

May 13, 2025

The Manager, Listing Compliance BSE Limited Floor 25, P. J. Towers, Data Street: Mumbai-400 001.

Dear Sir

Sub: audited financial results for the Quarter and Year ended 31th March, 2025

With subject to above, We are enclosing herewith audited financial results of the company alongwith Statement of Assets & Liabilities - Annexure - 1 & Cash Flow Statement - Annexure - 1 for the Quarter and Year ended March 31, 2025. Also enclosed herewith Auditor's Report for the Quarter and Year ended March 31, 2025.

We heally declare that the Company's Statutory Auditor Mrs. Rolleth L. Gupta & Co., Firm Rep. No. 13844W & Membership No. 147453 issued Audit Report with an unmodified opinion on the audited standalone Financial Results of the Company for the quarter and Yeer ended 31" March. 2025 and hence, declaration or impact of Audit qualification is not analicative frequented.

The Meeting of the Board of Directors commenced at 2.30 p.m. and concluded it at 6.00 p.m.

Please take the same on record as compliance with regulation 33 for the augster and Year ended March 31, 2025.

Thanking You.

Yours faithfully, For Panther Industrial Products Limited

Kaushik C. Shah Managing Director (DIN: 00009510)

First Floor, Radha Bhavan, 121, Nagindas Master Raad, Fort, Mumbai 400 001 Tal.: 91-22-6638107 / 2267 7712 • CIN: 117110MH1987PLC045042 E-mail: piplin@rediffmail.com • Website: www.pantherindustrialproductsltd.com



NAVINER INDUSTRIAL PRODUCTS LIMITED CIL LEPSEMMENT/PLORSORS

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PART (Na in light) ecopy (here detail)					
C-1	Quarter ended	Quarter ended	Quarter ended	year ended	year ended
Particulars	31.85.2025	81.12.3004	21.33.2004	50.08.2025	N1.E0.3004
	(Audited)	(Un-audited)	(Audited)	(Audited)	(Audited)
. Revenue from Operations	-				
Income	630		30.43	30.18	73.70
stal Revenue	6.30		32.42	30.18	72.72
. Expenditure					
Direct Experience			12.31	1177	55.4
() Operating and other expense	4.05	4.52 0.04	0.04	937	9.1
ij Canmunication Expense	8.05	104	0.34	1.66	1.5
) Depreciation Expense	E.40		0.54	20.34	.,
Cisting Feet	0.60	39.52 38.00		25.00	
Re-installement Fees			11.00	65.94	16.6
stal Expenses	5.40	50.36	31.44	10.74	, ,,,
Foolis / Loss from before tex	(5.10)	(90.96)	29.83	(65.76)	15.7
Tax expense					6.1
Nat Profit / Loss from Ordinary Activities after tex	8.00	(90.34)	19.80	H5.76	9.4
. Other Comprehensive Income for the period					
I, Tysal Comprehensive Income for the period	(5.10)	(50.96)	19.81	(6.76	9.1
i. Paid up oppity share capital	14030	140.00	148.00	543.00	140
Terre value of share \$5.100					
Isoania escluding Favaluation Reserves		4	4	118.85	22.
3 Careings Per Shaze (of rs. 50 each) (not ennualized)			1		
d Berli	(8.36	(8.60	1.4		
N Divined	0.90	0.60	1.4	(5.21	1 0





	Quarter ended	Quarter ended	Quarter ended	year ended	year ended
A. Particulars of Shamhelding	35,09,2825	31.12.2004	33.03.2024	31.00.2225	31.53.3004
	(Audied)	(Unsudted)	(Audited)	[Audited]	(Audited)
Utilic Shareholding					
No. of shares	7,13,670	2,18,870	7,18,870	7,13,379	7,13,570
Percentage of shareholding	50.80	50.85	50.95	54.99	50.86
fremoters and promoter group shareholding					
) Medged/lincumbered					
- Number of shares					
- Percentage of chance (so all) of the total shareholding of previous and promoter group)					
Percentage of chance (as all) of the total share capital of the Company)					-
(Non-encumbered					
- Number of Shares	68632	6,86,637	6,36,637	6,86,637	6,86,61
- Percentage of shares (so all of the total shareholding of promoter and promoter group)	100.00	100.00	100.00	100.00	
- Percentage of shares (as a % of the total share capital of the remnany)	8.0	40.0	68.06	48.05	49.0
S. Investor Complaints				_	
Feeding at the beginning of the quester		46			
Received during the quarter		46			
Dapped off during the quarter		nii			
Semaking unwached at the end of the quarter		ni .			

1. The above audited Engrold results were reviewed by the Tainutury Auditor and falses as recalled at the meeting of the Stand of Directors held as 12th May, 2025

 The Company has no reportable augment in exceedance with INO A5 208 "repressive or 5. Figures of the previous years period's are represent and recent wherever recessary.







STATEMENT OF ASSETS AND LIABILITIES

Annexure - I

		0	Rs.in Lakhs)
	Particulars	As at	As at
		31-Mar-25	31-Mar-24
		(Un-audited)	(Audited)
1	ASSETS		
	1. Non-current Assets		
	(a) Fixed assets		
	Tangible assets	3.00	4.00
	(b) Non-current Investments	0	0
	(c) Long-term loans and advances	0	0
	(d) Other non-current assets	861.00	919.00
	Sub Total - Non Current Assets	864.00	923.00
_	2 Current Assets		
_	Cash and Cash Equivalents	1.00	3.00
	Sub Total Current Assets	1.00	3.00
_	Total Assets	865.00	926.00
11	EQUITY AND LIABILITIES	-	
	Equity		140.00
	Share Capital	140.00	140.00
	Sub Total Equity	140.00	140.0
	Reserves	10.00	22.0
	Reserves and surplus	-18.00 -18.00	22.0
	Sub Total Reserves and Surplus	-18.00	22.0
	LIABILITIES		
	1.Non-current Liabilities	742.00	742.0
	(a) Long-term Borrowings	0.00	0.0
	(b) Other Long-term Liabilities		742.0
	Sub Total Non-current Liabilities	742.00	742.0
_	2.Current Liabilities		22.0
	Other current liabilities	1.00	
	Sub Total Current Liabilities	1.00	221
\vdash	Total Equity and Liabilities	865.00	926.0

For Panther Industrial Products Lt

Kaushik C. Shah Managing Director (DIN: 00009510)



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PANTHER INDUSTRIAL PRODUCTS LIMITED

	FOR THE YE.		

		For the year ended March, 2025	For the year ended 31st March, 202
		Elmont to ')	(Amount in '
A Cash Flow from Opertaing Activities Profit (Loss)			
Adjustments for :		(45,76,559)	9,66,159
Degreciation			
Purchase of Computer & Laptop		1,65,820	1,34,222
Bank Charges		(1,62,100)	
Operating Profit / (Loss) before working	model street	965	467
-promp rount (cost) being working	column curulges	(45,71,874)	11,00,848
Adjustments for :			
(Increase)/Decrease in trade receivables			
(Increase)/Decrease in other non-current fin	annial arrests	59.01.152	
Increase (Decrease) in other non-current fin	(3,84,702)	(15,39,031	
Increase/ (Decrease) in Profit & Loss Appro	4.41.869	6.13,542	
Increase (Decrease) in provisions	pr sances	(16,23,800)	
Cash generated from Operations		(2,37,355)	
Net Cash from Operating Activities	(A)	(2,37,355)	1,75,359
			- 1,11,111
B Cash Flow from Investing Activities			
Sale of asset (Motor Car)			
Net cash used in investing activities	(B)		-
C Cash Flow from Financing Activities			
Issue of Share Capital		7 9 10 7 7	
Bank Charges		(965)	(467
Net Cash from financing activities	(C)	(965)	(467
Total (A)+(B)	HC)	(2.38.320)	1,74.892
		(4000000)	1,74,072
Net Increuse/ (Decrease) in cash and cash	equivalent.		
Add: Cash and cash equivalent as at the beg	ining of the period.	3,33,876	1,58,984
Cash and eash equivalent	is at the end of the period.	95,557	3,33,876
For M/s. Rajesh H. Gupta & Co.	For and on	behalf of the Board	

Chartered Accountants Firm Reg.No. 133884W Mukesh Choksi Partner Membership No. 031751 UDIN: 25031751BM1E1B6582

Mumbai, 13th May, 2025 Annual Accounts 2024-25

Kaushik C. Shah Managing Director (DIN: 01009510)

Abhijit Y. Kadam Chief Financial Officer

Paoja Jain -Company Secretary & Compliance Officer ACS - A43404 Mumbui, 13th May, 2025

Raieh Kumar Gupta B COM F.C.A. DISA

RAJESH H. GUPTA & Co.

Chartered Accountant

Audited standalone Quarterly Financial Results and Year to Date Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015

INDEPENDENT AUDITOR'S REPORT

TO THE BOARD OF DIRECTORS OF PANTHER INDUSTRIAL PRODUCTS LTD

Report on the audit of the Standalone Financial Results

Oninion

We have audited the accompanying standalone quarterly financial results of PANTHER INDUSTRIAL PRODUCTS LTD for the quarter ended 31" March, 2025 and the year to date results for the period from 1" April, 2024 to 31st March, 2025, attached herewith, being submitted by the company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us these standalone financial country

- are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for the quarter ended 31" March, 2025 as well as the year to date results for the period from 01st April, 2024 to 31st March, 2025.

Basis for Onlolon

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

Management's Responsibilities for the Standalone Financial Results

These quarterly financial results as well as the year to date standalone financial results have been prepared on the basis of the interim figst was Gargements. The Company's Board of Directors are responsible for the preparation of they spot of Lespon that give a true and fair view of the net loss a rentio. * (133684W)*

Office Add: 1" Floor, Above Ashkur Ceramics, Maribu Gyo, Valore Biologe, Nr. Pravin Studio, Santocrus east, Mumbai - 400 055. United widd: 1 - Tribus, Auton. 091 9167160159 / -91 9699 http://dx.mail - carajesh@rajeshhgupta.com / rajeshh10976/gmail.com Website: www.rajeshhgupta.com

and old or deprehended income pool of other financial information in accordance with the energittion are measurement empirical tool down in information for accounting financials. All, returner financial Reporting preservised under Section 1330 of the Act read what relevant rules found thereunder and electrosconic provides generally accorded into date and in composition with Regulation 3.2 bit to United Regulations. This responsibility also includes measurement or accounting under the responsibility also includes measurement or accordance with developing for general accordance with the responsibility of the control of the composition of accordance with the responsibility of the control of the Company and for accordance with the responsibility of the control of the composition of appropriate accounting options and accordance and extended and product, and despendient accordance and extended accordance and ex

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

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

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

Our objectives are to obtain reasonable assurance about whater the standalone financial results as a whole are free from material masteriance, whether due to financi or error, and to inseas water report the fulledour orgoine. Recommender assurance as a shipline evid of sustance, but is not a guarantee that an audit conducted in accentance many financial management, and a masterent when it costs. Mustatement can find and or financial or error and are considered material if, includiosity or in the agregate, they could resussably the expected to diffusion the executive disconsistent and the private of these standards are also standards and the account described only and account of the standards and account of the account described only and account of the standards and account of the account described only account of the standards and account of the account described only account of the standards and account of the account described only account of the account described only account of the account described only account of the account of the standards and account of the account of account o

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

- Identify and assess the risks of material misstatement of the standalme financial results, whether due to final of every, design and perform saids procedures responsive to those risks, and obtain saids evidence that is clidical and approprise to provide a basis for our opinion. The risk of not deep describing a material misstatement resulting from fraud is higher than for one resulting from error, as it durating involves collabors, forgory, intentional omissions, instrupeneerations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing
 an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists



related to events or conditions that may cast significant doubt on the Company's ability to condition as a going concern. If we conduct that a material uncertainty exists, we are negatived to draw attention in our auditor's report to the related distoaures in the financial results or, if taut disclosures are indeequate, to modify our opinion. Dur conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, further events or conditions may cause the Company to coasts to continue as a going concern.

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

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

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

For M/s. Rajesh H. Gupta & Co.

Chartered Accountants Firm Reg. No. 133884W

Mukesh Choksi
Partner
Membership No. 031751
UDIN: 23017751BMII:196582

Place: Mumbal Dated: 13th May, 2025