,903 lakhs and Rs. 17,023 lakhs, total comprehensive loss of Rs. 5,905 lakhs and Rs. 17,019 lakhs, for the quarter ended on 31st December 2022 and for the period from 01.04.2022 to 31.12.2022, respectively, as considered in the unaudited consolidated financial results. The unaudited consolidated financial results also includes the Group's share of net loss after tax of Rs. 5,232 lakhs and net profit after tax of Rs. 2,295 lakhs and total comprehensive loss of Rs. 5,232 lakhs and total comprehensive income of Rs. 2,295 lakhs, respectively, for the quarter ended on 31st December 2022 and for the period form 01.04.2022 to 31.12.2022, respectively, for the quarter ended on 31st December 2022 and for the period total comprehensive loss of Rs. 5,232 lakhs and total comprehensive income of Rs. 2,295 lakhs, respectively, for the quarter ended on 31st December 2022 and for the period from 01.04.2022 to 31.12.2022, respectively, as considered in the unaudited consolidated financial results in respect of 1 Associate, whose unaudited financial results have not been reviewed by us.

These unaudited financial results have been reviewed by their respective independent auditors whose reports have been furnished to us by the Management and our conclusion on the statement, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and associate, is based solely on the report of such other auditors and the procedures performed by us are as stated in paragraph 3 above.

(b) The unaudited consolidated financial results includes the unaudited financial results of 15 subsidiaries and 1 joint controlled entity which have not been reviewed by their auditors, whose financial results reflect total revenue of Rs. 3,401 lakhs and Rs. 10,306 lakhs, total net loss after tax of Rs. 3,690 lakhs and Rs. 13,782 lakhs, total comprehensive loss of Rs. 3,656 lakhs and Rs. 13,742 lakhs, for the quarter ended on 31st December 2022 and for the period from 01.04.2022 to 31.12.2022, respectively, as considered in the unaudited consolidated financial results. The unaudited consolidated financial results includes the Group's share of net profit after tax of Rs. 0.18 lakhs and Rs. 3.46 lakhs and total comprehensive income of Rs. 0.18 lakhs and Rs. 3.46 lakhs, respectively, for the quarter ended on 31st December 2022 and for the period from 01.04.2022 to 31.12.2022, as considered in the unaudited consolidated financial results in respect of 3 Associates, based on their unaudited financial results which have not been reviewed by their auditors. These unaudited financial results have been approved and furnished to us by the Management and our conclusion on the Statement, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, associates and



joint venture is based solely on such unaudited financial results. According to the information and explanations given to us by the Management, these financial results are not material to the Group.

Our conclusion on the statement in respect of matters stated above is not modified with respect to our reliance on the work done and the reports of other auditors and the financial results/ financial information certified by the management.

For Dass Gupta & Associates Chartered Accountants Firm Registration No. 000112N

(CA Pankaj Mangat) Partner Membership No. 097890 UDIN: 23097890BGZGWS1734

Place: New Delhi Date: 14<sup>th</sup> February, 2023