Hazaribagh Ranchi Expressway Limited

Regd. Office:

The IL&FS Financial Center, Plot C-22, G Block,

Bandra Kurla Complex, Mumbai- 400051

Tel

022-26533333 Fax : 022-26523979

CIN

U45203MH2009PLC191070

February 14, 2022

To,

Vice President,

Listing Department,
National Stock Exchange of India Limited
'Exchange Plaza', Bandra Kurla Complex,
Bandra (East), Mumbai - 400 051

Re: Intimation under Regulation 52 of SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015

Ref: Listed, Rated, Redeemable, Secured, Non-Convertible Debentures ("NCD") in

the form of 34 Series - as per attached Annexure

Dear Sir/ Madam,

Pursuant to the provisions of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we wish to inform you that Board of Directors of the Company at its meeting held on February 14, 2022 has inter alia approved the Financial Results for the Quarter and nine months ended December 31, 2021 and in this regards please find attached herewith the following documents and information:

Unaudited Financial Results for the Quarter and nine months ended December 31, 2021 along with the Limited Review Report thereon.

You are requested to take the same on record.

Thanking you.

Yours faithfully,

For Hazaribagh Ranchi Expressway Limited

chi Expres

Parag Phanse Director

DIN: 08388809

Encl: a/a

Ground Floor Plot No: 44 Union Bank of India Colony, Road No:3, Banjara Hills, (Behind TV9 office), Hyderabad - 500 034. Tel: +91 40 2355 5799 www.KSAiyar.com hyderabad@ksaiyar.com

LIMITED REVIEW REPORT TO BOARD OF DIRECTORS OF HAZARIBAGH RANCHI EXPRESSWAY LIMITED ON THE QUARTERLY UNAUDITED STANDALONE FINANCIAL RESULTS, PURSUANT TO THE REGULATION 52 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

1. We have reviewed the accompanying statement of unaudited standalone financial results of M/s HAZARIBAGH RANCHI EXPRESSWAY LIMITED ("the Company") for the period ended December 31, 2021 (the "Statement") attached herewith, being submitted by the Company pursuant to the requirement of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

These financial results which are the responsibility of the Company's Management and approved by the Board of Directors, have been prepared on the basis of related financial statements, which is in accordance with Indian Accounting Standards, Interim Financial Reporting (Ind AS 34) specified under Section 133 of the Companies Act, 2013 read with rule 3 of Companies (Indian Accounting Standards) Rules, 2015 and other accounting principles generally accepted in India. Our responsibility is to issue a report on the statement based on our review,

2. We conducted our review in accordance with the standards on Review Engagement (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 statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

Conclusion

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statements of unaudited financial statements prepared in all material aspects in accordance with the applicable Indian Accounting Standards described under Section 133 of Companies Act, 2013 read with the relevant rules issued there under and other recognized accounting practices and policies generally accepted in India has not disclosed the information required to be disclosed in terms of Regulation 52 of the SEBI (Listing

Offices also at Mumbai, Chennai, Kolkatta Bangalore, Coimbatore Obligations and Disclosure Requirements) Regulations, 2015, including the manner in which is to be disclosed, or that it contains any material misstatement.

Emphasis of Matter

We draw attention to the following matters:

We draw your attention to note no 7 to the financial results regarding no interest, additional interest, default interest, penal charges or other similar charges to accrue after the Cut-Off date of 15th Oct 2018 vide NCLAT Order dated 12th March 2020 as set out in Initial Resolution Framework. Pursuant to the Order of NCLAT, the Company has not recognised any interest amounting to Rs. 22,570.14 lakhs (PY: Rs. 17,692.30 lakhs) default interest, penal interest and any other charges after the cut-off date of October 15,2018.

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

We refer to Note No. 5 to the financial results. National Company Law Appellate Tribunal (NCLAT) Vide its order date February 11, 2019 classified the company under "Amber" category, based on a 12 month cash flow, which means company is able to meet only financial obligations towards senior lenders and operational creditors. We are informed that the Board of ultimate parent company (IL&FS) has given its in-principle approval to establish an Infrastructure Investment Trust ("InvIT") under the SEBI InvIT regulations and proposes to transfer stake held by the parent company (ITNL) along with loans and receivables from the company to the said InvIT. In furtherance, ITNL has incorporated a WOS to act as the sponsor to the proposed InvIT as mentioned in Note 5 of the financial statements. All these factors indicate and cast a doubt about the Company's ability to continue as a 'Going Concern'. However, management has continued to prepare financial statements on a 'Going Concern' basis for the reasons detailed in note no. 5.

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

iii) We draw your attention to Note no. 9 to the financial results wherein it is mentioned that The Ministry of Corporate Affairs (MCA), Government of India, has vide its letter dated October 1, 2018 initiated investigation by Serious Fraud Investigation Office (SFIO) against IL&FS (ultimate holding company) and its group companies under Section 212 (1) of the Companies Act, 2013. As a part of investigation of affairs of ITNL (the Holding Company), SFIO has also been seeking from ITNL various information including relating to project undertaken by the Company (for which ITNL acted as Development Contractor and promoter). The investigation is in progress, and it is understood that the relevant information is being provided by ITNL to the agency. At this stage, no material impact/ implications had arisen from the aforesaid developments. However, an uncertainty relating to the future outcome of the regulatory actions is not determinable at this stage.

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



iv) There are certain non-compliance of applicable laws and regulations pertaining to filings with Regulators and appointment of key management personnel. These do not have an impact on financial reporting and/or compliance with accounting standards as referred to in Note No. 6 of the financial results.

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

For K. S. Aiyar& Co Chartered Accountants

Firm's Registration No.100186W

UDIN: 22206784ACAEFG6857

G C Nageswara Rao

Partner

M.No.206784 Place: Hyderabad

Date: 14.02.2022

HAZARIBAGH RANCHI EXPRESSWAY LIMITED

Registered Office : The IL&FS Financial Centre, Plot C - 22, G - Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051, http://www.itnlindia.com/I-REL-SPV.aspx
CIN: U45203MH2009PLC191070

Statement of Financial Results for the quarter and nine months ended December 31, 2021 (Rs. in Lakhs)

		(Rs. in Lakhs) Quater ended		Nine months ended	***************************************
	Particulars	December 31, 2021 (Unaudited)	September 30, 2021	December 31, 2021 (Unaudited)	Year ender
1		(wilding)	(Unaudited)	(Onabulea)	(Audited)
	(a) Revenue from operations (b) Other income	1,772	1,531	C 040	
	Total Income	128	219	5,213 813	9,4
		1,900	1,850	6,026	40.22
2	STATE OF THE CONTRACTOR OF THE			0,020	10,27
	(a) Operating expenses	222			
	(b) Finance Costs	317	173	655	2,98
	(c) Modification loss			2	
	(d) Depreciation and amortisation expense (e) Other expenses	M.	_	: *:	87
	(f) Impairment of Assets	170	58	286	.*
	Total expenses		× 1	200	3,09
		488	231	943	6,92
3	Profit before Tax	1.440			
4	Less : Tax expense	1,412	1,619	5,083	3,34
	(1) Current Tax				
	(2) Deferred Tax	7.00	*		
				**	
5	Profit for the period/year			**:	*
6	Other Comprehensive Income / Europe	1,412	1,619	5,083	3,346
7	Total comprehensive income (after tax)	4.	*		0,540
		1,412	1,619	5,083	3,346
ii	Paid-up equity share capital (face value - ₹ 10 per share) Paid-up Debt Capital	13,100	12 100		AKE 13
	Net worth	79,669	13,100 79,669	13,100	13,100
0	Debenture Redemption Reserve	6.184	4,771	79,669	79,669
	- A Complete Veselve	6,010	6,010	6,184	1,101
,	Farnings			6,010	6,010
	Earnings per share (of ₹ 10/- each) : (* Not annualised)				
	(b) Diluted	1.08*	1.24*	3.88*	25.25
		1.08*	1.24*	3.88*	2.55 2.55
	Ratios				2.00
	(a) Debt/Equity Ratio (number of times)	40.00		and the second	
	b) Debt Service Coverage Ratio (DSCR) (number of times) (Refer Note 5 below)	12.88	16.70	12.88	72.37
		*	*		
	c) Interest Service Coverage Ratio (ISCR) (number of times) Refer Note 5 below)				
1	d) Assets Coverage Ratio (ACR) (number of times)	*:	*	***	72
1	e) Current Ratio	1.52	1.49	1.52	1.43
k) Long Term Debt to Working Capital	1,18	1.14	1.18	1.05
1	n Bad Dahra ta d	1.46	1.67	1.46	
	g) Bad Debts to Account receivable ratio	*		3.40	2,04
	1) Current Liability Ratio			**	-
(1)	Total Debts to Total Assets	0.51	0,47	0.51	0.43
(1)	Debtors Turnover	0.87	0.88	0.87	0.91
	Inventory Turnover	*	*		
	Operating Margin (%)	* : :			
		82%	87%	0000	4
(III	n) Net Profit Margin (%)	84%		82%	36%
E2 -			89%	84%	33%
125	se accompanying Notes 1 to 16 to the financial results				





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Notes to the Un-audited Financial Results for Quarter and Nine Months ended December 31, 2021:

- 1. The above financial results of the Company were reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on February 14, 2022 and have been reviewed by the Statutory Auditor of the Company
- 2 All secured borrowings obtained by the Company are covered under a pari-passu first charge in favour of the Debenture Trustee on the project assets and all tangible and inlangible assets, including but not limited to rights over the project site, project documents, financial assets such as receivables, cash, investments, insurance proceeds, etc.
- 3. The Company is engaged in the business of setting up or infrastructure facility by way of development of infrastructure projects, operation and The Company is engaged in the business of setting up of infrastructure facility by way of development of infrastructural facilities. As such, all activities undertaken by the Company are incidental to the main business. There are no separate reportable business segments as per IND AS 108 on "Operating Segment".
- Pursuant to the "Third Progress Report Proposed Resolution Framework for the IL&FS Group" dated 17 December, 2018 and the "Addendum to the Third Progress Report - Proposed Resolution Framework for IL&FS Group' dated January 15, 2019 ("Resolution Framework Report") submitted by the Company to the Ministry of Corporate Affairs, Government of India which, in turn, was filed with the Hon'ble National Company Law Appellate Tribunal ("NCLAT"), the creditors of the Company were invited (via advertisement(s) dated May 22, 2019) to submit their claims as at October 15, 2018 with proof, on or before 5 June, 2019 (later extended till February 5, 2020)) to a Claims Management Advisor ("CMA") appointed by the IL&FS Group. The amounts claimed by the financial and operational creditors are assessed for admission by the CMA.

The CMA, vide their various communications to the management of the Company, have submitted their report on the status of the claims received and its admission status. The report is subject to Updation based on additional information / clarification that may be received from the

Management of the Company has reviewed the claims made by third parties with the CMA, and reconciled them with the books of accounts and accounted in the books of accounts appropriately

Union of India has superseded the earlier board of Holding/Ultimate Holding Company and appointed new Board from October 01, 2018, Entire Group is going through severe financial stress, National Company Law Appellate Tribunal ("NCLAT") had passed an order on October 15, 2018 ("Interim Order") in Company App aal (AT) 346 of 2018, imposing moratorium on the creditors of IL&FS and its 348 group companies, which includes the Company. Further, NCLAT vide its order dated February 11, 2019 has also classified the Company under the "Amber Category" based on a 12 month cash flow solvency test, which means that the Company is able to meet only financial obligation towards Senior Lenders and operational creditors. In view of this classification and the moratorium order, the Company has stopped servicing financial obligations

The New Board after careful evaluation of alternate resolution options, has given its in-principle approval to establish an infrastructure investment trust ("InvIT") under the SEBI InvIT regulations and proposes to transfer the stake held by ITNL along with loans and receivables from the Company to the said InvIT. In furtherance of the same, ITNL has incorporated a wholly owned subsidiary to act as the Sponsor to the

Pursuant to the aforesaid, management believes that use of the going concern assumption for preparation of these financial results is appropriate as the business operations of the Company will continue in foreseeable future.

- 6 The Company is not in compliance with the Companies Act 2013, as applicable to the Company. These non compliances pertain filings with Regulators and appointment of Key Management personnel. These do not have an impact on financial reporting.
- In line with the affidavit filed by Ministry of Corporate Affairs (MCA) to the Honble NCLAT on May 21, 2019, the cut-off date of October 15, 2018 ("Cut-Off Date") was proposed, on account of inter alia the fact that the Honbie NCLAT had passed wide its order dated March 12, 2020, had upheld its Interim order of October 15, 2018, which inter alia granted certain reliefs to the iL&FS Group and also restricted certain coercive

In terms of the Resolution Framework Reports, the proposal made is that all liabilities relating to the relevant IL&FS Group Entity, whether financial (including interest, default interest, indemnity claims and additional charges), operational debt (including interest, indemnity or other claims) as well as statutory claims (including tax, employment and labour related claims), whether existing at or relating to a period prior to the Cut-Off Date should not continue accruing further interest.

Accordingly the Company has not accrued any interest amounting to INR 22,570,14 lakhs (Upto previous year - INR 17,692,30 lakhs), default interest, penal interest and any other similar charges after the said cut off date of October 15, 2018.

The National Company Law Tribunal ("NCLT"), vide order dated January 1, 2019, had allowed a petition filed by the Union of India, for reopening of the books of accounts and re-casting the financial statements under the provisions of Section 130 of the Companies Act, 2013 for the financial years from 2012-13 to 2017-18, of Infrastructure Leasing & Financial Services Limited ("L&FS"), and its subsidiaries namely IL&FS Financial Services Limited "IFIN") and IL&FS Transportation Network Limited ("ITNL"), the holding Company

The Company's financial statement are not subject to any reopening/recasting and it is expected that impact, if any, arising out of the said reopening / recasting would be limited to above mentioned three entities only. Hence, Company is not envisaging any adjustment in financial

9 The Ministry of Corporate Affairs (MCA), Government of India, has vide its letter dated October 1, 2018 initiated investigation by Serious Fraud Investigation Office (SFIO) against IL&FS (ultimate holding company) and its group companies under Section 212 (1) of the Companies Act. 2013. As a part of investigation of affairs of ITNL (the Holding Company). SFIO has also been seeking from ITNL various information including relating to project undertaken by the Company (for which ITNL acted as Development Contractor and promoter). The investigation is in progress and it is understood that the relevant information is being provided by ITNL to the agency. At this stage, no material impact/ implications had arisen from the aforesaid developments. However, an uncertainty relating to the future outcome of the regulatory actions determinable at this stage

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10 The New Board of IL & FS (ultimate holding Company) in January 2019 initiated a forensic examination for the period from April 2013 to September 2018 in relation to the certain Companies of the Group and has appointed an independent third party for performing the forensic audit and to report the findings to the Board of Directors of IL&FS. The Company is not in the list of Companies identified by the New Board for forensic audit and hence no such specific audit of the affairs of the Company has been conducted. The independent third party has submitted their interim report in relation to the audit of ITNL (the Holding company) and its project related activities and the observations contained therein related primarily to the operations of ITNL. The said report has been discussed by the Board of ITNL in its meeting held on November 28, 2019 and is being dealt with in manner deemed fit by the Board of the Holding company

Observations if any made by the independent third party relating to the project undertaken by the Company, have been presented to the Company's Board. After review of the observations, the Board is of the view that no adjustments will be required in these financial statements for any consequential effects / matters that may arise from the said report

The independent third party has conducted further audit procedures and is in process of submitting an additional report to ITNL. Since the report is primarily relating to oper ation of the holding company. Company is not envisaging any adjustment in financial statement in this regard

- 11 Based on the current assessment of the project, estimates regarding incurrence of periodic maintenance cost has been changed. This along with other factors (timing of receipt of annuities) has resulted into modification gain of Rs. 88.39 lakhs in accordance with the principle of IND-
- 12 Net worth as per Listing Regulations means net worth as defined in sub-section (57) of section 2 of the Companies Act, 2013.
- 13 Details of Credit Rating Non-convertible debentures ("NCDs"): CARE D, India Ra ing IND D(SO).
- 14 No complaints were recorded during the period and 2 (two) complaints are pending as on December 31, 2021
- 15 Prior to September 07, 2021, the Company was not required to submit quarterly financial results. Accordingly, the financial results for the quarter ended December 31, 2920 are not available with the Company. The Company has availed relaxation provide by SEBI vide its cricular No. SEBI/HO/DDHSCIR/2021/0000000637 dated October 05, 2021, accordingly the column on corresponding figures for the said quarter has not been provided.
- 16 Figures for the previous year / period have been regrouped, reclassified where necessary, to conform to the classification of the current

Place: Mumbai

Date: February 14, 2022

For and on behalf of the Board

CONTEXOS

Parag Phanse DIN:08388809

Hazaribagh Ranchi Expressway Limited

The IL&FS Financial Center, Plot C-22, G Block, Bandra Kurla Complex, Mumbai- 400051 022-26533333 Fax: 022-26523979 Regd. Office:

Tel

U45203MH2009PLC191070 CIN

Annexure A

Type of Security	ISIN	Description of Security	Security Code	Remarks
	INE526S07056	HREL 8.5% 2019 (Series AIV)	HREL19	
	INE526S07064	HREL 8.5% 2019 (Series AV)	HREL19A	
	INE526S07072	HREL 8.5% 2020 (Series AVI)	HREL20	
	INE526S07080	HREL 8.5% 2020 (Series AVII)	HREL20A	
	INE526S07098	HREL 8.5% 2021 (Series AVIII)	HREL21A	
	INE526S07106	HREL 8.5% 2021 (Series A IX)	HREL21	
	INE526S07114	HREL 8.5% 2022 (Series AX)	HREL22	
	INE526S07122	HREL 8.5% 2022 (Series AXI)	HREL22A	
	INE526S07130	HREL 8.5% 2023 (Series AXII)	HREL23	
	INE526S07148	HREL 8.5% 2023 (Series AXIII)	HREL23A	
	INE526S07155	HREL 8.5% 2024 (Series AXIV)	HREL24	
	INE526S07163	HREL 8.5% 2024 (Series AXV)	HREL24A	
	INE526S07171	HREL 8.5% 2025 (Series AXVI)	HREL25	
	INE526S07189	HREL 8.5% 2025 (Series AXVII)	HREL25A	
	INE526S07197	HREL 8.5% 2026 (Series AXVIII)	HREL26A	
	INE526S07205	HREL 8.5% 2026 (Series AXIX)	HREL26	
DD	INE526S07213	HREL 8.5% 2027 (Series AXX)	HREL27	
DB	INE526S07254	HREL 8.75% 2019 (Series BIV)	HREL19	
	INE526S07262	HREL 8.75% 2019 (Series BV)	HREL19B	
	INE526S07270	HREL 8.75% 2020 (Series BVI)	HREL20	
	INE526S07288	HREL 8.75% 2020 (Series BVII)	HREL20A	
	INE526S07296	HREL 8.75% 2021 (Series BVIII)	HREL21	
	INE526S07304	HREL 8.75% 2021(Series BIX)	HREL21A	
	INE526S07312	HREL 8.75% 2022 (Series BX)	HREL22	
	INE526S07320	HREL 8.75% 2022 (Series BXI)	HREL22A	
	INE526S07338	HREL 8.75% 2023 (Series BXII)	HREL23A	
	INE526S07346	HREL 8.75% 2023 (Series BXIII)	HREL23	
	INE526S07353	HREL 8.75% 2024 (Series BXIV)	HREL24A	
	INE526S07361	HREL 8.75% 2024 (Series BXV)	HREL24	
	INE526S07379	HREL 8.75% 2025 (Series BXVI)	HREL25	
	INE526S07387	HREL 8.75% 2025 (Series BXVII)	HREL25A	
	INE526S07395	HREL 8.75% 2026 (Series BXVIII)	HREL26	
	INE526S07403	HREL 8.75% 2026 (Series BXIX)	HREL26A	
	INE526S07411	HREL 8.75% 2027 (Series BXX)	HREL27	