

80/2, Lusanne Court, Richmond Road, Bangalore - 560 025
Tel: +91-80-66962300/01/02 Fax: +91-80-66962304 e-mail: info@asmltd.com Website: www.asmltd.com
CIN: L85110KA1992PLC013421 GST No.: 29AABCA4362P1Z9

Date: 18th May, 2025

To
Department of Corporate Services
Bombay Stock Exchange Limited
Phiroze Jeejeebhoy Towers,
25th Floor, Dalal Street,
Mumbai - 400 001.

Dear Sir.

Sub: Outcome of Board Meeting

Ref: Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations,

2015

Further to our letter dated 13th of May, 2025 we wish to inform that the Board of Directors of the company at their meeting held today, 18th May, 2025:

- 1. Approved and took on record the Audited Financial Results (standalone & consolidated) of the Company, prepared as per Indian Accounting Standards (Ind-AS), for the quarter and year ended 31st March 2025,. (attached as Annexure 1)
- We would like to state that M/s B K Ramadhyani & Co, LLP Chartered Accountants, Bangalore, (Firm Registration No.002878S/S 200021) have issued Audit report with unmodified opinion in respect of Standalone and Consolidated Financial Results for the financial year ended 31st March 2025.
- 3. The Board of Directors has recommended final dividend of Rs.3.00 per share, i.e. 30% on the par value of Rs.10/- per share for the financial year 2024-25, the payment is subject to the approval of the members at the ensuing Annual General Meeting
- 4. Allotment of 3,54,551 equity shares pursuant to conversion of 3,54,551 warrants.(details required Regulation 30 of SEBI (LODR) Regulations read with SEBI circular SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024 ("Master Circular") are attached as Annexure II)
- 3. Approved the appointment of M/s. BMP & Co. LLP, Company Secretaries, as Secretarial Auditors of the Company for Audit period of five consecutive years commencing from FY 2025-26 till FY 2029-2030, subject to approval of the shareholders of the Company at the ensuing Annual General Meeting. (details as required under Regulation 30 of SEBI (LODR) Regulations read with SEBI circular SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024 ("Master Circular") are attached as Annexure III)
- 4. The Board of Directors has considered and approved the issuance of a Postal Ballot Notice for the approval of the resolution set out below, which are subject to the approval of the Shareholders through a Postal Ballot.

SL.NO	PARTIC	ULA	RS							
1	Proposal	for	Re-appointment	of	Mr.	M.	Lakshminarayan	(DIN:	00064750)	as
1.	Independe	ent D	irector for a Secon	nd T	erm o	f Fiv	e Years			



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The Notice of the Postal Ballot, including other related information as required pursuant to the provisions of the Companies Act, 2013, and SEBI Listing Regulations, 2015, will be published and communicated in due course.

Meeting commenced at 8.00 am and concluded at 05.15 pm.

This is for your kind information. The aforesaid information is also available on the website of the Company at www.asmltd.com.

Thanking You,

Sincerely,

For ASM Technologies Limited

Vanishree Date: 2025.05.18 17:20:32 +05'30'

Vanishree Kulkarni Company Secretary & Compliance Officer

(FCS:13306)



B.K. Ramadhyani & Co LLP

Chartered Accountants

INDEPENDENT AUDITOR'S REPORT TO THE BOARD OF DIRECTORS OF ASM TECHNOLOGIES LIMITED Report on the audit of the Standalone Financial Results

Opinion:

- 1. We have audited the standalone annual financial results of ASM Technologies Limited (hereinafter referred to as the 'Company') for the year ended March 31, 2025 and Balance Sheet and the Statement of Cash flows as at the year ended on that date, attached herewith, being submitted by the company pursuant to the requirement of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").
- 2. In our opinion and to the best of our information and according to the explanations given to us, the standalone financial results:
 - are aforesaid presented in accordance with the requirements of Regulation 33 and Regulation 52 of the Listing Regulations in this regard; and
 - ii) give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards prescribed u/s 133 of the Companies Act, 2013 (the "Act") and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for the year ended March 31, 2025 and the balance sheet and the statement of cash flows as at and for the year ended on that date.

Basis of Opinion:

3. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India. 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 statements under the provisions of the Act 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.

Board of Director's Responsibilities for the Standalone Financial Results:

4. These financial results have been prepared on the basis of the annual financial statements. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit and other comprehensive income and other financial information of the Company and the Balance sheet and the Statement of Cash flows in accordance with the recognition and measurement principles laid down in Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting

Converted from Partnership firm "B K Ramadhyani & Co.," (FRN No. 002878S) with effect from April 1, 2015 LLP Identification No. AAD-7041



4B, Chitrapur Bhavan, No.68, 8th Main, 15th Cross, Malleshwaram, Bangalore – 560 055 Phone: +91 80 2346 4700 : e – mail: <u>bkr@ramadhyani.com</u> : Web: <u>www.ramadhyani.com</u> principles generally accepted in India and in compliance with Regulation 33 and Regulation 52 of the Listing Regulations. The Board of Directors of the Company are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose preparation of financial results by the Directors of the Company, as aforesaid.

- 5. 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 cease operations, or has no realistic alternative but to do so.
- 6. 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 cease operations, or has no realistic alternative but to do so.

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

- 7. Our objectives are to obtain reasonable assurance about whether the standalone financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial results.
- 8. 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 standalone financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, 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. Under section
 143(3)(i) of the Act, we are responsible for expressing our opinion on the whether
 the Company has adequate internal financial control with reference to financial
 statements in place and the operating effectiveness of such controls.
 - 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 continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease 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 of the Company regarding, among other matters, the planned cope 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.

Other Matters:

- 10. The Financial results include the results of the quarter ended March 31, 2025 being the balancing figures between the audited figures in respect of the full financial year and the published unaudited year to date figures of the third quarter of the current financial year, which was subject to limited review by us. The said results for the quarter ended March 31, 2025 were neither subjected to limited review nor audited by us.
- 11. The annual financial results dealt with by this report has been prepared for the express purpose of filing with Stock Exchange. These results are based on and should be read with the audited financial statements of the Company for the year ended March 31, 2025 on which we issued an unmodified audit opinion vide our report dated May 18, 2025.

For B K Ramadhyani & Co LLP Chartered Accountants

Firm Registration No. 002878S/S200021

(Vasuki H S) Partner BANGALORE-58

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Membership No. 212013

UDIN: 25212013BMLXLJ2350

Place: Bengaluru Date: May 18, 2025



B.K. Ramadhyani & Co LLP

Chartered Accountants

INDEPENDENT AUDITOR'S REPORT TO THE BOARD OF DIRECTORS OF ASM TECHNOLOGIES LIMITED Report on the audit of the Consolidated Financial Results

Opinion:

- 1. We have audited the Consolidated annual financial results of ASM Technologies Limited (hereinafter referred to as the 'Company') for the year ended March 31, 2025 and Balance Sheet and the Statement of Cash flows as at the year ended on that date, attached herewith, being submitted by the company pursuant to the requirement of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").
- 2. In our opinion and to the best of our information and according to the explanations given to us, the Consolidated financial results:
 - i) are aforesaid presented in accordance with the requirements of Regulation 33 and Regulation 52 of the Listing Regulations in this regard; and
 - ii) give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards prescribed u/s 133 of the Companies Act, 2013 (the "Act") and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for the year ended March 31, 2025 and the balance sheet and the statement of cash flows as at and for the year ended on that date.

Basis of Opinion:

3. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India. Our responsibilities under those Standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated 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 statements under the provisions of the Act 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.

Board of Director's Responsibilities for the Consolidated Financial Results:

4. These financial results have been prepared on the basis of the annual financial statements. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit and other comprehensive income and other financial information of the Company and the Balance sheet and the Statement of Cash flows in accordance with the recognition and

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measurement principles laid down in Indian Accounting Standards prescribed under Section 133 of the Act 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. The Board of Directors of the Company are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose preparation of financial results by the Directors of the Company, as aforesaid.

- 5. In preparing the Consolidated 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 cease operations, or has no realistic alternative but to do so.
- 6. In preparing the Consolidated 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 cease operations, or has no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Consolidated Financial Results:

- Our objectives are to obtain reasonable assurance about whether the Consolidated financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Consolidated financial results.
- 8. 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 Consolidated financial
 results, whether due to fraud or error, design and perform audit procedures
 responsive to those risks, and obtain audit evidence that is sufficient and appropriate
 to provide a basis for our opinion. The risk of not detecting a material misstatement
 resulting from fraud is higher than for one resulting from error, as fraud may involve
 collusion, forgery, intentional omissions, misrepresentations, 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. Under section 143(3)(i) of the Act, we are responsible for expressing our opinion on the whether the Company has adequate internal financial control with reference to financial statements in place and the operating effectiveness of such controls.
 - 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 continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the Consolidated financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- 9. We communicate with those charged with governance of the Company 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.

Other Matters:

- 10. Consolidated financial results include unaudited financial statements of ASM Engineering Pvt Limited (Formerly known as Semcon Engineering UK Limited), United Kingdom and it's subsidiary ASM Digital Engineering Pvt Limited (Formerly known as Semcon UK Limited), United Kingdom, whose financial statements reflect total assets of Rs. 31.19 million as at March 31, 2025, total revenues of Rs. 100.48 million, total net profit after tax Rs 5.40 million as considered in these consolidated financial results. These financial statements are unaudited and have been furnished to us by the Management and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of this subsidiary based solely on such unaudited financial statements. In our opinion and according to the information and explanations given to us by the Company, these financial statements are not material to the Group.
- 11. The Financial results include the results of the quarter ended March 31, 2025 being the balancing figures between the audited figures in respect of the full financial year and the published unaudited year to date figures of the third quarter of the current financial year, which was subject to limited review by us. The said results for the quarter ended March 31, 2025 were neither subjected to limited review nor audited by us.
- 12. The annual financial results dealt with by this report has been prepared for the express purpose of filing with Stock Exchange. These results are based on and should be read with the audited financial statements of the Company for the year ended March 31,2025 on which we issued an unmodified audit opinion vide our report dated May 18, 2025.
- 15. List of subsidiaries:
 - ASM Digital Technologies Pte Ltd (Formerly known as Advanced Synergic Pte Ltd), Singapore
 - > ASM Digital Technologies Inc (Formerly known as Pinnacle Talent Inc), USA
 - R V Forms & Gears LLP
 - ➤ ASM Technologies KK, Japan
 - > ASM HHV Engineering Private Limited (Jointly controlled entity)



- > ASM Digital Technologies Co Ltd, Thailand Step down subsidiary
- ASM Engineering Pvt Limited (Formerly known as Semcon Engineering UK Limited), United Kingdom
- ASM Digital Engineering Pvt Limited (Formerly known as Semcon UK Limited), United Kingdom - Step down subsidiary

For B K Ramadhyani & Co LLP

Chartered Accountants

Firm Registration No. 002878S/S200024 OHYAWI

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Partner

Membership No. 212013 UDIN:2521013BMLXLK8020

Place: Bengaluru Date: May 18, 2025

			Characterist					Consolidated		
		Popular C	Standalone	Year Ended	Pod		Quarter Ended		Year Ended	pape
Sf. Particulars No.	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024	31.03.2025	31.12.2024	31.03.2024 [Audited]	31.03.2025 (Audited)	31.03.2024 (Audited)
	(Audited)	(Unaudited)	(Audited)	(Auditeo)	(Managar)	(assert)				
Income				1	4 4 7 1 4	1146.07	647.44	445 92	2 888.10	2.016.48
Revenue from operations	845.05	574.71	398.02	2,397.73	128.32	12.86	16.11	13.20	88.03	48.37
Other income	36.29			2,546.13	1,839.46	1,157.93	663.55	459.12	2,976.13	2,064.85
1 Otal Income										
2 Expenses					0	473 63	01.33	25 99	596.65	242.30
Cost of goods sold	233.91	91 61.82	, 0	(70 60)	(10.29)	(83.03)	(50.07)	(11.92)	(143.09)	(13.09)
Changes in inventories	(45.04)			1 399 89	1 243.11	352.05	394.43	350.84	1,525.81	1,391.03
Employee benefits expense	3//.12			100.06	83.24	26.73	31.70	26.54	117.59	99.29
Finance costs				62.09	67.29	24.29	23.73	28.03	99'86	113,43
Depreciation and amortisation expense				404.74	355.46	148.90	92.45	(3.74)	435.74	335.89
Other expenses	702.24		4	2,183.91	1,802.49	941.76	583.56	489.09	2,631.36	2,168.85
escueda por					10.35	216.17	99 97	(29.97)	344.77	(104.00)
3 Profit / (Loss) before exceptional	al 179.10	10 78.61	46.42	307.765	16.06	1				
Share of net profit/(loss) of jointly	atly			•	•	(0.21)	(0.47)	(0.12)	(1.02)	(2.38)
Contolled entity (net of tax)									,	
5 Exceptional items		1.29 2.50		3.79		•	2.50	•	2.50	
6 Profit / (Loss) before tax (3-4-5)	177.81	81 76.11	1 46.42	358.43	36.97	215.96	77.02	(30.08)	341.25	(106.38)
- L										
Current tax	32	35.77		83.57	2.15	35.76	23.64	50.6	83.64	(37 15)
Deferred tax	4			11.91	7.97	26.73	25 10	3.95	90.62	(34.88)
Total	37	31.30 21.99	9 22.07	95.48	10.12	64.20	07:07	66.5		
8 Profit / (Loss) for the period (6-7)		146.51 54.12	2 24.35	262.95	26.85	153.47	51.92	(34.04)	250.63	(71.50)
9 Other Comprohensive Income (OCI)	(001)									
(A) i. items that will not be reclassified to Profit of Loss	lassified to Profit of Los	(5.64) (8.07)	7) 0.23	(4.04)	1.59	(4.95)	(13.58)	(0.15)	(3.50)	1.21
ii. Income tax relating to items that							٠.			
will not be										
reclassified to Profit or Loss		3	(30.07	100	(0.40)	1.25	3.41	0.03	0.88	(0.31)
- Deferred tax		74.7								
Changes in fair value of										
investments in equity							(1 80)	76.84	(11.63)	70.52
instruments and FCTR		(8.65) (1.80)	30) 4.36	(5.39)	(45.7)	(14.03)		Ÿ		
ii. Income tax relating to items that	ems that	-								
will be reclassified to Profit	or Loss	2.72 (0.	(0.26) (0.96)	0.77	0.39	27.2	(0.26)	(96.0)	77.0	0.39



Authorities					Standalone					Consolidated		
Particulars	Ū			Quarter Ended		Year Er	nded		Quarter Ended		Year Ended	nded
Profit for the period attributable to Owners of the Company Non controlling interest Other Comprehensive income for the period attributable to: - Owners of the Company Non controlling interest Other Comprehensive income for the period attributable to: - Owners of the Company Non controlling interest Total Comprehensive income for the period attributable to: - Owners of the Company Non controlling interest Total Company Non controlling interest Total Company Non controlling interest - Owners of the Company Non controlling interest - Owners of the Company - Non controlling interest - Owners of the Company - Non controlling interest - Owners of the Company - Non controlling interest - Owners of the Company - Non controlling interest - Owners of the Company - Non controlling interest - Owners of the Company - Non controlling interest - Owners of the Company - Non controlling interest - Owners of the Company - Owners of the Compa	ī ž		31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024	31.03.2025	31.12.2024	31,03,2024	31.03.2025	31.03.2024
ributable to or fibutable to o	ž		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
ributable to ny ny nncome for the ncome for the	1						1					
ny ny norm for the norme for the norm		Profit for the period attributable to						162 61	40.28	(135.81)	262.25	(43.04)
ncome for the nc		- Owners of the Company		1				0.00		(3.40)	(11.62)	
ncome for the high state of the		NOI COURT OF THE C			: -			. :				
118.77 117.74 118.77 118.75 11		Other Comprehensive Income for the										
Fig. 18.77 (4.53) (6.53		period attributable to:						37.74	(44.81)	75.57	(13.48)	71.62
ncome for the nc		- Owners of the Company							,	0.19		0.19
Frome for the room of the room		Total State of the										
bit pital (face 118.77 117.74 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 11 117.74 118.77 118.77 117.74 118.77 118.	-	Total Comprehensive Income for the									• :	
118.77 117.74 118.77 118.77 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.77 117.74 118.78 118.19 11		period attributable to:								100	11 OF C	0000
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pikal (face 118.77 117.74 117.74 118.77 117.74 118.77 117.74 117.74 117.74 117.74 117.74 117.74 117.74 11.7		- Non controlling Interest						0.00		(+3.6)		
pipital (Jace 118,77 117,74 117,74 118,77 113,74 118,77 117,74 118,77 117,74 11	_											
are (of fs. 10/- 10.11 5.01 13.50 18.15 2.52 10.59 4.81 10.11 5.01 13.50 18.15 2.50 10.59 4.81		pita	118 77	117.74	117.74	118.77			117.74	117.74	118.77	117.74
10.11 5.01 13.50 18.15 2.52 10.59 4.81 10.11 5.01 13.50 18.15 2.50 10.59 4.81		TT Value of NS. 10/- educit										
10.11 5.01 13.50 18.15 18.15 18.15 4.81 10.11 5.01 13.50 18.15 2.50 10.59 4.81		12 Earnings per equity share (of Rs. 10/-										
10.11 5.01 13.50 18.15 2.50 10.59 4.81	-	each) (not annualised)						_		(0,10)	21.13	(6.62)
10.11		(a) Basic	10.11			18.15				(3.14)		
	-	(b) Diluted	10.11	5.01	13.50	CT'OT						

			Segment wise	Segment wise Revenue, Results, Assets and Liabilities	Assets and Liabilitie	Sa				
and the second			Standalone					Consolidated		
Financial Results		Custor Ended		Year Ended	ded		Quarter Ended		Year Ended	ded
For the year ended March 31, 2023	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024	31.03.2025	31-12-2024	31-03-2024	31.03.2025	31.03.2024
o. Particulars	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1 Segment Revenue										
Services:	133 10	61 60	88.80	474.86	617.54	206.40	78.17	218.37	610.28	773.99
Export	329.58	435.00	206.18	1,381.31	990.56	393.72	453.88	209.52	1,498.20	1,049.96
Manufacturing:					:					0
Export	7.99	23.36	103.04	101.52	103.04	7.99	23.83	4.33	101.08	110.30
Domestic	385.29	54.75	•	440,04	•	236,96	91.56	13.70	677.94	82.17
Povenie from Operations	845.05	574.71	398.02	2,397.73	1,711.14	1,145.07	647.44	445.92	2,888.10	2,016.48
2 Segment Results [Profit/(loss) before										
interest and tax	1.									
Services:									000	00 000
Export	92.40	26.97	71.12	201.73	238.25	68,89	38.4/	130.28	50.502	00000
Domestic	106.04	200.84	57.17	428.21	261.11	142.66	142.45	62.18	456.61	70.90E
Manufacturing:			*			•				26.38
Export	5.81	9.34	49.65	37.61	49.65	4.14	8.62	1.73	40.04	17.54
Domestic	36.60	20.61		57.21	:	62.42	28.73	4.11	25.16	30.25
Segment Profit/floss) before interest a	~	257.76	177.94	724.76	549.01		218.27	199,00	806.88	684.95
In allocable across direct		177.97	162.14	410.88	557.12	75.06	122.70	215.64	432.55	738.03
Tree I Beefle Moore) before interest and	_	79.79	15.80	313,88	(8.11)	230.05	95.57	(16.64)	374.33	(23.08)
local Profit/ (1985) Delote interest and		27.55	74.33	100.06	83.24	26.73	31.70	26.54	117.59	99.29
Less : renance costs	70.07				**:					76 04
Add : Other Income	36.29	26.38	54.95	148.40	-	12.86	16.11	13.20	89.03	46.37
Total Profit/(loss) before tax	179.10	78.61	46.42	362.22	36.97	216.17	79.99	(76:67)	344,17	(104:00)
	The real Property lies and the least lies and the l									



Notes on Segment Information:

1. The Company is in the business of Engineering and Product R&D services. The Company's primary reporting segment is geographical as the revenue in non software related areas are not more than 10% of the total revenue.

2. Assets and liabilities used in the Company's business are not identified to any of the reportable segments, as these are used interchangeably between segments. Management believes that it is not practicable to provide segment disclosures relating to total assets and liabilities

3. The group has identified Engineering Services and manufacturing as a secondary segment

1. The above financial results have been prepared in accordance with the Indian Accounting Standards (referred to as "Ind AS") 34 Interim Financial Reporting prescribed under Section 133 of the Companies Act, 2013 read with Companies (indian Accounting Standards) Rules as amended from time to time. These results have been reviewed by the audit committee and were taken on record by the Board of Directors at their meeting held on May 18, 2025. The audit of the financial results for the year ended March 31, 2025 has been carried out by the statutory auditors of the Company and have expressed an unmodified audit opinion on thisse results.

2.The consolidated financial results relate to ASM Group. The Group consists of ASM Technologies Ltd and its wholly owned overseas subsidiaries and 100% share of partnership in RV Forms and Gears as follows

- ASM Digital Technologies Inc (formerly known as PINNACLE TALENT INC), USA
- 2. ASM Digital Technologices Pte Ltd (formerly known as ADVANCED SYNERGIC PTE LTD), SINGAPORE
 - 3- R V Forms & Gears LLP (from 4 October 2024 -100% share in partnership)
 - ASM Technologies KK Japan
- 5 ASM Engineering Private Limited, UK (from November 1, 2023)
- 6 ASM Digital Engineering Private Limited, UK Step down subsidiary (from November 1, 2023)
 - 8 ASM Digital Technologies Co Limited, Thailand Step down subsidiary 7 - ASM HHV Engineering Private Limited - Jointly controlled entity

3. The preparation of financial statements in conformity with Ind AS requires the management to make judgements, estimates and assumptions that affect the application of accounting policies and reported amounts of incomes, expenses and capital employed. Any further adjustments that may be necessary due to fresh evidence/facts and interpretations of MCA/ICAI that may be observed/received. 4. The oversas subsidiaries "ASM Digital Technologies Pte ttd and ASM Technologies KK – Japan" has accumulated losses which has exceeded its share capital and has eroided its networth as at the end of the reporting period. The subsidiary's total labilities exceeds at total assets by Rs. 15.03 million (560 250,151.35) and Rs. 8.02 million (JPY 14,047,799). However, the holding company is authorised by its Board to infuse further funds as and when required and the management has drawn up action plan which would reduce the company's operating costs in the coming years, Based on this, the management is of the opinion that the going concern assumption in preparation of the financial statements is appropriate.

5. The Board of Directors of the company had approved the merger of ASM Digital Engineering Private Limited with the company (w.e.f. 01.04.2023). The Company has filed necessary documents with the National Company Law Tribunal (NCLT) and required accounting treatment is given with effect from the appointed date and duly approved by NCLT. Accordingly the figures reported for quarter ended March 31, 2024, year ended March 31, 2024, have been regrouped to give the effect to the merger order.

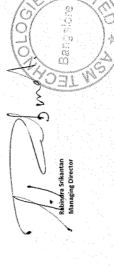
6. The Board of directors have proposed a dividend of Rs. 3/- per share which is subject to approval by members of the Company in its annual general meeting.

7. The figures for the quarter ended 31.03.2025/31.03.2024 are the balancing figures between audited figures in respect of the full financial year upto 31.03.2025/31.03.2024 and the published unaudited year to date figures upto 31.12.2024/31.12.2023, being the date of the end of the third quarter of the respective firancial year, which is subjected to limited review.

equity share of Rs.10/- each at Rs.470.50 per warrant. The Company has received an amount of Rs. 708.66 million on March 20, 2024 and Rs.36.27 million during the quarter March 2025 to a separate bank account. The Company has utilised Rs. 245.57 million towards Greenerial Corporate purposes as at March 31, 2025, Rs.463.08 million towards Organic and Inorganic growth of the Company and the balance amount is lying the separate bank 8. During the quarter ended March 31, 2024, the Company made a preferencial allotment of 8,00,000 equity shares of Rs, 10/- each at a premium of Rs, 460,50 per share and issued share warrants of 28,14,390 convertible at 1 account in which the funds were received. Further during the quarter 102,855 equity shares to the promoter of the Company.

9. Corresponding figures of the previous period/year have been regrouped wherever necessary to correspond to current period/year classification.

Place: Bangalore Date: May 18, 2025





(Rs. in million)

불러운 토론 회에 크린 경기에는 그는 그리고 이름다고 네	Standa		Consolid	
Particulars	31-Mar-25	31-Mar-24	31-Mar-25	31-Mar-24
	Audited	Audited	Audited	Audited
ASSETS				
(1) Non-current assets	350.84	150.29	474.14	322.6
(a) Property, Plant and Equipment				
(b) Intangible Assets	40.48	27.49	158.88	132.
(c) Intangible assets under development				-
(d) Capital work in progress				
(e) Goodwill on consolidation			122.28	33.
(f) Financial Assets				
(i) Investments	268.54	111.95	167.12	161.
(ii) Loans	40.58	69.75	31.87	73.
(g) Deferred tax assets (net)	18.95	29.07	121.62	126.
(h) Other non-current assets	6.36	87.00	10.72	91.
Total Non-current assets	725.75	475.55	1,086.63	942.
(2) Current assets				
(a) Inventories	88.89	10.29	188.38	45.
(a) Financial Assets				
(i) Investments	123.83	114.50	123.83	114.
(ii) Trade receivables	1,431.83	737.54	1,291.48	516.
(iii) Cash and cash equivalents	3.13	3.10	22.76	22.
(iv) Bank balances other than (iii) above	106.36	706.54	108.88	707.
(v) Loans	332.19	304.12	0.28	2.
and the state of the				1.
(vi) Others	68.16	26.11	1.82	1.
(c) Current tax assets (Net)				
(b) Other current assets	29.56	52.57	42.54	36.
Total Current Assets	2,183.95	1,954.77	1,779.97	1,447.
Total Assets	2,909.70	2,430.32	2,866.60	2,390.
EQUITY AND LIABILITIES				
EQUITY				
(a) Equity Share capital	118.77	117.74	118.77	117.
(b) Other Equity	1,738.62	1,498.44	1,532.49	1,297.
Total Equity	1,857.39	1,616.18	1,651.26	1,415.
Non Controlling Interest				(54.
Total	1,857.39	1,616.18	1,651.26	1,360.
그 불빛살이라고 그리는 걸리는 말으로 모임				
LIABILITIES				
(1) Non-current liabilities				
(a) Financial Liabilities				
(i) Borrowings	163.17	188.68	97.62	273.
(ii) Lease liabiliites	37.74	90.07	53.67	96.
	53.65	22.05	64.01	26.
(b) Provisions				396.
Total Non-current liabilities	254.56	300.80	215.30	390.
(2) Current liabilities				
(a) Financial Liabilities				
(i) Borrowings	527.60	383.36	667.39	416.
(ii) Lease liabiliites	34.27	13.42	43.90	37.
(ii) Trade payables				
(A) total outstanding dues of micro and small	2.13	4.52	2.13	5.
enterprises				
(B) total outstanding dues of creditors other	156.41	22.19	170.43	49.
than micro and small enterprises				
(iii) Other financial liabilities	9.22	8.03	8.72	8.
(b) Other current liabilities	51,80	57.86	88.74	85.
(c) Provisions	16.32	23.96	18.73	30.
Total Current liabilities	797.75	513.34	1,000.04	633.
TOTAL EQUITY AND LIABILITIES	2,909.70	2,430.32	2,866.60	2,390.





Cash Flow Statement for the year ended March 31, 2025



(Rs. In million)

- 1		Standal	one	Consol	idated
	Particulars	Audito		Audi	
		31-03-2025	31-03-2024	31-03-2025	31-03-2024
	Cash flows from operating activities				
	Profit / (loss) before tax	358.43	36.97	342.27	(104.00
	Adjustment to reconcile profit before tax to net cash flows:		불 교육		
		62.09	67.29	98.66	113.43
	Depreciation and amortization expense	100.06	83.24	117.59	99.29
	Finance costs	(78.86)	(33.41)	(42.75)	(10.19
	Interest income	(9.34)	(8.00)	(9.33)	(8.00
	Fair valuation of mutual fund	(16.53)	65.96		
	Share of profit in LLP	(0.08)	(0.01)	(0.08)	
	Dividend income Provision for dimunition in value of investments	(29.61)	(65.57)	- 1	
		1			
	(Profit)/ loss on sale of investments	0.72		1.46	-
	(Profit)/ loss on sale of Property, Plant & Equipment & IP	386.88	146.47	507.82	90.53
	Operating profit before working capital changes	300.00	140.47		
	Movements in working capital:	131.83	(98.71)	117.29	(42.91
	Increase/ (decrease) in trade payables		(1.84)		(1.60
	Increase/ (decrease) in other liabilities	(6.07)	(1.04)	(143.08)	(2.81
	Decrease / (increase) in Inventories	(78.60)	40.77	(775.36)	31.24
	Decrease / (increase) in trade receivables	(700.28)	40.77		6.28
	Decrease / (increase) in other non current assets		70.66	0.12	8.56
	Decrease / (increase) in other current assets	59.94	61.45	(5.92)	0.50
	Decrease / (increase) in other financial assets	2.57	(60.97)		(50.53
	Decrease / (increase) in loans and advances	1.08	(117.88)	43.89	(50.53
	Increase / (decrease) in provisions	21.74	5.48	23.09	10.19
	Cash generated from /(used in) operations	(180.91)	45.43	(228.72)	48.95
	Direct taxes paid, net	3.95	107.09	6.19	55.01
	Net cash flow from/ (used in) operating activities (A)	(184.86)	(61.66)	(234.91)	(6.06
3)	Cash flows from investing activities				
<u>.</u>	Purchase of Property, plant & equipment	(278.97)	(9.30)	(265.94)	(28.25
	(including capital work in progress and capital advances)				
	Proceeds from sale of Property Plant & equipment	3.40		3.40	
	Increase in non controlling interest		(54.87)	54.99	(28.27
	Increase/(decrease)in foreign currency translation reserve			(6.24)	(0.41
	Purchase of non current investments	(151.20)		(12.16)	(14.12
	Purchase of control on non controlling interest			(88.62)	
	Proceeds from sale of current investments		10.00	•	10.0
	(Increase)/decrease in other bank balances	600.18	(617.84)	599.07	(619.2
	Interest received	36.81	23.25	42.47	22.3
	Dividend received	0.08		0.08	
	Net cash flow from/ (used in) investing activities (B)	210.30	(648.76	327.05	(657.8
	Cash flows from financing activities				
(Proceeds from long-term borrowings	145.44	158.43	(8.58)	165.8
	Proceeds from issue of equity shares (rights issue)	10.97	786.18	10.97	786.1
	Repayment of long-term borrowings	(181.48	(39.04	(89.84)	(63.0
	Lease Payments	(31.49	(39.31	(36.67)	(47.3
	Increase/(decrease) of short-term borrowings, net	154.79	(29.11		(22.4
	Government Grant received	(99.49	(82.03	(117.88	(98.7
	Interest paid Dividends and (including tay on dividend)	(24.15	54 등의 기계 등이 되었다.		
	Dividends paid (including tax on dividend) Net cash flow from/ (used in) in financing activities (C)	(25.41	-		675.7
		0.03	(0.02	0.75	11.7
D)	Net increase/(decrease) in cash and cash equivalents (A + B + C)			4	
E)	Cash and cash equivalents at the beginning of the year	3,10		No. 10 Percent Control	10.2
F)	Cash received on account of merger		0.44		22.0
G)	Cash and cash equivalents at the end of the year	3.13	3.10	22.70	







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CIN: L85110KA1992PLC013421 GST No.: 29AABCA4362P1Z9

Annexure II

Intimation under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations')- Allotment of 354,551 equity shares pursuant to conversion of 354,551 warrants

This is in furtherance to the intimation given by the Company on 20th March 2024 regarding the allotment of 8,00,000 (Eight Lakhs) equity shares and 28,14,390 (Twenty-Eight Lakhs Fourteen Thousand Three Hundred Ninety) warrants on a preferential basis to non-promoters and promoters at an issue price of ₹470.70/- per warrant, convertible into 1 (One) equity share of face value ₹10/- each, upon receipt of the subscription amount, being 25% of the issue price, from the allottees.

Pursuant to Regulation 30 and other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby inform you that the warrant holder, Mr. S. Rabindra (a member of the Promoter/Promoter Group), has exercised his right to convert part of the warrants into equity shares and has made a payment of ₹12,50,50,000/- (Rupees Twelve Crore Fifty Lakhs Fifty Thousand Only), which is equivalent to 75% (Seventy-Five Percent) of the warrant issue price.

Consequently, the Board today 18th May 2025, approved the allotment of 354,551 fully paid-up equity shares of face value ₹10/- each at an issue price of ₹470.70/- per equity share (including a premium of ₹460.70/- per equity share).

The newly allotted equity shares shall rank pari passu with the existing equity shares in all respects and shall be subject to the applicable lock-in period as per Regulation 167 of SEBI (ICDR) Regulations, 2018 and list of allotees along with name of warrant holders whose warrant are pending for conversion is enclosed as **Annexure -A**.

Disclosure Under Regulation 30 of SEBI Listing Regulations read with SEBI circular dated November 11, 2024 are provided in **Annexure-B**.



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Annexure -A

Sl. no.	Name of the Allottee	No of Warrants	Amount to be invested by the allottees for conversion	Category
1	Ajeet Modi	51,000	1,79,87,700	Non-Promoter group
2	Aaryavardhan Modi	51,000	1,79,87,700	Non-Promoter group
3	Ajeet Modi HUF	51,000	1,79,87,700	Non-Promoter group
4	S Rabindra	13,03,984	45,99,15,294	Promoter
5	R Preeti	1,00,000	3,52,70,000	Promoter
	Total	19,11,535	71,04,75,353	



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Annexure-B

Sr	Particulars	Details
No		
1	Type of securities Issued	Equity Shares upon conversion of warrants
2	Type of Issuance	Preferential allotment on a private placement
		basis in accordance with the provisions of the
		Companies Act, 2013 & the rules made
		thereunder and SEBI (Issue of Capital and
		Disclosure Requirements) Regulations, 2018, as
		amended and other applicable laws,
3	Total number of securities	Allot 8,00,000 (Eight Lakhs) warrants into
	proposed to be issued or the	equivalent fully paid-up equity shares of face
	total amount for which the	value ₹10/- each. Accordingly, the Board has
	securities will be issued	approved the allotment of 8,00,000 fully paid-
		up equity shares at an issue price of ₹470.70/-
		per equity share, including a premium of
		₹460.70/- per equity share.
4	Any cancellation or	
	termination of proposal for	Not applicable
	issuance of securities	
	including reasons thereof.	



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Additional information in case of Preferential Issue

	Name of Investors	S Rabindra
1	Post allotment of securities-	Upon this allotment of shares, the post
	Outcome of the subscription	allotment paid-up capital stands at
		Rs.13,03,16,140/-consisting of 1,30,31,614
		equity shares of Re.10/- each,
7	Issue price/allotted price (in	Ra, 470.70
	case of convertibles),	
8	Number of investors	1 (Category- Promoter)
	(Allottee)	
9	In case of convertibles-	Each Warrant will be convertible into, 1 (one)
	intimation on conversion of	fully paid-up equity share of the Company of
	securities or on lapse of the	face value of Rs. 10/- (Rupees Ten Only), which
	tenure of the instruments	may be exercised in one or more tranches
		during a period of 18 (eighteen) months
		commencing from the date of allotment of
		Warrants.



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Annexure –III Details under amended Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

	Requirements) Reg	ulations, 2015
Sl. No.	Particulars	Details
1	Reason for Change viz. appointment	Appointment of M/s. BMP & Co. LLP (BMP), bearing Unique Identification No. L2017KR003200, as the Secretarial Auditors of the Company.
2	Date of appointment and term of appointment	The Board at its meeting held on 18th May 2025 approved the appointment of M/s. BMP Co. LLP as the Secretarial Auditors of the Company, for five consecutive years commencing from FY 2025-26 till FY 2029-2030, subject to approval of the shareholders of the Company at the ensuing Annual General Meeting.
3	Brief Profile (in case of appointment)	BMP & Co., LLP (BMP) is a well-established firm of Practising Company Secretaries with offices in Bengaluru, Mumbai, and Delhi (NCR). Founded in 2017, the firm comprises 5 partners and a dedicated team of 60 employees. Specializing in Company Secretarial services and having undergone peer review, BMP delivers comprehensive consulting and advisory services in corporate law. Our expertise encompasses a wide spectrum, including Corporate Secretarial Services, Secretarial Audit, SEBI compliances, Initial Public Offerings (IPO), Foreign Direct Investment (FDI) and Overseas Direct Investment (ODI) under FEMA, Mergers & Amalgamations, Business Setup, and Fund Raise compliance. BMP has earned the trust of industry leaders across diverse sectors, including listed corporates, multinational companies, startups, venture capital firms, and esteemed law firms, establishing itself as a trusted partner in the corporate landscape.
4	Disclosure of relationships between directors (in case of appointment as a director)	Not applicable