

W.S. Industries (India) Limited

12th February 2025

M/s. BSE Ltd. Phiroze Jeejeebhoy Towers, 25th Floor, Dalal Street, Mumbai – 400001 Scrip Code: 504220 M/s. National Stock Exchange of India Ltd. Regd Office: "Exchange Plaza" Bandra-Kurla Complex Bandra (East), Mumbai - 400051 Symbol: WSI

Dear Sir,

Sub: Outcome of Board Meeting

We would like to inform you that a meeting of the Board of Directors of the company was held today to review the operations of the Company, general corporate matters and to consider and transact the following:

- 1. Appointment of M/s. S. Viswanathan LLP, Chartered Accountant, Chennai (FRN:004770S/S200025) as Tax Auditors of the Company for the financial year 2024-2025.
- 2. Appointment of Mr. P Raju Iyer, Cost Accountant (Membership No. 6987) as Cost Auditor of the Company for the financial year 2024-2025.
- 3. Constitution of Corporate Social Responsibility Committee:
 The Board of Directors have approved the constitution of Corporate Social Responsibility with effect from 12th February, 2025 as under:

S.No	Names	Designation
1.	K V Prakash	Chairman
2.	S. Anandavadivel	Member
3.	J. Sridharan	Member

- 4. The Company has bagged an order for Construction of Omni Bus Stand at panjappur in Tiruchirappalli City Corporation, Tamil Nadu, approximately valued at Rs.14.92 Crores (inclusive of GST).
- 5. Approval of the unaudited financial statements (Standalone and Consolidated) of the company for the quarter and nine months ended 31st December 2024. We enclose herewith a copy of the same along with Limited Review report.

The Information required to be submitted pursuant to SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 is annexed herewith as Annexure-I.

The Board Meeting started at 3:00 PM and concluded at 5.20 PM

We request you to take on record the above.

Thanking You,

Yours faithfully, For W.S. INDUSTRIES (INDIA) LIMITED

T R SIVARAMAN CHIEF FINANCIAL OFFICER

Registered Office: 108, Mount Poonamallee Road, Porur, Chennai - 600 116. India

General Office: 3rd Floor, New No.48, Old No. 21, Savidhaanu Building, Casa Major Road, Egmore, Chennai - 600 008.

Contact : (91) - 89258 02400 CIN : L29142TN1961PLC004568

Dept E-mail : sectl@wsigroup.in
Website : wsindustries.in



W.S. Industries (India) Limited

Annexure I

a). name of the entity awarding the order(s)/contract(s);	M/S.Trineva I	nfra Projec	cts Private I	Limited	
b). significant terms and conditions of order(s)/contract(s) awarded in brief	For Construc Tiruchirappall			ıs Stand at amil Nadu.	panjappur in
c). whether order(s) / contract(s) have been awarded by domestic/international entity;	Domestic				
d). nature of order(s) / contract(s);	Sub Contract				
e). whether domestic or international;	Domestic				
f). time period by which the order(s)/contract(s) is to be executed;	15 months				
g). broad consideration or size of the order(s)/contract(s)	Rs. 14.92 Cror	es (inclusiv	ve of GST)		
h). whether the promoter/ promoter group / group companies have any interest in the entity that awarded the	Name of the related party and its	Mr.CK Venkatach alam	Mr.CK Balasubra maniam	Mr.S Anandavadivel	Mr. S Aravindan
order(s)/contract(s)? If yes, nature of interest and details thereof;	relationship with the company	Nature of Interest	Nature of Interest	Nature of Interest	Nature of Interest
	Trineva Infra Projects Private Limited	Managing Director		Shareholder	
i). whether the order(s)/contract(s) would fall within related party transactions? If yes, whether the same is done at "arm's length"	Yes, for both.				

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Dept E-mail : sectl@wsigroup.in
Website : wsindustries.in

Independent Auditor's Review Report on Unaudited Quarterly and Year to Date Standalone Financial Results of W.S. Industries (India) Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

To

Board of Directors of W.S. Industries (India) Limited

- 1. We have reviewed the accompanying statement of unaudited standalone financial results of W.S. Industries (India) Limited ("the Company") for the quarter ended 31st December 2024, and year to date results for the period from 1st April 2024 to 31st December 2024 ("the statement"), being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "listing Regulations").
- 2. This statement, which is the responsibility of the Company's Management and approved by the Board of Directors, has been prepared in accordance with recognition and measurement principles laid down in the Indian Accounting Standard 34, "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 ('the Act'), and other accounting principles generally accepted in India and in compliance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "listing Regulations"). Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial results are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
- 4. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited standalone financial results prepared in accordance with applicable Indian Accounting Standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.





- 5. Without qualifying our report, we draw attention to
 - a. Note No.5 to the statement, which explains that amount payable to overseas customers/suppliers during the financial year 2022-23 aggregating to Rs.5.55 Crores relating to erstwhile Electro-porcelain products division (since discontinued) was written back. Management is in the process of obtaining necessary approvals from the competent authorities and the impact if any arising on account of such write back of amounts pending approvals is not ascertainable at this point of time.
 - b. The company is engaged in implementation of construction contracts, which envisage maintenance of cost budgets associated with the implementation of projects which are prepared and periodically reviewed in order to have an overall view of project outcome from time to time. These cost budgets as well as revisions are management estimates and which should be aligned with the budgetary process currently pending design and implementation. In view of the above the impact of deviations if any arising on account such budget deviations will have a bearing on the project outcomes which is ascertainable only upon completion of the respective project.

CHENNAL

For Brahmayya & Co., Chartered Accountants

Firm Registration No. 000511S

N Sri Krishna

Partner

Membership No. 026575

UDIN: 25026575BMLHCB8367

W.S. INDUSTRIES (INDIA) LIMITED

CIN: L29142TN1961PLC004568

Registered Office: 108, Mount Poonamallee Road

Porur, Chennai 600 116

Rs in Lakhs

STATEMENT OF STANDALONE UNAUDITED FINANCIAL RESULTS (IND AS) FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024 (under Regulation 33 of the SEBI (Listing Obligations and Disclosure Regulations 2015)

			Quarter Ended	Nine Months Ended		12 MONTHS ENDED	
. No.	PARTICULARS	31st Dec 2024	30th Sep 2024	31st Dec 2023	31st Dec 2024	31st Dec 2023	March 31,2024
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
		4550.04	/207.4E	11020 (1	19937.02	23725.74	32638.05
I	Revenue from operations	6559.04	6207.45	11038.61	131.05	43.80	232.05
II	Other Income	87.32 6646.36	29.06 6236.51	13.91 11052.52	20068.07	23769.54	32870.10
III	Total Revenue (I + II)	0040,30	6230,51	11052.52	20000.07	23707.54	32070.10
IV	Expenses				070.00		
	a) Cost of materials consumed	2767.76	3287.49	6389.49	9851.93	12268.85	16567.95
	b) Purchase of Stock-in-trade						
	c) Change in Inventories of Finished Goods						
	and work in progress and stock-in-trade						
	d) Excise Duty					11-2 1-3	
	d) Contruction and other operating expenses	3703.50	1973.72	2737.58	7707.56	6973.17	10512.63
	e) Employee benefits expense	190.31	185,50	223.31	556.41	620.99	745.95
	f) Finance Costs	193.63	152.87	151.43	482,24	434.48	593.69
	g) Depreciation and amortisation expense	55.71	55.49	20.31	147.62	46.95	72.58
	h) Other Expenses	122.05	129.14	139.14	430.38	529.34	567.42
	Total expenses	7032.96	5784.21	9661.26	19176.14	20873.78	29060.22
v	Profit / (Loss) before exceptional and extraordinary items and tax (III - IV)	(386.60)	452.30	1391.26	891.93	2895.76	3809.89
						(135 40)	(11463.55)
VI	Exceptional items	(22.4.42)	450.00	1201.24	901 03	(135.68)	
VII	Profit / (Loss) before extraordinary items and tax (V - VI)	(386.60)	452.30	1391.26	891.93	3031.44	15273.44
VIII	Extraordinary items .				1992		
IX	Profit before tax (VII - VIII)	(386.60)	452.30	1391.26	891.93	3031.44	15273.44
×	Tax Expense						
	a.Current Tax	1689.87	1000		1689.87		
	b.Deferred tax	297.27	76.53		598,59		(1061.15)
XI	Profit / (Loss) for the period from continuing operations (IX-X)	(2373.74)	375.77	1391.26	(1396.53)	3031.44	16334.58
XII	Profit / (Loss) for the period from discontinued operations						
XIII	Tax expense of discontinuing operations						
XIV	Profit / (Lass) from discontinuing operations (after tax) (XII - XIII)						
XV	Profit / (Loss)for the period (XI + XIV) Other Comprehensive Income	(2373.74)	375.77	1391.26	(1396.53)	3031,44	16334.58
	A (i) Items that will not be reclassified to profit or loss						
	Other Conprensive income / (loss) arising from discontinued operations						
	(a) Equity Instrument through Other Comprehensive Income						
	(a) Remeasurement of Defined Benefits	2.94	6.00	0.64	14.19	1.12	(5.18)
	(ii) Income Tax relating to items that will not be reclassified to profit or loss						
	B (i) Items that will be reclassified to profit or loss						
	(ii) Income Tax relating to items that will be reclassified to profit or loss						
	Total other comprehensive income, net of Income Tax	2.94	6.00	0.64	14.19	1.12	(5.18)
XVII	Total comprehensive income for the period(XV+XVI) (comprising Profit/(Loss) and other comprehensive income for the period)	(2370.80)	381.77	1391.90	(1382.34)	3032,56	16329.40
XVIII	Earnings per equity share Weighted Average (for continuing operations) 1) Basic	(4.11)	0.53	2.95	(2.47)	6.55	35.38
	2) Diluted	(4.08)	0.55	2.80	(2.47)	6.08	32.71
XIX	Earnings per equity share Weighted Average (for discontinued operations)	10000					
	1) Basic		,	-		-	
	2) Diluted			-			
XX	Earnings per equity share Weighted Average (for discontinued and continuing operations)	24 231	0.50	2.00	(2.47)	6,55	35.38
	1) Basic	(4.11)	0.53	2.95	1000	6.08	
	2) Diluted	(4.08)	0.55	2,80	(2.47)	0.08	36.71





- The above Unaudited results were reviewed by the Audit Committee on 11th February 2025, approved and taken on record by the Board at its meeting held on 12th February 2025, in terms of Regulation 33 of SFBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.
- The Company is adopting Indian Accounting Standards (Ind AS) and the Unaudited financial results for the Quarter and Nine months ended 31st December 2024 are prepared in accordance with the recognition and measurement principles laid down in Ind AS prescribed under Section 133 of the companies Act, 2013 read with relevant Rules issued thereunder.
- 3 The company continues to prepare its Accounts and the Statement of Unaudited financial results on a 'going concern' basis of accounting.
- 4 During the guarter and nine months ended under review:
 - i. The company has converted 2552000 warrants to fully paid equity shares on 21st May 2024.
 - ii The company has converted 7969584 warrants to fully paid equity shares on 20th June 2024.
 - iii The company has issued 2533798 Equity Shares on 5th September 2024.
 - iv The company has issued 2434786 warrants on 5th September 2024.
- 5 During the financial year 2022-23 long outstanding overseas creditors and debtors with credit balances pertaining to the discontinued Electro-porcelain products division and continuing business of turnkey projects from erstwhile operations amounting to Rs.555 Lakhs have been written back.
- Land at Porur to the extent of 6.53 Acres has been transferred during the previous year to subsidiary M/s.WSI Falcon Infra Projects Private Limited (formerly WS Insulators Private Limited) as a part of joint venture agreement entered for development of IT park.
- 7 Exceptional item for the financial year 2023-24 includes:
 - (i) Receipt of compensation from NHAI amounting to Rs.53.67 Lakhs with regards to Banglore land
 - '(ii) Non-refundable deposit net of GST amounting to Rs.82.00 Lakhs received on account of leasing of Banglore land to give easement right giving access through the property. Entire amount has been recognised as revenue during the previous year.
 - (iii) Profit on Sale of the Land at Porur to the extent of 6.53 Acres transferred during the previous year to subsidiary M/s.WSI Falcon Infra Projects Private Limited (formerly WS Insulators Private Limited) as a part of joint venture agreement entered for development of IT park, is amounting to Rs. 11518.14 Lakhs.
 - '(iv) Provision for contract losses Rs.148.00 Lakhs pertains to erstwhile Turnkey Project Business.
 - '(v) Interest cost on Gujarat VAT Rs.42.26 Lakhs pertains to erstwhile Turnkey Project Business.
- 8 The company operates primarily in Infra segment and accordingly the company is not required to present segment information.
- The Company had participated in an e-auction on 09.03.2023 pursuant to which the Company stood as the successful bidder and purchased the land. Being an auction under SARFAESI, a Sale Certificate was issued confirming the ownership and possession on 27.03.2023. Accordingly, the Company had remitted the sale consideration of Rs. 107.35 Cores which was recognised as capital advance during the financial year 2022-23 pending registeration of the Sale Certificate with Sub Registrar Office of Sunguvarchatram. During the previous year pursuant to the order of High Court of Madras directing the Registrar to register the land in the name of the company, said land has been Capitalised during the previous year.
- 10 In view of adequate and sustainable profits the company recognised Deferred Tax asset amounting to Rs.10.61 Grores during the previous year end.
- During the previous financial year the Company had claimed a long-term capital gain exemption under Section 47 of the Income Tax Act 1961 in respect of the transfer of its land to one of its wholly owned subsidiaries. However during the current quarter with the induction of a new investor into the subsidiary the said relationship as a wholly owned subsidiary ceased to exist. Consequently the previously exempted capital gain became taxable. As a result the Company has recognized a capital gain tax liability amounting to ₹1689.87 lakhs in the current quarter
- 12 Figures have been regrouped/reclassified wherever necessary, to conform to this period's classifications.

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for W.S.INDUSTRIES (INDIA) LIMITED

SEYYADURAI NAGARAJAN CHAIRMAN DIN: 07036078

Place: Chennai

Date: 12th February 2025

Independent Auditor's Review Report on Unaudited Quarterly and Year to Date Consolidated Financial Results of W.S. Industries (India) Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

To Board of Directors of W.S. Industries (India) Limited

- 1. We have reviewed the accompanying statement of unaudited consolidated financial results of W.S. Industries (India) Limited ("the Holding company") and its subsidiaries (the Holding company and its subsidiaries together referred to as "the group") for the quarter ended 31st December 2024, and year to date results for the period from 1st April 2024 to 31st December 2024 ("the statement") attached herewith, being submitted by the Holding Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "listing Regulations").
- 2. This statement, which is the responsibility of the Holding Company's Management and approved by the Holding Company's Board of Directors, has been prepared in accordance with recognition and measurement principles laid down in the Indian Accounting Standard 34, "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 ('the Act') and other accounting principles generally accepted in India and in compliance with Regulation 33 of Listing Regulations. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33 (8) of the listing Regulations, to that extent applicable.



4. The Statement includes the result of the following entities

Sl. No	Name of the Entity	Relationship
1	WS Industries (India) Limited	Holding Company
2	WSI Falcon Infra Projects Private Limited (Formerly WS Insulators Private Limited)	Subsidiary
3	WSI- P&C Verticals Private Limited	Wholly Owned Subsidiary

- 5. Based on our review conducted and procedures performed as stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited consolidated financial results prepared in accordance with applicable Indian Accounting Standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including the manner in which it is to be disclosed, or that it contains any material misstatement.
- 6. Without qualifying our report, we draw attention to
 - a. Note No.5 to the statement, which explains that amount payable to overseas customers/suppliers during the financial year 2022-23 aggregating to Rs.5.55 Crores relating to erstwhile Electro-porcelain products division (since discontinued) was written back. Management is in the process of obtaining necessary approvals from the competent authorities and the impact if any arising on account of such write back of amounts pending approvals is not ascertainable at this point of time.
 - b. The company is engaged in implementation of construction contracts, which envisage maintenance of cost budgets associated with the implementation of projects which are prepared and periodically reviewed in order to have an overall view of project outcome from time to time. These cost budgets as well as revisions are management estimates and which should be aligned with the budgetary process currently pending design and implementation. In view of the above the impact of deviations if any arising on account such budget deviations will have a bearing on the project outcomes which is ascertainable only upon completion of the respective project.
- 7. The Statement includes the interim financial statements/ financial information/ financial results of two subsidiaries which have not been audited/reviewed, whose interim financial statements/ financial information/ results reflect total revenue of Rs. 77.48 Lakhs and Rs. 184.50 Lakhs, total net losses of Rs. 114.23 Lakhs and Rs. 570.92 Lakhs and total comprehensive losses of Rs. 114.23 Lakhs and Rs. 570.92 Lakhs for the guarter and Nine





months ended on 31st December 2024 respectively, as considered in the Statement. According to the information and explanation given to us by the management, these interim financial information/ financial results of aforesaid subsidiaries are not material to the group. Our conclusion is not modified in respect of above matter.

For Brahmayya & Co., Chartered Accountants

Firm Registration No. 000511S

CHENNAI SE INDIA SE INDIA

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N Sri Krishna

Partner

Membership No. 026575

UDIN: 25026575BMLHCC4786

Place: Chennai Date: 12-02-2025 CIN: L29142TN1961PLC004568

Registered Office: 108, Mount Poonomallee Road

Porur, Chennai 600 116

Rs in Lakhs

STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS (IND AS) FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024 (under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015)

		Quarter Ended			Nine Month	12 MONTHS ENDED	
\$I. No.	PARTICULARS	31st Dec 2024	30th Sep 2024	31st Dec 2023	31st Dec 2024	31st Dec 2023	31st March 2024
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
I	Revenue from operations	6559.04	6207.45	11038.61	19937.02	23725.74	32638.05
II	Other Income	141,13	82.87	13,91	291.88	43.80	237.96
III	Total Revenue (I + II)	6700.17	6290.32	11052.52	20228,90	23769.54	32876,01
IV	Expenses						
	a) Cost of materials consumed	2767.76	3287.49	6389.49	9851.93	12268.85	16567.95
	b) Purchase of Stock-in-trade						
	c) Change in Inventories of Finished Goods						
	and work in progress and stock-in-trade						
	d) Excise Duty d) Contruction and other operating expenses	3703.50	1973.72	2737.58	7707.56	6973,17	10512,63
	e) Employee benefits expense	190,31	185.50	223.31	556,41	620.99	745.95
	f) Finance Costs	230.92	187.86	151,43	584.89	434.48	597.09
	g) Depreciation and amortisation expense	55.71	55.49	20.31	147.62	46.95	72,58
	h) Other Expenses	133.26	136.59	139.63	703.26	530.01	691.47
	Total expenses	7081.46	5826.65	9661.75	19551.67	20874.45	29187.67
v	Profit / (Loss) before exceptional and extraordinary items and tax (III - IV)	(381.31)	463,67	1390.77	677.23	2895.09	3688.34
VI	Exceptional Items					(135.68)	54.59
TI.	Profit / (Loss) before extraordinary items and tax (V - VI)	(381.31)	463,67	1390,77	677.23	3030,77	3633.75
III	Extraordinary items	-					
x	Profit before tax (VII - VIII)	(381.31)	463.67	1390.77	677.23	3030.77	3633,75
×	Tax Expense						
	a.Current Tax	1689.87			1689.87		
	b.Deferred tax	297.27	76.53		598.59		(1061.15)
α	Profit / (Loss) for the period from continuing operations (IX-X)	(2368.45)	387.14	1390.77	(1611.23)	3030,77	4694,90
II	Profit / (Loss) from discontinued operations						
III	Tax expense of discontinuing operations						
ıν	Profit / (Loss) from discontinuing operations (after tax) (XII - XIII)						
	Profit / (Loss)for the period (XI + XIV)	(2368.45)	387.14	1390.77	(1611.23)	3030.77	4694.90
	Non-Controlling Interest	(4.73)	227.44		(4.73)		*****
"11	Profit / (Loss)for the period after taxes and Non-controlling interest/minority interest (XV - XVI)	(2363.72)	387.14	1390.77	(1606.50)	3030.77	4694.90
III	Other Comphrehensive Income						
	A (i) Items that will not be reclassified to profit or loss						
	(a) Remeasurement of Defined Benefits	2.94	6.00	0.64	14.19	1,12	(5,18)
	(ii) Income Tox relating to items that will not be reclassified to profit or loss B (i) Items that will be reclassified to profit or loss						
	(ii) Income Tax relating to items that will be reclassified to profit or loss		1				
X	Total other comprehensive income, net of Income TaxA(i+ii)+B(i+ii)	2.94	6.00	0.64	14.19	1.12	(5.18)
	Total Comprehensive Income / (Loss) for the year attributable to Non-controlling interest						
	Total Comprehensive Income / (Loss) for the year attributable to Equity shareholders of the company	2.94	6,00	0.64	14.19	1,12	(5.18)
α	Withdrawal on account of cessation of Subsidiary/ Attributable to Non Controlling interest						
ıx	Total comprehensive income for the period	(2365.51)	393.14	1391.41	(1597.04)	3031.89	4689.73
	Total Comprehensive Income / (Loss) for the year attributable to Non-controlling interest Total Comprehensive Income / (Loss) for the year attributable to Equity shareholders of the company	(4.73) (2360.79)			(4.73) (1592.32)		
	Charles Market A. A. C.						
II	Earnings per Share Wegihted Average (for continuing operations) a) Basic	(4.04)	0.64	2,95	(2.74)	6.55	10,00
	b) Diluted	(4.01)	0.64	2.79	(2.74)	6.08	9.24
1						-0.23	
1	Carnings per Share Weighted Average (for discontinued operations)						
	a) Basic b) Diluted		-	-	-	-	-
	ey photos			-		-	· 1
	Carnings per Share Weighted Average (for discontinued and continuing operations)						
							40.00
	o) Basic b) Diluted	(4.04)	0.64	2.95 2.79	(2.74)	6.55	10.00 9.24





- The above Unaudited results were reviewed by the Audit Committee on 11th February 2025, approved and taken on record by the respective Board at its meeting held on 12th February 2025, in terms of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.
- The Group financial results for the Quarter and nine months ended 31st December 2024 are prepared in accordance with the recognition and measurement principles laid down in Ind AS prescribed under Section 133 of the companies Act, 2013 read with relevant Rules issued thereunder.
- 3 The group continues to prepare its Accounts and the Statement of Unaudited financial results on a 'going concern' basis of accounting.
- 4 During the quarter and nine months ended under review:
 - i. The Holding Company has converted 2552000 warrants to fully paid equity shares on 21st May 2024.
 - ii The Holding Company has converted 7969584 warrants to fully paid equity shares on 20th June 2024.
 - iii) The Holding Company has issued 2533798 Equity Shares on 5th September 2024.
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- 5 During the financial year 2022-23 long outstanding overseas creditors and debtors with credit balances pertaining to the discontinued Electro-porcelain products division and continuing business of turnkey projects from erstwhile operations amounting to Rs.555 Lakhs have been written back.
- 6 Exceptional item for the financial year 2023-24 of the Holding Company includes:
 - (i) Receipt of compensation from NHAI amounting to Rs.53.67 Lakhs with regards to Banglore land
 - (ii) Non-refundable deposit net of GST amounting to Rs.82.00 Lakhs received on account of leasing of Banglore land to give easement right giving access through the property. Entire amount has been recognised as revenue during the previous year.
 - (iii) Provision for contract losses Rs.148.00 Lakhs pertains to erstwhile Turnkey Project Business.
 - '(iv) Interest cost on Gujarat VAT Rs.42.26 Lakhs pertains to erstwhile Turnkey Project Business.
- The Holding Company had participated in an e-auction on 09.03.2023 pursuant to which the Company stood as the successful bidder and purchased the land. Being an auction under SARFAESI, a Sale Certificate was issued confirming the ownership and possession on 27.03.2023. Accordingly, the Company had remitted the sale consideration of Rs. 107.35 Crores which was recognised as capital advance during the financial year 2022-23 pending registeration of the Sale Certificate with Sub Registrar Office of Sunguvarchatram. During the previous year pursuant to the order of High Court of Madras directing the Registrar to register the land in the name of the company, said land has been Capitalised during the previous year.
- During the previous financial year the Company had claimed a long-term capital gain exemption under Section 47 of the Income Tax Act 1961 in respect of the transfer of its land to one of its wholly owned subsidiaries. However during the current quarter with the induction of a new investor into the subsidiary the said relationship as a wholly owned subsidiary ceased to exist. Consequently the previously exempted capital gain became taxable. As a result the Company has recognized a capital gain tax liability amounting to \$1689.87 lakks in the current quarter
- 9 In view of adequate and sustainable profits the company recognised Deferred Tax asset amounting to Rs.10.61 Crores during the previous year end.
- 10 The Consolidated financial statements relate to W.S. Industries (India) Limited (the Parent Company), and its Subsidiary Companies. The Parent Company with its subsidiaries constitute the Group.
- The Subsidiary Companies considered in the consolidated financial statements are M/s.WSI-P&C Verticals Private Limited and M/s. WSI Falcon Infra Projects Private Limited (formerly WS Insulators Private Limited), whose country of incorporation are in India and the percentage of voting power by W.S. Industries (India) limited are 100% and 51% respectively.
- 12 The Group is not required to provide Segment Reporting under the criteria specified in IND AS 108.
- During the current quarter on account of Investment from Prestige Exora Business park Limited on 30th December 2024 in M/s. WSI Falcon Infra Projects Private Limited, percentage of holding of WS Industries (India) Limited in subsidiary is reduced to 51% from 100%
- 14 Figures have been regrouped/reclassified wherever necessary, to conform to this period's classifications.

for W. S. INDUSTRIES (INDIA) LIMITED

STRIES (120)

SEYYADURAI NAGARAJAN CHAIRMAN DIN: 07036078

Place: Chennai Date: 12th February 2025 For Identification Only