JHARKHAND ROAD PROJECT IMPLEMENTATION COMPANY LIMITED

ANNUAL REPORT

2022-23

Stock Exchange:

National Stock Exchange of India Limited 'Exchange Plaza', Bandra Kurla Complex, Bandra (East), Mumbai - 400 051 Email ID: ydeshmukh@nse.co.in

Registrar and Share Transfer Agent (RTA):

Link InTime India Pvt Limited C-101, 247 Park, LBS Marg, Surya Nagar, Vikhroli (West), Mumbai – 400 083 Phone: +91 22 4918 6000 Email ID: ganesh.jadhav@linkintime.co.in

Debenture Trustee:

IDBI Trusteeship Services Limited

Asian Building, Ground Floor, 17, R Kamani Marg, Ballard Estate, Mumbai 400 001 Email ID: gauri@idbitrustee.com

JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED Regd Office: 443/A, Road No. 5, Ashok Nagar, Ranchi - 834002 Tel. + 91 651 2247410 Fax : + 91 651 2240952 CIN: U45200JH2009PLC013693

NOTICE OF THE 14th ANNUAL GENERAL MEETING

Notice is hereby given that the Fourteenth Annual General Meeting of the Members of Jharkhand Road Projects Implementation Company Limited will be held at Tuesday, September 26, 2023 at 3:00 p.m. IST through Video Conference mode at 443 A, Road No. 5, Ashok Nagar, Ranchi, Jharkhand 834002 to transact the following business

ORDINARY BUSINESS:

1) <u>To receive, consider and adopt the Audited Financial Statement containing the</u> <u>Balance Sheet as at March 31, 2023 and the Profit & Loss Account, Cash Flow</u> <u>Statement, notes and schedules forming part of the Financial Statement for the</u> <u>year ended March 31, 2023 together with the Reports of the Board of Directors and</u> <u>the Auditors thereon:</u>

To consider and if thought fit to pass, with or without modifications, the following resolution as Ordinary Resolution:

"RESOLVED THAT pursuant to section 134 of the Companies Act, 2013 Financial Statement containing the Balance Sheet as at March 31, 2023 and the Profit & Loss Account, Cash Flow Statement, notes and schedules forming part of the Financial Statement for the period ended 31st March 2023 together with the Director's Report and Auditor's Report thereon be and are hereby received, considered and adopted."

2) <u>To appoint as director in place of Mr. Rajnish Saxena (DIN: 05188337), who retires</u> by rotation and being eligible offers himself for re-appointment:

To consider and if thought fit to pass, with or without modifications, the following resolution as Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Mr. Rajnish Saxena (DIN: 05188337), Director, who retires by rotation at this meeting and being eligible, has offered himself for re-appointment, be and is hereby reappointed as Director of the Company, liable to retire by rotation."

SPECIAL BUSINESS:

3) <u>To regularize appointment of Mr. Danny Samuel (DIN: 02348138) as Non-</u> <u>Executive (Nominee) Director of the Company:</u>

To consider and if thought fit to pass, with or without modifications, the following resolution as Ordinary Resolution:

JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED Regd Office: 443/A, Road No. 5, Ashok Nagar, Ranchi - 834002 Tel. + 91 651 2247410 Fax : + 91 651 2240952 CIN: U45200JH2009PLC013693

"**RESOLVED THAT** pursuant to the provisions of Sections 152, 161, 164 and other applicable provisions, if any, of the Companies Act, 2013, and the Companies (Appointment and Qualification of Directors) Rules, 2014 made thereunder, including any statutory modifications or re-enactment thereof for the time being in force, and subject to the provisions of the Articles of Association of the Company, Mr. Danny Samuel (DIN: 02348138), who was appointed as Additional Non-Executive Director of the Company effective June 12, 2023 upto the date of the ensuing Annual General Meeting, be and is hereby appointed as Nominee (Non-Executive) Director of the Company liable to retire by rotation."

4) <u>To regularize appointment of Mr. Sachin Joshi (DIN: 08478253) as Non-</u> <u>Executive (Nominee) Director of the Company:</u>

To consider and if thought fit to pass, with or without modifications, the following resolution as Ordinary Resolution:

"**RESOLVED THAT** pursuant to the provisions of Sections 152, 161, 164 and other applicable provisions, if any, of the Companies Act, 2013, and the Companies (Appointment and Qualification of Directors) Rules, 2014 made thereunder, including any statutory modifications or re-enactment thereof for the time being in force, and subject to the provisions of the Articles of Association of the Company, Mr. Sachin Joshi (DIN: 08478253), who was appointed as Additional Non-Executive Director of the Company effective August 1, 2023 upto the date of the ensuing Annual General Meeting, be and is hereby appointed as Nominee (Non-Executive) Director of the Company liable to retire by rotation."

5) Approval of remuneration payable to Cost Auditors for F.Y. 2023-24:

To consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"**RESOLVED THAT** pursuant to the provisions of Section 148 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modifications(s) or re-enactment(s) thereof, for time being in force), the remuneration payable to M/s. Chivilkar Solanki & Associates, Cost Accountants, Mumbai (Firm Registration No.: 000468) as Cost Auditors to conduct the audit of cost records of the Company for Financial Year 2023-24, as recommended by Audit Committee and approved by the Board of Directors of the Company, amounting to Rs. 85,000/- (Rupees Eighty Five Thousand only) plus tax as applicable and reimbursement of out of pocket expenses incurred in connection with the aforesaid audit, be and is hereby approved."

6) <u>Alteration of Articles of Association of the Company</u>:

To consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of section 5 and 14 of the Companies Act, 2013 (the Act), and any other applicable provisions of the Act, read with the Rules made thereunder (including any statutory modification(s) or reenactment thereof, for the time being in force), the consent of the Members be and is hereby accorded to insert Article No. 78A and 78B in the Articles of Association of the company as detailed below:

78A. Nominee Directors:

In case the Company obtains any loans /other facilities from financial institutions or issued debentures and it is a term thereof that the said debenture trustee/ lenders/ financial institution shall have right to nominate one or more directors, then subject to such terms and conditions as may be agreed upon the said debenture trustee/ lenders/ financial institutions shall be entitled to nominate one or more directors as the case may be, on the Board of Directors of the Company and to remove from office any such director so appointed and to nominate another in his place or in place of the director so appointed who resigns or otherwise vacates his office. Any director or directors so nominated shall not be liable to retire by rotation. Any such nomination or removal shall be made in writing and by a resolution of the Board of Directors of such financial institution or by any person duly authorized by it.

78B. Terms of office of Nominee Directors:

The Nominee Director appointed under the last preceding Article shall be entitled to hold office until retired by the person, firm or body corporate who may have appointed them and will not be bound to retire by rotation or be subject to Articles hereof. A Nominee Director shall not require any qualification Shareholding. As and whenever a Nominee Director vacates office whether upon request as aforesaid or by death, resignation or otherwise, the person, firm or body corporate who appointed such Nominee Director may appoint another Director in his place. Every nomination, appointment or removal of a Nominee Director or other notification under this Article shall be in writing and shall in the case of a company under the hand of a Director of such company duly authorised in that behalf by a resolution of the Board of Directors. Subject as aforesaid, a Nominee Director shall be entitled to the same rights and privileges and be subject to the same obligations as any other Director of the Company. JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED Regd Office: 443/A, Road No. 5, Ashok Nagar, Ranchi - 834002 Tel. + 91 651 2247410 Fax : + 91 651 2240952 CIN: U45200JH2009PLC013693

RESOLVED FURTHER THAT the Board of Directors and the KMPs of the Company, if any be and are hereby authorised to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this Resolution.

RESOLVED FURTHER THAT the Board of Directors and the KMPs of the Company, if any be and are hereby also authorised to delegate all or any of the powers conferred on it by or under this Resolution to any Director or Key Managerial Personnel of the Company or any other officer(s) or employee(s) of the Company as it may consider appropriate in order to give effect to this Resolution."

For and on behalf of the Board of Directors of Jharkhand Road Projects Implementation Company Limited

Sd/-Sachin Joshi Director DIN: 08478253

September 22, 2023 Mumbai

<u>Registered Office</u>: 443 A, Road No. 5, Ashok Nagar, Ranchi, Jharkhand 834002.

NOTES:

- (1) The Ministry of Corporate Affairs ("MCA") has vide its General Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021, No. 19/2021 dated December 8, 2021, No. 21/2021 dated December 14, 2021, Circular No. 02/2022 dated May 05, 2022 and No. 10/2022 dated December 28, 2022 (collectively referred to as "MCA Circulars") permitted the holding of the Annual General Meeting ("AGM") through Video Conferencing (VC) / Other Audio Visual Means (OAVM) without the physical presence of the Members at a common venue. In compliance with the provisions of the Companies Act, 2013 ("Act") and MCA Circulars, the 14th AGM of the Company is being held through VC / OAVM.
- (2) In view of the aforementioned, the 14th AGM of the Members is being held through VC/OAVM. Members are requested to join and participate in the AGM through VC/OAVM only. The detailed procedure for participating in the meeting through VC/OAVM is mentioned in Note No. 7.
- (3) Since, the AGM is being conducted through VC/OAVM, there is no provision for appointment of proxies. Accordingly, the facility for appointment of proxies by the members will not be available.
- (4) Corporate Members intending to authorize their representative to attend and vote at the meeting are requested to ensure that the certified true copy of the Board resolution, power of attorney or such other valid authorizations under Section 113 of the Companies Act, 2013, authorizing them to attend and vote at the meeting is provided by email at <u>itnl.secretarial@ilfsindia.com</u> prior to the commencement of the Meeting. In terms of the provisions of the Companies Act, 2013, the representatives of Corporate Members without proper authorization, such as Board resolution or power of attorney or such other valid authorization, may not be able to attend the meeting.
- (5) An Explanatory Statement pursuant to Section 102(1) of the Companies Act, 2013, in respect of the details of the Director seeking re-appointment as prescribed under Secretarial Standard-2 (SS-2) issued by the Institute of Company Secretaries of India is annexed hereto.
- (6) All the documents referred to in the accompanying Notice and the Explanatory Statement are open for inspection by the Members and will be made available via electronic mode prior to the date of the AGM. Members may send their request for inspection by sending an email at <u>itnl.secretarial@ilfsindia.com</u> for providing the documents.
- (7) The details of the process and manner for participating in Annual General Meeting through Video conferencing are explained herein below:
 - a) This Annual General Meeting shall be called through Video Conferencing mode. Members are requested to participate in the meeting as follows:

- (i) Please connect to the site by clicking on the following link: Join Zoom Meeting: <u>https://us02web.zoom.us/j/83236654230?pwd=dGJ5UGliNEwvak1pYmRSbkY</u><u>wTWJNdz09</u>
- (ii) Join the Meeting by inserting the details as follows:

Meeting ID: 832 3665 4230 Passcode: 842314

- b) Members can participate in AGM through smart phone/laptop, however, for better experience and smooth participation it is advisable to join the Meeting through Laptops connected through broadband.
- c) Further, Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- d) Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.

JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED Regd Office: 443/A, Road No. 5, Ashok Nagar, Ranchi - 834002 Tel. + 91 651 2247410 Fax : + 91 651 2240952 CIN: U45200JH2009PLC013693

Item No. 2

The details as prescribed under Secretarial Standard–2 (SS-2) issued by the Institute of Company Secretaries of India are tabled below:-

Sr. No.	Particulars
Name	Mr. Rajnish Saxena
Age/DOB	08/05/1967
Qualification	B.E. (Civil)
Experience	Relevant Years
Terms and Conditions of Appointment or Re-Appointment	-
Date of First appointment on the Board	25/11/2019
Shareholding in the Company	-
Relationship with other Directors, Manager and KMP	None
No. of Board meetings attended during the year 2022-23	5
Other Directorships	 ITNL Road Infrastructure Development Company Limited, Baleshwar Kharagpur Expressway Limited, Jharkhand Accelerated Road Development Company Limited, Jorabat Shillong Expressway Limited, Kiratpur Ner Chowk Expressway Limited, Barwa Adda Expressway Limited, GRICL Rail Bridge Development Company Limited, Elsamex India Private Limited, Yala Construction Co. Private Limited, Elsamex Maintenance Services Limited.
Membership/Chairmanship of the Committees of Board held in other company	 Barwa Adda Expressway Limited: (i) Corporate Social Responsibility Committee – Member. Kiratpur Ner Chowk Expressway Limited:

JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED Regd Office: 443/A, Road No. 5, Ashok Nagar, Ranchi - 834002 Tel. + 91 651 2247410 Fax : + 91 651 2240952 CIN: U45200JH2009PLC013693

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT 2013

Item No. 3

<u>Regularisation of the appointment of Mr. Danny Samuel (DIN: 02348138) as Non-</u> <u>Executive (Nominee) Director of the Company:</u>

The Board of Directors had appointed Mr. Danny Samuel (DIN: 02348138) as an Additional Non-Executive (Nominee) Director representing IL&FS Transportation Networks Limited (ITNL), the holding Company with effect from June 12, 2023 pursuant to the provisions of Section 152, 161, 164 of the Companies Act, 2013. In terms of the provisions of Section 161 of the Act, Mr. Ravi Praveen Kumar would hold office up to the date of the ensuing Annual General Meeting.

In terms of Section 160 and any other applicable provisions of the Companies Act, 2013 read with rules under the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), he is proposed to be appointed as a Nominee (Non-executive) Director of the Company with effect from the date of this Annual General Meeting.

The Board considers that continued association of Mr. Danny Samuel would be of immense benefit to the Company. Accordingly, the Board recommends the resolution in relation to his appointment as Nominee (Non-executive) Director, for the approval by the Members.

Except Mr. Danny Samuel, none of the Directors and the Key Managerial Personnel of the Company and their relatives are concerned or interested, in the resolution set out at Item No. 3.

Sr. No. **Particulars** Mr. Danny Samuel Name Age/DOB 20/07/1975 Company Secretary Qualification Experience **Relevant Years** Terms and Conditions of Appointment or **Re-Appointment** Date of First appointment on the Board _ Nil Shareholding in the Company Relationship with other Directors, Manager _ and KMP No. of Board meetings attended during the 0 year Other Directorships Khed Sinnar Expressway Limited, 1.

The details as prescribed under Secretarial Standard-2 issued by the Institute of Company Secretaries of India are tabled below:-

JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED

Regd Office: 443/A, Road No. 5, Ashok Nagar, Ranchi - 834002 Tel. + 91 651 2247410

Fax : + 91 651 2240952

CIN: U45200JH2009PLC013693

	2. Srinagar Sonamarg Tunnelway Limited,
	3. Moradabad Bareilly Expressway Limited,
	4. Pune Sholapur Road Development
	Company Limited,
	5. Sikar Bikaner Highway Limited,
	6. Hazaribagh Ranchi Expressway Limited,
	7. ITNL International Pte. Ltd.
	8. ITNL Offshore Two Pte. Ltd.
	9. ITNL Offshore Three Pte. Ltd.
Membership/Chairmanship of the	1. Khed Sinnar Expressway Limited:
Committees of Board held in other company	(i) Corporate Social Responsibility
	Committee – Member.
	2. Srinagar Sonamarg Tunnelway Limited:
	(i) Corporate Social Responsibility
	Committee – Member.
	3. Moradabad Bareilly Expressway Limited:
	(i) Nomination and Remuneration
	Committee – Member.
	4. Pune Sholapur Road Development
	Company Limited:
	(i) Audit Committee – Member.
	5. Sikar Bikaner Highway Limited:
	(i) Audit Committee – Member.
	6. Hazaribagh Ranchi Expressway Limited:
	(i) Audit Committee – Member.

Item No. 4

Regularisation of the appointment of Mr. Sachin Joshi (DIN: 08478253) as Non-Executive (Nominee) Director of the Company:

The Board of Directors had appointed Mr. Sachin Joshi (DIN: 08478253) as an Additional Non-Executive (Nominee) Director representing IL&FS Transportation Networks Limited (ITNL), the holding Company with effect from August 1, 2023 pursuant to the provisions of Section 152, 161, 164 of the Companies Act, 2013. In terms of the provisions of Section 161 of the Act, Mr. Sachin Joshi would hold office up to the date of the ensuing Annual General Meeting.

In terms of Section 160 and any other applicable provisions of the Companies Act, 2013 read with rules under the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), he is proposed to be appointed as a Nominee (Non-executive) Director of the Company with effect from the date of this Annual General Meeting.

The Board considers that continued association of Mr. Sachin Joshi would be of immense benefit to the Company. Accordingly, the Board recommends the resolution in relation to his appointment as Nominee (Non-executive) Director, for the approval by the Members.

Except Mr. Sachin Joshi, none of the Directors and the Key Managerial Personnel of the Company and their relatives are concerned or interested, in the resolution set out at Item No. 4.

Sr. No.	Particulars	
Name	Mr. Sachin Suresh Joshi	
Age/DOB	01/01/1978	
Qualification	BE (Civil), DFM	
Experience	Relevant Years	
Terms and Conditions of Appointment or Re-Appointment	-	
Date of First appointment on the Board	-	
Shareholding in the Company	Nil	
Relationship with other Directors, Manager and KMP	-	
No. of Board meetings attended during the year	0	
Other Directorships	 Barwa Adda Expressway Limited, Karyavattom Sports Facilities Limited, 	
	3. Pune Sholapur Road Development Company Limited,	

The details as prescribed under Secretarial Standard-2 issued by the Institute of Company Secretaries of India are tabled below:-

JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED

Regd Office: 443/A, Road No. 5, Ashok Nagar, Ranchi - 834002 Tel. + 91 651 2247410

Fax : + 91 651 2240952

CIN: U45200JH2009PLC013693

	4. Thiruvananthapuram Road Development
	Company Limited,
	5. Chenani Nashri Tunnelway Limited,
	6. ITNL Road Infrastructure Development
	Company Limited,
	7. Hazaribagh Ranchi Expressway Limited,
	8. Sikar Bikaner Highway Limited,
	9. Moradabad Bareilly Expressway Limited.
Membership/Chairmanship of the	1. Pune Sholapur Road Development
Committees of Board held in other company	Company Limited:
	(i) Audit Committee – Member,
	(ii) Nomination and Remuneration
	Committee – Member,
	(iii)Corporate Social Responsibility
	Committee – Member.
	2. Karyavattom Sports Facilities Limited:
	(i) Corporate Social Responsibility
	Committee – Member.
	3. Moradabad Bareilly Expressway Limited:
	(i) Audit Committee – Member.
	4. Thiruvananthapuram Road Development
	Company Limited:
	(i) Audit Committee – Member,
	(ii) Nomination and Remuneration
	Committee – Member.
	5. Moradabad Bareilly Expressway Limited:
	(i) Audit Committee – Member.

Item No. 5

Approval of remuneration of the Cost Auditor for F.Y. 2023-24:

The Board of Directors on the recommendation of the Audit Committee, had approved the appointment of M/s. Chivilkar Solanki & Associates, Cost Accountants, to conduct the audit of the cost records of the Company for F.Y. 2023-24.

In terms of the provisions of Section 148 of the Companies Act, 2013 read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to Cost Auditor for F.Y. 2023-24 is required to be approved by the Members of the Company. Accordingly, the members are requested to approve the remuneration payable to the Cost Auditor for the F.Y. ending March 31, 2024, as set out at Item No. 5 of the Notice.

None of the Directors or Key Managerial Personnel of the Company or their relatives is concerned or interested, financially or otherwise in the said Resolution. The Board of Directors recommends the Ordinary Resolution set out at Item No. 5 of the Notice for approval by the Members.

Item No. 6

Alteration of Articles of Association of the Company:

Pursuant to sub-regulation 6 of the Regulation 23 of The SEBI (Issue and Listing of Non-Convertible Securities) (Amendment) Regulations, 2023 dated February 2, 2023, the Companies having the listed debt securities is required to carry out the amendments to the existing Articles of Association by incorporating an appropriate clause enabling the Debenture Trustee/ Lenders/Financial Institutions to appoint Nominee Director(s) on the Board of the Company as part of their terms and conditions, the clauses pertaining to appointment of Nominee Directors are proposed to be inserted as an enabling provision which shall allow the Debenture Trustee to appoint the person nominated by them in terms of amendment made to SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 by SEBI vide SEBI (Issue and Listing of Non-Convertible Securities) (Amendment) Regulations, 2023 dated February 2, 2023. This amendment is required to be done on or before September 30, 2023. The Board of Directors recommends the Resolution to be passed as a Special Resolution as set out in the accompanying Notice for approval of the Members. None of the Directors and Key Managerial Personnel of the Company or their respective relatives are concerned or interested, financially or otherwise, in the resolution set out at Item no. 6, except to the extent of their equity shareholdings in the Company.

JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED Regd Office: 443/A, Road No. 5, Ashok Nagar, Ranchi - 834002 Tel. + 91 651 2247410 Fax : + 91 651 2240952 CIN: U45200JH2009PLC013693

For and on behalf of the Board of Directors of Jharkhand Road Projects Implementation Company Limited

September 22, 2023 Mumbai Sd/-Sachin Joshi Director DIN: 08478253

<u>Registered Office</u>: 443 A, Road No. 5, Ashok Nagar, Ranchi, Jharkhand 834002.

BOARD'S REPORT

To, The Shareholders, Jharkhand Road Projects Implementation Company Limited

Your Directors have pleasure in presenting the Fourteenth Annual Report along with the Audited Statements of Accounts for the year ended March 31, 2023.

FINANCIAL HIGHLIGHTS:

The financial highlights of the Company are as under:

The maneral inginging of the company are a		(Amount Rs. Million)
Particulars	For the Year ended	For the Year ended
	March 31, 2023	March 31, 2022
Total Income	3343.43	3417.14
Less: Total Expenditure	1558.92	2437.27
Profit before finance charges, Tax, Depreciation/Amortization (PBITDA)	1784.51	979.90
Less : Finance Charges	1603.00	1750.96
Profit/(Loss) before Depreciation/Amortization (PBTDA)	181.51	-771.06
Less : Depreciation	0.00	0.03
Net Profit before Taxation (PBT)	181.51	-771.09
Provision for taxation	-	-
Profit/(Loss) after Taxation (PAT)	181.51	-771.09

DIVIDEND:

In view of the loss incurred during the reporting period, the Board does not recommend any dividend for the year ended March 31, 2023.

RESERVES:

The Company has not transferred any amount to the Reserves for the financial year ended March 31, 2023.

STATE OF COMPANY'S AFFAIRS:

There were no significant changes in the state of affairs of the Company during the financial year under review that are not otherwise disclosed in this report.

OPERATIONS OF THE COMPANY:

During the year under review, your Company continued the operations and maintenance works of the following five roads developed by the Company under the Jharkhand Accelerated Road Development Programme:

- 1. Four lane Adityapur-Kandra Road (**AK**) in the state of Jharkhand developed on build, operate and transfer (BOT) annuity basis.
- 2. Two lane Chaibasa-Kandra-Chowka Road (**CKC**) in the state of Jharkhand developed on build, operate and transfer (BOT) annuity basis.
- 3. Four lane Patratu Dam-Ramgarh Road (**RPR 2**) in the state of Jharkhand developed on build, operate and transfer (BOT) annuity basis.
- 4. Six lane Ranchi Ring Road (**RRR**) in the state of Jharkhand developed on build, operate and transfer (BOT) annuity basis.
- 5. Four/Two lane Ranchi-Patratu Dam Road (**RPR 1**) in the state of Jharkhand developed on build, operate and transfer (BOT)annuity basis.

In accordance with the terms of the Concession Agreement, Major Maintenance orks is required to be undertaken for all the roads once in every five years. Accordingly, the Company has undertaken Major Maintenance works for the entire stretch of the Chaibasa-Kandra-Chowka & Ranchi Ring Road (RRR) Section III to VI Roads during the under review.

The overall completion of the work at Chaibasa-Kandra-Chowka road is 97%. The works at RRR section III to VI has been completed approx. 80%. The remaining work is expected to be completed by the end of September 2023.

Additionally, the Major Maintenance on RPR-II road has been commenced and completed work of around 2 km length of the stretch. The balance work is scheduled for carrying out after monsoon.

The Government of Jharkhand (GoJ) has not released annuity payments due aggregating to Rs. 398.00 Crore as of 31st March 2023. As of the date of this report, the total amount due and outstanding to be received from the Authority is Rs. 510.53 Crore

The Company is involved in arbitral proceedings initiated against it by the contractors in relation to the Ranchi Ring Road Project ("Sections III, IV, V and VI") ("RRR Project"), the Aditya-Kandra Project ("AK Project") and the Chaibasa-Kandra Chowka Project ("CKC Project"). The current status of each of the matters is as follows:

(i) RRR Project: The Arbitral Award was made on 06.08.2020 but was kept in a sealed cover pursuant to directions of the Hon'ble National Company Law Appellate Tribunal ("NCLAT") vide its order dated 11.01.2019 in Company Appeal (AT) No. 346 of 2018. Subsequently, the Hon'ble NCLAT was pleased to direct opening of the sealed cover vide its order dated 26.05.2022, pursuant to which the award was delivered by the Arbitral Tribunal on 06.08.2020.

The Company has challenged the RRR Award before the Hon'ble Delhi High Court in OMP (Comm) 408/2022. In the meantime, the Contractor moved the Hon'ble Delhi High Court for securing the amount awarded in the RRR Award in OMP (I) (Comm.) 18 of 2023. Both these matters are currently pending final adjudication before the Hon'ble Delhi High Court.

- (ii) AK Project: The Arbitral Award was made and delivered by the Arbitral Tribunal on 28.03.2023. The Award has been challenged by the Company before the Ld. Commercial Court in Ranchi (being, Commercial (Arbitration) 12 of 2023). This petition is currently pending final adjudication by the said Court.
- (iii) CKC Project: The Arbitral Award was made and delivered by the Arbitral Tribunal on 04.05.2023. The Arbitral Tribunal, by majority, has been pleased to dismiss the claims lodged by the contractor against the Company. The Company is unaware of any petition filed by the contractor challenging the CKC Award.

Additionally, the Hon'ble National Company Law Appellate Tribunal (NCLAT) passed an Order on October 15, 2018 ("the Interim Order") pursuant to which it stayed various proceedings and actions against the Company and its Group Companies imposing moratorium on the creditors of IL&FS (Ultimate Parent Company) and its 348 group companies, which includes the Company. The Interim Order enabled value preservation of the IL&FS Group's assets and provides time to the New Board to evaluate, prepare and implement a resolution plan for its group companies including the Company in an orderly manner, keeping in mind the interest of the various stakeholders.

UPDATE ON PROPOSED TRANSFER OF THE PROJECT TO INVIT

As stated in the previous year's report, IL&FS Group has set-up an Infrastructure Investment Trust (InvIT) under the SEBI (Infrastructure Investments Trusts) Regulations 2014 (InvIT Regulations) for resolution of debt of the holding company, IL&FS Transportation Networks Limited and other IL&FS group entities.

Roadstar Infra Private Limited incorporated by ITNL as its subsidiary to act as a Sponsor has settled investment trust under the name of Roadstar Infra Investment Trust (hereinafter also referred as the "InvIT") and a Trust Deed was executed on October 6, 2020 with Axis Trustee Services Limited (the Trustee") appointed as Trustee to the InvIT.

Pursuant to the above, the transfer of the Company to the RIIT has already been approved by Hon'ble Justice D.K Jain (Retd) appointed by the National Company Law Appellate Tribunal for clearance of all proposals under the Resolution Framework of the IL&FS Group on March 4, 2021 and also by the Lenders in August 2021. However, the transfer is pending on account of the pending approval of GoJ and also receipt of pending annuities due from GoJ.

CHANGE IN THE NATURE OF BUSINESS

There was no change in the nature of business during the year under review as per Sub Rule 5(ii) of Rule 8 of Companies (Accounts) Rules, 2014.

ANNUAL RETURN:

Annual Return of the Company is available on the website of the Company i.e. https://www.itnlindia.com/JRPICL-SPV.html

CORPORATE GOVERNANCE:

(i) Board of Directors and Meetings held:

As on date of this report, the Board of Directors comprise of the following Directors:

Sr. No.	Name of Directors	Category
1	Mr. Rajnish Saxena	Non-Executive Nominee Director
2	Mr. Danny Samuel	Additional Non-Executive Director
3	Mr. Sachin Joshi	Additional Non-Executive Director

In the matter of Infrastructure Leasing and Financial Services Limited (IL&FS) MA 1054/2019 in the Company Petition No. 3638/2018, the Hon'ble National Company Law Tribunal, Mumbai Bench vide its order dated April 26, 2019 has granted dispensation regarding the appointment of Independent and Women Directors pursuant to Section 149 of the Companies Act, 2013. In view thereof, the Company has not appointed Independent and Woman Directors.

Mr. Parag Phanse and Mr. Vijay Kini, Directors of the Company resigned on June 14, 2023 and August 3, 2023 respectively. Mr. Danny Samuel (DIN: 02348138) and Mr. Sachin Joshi (DIN: 08478253) were appointed as Additional Non-Executive (Nominee) directors on the Board of the Company with effect from June 12, 2023 and August 1, 2023 respectively in their place, who shall hold office upto the ensuing Annual General Meeting of the Company.

During the year under review, the Board of Directors met 7 times, namely on April 12, 2022, May 26, 2022, August 10, 2022, September 28, 2022, October 20, 2022, November 10, 2022 and February 14, 2023. The details of meetings held and attendance of the Directors are provided below:

Sr. No.	Name of Directors	No. of Board Meetings held during tenure	Meetings attended
1	Mr. Vijay Kini	7	6
2	Mr. Rajnish Saxena	7	5
3	Mr. Parag Phanse	7	7

(ii) <u>Directors liable to retire by rotation</u>:

Mr. Rajnish Saxena (DIN: 05188337) is liable to retire by rotation at the ensuing Annual General Meeting and being eligible offers himself for re-appointment. Your Directors recommend his re-appointment.

(iii) <u>Audit Committee</u>:

During the year under review, there was no change in the constitution of the Audit Committee of the Company and the Audit Committee comprised of the following:

Sr. No.	Name	Category
1	Mr. Vijay Kini	Committee Member
2	Mr. Parag Phanse	Committee Member
3	Mr. Rajnish Saxena	Committee Member

The Committee met 6 times during the year on April 12, 2022, May 26, 2022, August 10, 2022, September 28, 2022, November 10, 2022 and February 14, 2023 during the year under review. The details of the Meetings and attendance of Committee Members are provided below:

Sr. No.	Name of Committee Members	No. of Committee Meetings held during tenure	Meetings attended
1	Mr. Vijay Kini	6	5
2	Mr. Rajnish Saxena	6	4
3	Mr. Parag Phanse	6	6

As a result of change in composition of the Board of Directors after closure of the financial year 2022-23 as mentioned above, the reconstituted Audit Committee as on date of this report comprises of the following:

Sr. No.	Name	Category
1	Mr. Rajnish Saxena	Committee Member
2	Mr. Danny Samuel	Committee Member
3	Mr. Sachin Joshi	Committee Member

(iv) Nomination & Remuneration Committee:

During the year under review, there was no change in the constitution of the Nomination & Remuneration Committee which comprised of the following:

Sr. No.	Name	Category
1	Mr. Vijay Kini	Committee Member
2	Mr. Parag Phanse	Committee Member
3	Mr. Rajnish Saxena	Committee Member

During the year under review, there was no meeting of Nomination & Remuneration Committee.

As a result of change in composition of the Board of Directors after closing of the financial year 2022-23 as mentioned above, the reconstituted Nomination & Remuneration Committee as on date of this report comprises of the following:

Sr. No.	Name	Category
1	Mr. Rajnish Saxena	Committee Member
2	Mr. Danny Samuel	Committee Member
3	Mr. Sachin Joshi	Committee Member

(v) Corporate Social Responsibility Committee:

During the year under review, there was no change in the constitution of the Committee of the Company and the CSR Committee comprised of the following:

Sr. No.	Name	Category		
1	Mr. Vijay Kini	Committee Member		
2	Mr. Parag Phanse	Committee Member		
3	Mr. Rajnish Saxena	Committee Member		

During the period under review, there was no meeting of CSR Committee.

As a result of change in composition of the Board of Directors after closing of the financial year 2022-23 as mentioned above, the reconstituted CSR Committee as on date of this report comprises of the following:

Sr. No.	Name	Category		
1	Mr. Rajnish Saxena	Committee Member		
2	Mr. Danny Samuel	Committee Member		
3	Mr. Sachin Joshi	Committee Member		

(vi) Stakeholders Relationship Committee:

Stakeholders Relationship Committee of the Board was constituted after closure of F.Y. 2022-23. The composition of the Committee as on date of this report comprises of the following:

Sr. No.	Name	Category		
1	Mr. Rajnish Saxena	Committee Member		
2	Mr. Danny Samuel	Committee Member		
3	Mr. Sachin Joshi	Committee Member		

(vii) Risk Management Committee:

Risk Management Committee of the Board was constituted after closure of F.Y. 2022-23. The composition of the Committee as on date of this report comprises of the following:

Sr. No.	Name	Category		
1	Mr. Rajnish Saxena	Committee Member		
2	2 Mr. Danny Samuel Committee			
3	Mr. Sachin Joshi	Committee Member		

(iii) <u>Key Managerial Personnel</u>:

Mr. Siddhesh Mahadik, Company Secretary & Compliance Officer resigned effective July 20, 2023.

Ms. Venitia Barboza was appointed as Chief Financial Officer & Key Managerial Personnel of the Company on November 10, 2022 in place of Mr. Manoj Agarwal, who resigned effective September 27, 2022.

Mr. Rajiv Sinha was appointed as Manager of the Company on November 10, 2022, in place of Mr. Gautam Tandasi, who resigned effective October 24, 2022.

STATUTORY AUDITORS:

M/s. K S Aiyer & Co., Chartered Accountants, Statutory Auditors, were appointed in the 10th Annual General Meeting for a period of Five years to hold office until the conclusion of the 15th Annual General Meeting to be held for the F.Y. 2023-24, i.e., from F.Y. 2019-20 to F.Y. 2023-24.

Further, there have been no instances of fraud reported by the Statutory Auditors under Section 143(12) of the Companies Act, 2013 and Rules framed thereunder, either to the Company or to the Central Government.

The Statutory Auditor's Report on financial accounts for F.Y. 2022-23 is self-explanatory and clarifications wherever necessary have been included in the Notes to Financial Statements of the Company.

COST AUDITOR & COST AUDIT REPORT

Pursuant to Section 148 of the Companies Act 2013 and the Companies (Cost Records and Audit) Rules 2014 framed thereunder, the Board of Directors had appointed M/s. Chivilkar Solanki & Associates, Cost Accountant as the Cost Auditor for F.Y. 2022-23. The Cost Auditor has confirmed their eligibility for appointment for F.Y. 2023-24 and that they are free from any disqualification for being appointed as Cost Auditors under the provisions of the Companies Act, 2013.

The Board of Directors has recommended to the Members, the remuneration payable to M/s. Chivilkar Solanki & Associates, Cost Accountants for F.Y. 2023-24 to be approved at the ensuing AGM.

The Cost Audit Report for F.Y. 2022-23 is enclosed as Annexure-A.

SECRETARIAL AUDIT & SECRETARIAL AUDIT REPORT

Pursuant to the provisions of Section 204 of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, your Company has appointed M/s. KDA & Associates (formerly known as M/s. KDT & Associates), Practicing Company Secretaries, Mumbai, to carry out the Secretarial Audit of the Company for the F.Y. 2022-23.

Sr. No.	Qualifications	Responses to Audit Qualifications / observations
1.	Draft minutes of Board meeting and Audit committee meeting held on 12 th April, 2022, 28 th September, 2022 and 10 th October, 2022 were not circulated within prescribed time.	Minutes were circulated with minor delay inadvertently.
2.	The Company has not filed e-form MGT-14 for appointment of Internal Auditor for the Financial Year 2022-23 with the Registrar of Companies (RoC) till the date of signing of the report.	Non filing was inadvertent. The form will be filed soon.
3.	 The Company has not complied with the following regulations under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015: a) Prior intimation of the board meeting dated 10th November, 2022 has been given to the stock exchange one working days in advance instead of at least two working days in advance as per Regulation 50 (1) of SEBI (Listing Obligations and Disclosure Requirement) 2015. b) Intimation of Appointment of Company Secretary to the stock exchange was done after prescribed time and Proceeding of Annual General Meeting was not intimated by the Company to the stock exchange as per Regulation 51 (2) of SEBI (Listing Obligations and Disclosure Requirement) 2015. c) Submission of Annual Report to the stock exchange was not done with in prescribed time as per Regulation 53 (2) of SEBI (Listing Obligations and Disclosure Requirement) 2015. d) Security Cover Disclosure was not filed for the quarter ended March-2022 and June-2022 as well as quarter ended 	There was a huge attrition and resignations by the employees including KMPs in the Group. This has also resulted in difficulties in recruitment of KMPs to replace them in timely manner, thereby putting pressure on the existing staff in addressing multiple commitments. The Board expresses its displeasure on the said discrepancies.

The report of the Secretarial Auditor is enclosed as Annexure-B:

	 September-2022 was filed after the prescribed time as per Regulation 54 (2) & (3) of SEBI (Listing Obligations and Disclosure Requirement) 2015. e) Intimation payment made for interest / principal obligation in relation to non-convertible debentures at the quarter ended June 30, 2022 was not filed within the prescribed time as per Regulation 57 (5) of SEBI (Listing Obligations and Disclosure Requirement) 2015. f) As per Regulation 60 (2) of SEBI (Listing Obligations and Disclosure Requirement) 2015. f) As per Regulation 60 (2) of SEBI (Listing Obligations and Disclosure Requirement) 2015, Notice in advance dated 30th June,2022 of record date given to the stock exchange was less than seven working days. Further, on 5th July, 2022 Intimation was again given to stock exchange that the said record date has been revised to 13th July 2022 with the approval of the Debenture Trustee and Debenture holders, g) Regulation 61(4) read with Regulation 40(9) -Obtaining certificate from Practicing company secretaries for transfer and transmission of securities including procedural requirements has not been filed within prescribed time with designated stock exchange. 	
4.	The Company has in place Structured Digital Database (SDD) software as required under the Regulation as on date of signing of this report. However, the company has not filed/submitted compliance certificate for the quarter ended September-2022 and December-2022 to the designated stock exchange.	As on date, the Company has obtained SDD software.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186 OF THE COMPANIES ACT, 2013:

During the year under review, the Company has not made any investments nor given any loans / guarantees /provided security in connection with a loan granted to any person or body corporate in terms of Section 186 of the Companies Act, 2013.

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY:

Except as disclosed elsewhere in this report, there have been no material changes and commitments which can affect the financial position of the Company occurred between the end of the financial year of the Company and date of this report.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO

Since, the Company does not have any manufacturing facility, the particulars required to be provided in terms of the disclosures required under Section 134 (3)(m) of the Companies Act, 2013 read with Companies (Accounts) Rules, 2014 are not applicable to the Company. There was no earning or outgo of foreign exchange during the year under review.

RELATED PARTY TRANSACTIONS

During the year under review, all related party transactions entered into were in ordinary course of business and at arm's length basis only, in compliance with the applicable provisions of the Companies Act, 2013. The details of the transactions consummated during the year are reviewed and approved by the Audit Committee & Board of Directors annually. There are no materially significant transactions entered into with any of the related parties of the Company during the year under review.

Accordingly, there are no contracts or arrangements with related parties to be disclosed in Form AOC-2 pursuant to Clause (h) of Sub section (3) of Section 134 of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014.

PERFORMANCE EVALUATION:

Due to the unforeseen situation within the IL&FS Group, the Hon'ble National Company Law Tribunal, Mumbai Bench vide its order dated April 26, 2019 has granted dispensation with the requirement of appointment of Independent and Women Directors pursuant to Section 149 of the Companies Act, 2013. In view thereof, the Company has not appointed Independent Directors. Consequently, the Infrastructure Leasing & Financial Services Limited, the ultimate holding Company in its Board Meeting held on October 1, 2020 has deliberated on the applicability and relevance of Board Evaluation and had decided to file an application with NCLT seeking an exemption/clarification for formal annual evaluation by the Board of its own performance and that of its committees and individual directors by explaining the rationale for non-applicability of Board Evaluation to IL&FS group companies, after taking the same through Ministry of Corporate Affairs, Government of India. In view of the aforesaid, the performance evaluation process is not proposed for the period under review.

DECLARATION BY INDEPENDENT DIRECTOR(S):

In the matter of Infrastructure Leasing and Financial Services Limited (IL&FS) MA 1054/2019 in the Company Petition No. 3638/2018, the Hon'ble National Company Law Tribunal, Mumbai Bench vide its order dated April 26, 2019 has granted dispensation regarding the appointment of Independent and Woman Directors pursuant to Section 149 of the Companies Act, 2013. In view thereof, the Company has not appointed Independent and Woman Directors.

CORPORATE SOCIAL RESPONSIBILITY REPORT:

Pursuant to the provisions of Section 135 of the Companies Act, 2013, the Company is required to spend in every financial year, at least 2% of the average net profits of the Company made during the 3 immediately preceding financial years, in pursuance of the CSR Policy.

There was excess payment of CSR outlay of Rs. 41,83,960/- for F.Y. 2020-21 and F.Y. 2021-22 made to PM CARES FUND. In accordance with the provisions of Rule 7 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 and on recommendation of CSR Committee, the Board accorded its approval for setting off this excess expenditure for previous financial years against the CSR liability of Rs. 1,06,72,266 for F.Y. 2022-23. Based on the recommendation and approval as above, the net CSR outlay of Rs. 64,88,306 for F.Y. 2022-23 after setting off the excess CSR paid was appropriated to CLEAN GANGA FUND.

The Annual Report on CSR Activities for the F.Y.2022-23 is enclosed as Annexure–C.

OTHER DISCLOSURES REQUIRED UNDER THE COMPANIES ACT, 2013

REDEMPTION OF NON-CONVERTIBLE DEBENTURES:

During the year under review, the Company has not issued any fresh debentures and redemption amounting to Rs. 124.94 Crore has fallen due for the existing debentures issued by the Company. The Company defaulted on its redemption obligation amounting to Rs. 36.09 Crore and interest obligation amounting to Rs. 26.09 Crore due on October 20, 2022, and redemption obligation amounting to Rs. 45.78 Crore and interest obligation amounting to Rs. 25.33 Crore due on January 20, 2023. These amounts were subsequently paid on May 26, 2023, including further interest accrued up to the date of payment.

The Company had issued 1,73,000 Secured, Listed, Redeemable, Non-Convertible Debentures of Face Value of Rs. 1,00,000/- each (the "Debentures"), aggregating to Rs. 1730 Crore on a Private Placement basis. For the aforementioned Debentures, the total amount outstanding to be redeemed as on March 31, 2023 was Rs. 1232.44 Crore and that outstanding as on date of this report is Rs.1088.54 Crore.

INTERNAL CONTROL SYSTEM:

The Company has an Internal Control Framework (ICF) in place. The internal audit is carried out by a firm of Chartered Accountants who report directly to the Audit Committee / Board of Directors. The Corporate Audit function plays a key role in providing both the operating management and the Board with an objective view and reassurance of the overall control systems.

The Internal Auditors perform a quarterly/ annual review in line with the Audit Committee / Board's approved Internal Audit Plan which is modified from time to time to meet requirements arising from changes in law as well as out of the improved controls resulting from the implementation of the ICF. The Internal Auditors accordingly in their IA report certify that the internal controls including the Internal Financial Controls are adequate and commensurate with the size and nature of operations, systems and processes laid down by the management are generally adequate and operating effectively and the procedures for reporting significant / material breaches of control to the Management are in place.

SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES:

The Company does not have/ nor it has incorporated/ formed any Subsidiary, Joint Venture, Associate Company or LLPs during the year under review.

VIGIL MECHANISM FOR DIRECTORS AND EMPLOYEES

In accordance with the provisions of Section 177 (10) of the Companies Act, 2013, the Company has established a vigil mechanism by adopting a Whistle Blower Policy for the directors and employees to report genuine concerns or grievances. The administration of the vigil mechanism is ensured through the Audit Committee.

DEPOSITS

During the financial year under consideration, your Company has not accepted any public deposits within the meaning of Section 73 of the Companies Act, 2013 and the rules made there under.

POLICY FOR PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE

The Company has provided a safe and dignified work environment for its employees which is free of discrimination, intimidation and abuse. The Company has adopted a Policy for Prevention of Sexual Harassment of Women at Workplace pursuant to Section 22 of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 read with Rule 14 The objective of this policy is to provide protection against sexual harassment of women at workplace and for redressal of complaints of any such harassment. The Internal Complaints Committee to redress the complaints received under the Act is in place.

No complaints have been received during the year under review.

DIRECTORS' RESPONSIBILITY STATEMENT

As stipulated under clause (c) of sub-section (3) of Section 134 read with sub-section (5) of Section 134 of the Companies Act, 2013, your Directors confirm that:

- (a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (b) they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the Profit of the Company for that period;
- (c) they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) they have prepared the annual accounts on a going concern basis;
- (e) they have laid down internal financial control to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and
- (f) they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS:

- Sadbhav Engineering Limited Vs. JRPICL (Ranchi Ring Road Project before Arbitral <u>Tribunal</u>): The sub-contractor initiated arbitration against the Company pertaining to the Ranchi Ring Road Project, claiming a sum of Rs. 238 Crores. Arbitration started in July 2014. the Company had also lodged its counterclaims for Rs. 44.24 Crores. The Arbitral Tribunal on August 6, 2022 declared an Award against the Company for a sum of Rs. 72.65 Crores excluding interest. The Award was initially in a sealed cover. By the time the Hon'ble NCLAT, Delhi passed its order in May 2022 for the opening of the Award, Hon'ble Justice Eqbal expired. The Award was finally opened by Hon'ble Justice V. K. Gupta as permitted by the Hon'ble NCLAT. The Company filed the writ petition under Section 34 of the Arbitration Act, 1996 [<u>OMP (Comm) No. 408/ 2022 - Ranchi Ring</u> <u>Road] challenging</u> before Delhi High Court to challenge said the arbitral award. The matter is pending for final hearing and the date of the next hearing in this matter is September 6, 2023.
- ii. <u>GKC Projects Limited Vs. JRPICL</u> (Adityapur-Kandra before Ranchi Commercial <u>Courts</u>): The GKC Projects had initiated an Arbitration against the Company pertaining to Adityapur-Kandra Project claiming Rs. 173.01 Crores. This Arbitration commenced in October 2016. The Company had filed a counterclaim of Rs. 186.13 Crores. An adverse arbitral award dated March 28, 2023 of Rs. 113 Crores was pronounced against the company. The Company has challenged the said award vide section 34 of the Arbitration

Act, 1996 before the Hon'ble Commercial Courts at Ranchi. The Notice has been issued to the Respondent and the matter is listed on August 31, 2023 for service report.

iii. The Chaibasa-Kandra-Chowk Project, wherein GKC Projects had initiated an Arbitration against the Company claiming Rs. 200 Crores. This Arbitration commenced in May 2017. The Company had filed a counterclaim of Rs. 163.81 Crores. GKC Projects Limited claimed Rs. 200 Crores on the grounds of cost on account of deployment of equipment during the extended period beyond 24 months, cost on account of extended deployment of manpower, cost on account of project-related general overheads during the extended period beyond 24 months, escalation cost of inputs during the extended period beyond 24 months, cost of external financing due to negative cash flow suffered during the project duration, loss of profit, loss of opportunity, bonus, interest on claim amount, release and return of various bank guarantees, reimbursement of legal costs. The Arbitral Tribunal on May 4, 2023 by a majority of 2:1 has dismissed all claims of GKC Projects.

The NCLAT by an Order passed on February 11, 2019 had categorized '169 IL&FS Group Entities' incorporated within the territorial jurisdiction of India into (a) "Green Entities" (b) "Amber Entities" (c) "Red Entities". Your Company has been recategorized as Green entity by NCLAT vide its order dated May 11, 2023 - meaning one which is able to meet all its obligations (financial and operational).

PARTICULARS OF EMPLOYEES

During the year under review, there were no such employees of the Company in respect of whom the information is required to be disclosed pursuant to Section 197 of the Companies Act 2013 read with Rule 5(2)&(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

RISK MANAGEMENT

Your Company recognizes that risk is an integral part of business and is committed to managing the risks in a proactive and efficient manner. There are no risks which in the opinion of the Board affect the Company operations on going concern basis.

ACKNOWLEDGEMENTS:

The Directors place on record their appreciation for the support and co-operation received from various Government Authorities and other Regulatory Authorities, Banks, Financial Institutions and Shareholders of the Company.

For and on behalf of the Board Jharkhand Road Projects Implementation Company Limited

September 21, 2023 Mumbai Sd/-Sd/-Danny SamuelSachin JoshiNominee DirectorNominee Director(DIN: 02348138)(DIN: 08478253)

Jharkhand Road Projects Implementation Company Limited

Cost Audit Report

Financial year : 2022-23

Chivilkar Solanki & Associates Cost Accountants 603, Nandpark, Yashodhan Nagar, Lokmanya Nagar, Pada No. 2, Thane (West). <u>Thane - 400606.</u>



Chivilkar Solanki & Associates

Cost Accountants

CMA Vijaykumar Solanki B Com, FCMA 9967320337

H.O., 603, Nand Park, P. L. Deshpande Marg, Yashodhan Nagar. Thane(W) 400 606 Branch : G 11, Devprayag CHSL, Bhakti Mandir Road, Panchpakhadi, Thane 400602. Branch : 204, Jalaram Commercial Complex, Near DCB Bank, Vapi Silvassa Road, Char Rasta, GIDC Vapi : 396195, Tel : 0260-2425108 Email : cmavijay.solanki@gmail.com, csandassociates13@gmail.com. cmaddc@gmail.com

FORM CRA-3

COST AUDIT REPORT

[Pursuant to rule 6(4) of the Companies (cost records and audit) Rules, 2014]

We CHIVILKAR SOLANKI & ASSOCIATES, Cost Accountant having been appointed as Cost Auditor under Section 148(3) of the Companies Act, 2013 (18 of 2013) of Jharkhand Road Projects Implementation Company Limited. having its registered office at 443-A, Road No.5, Ashok Nagar, Ranchi, JHARKHAND, INDIA -834002. (hereinafter referred to as the company), have audited the Cost Records maintained under section 148 of the said Act, in compliance with the Cost Auditing Standards, in respect of the Roads and other infrastructure projects for the year ended 31st March, 2023 maintained by the company and report, in addition to my observations and suggestions in para 2.

- 1 (i) We have obtained all the information and explanations, which to the best of my knowledge and belief were necessary for the purpose of this audit.
 - (ii) In our opinion, proper cost records, as per Rule 5 of theCompanies (Cost Records and Audit) Rules, 2014 have been maintained by the company in respect of services under reference.
 - (iii) In our opinion, proper returns adequate for the purpose of the Cost Audit have been received from the branches not visited by us.
 - (iv) In our opinion and to the best of my information, the said books and records give the information required by the Companies Act, 2013, in the manner so required.
 - (v) In our opinion, company has adequate system of internal audit of cost records which to my opinion is commensurate to its nature and size of its business.
 - (vi) In our opinion, information, statements in the annexure to this cost audit report gives a true and fair view of cost of rendering of services, cost of sales, margin and other information relating to services under reference.
 - (vii) Detailed unit-wise and service-wise cost statements and schedules thereto in respect of the service under reference of the company duly audited and certified by us are kept in the company.
- 2 Observations and suggestions, if any, of the Cost Auditor, relevant to the cost audit. : No



ANNEXURE TO THE COST AUDIT REPORT PART - A

1. GENERAL INFORMATION:

1 CIN or GLN of the company:	U45200JH2009PLC013693		
2 Name of the company:	Jharkhand Road Projects Implementation Company Limited		
3 Registered office address:	443-A, Road No.5, Ashok Nagar, Ranchi, JHARKHAND, INDIA - 834002.		
4 Corporate office address:	443-A, Road No.5, Ashok Nagar, Ranchi, JHARKHAND, INDIA - 834002.		
5 E-mail address of the company:	venitia.barboza@itnlindia.com		
6 Date of beginning of reporting financial year:	1st April, 2022		
7 Date of end of reporting financial year:	31st March, 2023		
8 Date of beginning of previous financial year:	1st April, 2021		
9 Date of end of previous financial year:	31st March, 2022		
10 Level of rounding used in cost statement:	Absolute		
11 Whether Indian Accounting Standards are applicale to the company:	YES		
12 Reprting currency of entity:	INR		
13 Number of cost auditors for reporting period:	1		
14 Date of board of directors meeting in which annexure to cost audit report was approved:	21-09-2023		
15 Whether cost auditors report has been qualified or has any reservations or contains adverse remarks:	No		
16 Consolidated qualifications, reservations or adverse remarks of all cost auditors:	No		
17 Consolidated observations or suggestions of all cost auditors:	No		
18 Whether company has related party transcations for sale or purchase of goods or services:	Yes		



2. GENERAL DETAILS OF COST AUDITOR:

1	Whether cost auditor is lead auditor:	Yes
S	Category of cost auditor:	Partnership Firm
3	Firm's registration number:	`000468
4	Name of cost auditor/cost auditor's firm:	CHIVILKAR SOLANKI & ASSOCIATES
5	PAN of cost auditor/cost auditor's firm:	AAIFC9689H
6	Address of cost auditor or cost auditor's firm:	603, Nandpark, Yashodhan Nagar, Lokmanya Nagar, Pada No. 2, Thane (West), Thane- 400606, Maharashtra.
7	Email id of cost auditor or cost auditor's firm:	cmavijay.solanki@gmail.com
8	Membership number of member signing report:	29520
9	Name of member signing report:	VIJAYKUMAR C. SOLANKI
10	Name (s) of product (s) or service (s) with CETA heading:	Roads and Other Infrastructure Projects CETA Heading: Not Applicable
11	SRN number of Form 23C / CRA 2:	
12	Number of audit committee meeting attended by cost auditor during period:	0
13	Number of audit committee meeting attended by cost auditor during year	0
14	Date of signing cost audit report and annexure by cost auditor:	21-09-2023
15	Place of signing cost audit report and annexure by cost auditor:	THANE



3. Cost Accounting Policy :

1) The Company is in the business of Construction of Roads and other Infrastructure projects and contructed project on Build, Operate and Transfer (BOT) basis. The Books of Accounts and other records have been designed to facilitate compliance of the relevant provisions of the Companies Act, 2013. Financial and Cost Accounting are integrated. Cost Accounts are designed to adopt Costing records appropriate to the business carried out by the company & it is compliant as per Cost Accounting Standards issued by the Institute of Cost Accountants of India & Generally Accepted Cost Accounting Principles adopted in India.

a) Identification of Cost Centres / Cost Objects and Cost Drivers :

The Company's Project has been defined under Single profit centre & the various Expenses incurred are directly accumulated & classified under : Direct Expenses and charged to the Cost Centres.

b) Accounting for Materials cost :

There is no material cost incurred as the Operation is outsourced during the period under review.

c) Allocation and Absorption of Overheads :

The Overheads are properly allocated & classified into Direct Expenses, Administrative Overheads, Selling & Distribution Overheads and Finance Costs.

d) Depreciation and Amortization :

The Company has adopted the useful life prescribed under the Schedule II of the Companies Act 2013. The Company has decided to change the policy retrospectively for charging depreciation with effect from April 1, 2014 on the basis of Straight Line Method in place of Written Down Method other than those specified otherwise.

e) By-Products, Joint Products, scraps, wastage etc. :

As nature of the company is other than production, process, there is no By-products, Joint Products, Wastages. The Scrap income if any is treated as the Other operating income of the company.

f) Inventory Valuation :

The Company does not maintain any inventories as in Service sector.

g) Valuation of Inter-unit/Inter Company and Related party transactions :

The Related party transactions are in ordinary Course of Business and are on Arm's Length Pricing basis as per policy of the company.



h) Abnormal and non-recurring Cost including non-cost items :

The non-recurring, abnormal and non cost items have been excluded from costing Profit & loss statement and have been treated in the profit reconciliation statement.

i) Other Relevant Cost accounting Policy: Nothing in particular.

2. Changes in Cost Accounting Policy:

No change in Cost Accounting Policy during the period under review and the company follow the Cost Policy consistently.

3.Budgetary Control System:

The Company has adequate Budgetary Control and Variance Analysis System commensurate with the size of the Company.



4. PRODUCT/SERVICE(S) DETAILS (For the company as a whole):

Name of Product/Service	UOM	CETA heading (wherever applicable)	Whether Covered under Cost Audit (Yes/No)	Net Operational Revenue (net of taxes, duties etc.)	
				Current Year (₹)	Previous Year (₹)
1) Roads and Other Infrastructure Projects	NA	NA	Yes	3,30,65,90,000	3,40,90,50,000
Total net revenue from operations				3,30,65,90,000	3,40,90,50,000
Other Operating Incomes of company					H
Total Operating Inocme of company	3			3,30,65,90,000	3,40,90,50,000
Other Income of company				3,68,40,249	80,78,913
Total revenue as per Financial Accounts				3,34,34,30,249	3,41,71,28,913
Exceptional, Extra ordinary income, if any				-	Ξ
Other Comprehensive Income					-
Total revenue including Exceptionsl, Extra Ordinary income & Other Comprehensive Income, if any				3,34,34,30,249	3,41,71,28,913
Turnover as per excise or service tax or GST records				3,61,98,28,190	3,58,25,19,408

Note:

1) NA Stands for "Not Applicable".

2)



PART-C For Service Sector

1. QUANTITATIVE INFORMATION (For each service separately):

Name of the Service	Construction of Roads and Other Infrastructure Projects			
Service Code (if applicable)				
Particulars	UOM	Current Year	Previous Year	
1. Available Capacity	NA	NA	NA	
(a) Installed Capacity				
(b) Capacity enhanced during the year, if any				
(c) Total available capacity				
2. Actual Services rendered	NA	NA	NA	
(a) Own Services				
(b) Services under contractual arrangements				
(c) Outsourced Services				
(d) Total Services				
3. Total services provided as per Service Tax records	NA	NA	NA	
4. Capacity utilization (in-house)	NA	NA	NA	
5. Actual Sales	NA	NA	NA	
(a) Services rendered – Domestic				
(b) Services rendered – Export				
(c) Total Services Rendered				

Notes :

1) Quantitative Information is not applicable as the company is service industry.

2) NA Stands for "Not Applicable".



Name o	f the Service		Construction o	of Roads and Othe Projects	er Infrastructu
Service	Code if Applicable			0	
	Measure			NA	
		Services	Captive	Other	Services
		Provided	Consumption	Adjustments	rendered
	Current Year	NA	NA	NA	NA
	Previous Year	NA	NA	NA	NA
Sr. No.	Particulars	Curren		Previou	is Year
		Amount(₹)	Rate per Unit(₹)	Amount(₹)	Rate per Unit(₹)
1	Materials Consumed(specify details as per Para 2A)				E
2	Utilities(specify details as per Para 2B)	5	~		-
3	Direct Employees Cost	-		-	2
4	Direct Expenses	16,44,78,954	NA	23,44,79,920	NA
5	Consumable Stores and Spares	=	-		-
6	Repairs and Maintenance	* =	-		=
7	Quality Control Expenses		-	-	-
8	Research and Development Expenses	2	(a)	1 940	2
9	Technical know-how Fee / Royalty			-	-
10	Depreciation/Amortization	44,01,63,939	NA	1,76,06,82,963	NA
11	Other Production Overheads	1,62,63,793	NA	46,05,933	NA
12	Industry Specific Operating Expenses(specify details as per Para 2C)	æ	NA		NA
13	Total(1 to 12)	62,09,06,686	NA	1,99,97,68,816	NA
14	Less: Credits for Recoveries, if any		-		
15	Cost of Services provided (13 - 14)	62,09,06,686	NA	1,99,97,68,816	NA
16	Cost of Outsourced/Contractual Services		-	-	~
17	Total Services available	62,09,06,686	NA	1,99,97,68,816	NA
18	Less: Self/Captive Consumption	·=:	-	(#) ¹	-
19	Other Adjustments (if any)	9 2 0		(a) (
20	Cost of Services Sold (17 - 18 + 19)	62,09,06,686	NA	1,99,97,68,816	NA
21	Administrative Overheads	2,54,83,751	NA	1,06,19,895	NA
22	Selling and Distribution Overheads	1,56,240	NA	1,99,080	NA
23	Cost of Sales before Interest (20+21+22)	64,65,46,677	NA	2,01,05,87,791	NA
24	Interest and Financing Charges	1,59,27,56,218	NA	1,72,93,63,590	NA
25	Cost of Sales (23 + 24)	2,23,93,02,895	NA	3,73,99,51,381	NA
26	Net Sales Realization (Net of Taxes and Duties)	3,58,13,88,000	NA	3,58,13,88,000	NA
27	Margin [Profit/(Loss) as per Cost Accounts] (26 - 25)	1,34,20,85,105	NA	-15,85,63,381	NA

Note :

1) NA Stands for "Not Applicable".



Name of Servi	ice		Construction of Roads and Other Infrastructure Projects.					
Service Code (if applicable)			0					
Description			(Current Year	4	P	revious Yea	r
of Material	Category	UOM	Quantity	Rate per Unit (₹.)	Amount (₹.)	Quantity	Rate per Unit (₹.)	Amount (₹.)
1	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
2								
3			10	10 10				
4								
5								
6								
7								
8								
9								
10								

2A. Details of Materials Consumed

Category: Indigenous/ Imported/ Self Manufactured

Note :

1) NA Stands for "Not Applicable".



CHIVILKAR SOLANKI ASSOCIATES Cost Accountants

Name of Servi	ce		Construc	tion of Roads	and Other	Infrastructure	Projects.
Service Code (i	Service Code (if applicable)		0				
			Current Year	4		Previous Ye	ear
Description of Material	UOM	Quantity	Rate per Unit (₹)	Amount (₹.)	Quantity	Rate per Unit (₹)	Amount (₹.)
1	NIL	NIL	NIL	NIL	NIL	NIL	NIL
2							
3							
4			0				
5							
6							
7							
8							
9							-
10			14	1			

2B. Details of Utilities Consumed

Note :

1) NA Stands for "Not Applicable".



CHIVILKAR SOLANKI ASSOCIATES Cost Accountants

2C. Details of Industry Specific Operating Expenses

	Name of Service		f Roads and Other ture Projects.
	Service Code (if applicable)		0
C. N.	Description of Industry Crossific Operating Exponence	Current Year	Previous Year
Sr. No.	Description of Industry Specific Operating Expenses	Amount (₹.)	Amount (₹)
1	Concession Fees	-	3.



PART-D

1. PRODUCT AND SERVICE PROFITABILITY STATEMENT (for audited products/services)

	Current Year		Previous Year				
Sr. No.	Particulars	Sales (₹.)	Cost of Sales (Rs.)	Margin (₹.)	Sales (₹.)	Cost of Sales (Rs.)	Margin (₹.)
1	Service	3,58,13,88,000	2,23,93,02,895	1,34,20,85,105	3,58,13,88,000	3,73,99,51,381	-15,85,63,381
	Total	3,58,13,88,000	2,23,93,02,895	1,34,20,85,105	3,58,13,88,000	3,73,99,51,381	-15,85,63,381

ank F.R.N. 00046 Thane Vapi 2000

2. PROFIT RECONCILIATION (for the company as a whole)

Sr. No.	Particulars	Current year (₹)	Previous year (₹.)
1	Profit or Loss as per Cost accounting records		
(a)	For the audited product(s)/service(s)	1,34,20,85,105	-15,85,63,381
(b)	For the un-audited product(s)/service(s)	÷	
2	Add : Incomes not considered in cost accounts (specify details)	-23,79,57,751	-16,42,59,087
1	Int. income -others	-	:#:
2	Int. onST deposit	3,67,56,379	33,93,036
3	Int. income -others	÷	46,85,877
4	Excess provisions wr		-
5	Miscellaneous income	36,406	1 4 1
6	Profit on sale MF	43,843	
7	IndAs Difference	-27,47,94,379	-17,23,38,000
3	Less : Expenses not considered in cost accounts (specify details)	92,26,17,955	44,82,73,418
1	Agency fees (credit rating)	60,00,000	71,71,887
2	Int delayed stat due	2	28,350
3	Security Trustee Fee	-	3,39,775
4	CSR expenses	1,06,72,266	1,13,69,814
5	Provision for Impairment loss on assets		- <u>1</u> 4
6	IndAs Difference	90,59,45,689	42,93,63,592
4	Difference in Valuation of stock between financial accounts and cost accounts	1.5	
5	Other adjustments, Rounding off	-	3 .)
6	Profit or Loss as per Financial Accounts	18,15,09,399	-77,10,95,886



Sr. No.	Particulars	Current year (₹.)	Previous year (₹.)
	Value Addition:		
1	Gross Sales (excluding sales returns)	3,30,65,90,000	3,40,90,50,000
2	Less: Excise Duty, etc.	ц.	<u>1</u>
3	Net Sales	3,30,65,90,000	3,40,90,50,000
4	Add: Export Incentives	Ξ.	<u></u>
5	Add/Less: Adjustment in Finished Stock		-
6	Less : Cost of bought out inputs		
_	(a) Cost of Materials Consumed		
	(b) Process Outsourced expenses		
	(c) Consumption of Stores and Spares		
	(d) Utilities (e.g. Power and Fuel)	+	
	(e)Others, if any	56,94,40,000	23,44,79,920
7	Total Cost of bought out inputs	56,94,40,000	23,44,79,920
	Value Added	2,73,71,50,000	3,17,45,70,080
9	Other incomes of company	3,68,40,249	80,78,913
10	Exceptional and Extra Ordinary Income	2 2	
11	Other comprehensive income		
12	Earnings available for distribution	2,77,39,90,249	3,18,26,48,993
B	Distribution of Earnings to:		
1	Employees as salaries and wages, retirement benefits, etc.	41,30,000	46,22,273
2	Dividend to Shareholders		:#1
3	Company as Retained Funds	18,15,12,530	-77,10,57,790
4	Government as taxes (specify)	;	
5	Exceptional and Extra Ordinary Expenses	-	
6	Other Distribution	2,58,83,47,719	3,94,90,84,510
11	Total distribution of earnings	2,77,39,90,249	3,18,26,48,993

_

3. VALUE ADDITION & DISTRIBUTION OF EARNINGS (for the Company as a whole)



Annexure Particulars	Current year ₹	Previous year ₹
Process Outsourced expenses		
Direct Expenses	16,44,78,954	23,44,79,920
Repairs & Maintenance		:=:
Fotal (Net) A	16,44,78,954	23,44,79,920
Others, if any	1 (0 (2 702	46,05,933
Other Production Overheads	1,62,63,793	1,06,19,895
Administrative Overheads	2,54,83,751	1,99,080
Selling and distribution overheads	1,56,240	1,54,24,908
Гotal	4,19,03,784	1,54,24,900
Less : Profession tax		
Less : Directors' fees/Salary	-	-
Total (Net) B	4,19,03,784	1,54,24,908
Total Others, if any (A+B)	20,63,82,738	24,99,04,828
Income from Others sources	7	×
Int. income -others		-
Int. onST deposit	3,67,56,379	33,93,036
Int. income -others	121	46,85,877
Revenu Clg-Aset sale		
Profit-sale of fixed	36,406	-
	43,843	-
Insuranc claim Oprtg	-27,47,94,379	-17,23,38,000
IndAs	-23,79,57,751	80,78,913
Total		
Managerial Remuneration		
Directors' fees/Salary		
Total	-	-
Finance cost	12	
Int on Loan-fixed period	50,14,88,267	
Interest on Debenture	1,04,43,91,625	1,14,11,38,884
Finance charges	4,68,70,620	5,03,27,481
Bank commission/char	5,706	20,050
Total	1,59,27,56,218	1,72,93,63,590
Depreciation/ Amortization		
Depreciation and amortization expense	44,01,63,939	1,76,06,82,963
	44,01,63,939	
Total		
Other RECO Items	(0.00.00)	71,71,885
Agency fees (credit rating)	60,00,000	
CSR expenses	1,06,72,266	
Int delayed stat due	÷.	28,35
Lenders Engineer Fee		0.00.77
Security Trustee Fee	-	3,39,77
Expected Credit Loss	Ť	-
Provision for Impairment loss on assets		•



IndAs	90,59,45,689	42,93,63,592
Total	92,26,17,955	44,82,73,418
Total Other Distribution	2,95,55,38,112	3,93,83,19,971

Other Distribution (for the Company as a whole)

Finance costs (net)	1,60,30,00,000	1,75,09,57,829
Expected credit loss		1,20,50,42,011
Modification loss on financial assets	93,80,60,000	96,33,54,169
Other expenses	4,72,87,719	2,97,30,501
Total	2,58,83,47,719	3,94,90,84,510

Company as retained funds		
Profit before share of profit/(loss)	18,15,09,399	-77,10,90,410
Depreciation and amortisation expense	3,131	32,620
Total	18,15,12,530	-77,10,57,790

Capital Employed	2,023	2,022	2,021
Net Fixed Assets	5,42,363	5,51,765	5,84,385
Non Current Invest			2
Non Current Assets	9,69,76,72,480	11,14,71,52,588	13,03,46,25,255
Average	10,42,29,59,598	12,09,14,56,997	-
0			
(a) Property, Plant and Equipment	5,42,363	5,51,765	5,84,385
(b) Capital Work-In-Progress	9 2 1		
(b) Investment Property		-	-
(c) Investment Property Under Development	-		
(d) Intangible Assets		22	-
(e) Right of use Assets	(H	3.5	
(f) Other Financial Assets		÷	
Total	5,42,363	5,51,765	5,84,385

Equity	2,023	2,022	2,021
(a) Equity share capital	2,59,49,80,000	2,59,49,80,000	2,59,49,80,000
(b) Other Equity	-4,37,00,56,299	-4,55,15,64,205	-3,78,04,73,796
(0) 0			
(i) Borrowings	15,77,96,80,803	18,30,02,93,397	18,30,02,93,397
Net Current Assets	-11,47,32,79,978	4,25,66,61,485	4,01,36,15,059
Current Assets	8,11,79,75,277	5,88,25,79,724	5,16,19,97,245
Current Liabilities	19,59,12,55,255	1,62,59,18,239	1,14,83,82,186



Sr. No.	Particulars	Units	Current year (₹.)	Previous year (₹.)
A.	Financial Position	đ		P.
	1 Share Capital		2,59,49,80,000	2,59,49,80,000
	2 Reserves and Surplus		-4,37,00,56,299	-4,55,15,64,205
	3 Long Term Borrowings		15,77,96,80,803	18,30,02,93,397
	4 (a) Gross Assets		40,98,877	40,98,877
	(b) Net Assets		5,42,363	5,51,765
1	5 (a) Current Assets		8,11,79,75,277	5,88,25,79,724
	(b) Less: Current Liabilities		19,59,12,55,255	1,62,59,18,239
	(c) Net Current Assets (a - b)		-11,47,32,79,978	4,25,66,61,485
	6 Capital Employed		10,42,29,59,598	12,09,14,56,997
	7 Net Worth		-1,77,50,76,299	-1,95,65,84,205
В.	Financial Performance			
	1 Value Added		2,73,71,50,000	3,17,45,70,080
	2 Net Revenue from Operations of Company		3,30,65,90,000	3,40,90,50,000
	3 Profit before Tax (PBT)		18,15,09,399	-77,10,95,886
C.	Profitability Ratios		1	
	1 PBT to Capital Employed (B3/A6)	%	1.74%	-6.38%
	2 PBT to Net Worth (B3/A7)	%	-10.23%	39.41%
	3 PBT to Value Added (B3/B1)	%	6.63%	-24.29%
1	4 PBT to Net revenue from Operations (B3/B2)	%	5.49%	-22.62%
D.	Other Financial Ratios			
	1 Debt-Equity Ratio		-8.89	-9.35
	2 Current Assets to Current Liabilities		0.41	3.62
	Valued Added to Net Revenue from	0/	00.700	02 1 2 9/
	³ Operations	%	82.78%	93.12%
E.	Working Capital Ratios			
	1 Raw Materials Stock to Consumption	Months		÷
	2 Stores and Spares to Consumption	Months		
	3 Finished Goods Stock to Cost of Sales	Months		

4. FINANCIAL POSITION AND RATIO ANALYSIS (for the company as a whole)

Note.- 1 Previous Year Figures have been re-grouped and re-arranged wherever considered necessary.



5. RELATED PARTY TRANSACTION (for the company whole)

Sr. Name & No Related Party	Name of the Product / Service	Nature of Transaction (Sale, Purchase, etc.)	CIN	Qty	Transfer Price	Amount (₹)	Normal Price	Basis adopted to determine the Normal Price
Elsamex 1 Maintainence Services Limited	O&M fees	Service received	U45201MH2013FLC285659			13,91,19,369.00	13,91,19,369	
Elsamex 2 Maintainence Services Limited	Supervision Charges	Service received	U45201MH2013FLC285659			1,12,09,574.00	1,12,09,574	Any other
IL&FS TRANSPORTA 3 TION NETWORKS LIMITED	Deputation Cost*	Service received	L45203MH2000PLC129790			41,30,000.00	41,30,000	method As per agreement
Elsamex 4 Maintainence Services Limited	Elsamex Reimbursement Maintainence of insurance Services Limited claim received	Service received	U45201MH2013FLC285659			1,62,530.00	1,62,530	

Note : 1) NA Stands for "Not Applicable",



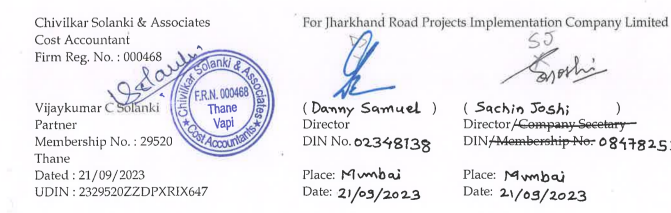
CHIVILKAR SOLANKI ASSOCIATES Cost Accountants

6. RECONCILIATION OF INDIRECT TAXES (for the Company as a whole)

		Tauahla Malua	Fusies		Goods & Servi	ces Tax	
		Taxable Value / Assessable Value	Excise Duty	CGST	SGST / UTGST	IGST	Cess
6		₹	₹	₹	₹	₹	₹
sı.	Duties/Taxes Payable						
No.	Excise Duty				¢.		
1	Domestic						
2	Export		ы.				
3	Stock Transfers	2					
4	Others, if any						
5	Total (1 to 4)		R.				
	Goods & Services Tax						
6	Outward Taxable Supplies (other than zero	P2 09 05 749		7 55 93 309	7 55 93 309		
	rated, Nil Rated and Exempted)	83,98,05,748		7,55,82,298	7,55,82,298	-	
7	Outward Taxable Supplies (zero rated)			5		4	
8	Inward Supplies (liable to Reverse Charge)			57,990	57,990	7,02,553	<u></u>
9	Other Outward Supplies (Nil Rated, Exempted)	2,78,00,22,442					
10	NON-GST Outward Supplies						2
11	Total (6 to 10)	3,61,98,28,190		7,56,40,288	7,56,40,288	7,02,553	iit i
12	Total Duties / Taxes Payable (5 + 11)			7,56,40,288	7,56,40,288	7,02,553	
	Duties/Taxes Paid [by Utilisation of Input Tax						j.
	Credit and Payment through Cash Ledger, as the			·			
	case may be]						
	GST - Input Tax Credit Utilised			L.			
13	CGST			-			
14	SGST / UTGST						
15	IGST			-	-	(1)	
16	CESS						•
17	Transistional Credit			-	-	-	
18	Total Input Tax Credit Utilised (13 to 17)			÷	40	-	59 4 2
19	Payment through Cash Ledger		3	7,56,40,288	7,56,40,288	7,02,553	
20	Total Duties/Taxes Paid (18 + 19)			7,56,40,288	7,56,40,288	7,02,553	*
	Difference between Taxes Paid and Payable (12		÷	-	3 8 4	÷	
21	Interest/Penalty/Fines Paid			5			1

Note:

FIGURES ARE AS PER GSTR 3B 1)



(Sachin Josh; Director/Company Secetary DIN/Membership No. 08478253

Place: Mmbai Date: 21/09/2023



(Formerly Known as KDT & Associates)

COMPANY SECRETARIES

201, Modi Niwas CHS LTD, S V Road, Santacruz (W), Mumbai - 400 05 Email ID: team@cskda.co分 Phone: 022 3500 0811

FORM NO. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2023

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members, Jharkhand Road Projects Implementation Company Limited

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Jharkhand Road Projects Implementation Company Limited** (hereinafter called "the Company"), incorporated on 4th August, 2009 having CIN: U45200JH2009PLC013693 and Registered office at **443 A**, **Road No-5**, **Ashok Nagar, Ranchi**, **Jharkhand-834002.** Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the Company has, during the audit period covering the Financial Year ended on **31**st **March**, **2023** complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company, for the Financial Year ended on **31**st **March**, **2023** according to the following provisions of (including any statutory modifications, amendments or re-enactment thereof for the time being in force):

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings-*Not Applicable during the period under review;*
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011- Not Applicable during the Audit period under review;
 - > The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

- The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018- Not Applicable during the Audit period under review;
- The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021- Not Applicable during the Audit period under review;
- The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
- The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009- Not Applicable during the period under review;
- The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 Not Applicable during the period under review;

We have relied on the representation made by the Company and its officers for the systems and the mechanism formed by the Company for the Compliances under the other laws (Acts and the regulations) as may be applicable to the Company.

We have also examined compliance with the applicable clauses of the following:

(i) Secretarial Standards issued by The Institute of Company Secretaries of India;

(ii) Securities Exchange and Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;

To the best of our knowledge and belief, during the year under review, the Company has generally complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. as mentioned above subject to the following observations:

- Draft minutes of Board meeting and Audit committee meeting held on 12th April, 2022, 28th September, 2022 and 10th October, 2022 were not circulated within prescribed time,
- The Company has not filed e-form MGT-14 for appointment of Internal Auditor for the Financial Year 2022-23 with the Registrar of Companies (RoC) till the date of signing of the report;
- > The Company has not complied with the following regulations under Securities Exchange and Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015:
 - *a)* Prior intimation of the board meeting dated 10th November, 2022 has been given to the stock exchange one working days in advance instead of at least two working days in advance as per Regulation 50 (1) of SEBI (Listing Obligations and Disclosure Requirement) 2015.

- b) Intimation of Appointment of Company Secretary to the stock exchange was done after prescribed time and Proceeding of Annual General Meeting was not intimated by the Company to the stock exchange as per Regulation 51 (2) of SEBI (Listing Obligations and Disclosure Requirement) 2015.
- *c)* Submission of Annual Report to the stock exchange was not done with in prescribed time as per Regulation 53 (2) of SEBI (Listing Obligations and Disclosure Requirement) 2015.
- d) Security Cover Disclosure was not filed for the quarter ended March-2022 and June-2022 as well as quarter ended September-2022 was filed after the prescribed time as per Regulation 54 (2) & (3) of SEBI (Listing Obligations and Disclosure Requirement) 2015.
- e) Intimation payment made for interest / principal obligation in relation to non-convertible debentures at the quarter ended June 30, 2022 was not filed within the prescribed time as per Regulation 57 (5) of SEBI (Listing Obligations and Disclosure Requirement) 2015.
- f) As per Regulation 60 (2) of SEBI (Listing Obligations and Disclosure Requirement) 2015, Notice in advance dated 30th June,2022 of record date given to the stock exchange was less than seven working days. Further, on 5th July, 2022 Intimation was again given to stock exchange that the said record date has been revised to 13th July 2022 with the approval of the Debenture Trustee and Debenture holders
- g) Regulation 61(4) read with Regulation 40(9) -Obtaining certificate from Practicing company secretaries for transfer and transmission of securities including procedural requirements has not been filed within prescribed time with designated stock exchange.
- > The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - a) The Company has in place Structured Digital Database (SDD) software as required under the Regulation as on date of signing of this report. However, the company has not filed/submitted compliance certificate for the quarter ended September-2022 and December-2022 to the designated stock exchange.

We further report that-

The Board of Directors of the Company is constituted with Nominee Directors only. Further, the changes in composition of Board of Directors and Key Managerial Personnel that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all Directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least 7 (Seven) days in advance, except for the Board meetings called at shorter notice) and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting including participation through video conference.

Decisions at the meetings of the Board of Directors of the Company were carried out unanimously. There were no dissenting views by any member of the Board of Directors during the year under review.

We further report during the audit period the Company has following specific events having a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc:

- a. The Ministry of Corporate Affairs (MCA), Government of India, has initiated investigation by Serious Fraud Investigation Office (SFIO) against Infrastructure Leasing & Financial Services Limited (IL&FS), the Ultimate Holding Company including IL&FS Transportation Networks Ltd (ITNL), the Holding Company under Section 212(1) of the Companies Act, 2013. As a part of its investigation, SFIO has been seeking information. The investigation is in progress.
- b. In the matter of Infrastructure Leasing and Financial Services Limited (IL&FS) MA 1054/2019 in the Company Petition No. 3638/2018, the Hon'ble National Company Law Tribunal, Mumbai Bench vide its order dated 26.04.2019 has granted the dispensation regarding the appointment of Independent Directors and Women Directors pursuant to Section 149 of the Companies Act, 2013. In view thereof, the Company has not appointed Women Director and Independent Directors.
- c. Pursuant to SEBI (Listing Obligations and Disclosure Requirements) (Fifth Amendment) Regulations, 2021 and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Second Amendment) Regulations, 2023 ("LODR Regulations"), the provisions of LODR Regulations 16 to 27 of Chapter IV are applicable to the Company w.e.f 07th September, 2021, however these provisions are on a 'comply or explain basis' till 31st March, 2024. Hence, company is in process to comply with the regulations applicable to them as mentioned above.

For KDA & Associates (Formerly Known as KDT & Associates) *Company Secretaries*

> NIKUNJI RATILAI MAKWANA MAKWANA

Nikunj Makwana Partner Membership No.: ACS 62943 CoP No.: 235 UDIN: A062943E001053834 Peer Review Certificate No. <u>2154/2022</u>

Date:21st September, 2023 Place: Mumbai

This report is to read with our letter of event date which is annexed as Annexure A and forms an integral part of this report.

Annexure A

To, The Members, Jharkhand Road Projects Implementation Company Limited

Our report of event date is to read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provided a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Book of Accounts of the Company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of corporate and other applicable laws, rules, regulation, standards is the responsibility of management. Our examination was limited to the verification of procedures on the test basis.
- 6. The Secretarial audit report is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For KDA & Associates (Formerly Known as KDT & Associates) *Company Secretaries*

NIKUNJ RATILAL MAKWANA

Nikunj Makwana Partner Membership No.: ACS 62943 CoP No.: 235 UDIN: A062943E001053834 Peer Review Certificate No. <u>2154/2022</u>

Date:21st September, 2023 Place: Mumbai

Annexure-C

Annual Report on CSR Activities for the F.Y. ended March 31, 2023 of Jharkhand Road Projects Implementation Company Limited

1. <u>Brief outline on CSR Policy of the Company</u>:

The Corporate Social Responsibility ('CSR') Policy of Jharkhand Road Projects Implementation Company Limited (hereby referred to as **'The Company'**) has been developed in accordance with Section 135 of the Companies Act, 2013 and the Companies (Corporate Social Responsibility) Rules, 2014 (hereby collectively referred to as the **'Act'**) notified by the Ministry of Corporate Affairs, Government of India.

The CSR Vision of the Company is "to contribute to the social and economic development of the weaker sections of society and involve ourselves in activities which will build better and sustainable way of life, giving scope for human development."

Sl.	Name of Director	Designation /	Number of meetings	Number of meetings of
No.		Nature of	of CSR Committee	CSR Committee
		Directorship	held during the year	attended during the year
1.	Mr. Vijay Kini*	Nominee	0	0
		Director		
2.	Mr. Parag Phanse**	Nominee	0	0
		Director		
3.	Mr. Rajnish Saxena	Nominee	0	0
		Director		

2. <u>Composition of CSR Committee</u>:

*Resigned on August 3, 2023

**Resigned on June 14, 2023

Mr. Danny Samuel and Mr. Sachin Joshi were appointed as Committee Members on June 12, 2023 and August 1, 2023 respectively.

- 3. Provide the web-link where Composition of CSR committee, CSR Policy and CSR Projects approved by the board are disclosed on the website of the company. The same has been disclosed on website of the Company. The URL for the same is https://www.itnlindia.com/JRPICL-SPV.html
- 4. Provide the details of Impact assessment of CSR projects carried out in pursuance of subrule (3) of rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014, if applicable. – **Not Applicable.**

5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any:

Sl. No.	Financial Year	Amount available for set-off from preceding financial years (in Rs)	Amount required to be set- off for the financial year, if any (in Rs)
1	-	-	-
2	-	-	-
3	2021-22	41,83,960	41,83,960
	Total	41,83,960	41,83,960

6. Average net profit of the company as per section 135(5):

Sl. No.	Financial Year	Net Profit u/s 198
1	2019-20	74,50,19,761
2	2020-21	42,18,68,512
3	2021-22	43,39,51,601
	Total	1,60,08,39,874

Average Net Profit of previous three years of the Company: Rs. 53,36,13,291/-

- 6. (a) Two percent of average net profit of the company as per section 135(5): Rs. 1,06,72,266/-
 - (b) Surplus arising out of the CSR projects or programmes or activities of the previous financial years. **NIL**
 - (c) Amount required to be set off for the financial year, if any: Rs.41,83,960/-
 - (d) Total CSR obligation for the financial year (6a+6b-6c): Rs. 64,88,306/-
- 7. (a) CSR amount spent or unspent for the financial year:

Total		Amo	ount Unspent (i	n Rs.)	
Amount Spent for the	to Unspent C		Amount trans under Schedu to	•	cond proviso
Financial Year. (in Rs.)	Amount.	Date of transfer.	Name of the Fund	Amount.	Date of transfer
64,88,306	-	-	Clean Ganga Fund	64,88,306	September 13, 2023

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)		(11)
Sl.	Name	Item	Local	Location	Projec	Amou	Amou	Amount	Mode of	Μ	ode of
Ν	of the	from	area	of the	t	nt	nt	transfer	Implement	Imp	lementat
0.	Proje	the list	(Yes/N	project.	durati	allocat	spent	red to	ation -	i	ion -
	ct.	of	o).		on.	ed for	in the	Unspent	Direct	Th	nrough
		activit				the	curre	CSR	(Yes/No).	Imp	lementin
		ies in				projec	nt	Account		g A	Agency
		Sched		StatDistri		t (in	financ	for the		Na	CSR
		ule		e. ct.		Rs.).	ial	project		me	Registra
		VII to					Year	as per			tion
		the					(in	Section			number.
		Act.					Rs.).	135(6)			
								(in Rs.).			
1.	-	-	-	-	-	-	-	-	-	-	-
	Total	-	-	-	-	-	-	-	-	-	-

(b) Details of CSR amount spent against ongoing projects for the financial year: Not Applicable.

(1)	(2)	(3)	(4)		(5)	(6)	(7)	(8	B)
Sl.	Name	Item	Loca	Loca	ation of	Amount	Mode of	Mod	le of
No	of the	from	1	the p	oroject.	spent for	implementatio	impleme	ntation -
	Project	the list	area			the project	n - Direct	Thre	ough
		of	(Yes/			(in Rs.).	(Yes/No).	implen	nenting
		activitie	No).					ager	ncy.
		s in schedul e VII to the Act.		State	District			Name.	CSR registrati on number.
1.	Clean	iv	No		Not	64,88,306	Yes	Not	Not
	Ganga			App	licable			Applicable	Applicable
	Fund								
	Total					64,88,306			

(c) Details of CSR amount spent against other than ongoing projects for the financial year:

- (d) Amount spent in Administrative Overheads: NIL
- (e) Amount spent on Impact Assessment, if applicable: NIL
- (f) Total amount spent for the Financial Year (8b+8c+8d+8e): Rs. 64,88,306/-
- (g) Excess amount for set off, if any: Not Applicable

Sl.	Particular	Amount (in Rs.)				
No.						
(i)	Two percent of average net profit of the	1,06,72,266/-				
	company as per section 135(5)	_,,				
(ii)	Total amount spent for the Financial Year	64,88,306/-				
(iii)	Excess amount spent for the financial year [(ii)-	Nil				
	(i)]	1111				
(iv)	Surplus arising out of the CSR projects or					
	programmes or activities of the previous	Nil				
	financial years, if any					
(v)	Amount available for set off in succeeding	Nil				
	financial years [(iii)-(iv)]	1111				

8. (a) Details of Unspent CSR amount for the preceding three financial years:

Sl.	Preceding	Amount	Amount	Amour	nt transfe	erred to	Amount
No.		transferred to	-	•	-		U
	Year.	Unspent CSR	reporting	Schedule VII as per		be spent in	
		Account	Financial	section 135(6), if any.		succeeding	
		under section	Year (in	Name	Amount	Date of	financial
		135 (6) (in	Rs.)	of the	(in Rs)	transfer	years. (in
		Rs.)		Fund			Rs.)
-	-	-	-	-	-	-	-
	Total	-	-	-	-	-	-

(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s): **Not Applicable**

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Sl.	Project	Name	Financial	Project	Total	Amount	Cumulative	Status of
No.	ID.	of the	Year in	duration.	amount	spent on	amount	the project
		Project.	which the		allocated	the	spent at the	-
			project was		for the	project	end of	Completed
			commenced.		project	in the	reporting	/Ongoing.
					(in Rs.).	reporting	Financial	
						Financial	Year. (in	
						Year (in	Rs.)	
						Rs).		
1	-	-	-	-	-	-	-	-
	Total	-	-	-	-	-	-	-

- 9. In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year (asset-wise details): Not Applicable
 - (a) Date of creation or acquisition of the capital asset(s).
 - (b) Amount of CSR spent for creation or acquisition of capital asset.
 - (c) Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc.
 - (d) Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset).

10. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5): **Not Applicable**

Sd/-	Sd/-
Rajnish Saxena	Danny Samuel
Director	Director

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

UDIN: 23206784BGVQKG1219

INDEPENDENT AUDITOR'S REPORT

To the Members of Jharkhand Road Projects Implementation Company Limited

Report on the audit of the Financial Statements for the year ended on 31st March, 2023

Opinion

We have audited the accompanying financial statements of Jharkhand Road Projects Implementation Company Limited("the Company"), for the year ended on 31st March, 2023, which comprise the balance sheet as at 31st March, 2023, and the statement of profit and loss (including other comprehensive income), statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2023, and its Profit including other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis of Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the financial Statements 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 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 audit opinion.

Emphasis of Matter:

We draw your attention to Note no. 34 of the financial statements, wherein it is mentioned that, The Company has a negative net worth of Rs 17755.5 Lakhs as at March 31, 2023. The New Board of IL&FS has incorporated an infrastructure investment trust ("InvIT") under the SEBI InvIT regulations and proposes to transfer the stake held by ITNL and IL&FS along with loans and receivables from the Company to the said InvIT, for which approval from NCLT has already been

Offices also at Mumbai, Chennai, Kolkatta Bangalore, Coimbatore

CHARTERED ACCOUNTANTS

received. 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 35.

Our audit opinion is not modified in respect of the above matter.

ii) We draw your attention to Note no. 33A of the financial statements 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 audit opinion is not modified in respect of the above matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. Except for the matters detailed in Basis for qualified opinion para and Emphasis of matter para we have determined that there no (other) key audit matters to communicate in our report.

"Information Other than the Financial Statements and Auditor's Report Thereon"

The Company's Board of Directors is responsible for the other information. The other information for the Company comprises the information included in the Directors' Report and Annexures thereto but does not include the standalone financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information referred to above and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements, or our knowledge obtained in the audit or otherwise appears to be materially misstated.

We are informed that the Directors' Report and related annexures will get finalized and adopted in the subsequent Board meeting and therefore the same could not be commented upon by us as on today.



CHARTERED ACCOUNTANTS

Responsibilities of Management and Those Charged with Governance for the financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of the financial statements that give a true and fair view of the financial position, financial performance, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with companies (Indian Accounting Standard) Rules, 2015 as amended. This responsibility also includes 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 financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Board of Directors is 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.

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements 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 the financial statements.

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 financial statements, 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.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



CHARTERED ACCOUNTANTS

- Conclude on the appropriateness of management's 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 statements 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. (Refer Note no.35 on going concern status of the company)
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements 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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure-A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. Further we report that:
- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss (including other comprehensive income), the Statement of Changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
- d) In our opinion, the aforesaid financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act read with applicable rules.



CHARTERED ACCOUNTANTS

- e) On the basis of the written representations received from the directors as on 31st March, 2023 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2023 from being appointed as a director in terms of Section 164(2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure-B".
- g) As there is no managerial remuneration paid or payable, the requirements of section 197(16) of the Act, as amended is not applicable to the Company.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - A. The Company does not have any pending litigations other than those disclosed in its financial statements;
 - B. The Company did not have any long-term contracts including derivative contracts, for which there were any material foreseeable losses;
 - C. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - D.
- i. The management has represented that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall:
 - 1. directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Company or
 - 2. provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- ii. The management has represented, that, to the best of its knowledge and belief, no funds have been received by the Company from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall:
 - 1. directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Funding Party or
 - 2. provide any guarantee, security or the like from or on behalf of the Ultimate Beneficiaries.
- iii. Based on such audit procedures as considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (iv) (A) and (iv) (B) contain any material mis-statement.

CHARTERED ACCOUNTANTS

- E. The company has not declared or paid any dividend during the year as per Section 123 of the Act.
- F. As proviso to rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable for the Company only with effect from 1st April, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 is not applicable

For K.S. Aiyar & Co Chartered Accountants Firm's Registration No.100186W UDIN: 23206784BGVQKG1219

(J.d. 1 Vag G C Nageswara Rao

Partner M.No. 206784 Place: Hyderabad Date: 29.05.2023

ANNEXURE A

(Referred to in paragraph 1 under the heading 'Report on Other Legal and Regulatory Requirements' of our Report of even date on the financial statements for the year ended on 31stMarch, 2023 of **Jharkhand Road Projects Implementation Co. Ltd.**)

(i)

a)

- i. The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
- ii. The Company has maintained proper records showing full particulars of intangible assets.
- b) A substantial portion of the fixed assets have been physically verified by the management during the year. In our opinion the frequency of verification is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
- c) According to the information and explanations given to us, the title deeds of immovable properties are held in the name of the company
- d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
- e) According to information and explanations given to us and on the basis of our examination of the records of the Company, there are no proceedings initiated or pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.
- (ii) Considering the nature of business of the Company, clause 3 (ii) of the Order regarding inventory is not applicable to the company.
- (iii) As informed, the Company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnership or other parties covered in the register maintained under Section 189 of the Companies Act, 2013. Accordingly, sub-clause (a), (b), (c), (d), (e) and (f) of clause 3(iii) are not applicable.
- (iv) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not advanced any loans, has not made any investments, or provided any guarantee or security as specified under Section 185 and 186 of the Companies Act, 2013 ("the Act").
- (v) The Company has not accepted any deposits from the public to which the provisions of section 73 or any other relevant provisions of the Companies Act, 2013 and the Companies (Acceptance of Deposit) Rules 2014 apply.
- (vi) According to information & explanations given to us, the Central Government has prescribed the maintenance of cost records under sub-section (1) of section 148 of the Companies Act, 2013, and the Company has made and maintained the same. However, we



CHARTERED ACCOUNTANTS

have not carried out a detailed examination of the records with a view to determine whether these are accurate or complete.

(vii)

- a) The directions relating to Provident Fund and Employee's State Insurance are not applicable to the Company. Further, based on our examination of the records maintained during the year, the statutory dues including income tax, service tax, customs duty, excise duty, value added tax and Goods and Services Tax (GST), have generally been regularly deposited by the company with appropriate authorities. As explained to us there are no undisputed amounts payable thereof which are outstanding, as at March 31, 2023 for a period of more than six months from the date they became payable.
- b) According to the records of the Company, there are no dues of Income tax, Goods and Service tax (GST), duty of customs, duty of excise and which have not been deposited on account of any dispute.
- (viii) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income tax Act, 1961 as income during the year.

(ix)

a) In our opinion and according to the information and explanations given to us, the Company has defaulted in the repayment of dues to Non-Convertible Debenture (NCD) holders. The company has not taken loans from Banks and Financial Institutions and there are no borrowings from the government.

The details of defaults in repayment of Principal and Interest thereon to Non-Convertible Debenture holders are as under:

Nature of rowing, including debt securities	Details of Non- Convertible Debentures (NCD) series	Principal Amount (Rs. in million)	Interest Amount (Rs. in Mn)	Due Date	Date of Payment	No. of days delay	Remarks
	Series A	4,68,00,000	7,68,52,313	20-10-2022	26-05-2023	218	Since no annuities were received upto March 2023 the entity was
Non- Convertible	Series B	31,41,00,000	18,40,87,312	20-10-2022	26-05-2023	218	recategorized from Green to Red Entity. Hence no repayment was made
Debentures (NCD's)	Series A	12,10,00,000	7,68,52,313	20-01-2023	26-05-2023	126	during Oct 2022 and Jan 2023. The same is repaid on 26th May 2023, post
	Series B	33,68,00,000	18,40,87,312	20-01-2023	26-05-2023	126	NCLT declaring Company as Green entity in May 2023



CHARTERED ACCOUNTANTS

- b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a wilful defaulter by any bank or financial institution or government or government authority.
- c) In our opinion and according to the information and explanations given to us by the management, no term loans were applied and obtained during the year.
- d) According to the information and explanations given to us and on an overall examination of the balance sheet of the Company, we report that no short-term funds raised by the Company have been utilised for long term purposes.
- e) The company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures (as defined under the Act) during the year ended 31 March 2023. Accordingly, clause 3(ix)(e) is not applicable.
- f) The company has not raised any loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies during the year ended 31 March 2023. Accordingly, clause 3(ix)(f) is not applicable.
- (x)
 - a) The Company did not raise money by way of initial public offer or further public offer (including debt instruments). In our opinion and according to the information and explanation given to us, the monies raised by way of term loans were applied for the purpose for which they were raised.
 - b) According to the information and explanations given to us and on the basic of our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, clause 3(x)(b) of the Order is not applicable.
- (xi)
 - a) Based on examination of the books and records of the Company and according to the information and explanations given to us, considering the principles of materiality outlined in Standards on Auditing, we report that no fraud by the Company or on the Company has been noticed or reported during the course of the audit.
 - b) According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - c) According to the information and explanations given to us, the company has not received any whistle-blower complaints during the year.
- (xii) According to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, clause 3(xii) of the Order is not applicable.
- (xiii) All transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc.as required by the applicable accounting standards.



(xiv)

- a) Based on information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
- b) We have considered the internal audit reports of the Company issued till date for the period under audit.
- (xv) In our opinion and according to the information and explanations given to us, the Company has not entered into any non-cash transactions with its directors or persons connected to its directors and hence, provisions of Section 192 of the Act are not applicable to the Company

(xvi)

- a) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause 3(xvi)(a) of the Order is not applicable.
- b) The company does not conducts any Non-Banking Financial or Housing Finance activities. Accordingly, clause 3(xvi)(b) of the Order is not applicable
- c) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable.
- d) According to the information and explanations provided to us, the Group (as per the provisions of the Core Investment Companies (Reserve Bank) Directions, 2016) has only one CIC i.e., IL&FS Ltd.
- (xvii) The Company has not incurred any cash loss in the current financial year, considering ECL as a non-cash item, and in immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the Order is not applicable.
- (xix) According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that the Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date.

(xx)

a) As per the information and explanations provided to us, the unspent amount, in respect of other than ongoing projects, is required to be deposited in a designated fund defined under



CHARTERED ACCOUNTANTS

schedule VII within 6 months of the end of the FY under sec 135. However as disclosed in Note no. 22.1 of the Financial Statements, due to the recategorization of company into the "Red category" during the year, the Company was unable to release funds towards CSR during the financial year 2022-23. Subsequently, since NCLT recategorized Company as "Green entity" post March 31, 2023, the company is in the process of taking all necessary steps to comply with the CSR requirements. Hence, as on date of Audit Report, the Company has not transferred unspent amount to any Fund specified in Schedule VII to the Companies Act.

b) As per the information and explanations provided to us, there are no ongoing projects for the year ended. Accordingly, transfer to special account in compliance with the provision of sub-section (6) of section 135 of the said Act is not applicable.

For K. S. Aiyar & Co Chartered Accountants Firm's Registration No.100186W UDIN: 23206784BGVQKG1219

Place: Hyderabad Date: 29.05.2023

(p.d Hydorabad G C Nageswara Rao Partner M.No.206784

CHARTERED ACCOUNTANTS ANNEXURE-B TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE IND AS FINANCIAL STATEMENTS OF JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of **JHARKHAND ROAD PROJECTS IMPLEMENTATION COMPANY LIMITED** ("the Company") as of 31stMarch,2023 in conjunction with our audit of financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness.

Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.



K. S. AIYAR & CO

CHARTERED ACCOUNTANTS

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls were operating effectively as at 31stMarch, 2023, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For K. S. Aiyar & Co Chartered Accountants Firm's Registration No.100186W UDIN: 23206784BGVQKG1219

Cp.ch.

G C Nageswara Rao Partner M.No.206784 Place: Hyderabad Date: 29.05.2023

Jharkhand Road Projects Implementation Company Limited Balance sheet as at March 31, 2023

Particulars			s at	As	
	Note No.	March	31, 2023	March 3	1, 2022
ASSETS					
Non-current Assets					
a) Property, plant and equipment	3		0.54		0.5
b) intangible assets					
 (i) others (ii) Intangible assets under development 	4	0.00	0.00	0.00	0.0
ic) Financial assets (i) Other financial assets	6A		9,697,67		11,147-1
d) Tax assets (i) Deferred Tax Asset (Net)					
(ii) Current Tax Asset (Net)	15				
e) Other non-current assets					
Total Non-current Assets			9,698.21		11,147,7
Current Assets					
(a) Financial assets (i) Investments	5	-			
 (ii) Cash and cash equivalents (iii) Bank balances other than (ii) above 	777	3,675.14		1,812.33 210,40	
(iv) Other financial assets	6B	4 049 93	7,725.07	3,808.27	5,831.
(b) Current tax assets (Net)	15		182.11		107.4
(c) Other current assets	8		210.79 8,117,98		51.
Total Current Assets Total Assets			17,816.19		17,137.
			1 C particular		
EQUITY AND LIABILITIES					
Equity		0.504.00		2 504 08	
(a) Equity share capital (b) Other Equity Equity attributable to owners of the Company	9	2,594,98 -4_370.06	-1,775.08	2,594.98 (4,551.56)	(1,956.5
Total Equity			-1,775.08		(1,956.5
LIABILITIES					
Non-current Liabilities					
(a) Financial Liabilities (i) Borrowings	10	15 779 68	46,770,07	17_468_39	17.468.3
(ii) Other financial liabilities	11A		15,779.68		74040
Total Non-current Liabilities			15,779.68		17,468.
Current liabilities					
(a) Financial liabilities (i) Short Term Borrowings	13	3,129.37		1,329.53	
(ii) Trade payables (a) Total Outstanding dues of Micro enterprises and small	14			0.85	
enterprises (b) Total Outstanding dues of creditors other than micro		207.55		119_46	
 (b) fotal Outstanding dues of creditors other than micro enterprises and small enterprises (iii) Other financial liabilities 	11B	- 350.26	3,687_17	88.50	1,538.
(b) Current tax liabilities (Net)	15		Des China de		
(c) Other current liabilities Total Current Liabilities	12		124.40 3,811.57		87. 1,625.
Total Liabilities			19,591.26		19,094.
Total Equity and Liabilities			, 17,816.19		17,137.

Note 1 to 39 forms part of the IND AS financial statements.

In terms of our report of even date attached, For K S Aiyar & Co Chartered Accountants Firm Registration No. 100186W

Livar esware P.L G C Nageswara Rao Partner Membership No 206784 ered Accou

Place Date: May 29_2023



Director Rajnish Saxena DIN :05188337

Company Secretary Siddhesh Mahadik

apozo Chief Financial Officer

Venitia Barboza

Place: MumBAI Date: May 29, 2023

Statement of profit and loss for the Year ended March 3			₹in M
Particulars	Note No.	Year ended March 31, 2023	Year ended March 31, 2022
Revenue from Operations	16	3,306.59	3,409.00
Olher income	17	36.84	8.08
Total Income		3,343.43	3,417.14
Expenses Construction costs	18		
Operating expenses	19	569.44	234.4
Employee benefits expense	20	4.13	4.6
Finance costs Expected credit loss	21 23	1,603.00	1,750.9 1,205.0
Modification loss		938_06	963.3
Depreciation and amortisation expense	3&4	0.00	0.0
Other expenses	22	47.29	29.7
Total expenses		3,161.92	4,188.2
Profit/ (Loss) before exceptional items and tax		181.51	-771.0
Add: Exceptional items			
Profit/ (loss) before tax		181.51	-771.0
Less: Tax expense			
(1) Current tax	24	-	
(2) Deferred tax			
		181.51	-771.0
Profit/ (Loss) for the year		101.01	
Other Comprehensive Income for the year		(*)	
Total Comprehensive income for the year		181.51	-771.0
Earnings per Units:			
(1) Basic (in Rs.)	25	0.70	(2.9
(2) Diluted (in Rs.)	25	0.70	(2.9

Note 1 to 39 forms part of the IND AS financial statements,

lyderabad-34

erad Acco

vara

In terms of our report of even date attached. For K S Aiyar & Co Chartered Accountants Firm Registration No. 100186W

P.J G C Nageswara Rao Partner Membership No 206784

Place: Date: May 29, 2023 For and on behalf of the Board

1 Director

Parag Phanse DIN :08388809

Ø Company Secretary Siddhesh Mahadik

Place: MuMBAI Date: May 29, 2023

Director

Rajnish Saxena DIN :05188337

aeboza Chief Financial Officer

Venitia Barboza

Jharkhand Road Projects Implementation Company Limited

Jharkhand Road Projects Implementation Company Limited Cash Flow Statement for the Year ended March 31, 2023

Particulars	Year ended March 31, 2023	Year ended March 31, 2022
Cash flows from operating activities		
Profit (Loss) for the year	181.51	(771.09
Adjustments for		
Interest on income tax refund	×	(4.69
Interest on term deposits	(36.76)	(3.39
Finance costs recognised in profit or loss	1,603.00	1,750.9
Excepted credit loss	-	1,205.04
Modification (gain)/Loss	938.06	963.3
Receipt of annuities	3,581,39	4,399,50
Loss/(Profit) on sale / written off of property, plant and equipment	(0.04)	
Depreciation and amortisation of non-current assets (continuing operations)	0.00	0.03
Operation and maintenance income	(202.83)	(182.81
Finance income	(2,635.13)	(3,133.13
Overlay Income	(468.63)	(93,11
	2,960.58	4,130.73
Movements in working capital		
(Increase)/decrease in other financial assets & other assets (current and non current)	(159.63)	
increase/ (Decrease) in financial liabilities & other liabilities (current and non current)	124.06	(30.66
	-35.56	(69.59
Cash generated from operations	2,925.02	4,061.14
Income taxes paid (net of refunds)	(74.66)	(36,79
Net cash generated by operating activities (A)	2,850.35	4,024.3
Cash flows from investing activities		
Interest received on term deposit	32.43	1.3
Movement in other bank balances	210.40	(210.40
Proceed on sale of property, plant and equipment	0.04	
Net cash (used in)/generated by investing activities	242.86	(209.08
Cash flows from financing activities (B)		
Proceeds from borrowings	2.	87.9
Repayment of borrowings	(438.89)	(87_90
Interest and Financial Charges	(791.50)	
Net (used in)/ generated in financing activities (C)	-1,230,39	(2,074.66
Net increase/ (decrease) in cash and cash equivalents (A+B+C)	1,862.83	1,740.6
Cash and cash equivalents at the beginning of the year	1,812.32	71.7
Cash and cash equivalents at the end of the year	3.675.14	1,812,3

Ras

Swa

Accol

YE

Note 1 to 39 forms part of the IND AS financial statements.

In terms of our report of even date attached. For K S Aiyar & Co Chartered Accountants Firm Registration No. 100186W

G C Nageswara Rao Partner Membership No 206784

Place: Date: May 29, 2023

For and on behalf of the Board Director Parag Phanse DIN :08368809

00000 Director Rajnish Saxena DIN :05188337

Voeboz9

ć Company Secretary Siddhesh Mahadik

av

Chief Financial Officer Venitia Barboza

Place: MumBAI Date: May 29, 2023

with

		₹ in Mn
Statement of changes in equity for	the year ended March 31, 2023	
a. Equity share capital	As at March 31, 2023	As at March 31, 2022
Balance as at the begining of the year	2,594.98	2,594,98
Change in the equity share capital due to prior period errors	-	
Restated balance as at April 01	2,594.98	2,594.98
Changes in equity share capital during the year	-	-
Balance as at end of the year	2,594.98	2,594.98

March 31, 2023 Statem	ent of changes in equity for th	ne year ended March 31, 2	023	₹in Mn
			Reserves and surplus	
b. Other equity	Deemed Equity	Retained earnings	Debenture Redemption Reserve	Total Attributable to owners of the company
Balance as at April 1, 2022	1_854_60	(7.365.57)	959_40	(4,551,56)
Addition in current year				
Profit / (Loss) for the year		181.51		181_51
Transfer from retained earnings	-	-		-
Transfer to Debenture Redemption Reserve		(181.51)	181,51	-
Total comprehensive profit/ (loss) for the year		-	181.51	181.51
Balance as at March 31, 2023	1,854.60	(7,365.57)	1,140.91	(4,370.06)

Note In terms of Section 71 (4) of the Companies Act, 2013 read with the Rule 18 (7) of The Companies (Share Capital and Debentures) Rules, 2019 Company is required to create Debenture Redemption Reserve (DRR) out of its profits to the extent of 10% of the value of outstanding privately placed Debentures Rs, 12,324,40 mn until such debentures are redeemed to which adequate amounts shall be credited from out of its profits every year. For the year ended March 31, 2023, entire amount of profit for the year has transferred to Debenture Redemption Reserve

March 31, 2022				₹ in Mn
Statem	ent of changes in equity for th	he year ended March 31, 2	2022	
			Reserves and surplus	
b. Other equity	Deemed Equity	Retained earnings	Debenture Redemption Reserve	Total Attributable to owners of the company
Balance as at April 1, 2021	1 854 60	(6,594_48)	959,40	(3,780 47)
Addition in current year Profit / (Loss) for the year Transfer from retained earnings		(771_09)	-	(771 09)
Transfer to Debenture Redemption Reserve	<=			
Total comprehensive profit/ (loss) for the year		(771.09)		(771.09
Balance as at March 31, 2022	1,854.60	(7,365.57)	959.40	(4,551.56)

Note 1 to 39 forms part of the IND AS financial statements.

In terms of our report of even date attached For K S Alyar & Co Chartered Accountants Firm Registration No. 100186W C G C Nageswara Rao ad Aca

Partner Membership No 206784

Place Date May 29 2023

nd on behalf of the Board < A.K rector Director Rainish Saxena

Parag Phanse DIN 08388809

borg 0

DIN :05188337

Chief Financial Officer Venitia Barboza

Place MUMBAI Date May 29, 2023

Company Secertary Siddhesh Mahadik

Note No 1 - General Information & Significant Accounting Policies

1. General information

The Company is a public limited company incorporated in India. Its holding company is IL&FS Transportation Networks Limited. The principal activities of the Company is Construction and Maintenance of Road. The address of its registered office and principal place of business is 443/A, Road No 5, Ashok Nagar, Ranchi -834002.

The Government of Jharkhand (GoJ) and Infrastructure Leasing & Financial Services Limited (IL&FS) entered into a Programme Development Agreement (PDA) dated 6 February, 2008 to form a Joint Venture for upgradation of about 1,500 lane kms of roads in the State of Jharkhand under Jharkhand Accelerated Road Development Programme (JARDP).

As per the terms of the PDA, GoJ and IL&FS may carry out the financing, construction, operation and maintenance of road either through JARDCL, or through another Project SPV to be incorporated either by GoJ and /or IL&FS, as mutually agreed. With the approval of GoJ, IL&FS, on August 04, 2009, incorporated the Project SPV namely Jharkhand Road Projects Implementation Company Limited (JRPICL) to carry out the implementation work under the JARDP.

The Company has entered into Tripartite Concession Agreement with Govt. of Jharkhand (GOJ) and Jharkhand Accelerated Road Development Co. Ltd. on September 23, 2009 for Ranchi Ring Road, on October 14, 2009 for Ranchi-Patratu Dam Road & Patratu Dam- Ramgarh Road, on May 06,2011 for Chaibasa Kandra Chowka Road and on Auguest 06, 2011 for Adityapur Kandra Road Project to Develop, Design, Engineer, Finance, Procure, Construct, Operate and Maintain 6 /4 laning roads in the State of Jharkhand on Build, Own and Transfer (Annuity) basis. The Concession Agreement envisages concession for a period of 17.5 Years (except in case of Adityapur Kandra Road Project is 15 years 9 months) commencing from the Commencement date, including the exclusive right, license and authority during the subsistence of this Agreement to implement the Project and the Concession in the respect of the Project Highway.

2. Significant accounting policies

2.1 Statement of compliance

The financial statements have been prepared in accordance with Indian Accounting Standards ("Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015(as amended from time to time) and other relevant provisions of the Companies Act, 2013("the Act").

The Balance Sheet, the Statement of Profit and Loss and the Statement of Changes in Equity are prepared and presented in the format prescribed in the Division III of Schedule III to the Act. The Statement of Cash Flows has been prepared and presented as per the requirements of Ind AS 7 "Statement of Cash Flows".

Upto the year ended March 31, 2016, the Company prepared its financial statements in accordance with accounting standards notified under the section 133 of the Companies Act 2013, read together with paragraph 7 of the Companies (Accounts) Rules, 2014 (Indian GAAP). The date of transition to Ind AS is April 1, 2015



2.2 Basis of preparation and presentation

The financial statements have been prepared on a historical cost basis, except for the following asset and liabilities which have been measured at fair value:

- Derivative financial instruments
- Certain financial assets and liabilities measured at fair value (refer accounting policy regarding financial instruments),

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Company takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these financial statements is determined on this basis.

The principal accounting policies are set out below.

2.3 Use of Estimates

The preparation of financial statements in conformity with IND AS requires the Management to make estimates and assumptions that affect the reported amount of assets, liabilities, revenues and expenses and disclosure of contingent liabilities on the date of financial statements. The recognition, measurement, classification or disclosures of an item or information in the financial statements have been made relying on management estimates to a greater extent.

2.4 Fair value measurement

The Company measures financial instruments, at fair value at each balance sheet date.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.



The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement
 is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. External valuers are involved for valuation of significant assets, such as properties and significant liabilities, such as contingent consideration.

For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above. This note summarises accounting policy for fair value. Other fair value related disclosures are given in the relevant notes.

2.5 Accounting for rights under service concession arrangements and revenue recognition

i. Recognition and measurement

The Company builds, operates and maintains infrastructure assets under public-to-private Service Concession Arrangements (SCAs), which is an arrangement between the "grantor" (a public sector entity/authority) and the "operator" (a private sector entity) to provide services that give the public access to major economic and social facilities utilizing private-sector funds and expertise. The infrastructures accounted for by the Company as concessions are mainly related to the activities concerning roads, tunnels, check posts, railways and other infrastructure facilities.

Concession contracts are public-private agreements for periods specified in the SCAs including the construction, upgradation, restoration of infrastructure and future services associated with the operation and maintenance of sassets in the concession period. Revenue recognition, as well as, the main characteristics of these contracts are detailed in Note 2.5.iii.

With respect to service concession arrangements, revenue and costs are allocated between those relating to construction services and those relating to operation & maintenance services, and are accounted for separately. Consideration received or receivable is allocated by reference to the relative fair value of services delivered when the amounts are separately identifiable. The infrastructure used in a concession are classified as an intangible asset or a financial asset, depending on the nature of the payment entitlements established in the concession agreement.



When the amount of the arrangement consideration for the provision of public services is substantially fixed by a contract, the Company recognizes revenues from construction services for public facilities (infrastructures) by the percentage-of-completion method, and recognizes the consideration as a financial asset and the same is classified as "Receivables against Service Concession Arrangements". The Company accounts for such financial assets at amortized cost, calculates interest income based on the effective interest method and recognizes it in revenue as Finance Income.

When the Company has a right to charge the user of infrastructure facility, the Company recognizes revenues from construction services for public facilities (infrastructures) by the percentage-of-completion method, and recognizes the consideration for construction services at its fair value, as an intangible asset. The Company accounts for such intangible asset (along with the present value of committed payments towards concession arrangement to the grantor at the appointed date e.g. Negative Grant, premium etc.) in accordance with the provisions of Ind AS 38 and is amortized based on projected traffic count or revenue, as detailed in Note 3.1.vi, taking into account the estimated period of commercial operation of infrastructure which generally coincides with the concession period. Intangible asset is capitalized when the project is complete in all respects and when the Company receives the final completion certification from the grantor as specified in the Concession Agreement and not on completion of component basis as the intended purpose and economics of the project is to have the complete length of the infrastructure available for use However, where there is other than temporary delay due to reasons beyond the control of the Company, the management may treat constructed potion of the infrastructure as a completed project.

ii. Contractual obligation to restore the infrastructure to a specified level of serviceability

The Company has contractual obligations to maintain the infrastructure to a specified level of serviceability or restore the infrastructure to a specified condition during the concession period and/or at the time of hand over to the grantor of the SCA. Such obligations are measured at the best estimate of the expenditure that would be required to settle the obligation at the balance sheet date.

iii. Revenue recognition

Once the infrastructure is in operation, the treatment of income is as follows:

Finance income for concession arrangements under financial asset model is recognized using the effective interest method. Revenues from operations and maintenance services and overlay services are recognized in each period as and when services are rendered in accordance with Ind AS 18 Revenue.

iv. Revenue from construction contracts

The Company recognizes and measures revenue, costs and margin for providing construction services during the period of construction of the infrastructure in accordance with Ind AS 115 'Revenue from Contracts with Customers'.

When the outcome of a construction contract can be estimated reliably and it is probable that it will be profitable, contract revenue and contract costs associated with the construction contract are recognised as revenue and expenses respectively by reference to the percentage of completion of the contract activity at the reporting date. The percentage of completion of a contract is determined considering the proportion that contract costs incurred for work performed upto the reporting date bear to the estimated total contract costs.



For the purposes of recognising revenue, contract revenue comprises the initial amount of revenue agreed in the contract, the variations in contract work, claims and incentive payments to the extent that it is probable that they will result in revenue and they are capable of being reliably measured.

The percentage of completion method is applied on a cumulative basis in each accounting period to the current estimates of contract revenue and contract costs. The effect of a change in the estimate of contract revenue or contract costs, or the effect of a change in the estimate of the outcome of a contract, is accounted for as a change in accounting estimate and the effect of which are recognised in the Statement of Profit and Loss in the period in which the change is made and in subsequent periods.

When the outcome of a construction contract cannot be estimated reliably, revenue is recognised only to the extent of contract costs incurred of which recovery is probable and the related contract costs are recognised as an expense in the period in which they are incurred.

When it is probable that total contract costs will exceed total contract revenue, the expected loss is recognised as an expense in the Statement of Profit and Loss in the period in which such probability occurs.

v. Borrowing cost related to SCAs

In case of concession arrangement under financial asset model, borrowing costs attributable to construction of the infrastructure are charged to Statement of Profit and Loss in the period in which such costs are incurred.

In case of concession arrangement under intangible asset model, borrowing costs attributable to the construction of infrastructure assets are capitalised up to the date of the final completion certificate of the asset / facility received from the authority for its intended use specified in the Concession Agreement. All borrowing costs subsequent to the capitalization of the intangible assets are charged to the Statement of Profit and Loss in the period in which such costs are incurred.

vi. Amortisation of intangible asset under SCA

The cost of intangible rights relating to infrastructure assets is amortized in proportion to actual revenue earned compared to total projected revenue from the project over the concession period.

In case this intangible asset is impaired, the written down value remaining after providing for impairment is amortised over the remaining concession period in proportion to the actual revenue earned as compare to the projected revenue of the remaining concession period.

Total projected revenue is reviewed at the end of each financial year and is adjusted to reflect any changes in the estimates which lead to the actual collection at the end of the concession period.

vii. Claims

Claims raised with the concession granting authority towards reimbursement for costs incurred due to delay in handing over of unencumbered land to the Company for construction or other delays attributable solely to the concession granting authority are recognised when there are reasonable certainty that there will be inflow of economic benefits to the Company. The claims when recognised as such are reduced from the carrying amount of the intangible asset / financial asset under the service concession arrangement, as the case may be, to the extent the claims relate to costs earlier included as a part of the carrying amount of these assets. Further, these claims are credited to profit or loss to the extent they relate to costs earlier debited to profit or loss. The claims are presented separately as a financial asset



2.6 Borrowing costs

Borrowing costs are recognised in the period to which they relate, regardless of how the funds have been utilised, except where it relates to the financing of construction of development of assets requiring a substantial period of time to prepare for their intended future use. Interest is capitalised up to the date when the asset is ready for its intended use. The amount of interest capitalised (gross of tax) for the period is determined by applying the interest rate applicable to appropriate borrowings outstanding during the period to the average amount of accumulated expenditure for the assets during the period. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.7 Taxation

2.7.1 Current tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

The provision for tax is taken on the basis of the standalone financial statements prepared under Ind AS

Current income tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Current tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity. Management periodically evaluates positions taken in the tax return with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

2.7.2 Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets (including unused tax credits such as MAT credit and unused tax losses such as carried forward business loss and unabsorbed depreciation) are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.



Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Deferred tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

2.8 Property, plant and equipment

Property, plant and equipment acquired by the Company are reported at acquisition cost, with deductions for accumulated depreciation and impairment losses, if any.

The acquisition cost includes the purchase price (excluding refundable taxes) and expenses, such as delivery and handling costs, installation, legal services and consultancy services, directly attributable to bringing the asset to the site and in working condition for its intended use.

Where the construction or development of any asset requiring a substantial period of time to set up for its intended use is funded by borrowings, the corresponding borrowing costs are capitalised up to the date when the asset is ready for its intended use.

All assets are depreciated on a Straight Line Method (SLM) of Depreciation, over the useful life of assets as prescribed under Schedule II of the Companies Act, 2013 other than assets specified in para below

Following assets are depreciated over a useful life other than the life prescribed under Schedule II of the Companies Act, 2013 based on internal technical evaluation, taking into account the nature of the asset, the estimated usage of the asset, the operating conditions of the asset, past history of replacement, anticipated technological changes etc.:

Asset	Useful life based on SLM
Data Processing Equipment (Server & Networking)	4
Mobile Phones and I pad / Tablets	Fully depreciated in the year of purchase
Specialised office equipment's	3
Vehicles	5
Assets provided to employees	3

The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying of the asset and is recognised in profit or loss.



2.9 Impairment of tangible and intangible assets

At the end of each reporting period, the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

In assessing value in use, the estimated future cash flows are discounted to their present value using appropriate discount rate.

Recoverable amount is the higher of fair value less costs of disposal and value in use.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the statement of profit or loss unless the asset is carried at a revalued amount, in which case, the reversal is treated as a revaluation increase.

2.10 Provisions

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that the Company will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. When the Group expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

2.11 Financial instruments

Financial assets and financial liabilities are recognised when a company becomes a party to the contractual provisions of the instruments.



Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial assets or financial liabilities at fair value through profit or loss ("FVTPL) are recognised immediately in the statement of profit and loss.

2.12 Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

2.12.1 Classification of financial assets – debt instruments

Debt instruments that meet the following conditions are subsequently measured at amortised cost (except for debt instruments that are designated as at fair value through profit or loss on initial recognition):

- the asset is held within a business model whose objective is to hold assets in order to collect contractual cashflows;
- the contractual terms of the instrument give rise on specified dates to cash flows that are solely payments of
 principal and interest on the principal amount outstanding.

After initial measurement, such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the profit or loss. The losses arising from impairment are recognised in the profit or loss.

2.12.2 Amortised cost and Effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the debt instrument, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Income is recognised on an effective interest basis for debt instruments other than those financial assets classified as at FVTPL. Interest income is recognised in profit or loss and is included in the "Other income" line item.

2.12.3 Financial assets at FVTPL

Debt instruments that do not meet the amortised cost or FVOCI criteria are measured at FVTPL. In addition, debt instruments that meet the amortised cost or FVOCI criteria but are designated as at FVTPL are measured at FVTPL.



A debt instrument that meets the amortised cost or FVTOCI criteria may be designated as at FVTPL upon initial recognition if such designation eliminates or significantly reduces a measurement or recognition inconsistency that would arise from measuring assets or liabilities or recognising the gains and losses on them on different bases.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any gains or losses arising on re-measurement recognised in profit or loss. The net gain or loss recognised in profit or loss is included in in the "Other income" line item.

2.12.4 Impairment of financial assets

In accordance with Ind AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

a) Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance

b) Trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 115 (referred to as 'contractual revenue receivables' in these illustrative financial statements)

c) Loan commitments which are not measured as at FVTPL

the Company measures the loss allowance for a financial instrument at an amount equal to the lifetime expected credit losses if the credit risk on that financial instrument has increased significantly since initial recognition. If the credit risk on a financial instrument has not increased significantly since initial recognition, the Company measures the loss allowance for that financial instrument at an amount equal to 12-month expected credit losses.

However, for trade receivables, the Company measures the loss allowance at an amount equal to lifetime expected credit losses. In cases where the amounts are expected to be realized upto one year from the date of the invoice, loss for the time value of money is not recognised, since the same is not considered to be material.

When making the assessment of whether there has been a significant increase in credit risk since initial recognition, the Company uses the change in the risk of a default occurring over the expected life of the financial instrument instead of the change in the amount of expected credit losses. To make that assessment, [the Group] the Company compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition and considers reasonable and supportable information, that is available without undue cost or effort, that is indicative of significant increases in credit risk since initial recognition.

2.13 Reclassification of financial assets

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model as a result of external or internal changes which are significant to the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest.



2.13.1 Derecognition of financial assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognise the financial asset and also recognises a collateralized borrowing for the proceeds received.

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss if such gain or loss would have otherwise been recognised in profit or loss on disposal of that financial asset.

On derecognition of a financial asset other than in its entirety (e.g., when the Company retains an option to repurchase part of a transferred asset), the Company allocates the previous carrying amount of the financial asset between the part it continues to recognise under continuing involvement, and the part it no longer recognises on the basis of the relative fair values of those parts on the date of the transfer. The difference between the carrying amount allocated to the part that is no longer recognised and the sum of the consideration received for the part no longer recognised and any cumulative gain or loss allocated to it that had been recognised in other comprehensive income is recognised in profit or loss if such gain or loss that had been recognised in other comprehensive income is allocated between the part that continues to be recognised and the part that is no longer recognised on the part that is no longer set.

2.14 Modification of Cash Flows of financial assets and revision in estimates of Cash flows

The rate considered for recognizing Finance Income (EIR) and fair valuation of the Receivable under SCA will be finalised on achievement of PCOD / COD for the Project. Thereafter this rate will remain constant during the balance concession period.

When the contractual cash flows of a financial asset are renegotiated or otherwise modified and the renegotiation or modification does not result in the derecognition of that financial asset in accordance with Ind AS 109, the Company recalculates the gross carrying amount of the financial asset and recognises a modification gain or loss in profit or loss. The gross carrying amount of the financial asset is recalculated as the present value of the renegotiated or modified contractual cash flows that are discounted at the financial asset's original effective interest rate. Any costs or fees incurred are adjusted to the carrying amount of the modified financial asset and are amortised over the remaining term of the modified financial asset.

If the Company revises its estimates of payments or receipts (excluding modifications and changes in estimates of expected credit losses), it adjusts the gross carrying amount of the financial asset or amortised cost of a financial liability to reflect actual and revised estimated contractual cash flows. The Company recalculates the gross carrying amount of the financial asset or amortised cost of the financial liability as the present value of the estimated future contractual cash flows that are discounted at the financial instrument's original effective interest rate. The adjustment is recognised in profit or loss as income or expense.



2.15 Financial liabilities and equity instruments-

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate

The Company financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, financial guarantee contracts and derivative financial instruments.

2.15.1 Classification as debt or equity

Debt and equity instruments issued by a Company are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

2.15.2 Financial liabilities

All financial liabilities are subsequently measured at amortized cost using the effective interest method

2.15.2.1 Financial liabilities subsequently measured at amortised cost

Financial liabilities are measured at amortized cost at the end of subsequent accounting periods. The carrying amounts of financial liabilities that are subsequently measured at amortized cost are determined based on the effective interest method. Interest expense that is not capitalized as part of costs of an asset is included in the 'Finance costs' line item.

The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the net carrying amount on initial recognition.

2.15.2.2 Derecognition of financial liabilities

The Company derecognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. An exchange between with a lender of debt instruments with substantially different terms is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. Similarly, a substantial modification of the terms of an existing financial liability (whether or not attributable to the financial difficulty of the debtor) is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

2.16 Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, net of outstanding bank overdrafts as they are considered an integral part of the entity's cash management.



2.17: Cash Flow Statement

The statement of cash flows shows the changes in cash and cash equivalents arising during the year from operating activities, investing activities and financing activities. The cash flows from operating activities are determined by using the indirect method. Net income is therefore adjusted by non-cash items, such as measurement gains or losses, changes in provisions, impairment of property, plant and equipment and intangible assets, as well as changes from receivables and liabilities. In addition, all income and expenses from cash transactions that are attributable to investing or financing activities are eliminated.

The cash flows from investing and financing activities are determined by using the direct method.

2.18 Earning Per Equity Share:

Basic earnings per equity share is computed by dividing the net profit attributable to the equity holders of the company by the weighted average number of equity shares outstanding during the period.

Diluted earnings per equity share is computed by dividing the net profit attributable to the equity holders of the company by the weighted average number of equity shares considered for deriving basic earnings per equity share and also the weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. The dilutive potential equity shares are adjusted for the proceeds receivable had the equity shares been actually issued at fair value (i.e. the average market value of the outstanding equity shares). Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date. Dilutive potential equity shares are determined independently for each period presented.

2.19 Standards issued but not effective.

a) Amendments to Ind AS 1, Presentation of Financial Statements

Disclosure of accounting policy information under Ind AS 1 has been amended to state that:

· Companies should disclose material accounting policy information instead of significant accounting policies

• Accounting policy information, together with other information, is material when it can reasonably be expected to influence decisions of primary users of general-purpose financial statements

• Accounting policy information that relates to immaterial transactions, other events or conditions need not be disclosed. Accounting policy information may be material because of the nature of the related transactions, other events or conditions, even if the amounts are immaterial. However, not all accounting policy information relating to material transactions, other events or conditions is itself material.

Further, corresponding amendments have also been prescribed to Ind AS 34, Interim Financial Reporting, and Ind AS 107, Financial Instruments: Disclosures.

b) Amendments to Ind AS 8, Accounting Policies, Change in Accounting Estimates and Errors

The amendments have introduced certain key changes to Ind AS 8, which include:

• Definition of 'change in account estimate' has been replaced by revised definition of 'accounting estimate'

• As per revised definition, accounting estimates are monetary amounts in the financial statements that are subject to measurement uncertainty

• A company develops an accounting estimate to achieve the objective set out by an accounting policy.

- Accounting estimates include:
- Selection of a measurement technique (estimation or valuation technique)
- Selecting the inputs to be used when applying the chosen measurement technique.



c) Amendments to Ind AS 12, Income Taxes

• The amendment has narrowed the scope of the Initial Recognition Exemption (IRE) with regard to leases and decommissioning obligations

As per the amendment, IRE does not apply to transactions that give rise to equal and offsetting temporary differences
Accordingly, companies will need to recognise a deferred tax asset and a deferred tax liability for temporary differences arising on transactions such as initial recognition of a lease and a decommissioning provision.

Consequent amendment made under Ind AS 101, First-time Adoption of Indian Accounting Standards. The amendments to Ind AS 101 provides that amendments to Ind AS 12 exempt an entity from recognising a deferred tax asset or liability in particular circumstances, at the date of transition to Ind AS, a first-time adopter should recognise a deferred tax asset and a deferred tax liability associated with:

a. Right-of-use assets and lease liabilities, and

b. Decommissioning, restoration and similar liabilities and the corresponding amounts recognised as part of the cost of the related asset.

d) Amendments to Ind AS 7, Financial Instruments: Disclosures

• The amendments have introduced certain key changes to IND AS 107, which requires entities disclose material accounting policy information which shall include the measurement basis (or bases) for financial instruments used in preparing the financial statement.

• The amendment further requires judgment other than estimates that management has made in the process of applying the entity's accounting policies and that have the most significant effect on the amounts recognized in the financial statements.

These amendments are extensive and the Company will evaluate the same to give effect to them as required by law.



	1, 2023
Jharkhand Road Projects Implementation Company Limited	Notes forming part of the Financial Statements for the year ended March 31, 3

Note 3 Property, plant and equipment

March 31, 2023

		Cost or Deamed cost	od cost		Accu	Accumulated depreciation and impairment	ation and impairn	nent	Carrying Amount
						5			
Particulars	Balance as at April 1, 2022	Additions	Deletion	Balance as at March 31, 2023	Balance as at April 1, 2022	Depreciation expense	adjustments	Balance as at March 31, 2023	Balance as at March 31, 2023
Property plant and equipment									
Land	0.54			0.54	1.1	24	4		0 54
Data processing equipments	101	,	•)	1.01	1.01			1 01	0 00
Office equipments	1.44			1 44	1.44			1 44	0 00
Furniture and fixtures	0.80	(4)	0.31	0.49	62 0	00.0	0.30	0.48	0 00
Subtotal	3.79	8	0.31	3.47	3.23	00.0	0.30	2.93	0.54
Total	3.79		0.31	3.47	3.23	0.00	0.30	2.93	0.54

March 31, 2022

							Name -		
		Cost or Deemed cost	ed cost		Acci	Accumulated depreciation and impairment	ation and impair	lent	Carrying Amount
Particulars	Balance as at April 1, 2021	Additions	Deletion	Balance as at March 31, 2022	Balance as at April 1, 2021	Depreciation expense	adjustments	Balance as at March 31, 2022	Balance as at March 31, 2022
Property plant and equipment									
tand	0.54	•		0.54	•			50	0.54
Data processing equipments	1.01			1 01	1 01			1 01	00 0
Office equipments	1.44			1 44	1 44			1 44	00 0
Furniture and fixtures	0.80			0.80	0.75	0.03		62.0	0.01
Subtotal	3.79			3 79	3 20	0.03		3 23	0.55
Total	3.79			3.79	3.20	0.03		3.23	0.55



Note - 4 Other intangible assets

March 31, 2023

		Cost or deemed cost		Accumulate	d depreciation and impairment	mpairment	Carrying Amount
Particulars	Balance as at April 1, 2022	Additions from separate acquisitions	Balance as at March 31, 2023	Balance as at April 1, 2022	Amortisation expense	Balance as at March 31, 2023	As at March 31, 2023
Software / Licences acquired	0.10	3	0.10	0.10	a.	0.10	0.00
Total	0.10		0.10	0.10		0.10	0.00

₹ in Mn

March 31, 2022

		Cost or deemed cost		Accumulate	Accumulated depreciation and impairment	mpairment	Carrying Amount
Particulars	Balance as at April 1, 2021	Additions from separate acquisitions	Balance as at March 31, 2022	Balance as at April 1, 2021	Amortisation expense	Balance as at March 31, 2022	As at March 31, 2022
Software / Licences acquired	0.10	×	0.10	0.10		0.10	0.00
Total	0.10		0.10	0.10		0.10	0.00



Note - 5 Investments - Current		₹in Mi
Particulars	As at March 31, 2023	As at March 31, 2022
FTVPL of Investments in mutual fund		
Total (A)		
Less : Aggregate amount of impairment in value of investments (B)		
Total (A) - (B)	-	

Note - 6 Other financial assets

A. Other financial assets - Non current

		₹ in Mn
Particulars	As at March 31, 2023	As at March 31, 2022
Receivable under service concession arrangements (A)	9,694.61	11,143,97
Others (B)		
Security Deposits -Unsecured, considered good	3,07	3,18
Claims recievable from Government authority	1,392,73	1,392,73
Less: Expected credit loss	-1,392.73	(1,392,73)
Total (A+B)	9,697.67	11,147.15

B. Other financial assets - Current

		₹in Mn	
Particulars	As at March 31, 2023	As at March 31, 2022	
Receivable under service concession arrangements (A)	4,042.70	3,806,19	
Interest accrued on fixed deposits	6.40	2,08	
Advances recoverable in cash or kind - Doubtful	26.14	25.31	
Less: Provision for impairment on assets	-25,31	(25.31)	
Unbilled Revenue	19.80	19.80	
Less: Expected credit loss	-19.80	(19.80)	
Total (A+B)	4,049.93	3,808.27	

Note - 7

Cash and cash equivalents

		₹ in Mn
Particulars	As at March 31, 2023	As at March 31, 2022
Balances with Banks - Current Account	1,237.52	596.25
Cash on hand	0.02	0.01
Fixed Deposits (original maturity less than 3 months)	2,437.60	1.216.07
Cash and cash equivalents	3,675.14	1,812.33
Balances held as Fixed deposit (original maturity more then 3 months)		210.40
Balances held as Fixed deposit under lien in the favor of IDBI Trusteeship Services Limited		-
Other bank balances	· · · · · · · · · · · · · · · · · · ·	210.40

Note - 8

Other assets

A. Other assets - Current

A. Other assets - Current		₹ in Mn
Particulars	As at March 31, 2023	As at March 31, 2022
Prepaid expenses	7.92	8,40
Other Receivables	151_16	-
Balances with government authorities - GST	÷ .	2,69
Other advances	4.18	4,18
Moblization advance (overlay) - Others	44.27	33.05
Moblization advance (overlay) - related party	3.27	3.27
Total	210.79	51.59

Note - 9

Particulara	As at March 31 2023	As al March 31, 2022
Equity where capital	2,594,95	2 594 58
Tetal	2,594,98	2,594,98
Authorised Share capital : 320.000,000 fully paid equity shares of Re. 107- each	3.300,00	3.290,00
Issued and subscribed cuptal contenies: 259,498,000 fully paid equity shares of Rs.10 epch (see 11 April 3): 3023-359-488.000)	2,584,98	2,694,99
	2,594.98	2,594.88

	As at March 31, 2023 For the Year ended March 3			March 31, 2022
Particulars	Number of shares	Share capital (Amount)	Number of shares	Share capital (Amount)
Balance at the start of the year search during the year	259,50	2 594 98	259 50	2,594.98
Balance at the end of the year	259,50	2,594,98	259.50	2,554.38

9.2 Details of shares held by the holding company, the ultimate controlling party, their subsidiaries and associates

Partculars	As at March 31_ 2023	As at March 31 2022
8.4F5 Transportation Networks Limited, the Holding Company	242.45	242,45
Infrastructure Lessing & Financial Services Limited, the ultimate holding company	17.05	17,05
Total	259,50	259.50

9.3 Details of shares held by each shareholder holding more than 5% shares

	As at Mar	As at March 31, 2023		As at March 31 2022	
Particulars	Number of shares heid	% holding in the class of shares	Number of shares held	% holding in the class of shares	
Eufly said mounty shares Infrastructure Leasing & Financial Services. Limited and its nominees	17.05	6.57%		6.57%	
LSES Transportation Networks Limited	242.45	93.43%	242.45	93.43%	

9.4 The Company has one class of equity shares with face value of ₹ 10 each fully pad-up. Each shareholder has a voting right in proportion to his holding in the paid-up equity shares capital of the Company In the event of squidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders. Where final dividend is proposed by the Board of Directors, it is subject to the approval of the shareholders in the Annual General Meeting.

9.5 Sharehalding of promotor

Shares held by Promotors	As at March 31, 2023			as at March 31, 2022		
Name of the Promotor	Number of shores held	% of total shares	% of change during the year	Number of shares held	% of total shares	% of change during the yea
Infrastructure Leaving & Financial Services Limited and its nominees	17.05	6,57%	-	17_05	6 57%	
E SFS Transportation Networks Limited	242.45	93,43%		242.45	93,43%	
Total	259.50	100.00%		142,45	100.00%	

9.6 Other Equity

9.6 Other Equity				
Particulars	As at March 31, 2023	As at March 31, 2022		
Deemed Equity				
Balance at beginning of the year	1 854 60	1 854 60		
Transfer during the year				
Balance at end of the year	1,854,60	1,854,60		
Debenture Redemption Reserve				
Balance at beginning of the year	959.40	959.40		
Transfer from retained earning	181.51			
Balance at end of the year	1,140,91	1153;49		
Retained earnings				
Balance at beginning of the year	-7 365 57	(6 594 48		
Profit/ (Loss) for the year	181.51	(771.09		
Transfer to Debenture Redemption Reserve	-181.51			
Balance at end of the year.	-7,365.57	(7,365,57		
Others [deachbe]				
Total	-4,370.05	(4,551,56)		



Jharkhand Road Projects Implementation Company Limited

Notes forming part of the Financial Statements for the year ended March 31, 2023

Note - 10 Non-current Borrowings

	As at March 31, 2023		As at March 31, 2022	
Particulars	Long-term	Current portion	Long-term	Current portion
Secured – at amortised cost				
(i) Non Convertible Debentures (see foot note i)				
a) 8,4000% Redeemable NCD	2,999.32	812.74	3,484.11	286.99
b) 8.4000% Redeemable NCD	7,081.61	2,053.83	B,096.51	940,40
(ii) Loans from related parties (see note ii)	5,698.75	262.80	5,887.78	102.14
Total	15,779.68	3,129.37	17,468.39	1,329.53
Less: Current maturities of long term debt clubbed under "Short Ierm borrowings"		3,129.37		1,329.53
Total Non-current borrowings	15,779.68		17,468.39	

Foot Note: (i) Non Convertible Debentures

(a) A first ranking mortgage which shall be created by the Company over the Mortgaged Property for the benefit of the Debenture Holders

(b) A first ranking and exclusive charge by way of mortgage over:

(b) A inst traiking and exclusive charge by way or morgage over: (i) all moveble, tangible and inlangible assets, current assets, Receivables (excluding the Excluded Identified Claims), cash, and investments, current assets, loans and advances created as part of the Projects (other than the Project Assets) to the extent permissible under the Concession Agreements

(ii) the Escrow Accounts and Escrow Sub Accounts including the Interim Reserve Accounts, the monies lying in each of the Escrow Accounts as well as the Escrow Sub Accounts into which all the investments in the Projects and all Receivables (excluding the Excluded Identified Claims), are to be deposited, in the manner and to the extent provided under the Escrow Agreements and Supplementary Escrow Agreement (C) A first ranking and exclusive assignment by way of security over () all the rights, title, benefits and demands of the Company under Project Documents, to the extent covered by and In accordance with the Substitution Agreements and the Concession Agreements.

(ii) all rights under the guarantees issued and undertakings obtained in relation to the Projects pursuant to the construction contracts, service and operation contract, if any, subject to the extent permissible under the Concession Agreements (iii) all contracts, documents, insurance policies and contracts of insurance, clearences and interests of the Issuer/ Company. It is clarified that the Debenture Trustee shall be named as a beneficiary in such insurance contracts / policies.

(ii) Terms of Repayment of Ioan taken from related parties
(a) The Loan is from IL&FS Transportation Networks Limited (ITNL), the holding company
(b) The Tenor of the Loan is upto April 20, 2030 as per Second supplementary curn amendement agreement dated June 29, 2021.
(c) 43 quarterly unequall installment starting from 20/10/2019 and ending on 20/04/2030



(ii) Repayment Schedule : Non Convertable Debentures -Secured

Tota	Redeemable Non- Convertible Debentures [NCDs] Series A	Redeemable Non- Convertible Debentures [NCDs] Series B	Date of Payment
440.90	228 70	212.20	20-Jul-17
188.20	48.70	139,50	20-Ocl-17
345.90	178.90	167,00	20-Jan-18
239.30	87 90	151.40	20-Apr-18
374.40	191.20	183.20	20-Jul-18
253.20	90.90	162.30	20-Oct-18
387.10	203.60	183,50	20-Jan-19
270 60	101.70	168.90	20-Apr-19
383,10	157.80	225.30	20-Jul-19
276.10	57.80	218.30	20-Oci-19
403.50	145.80	257.70	20-Jan-20
268.60	49,80	238.80	20-Apr-20
399.20	143.00	256.20	20-Jul-20
294.80	55.00	239.80	20-Oct-20
430.70	129.40	301,30	20-Jul-22
360,90	46.80	314.10	20-Oct-22
457,80	121.00	336.80	20-Jan-23
620,40	215.10	405.30	20-Apr-23
574.10	181.30	392,80	20-Jul-23
456,50	89.10	367.40	20-Oci-23
592,00	221.20	370.80	20-Jan-24
469.90	117.50	372.40	20-Apr-24
640.80	304.30	336.50	20-Jul-24
491.10	182.30	308.80	20-Ocl-24
605.40	243.90	362.50	20-Jan-25
590.60	218.40	372.20	20-Apr-25
666.40	270.70	395,70	20-Jul-25
519.00	163.20	355 80	20-Oci-25
644,70	258.50	386.20	20-Jan-26
452.10	206.90	245.20	20-Apr-26
688.20	210.20	478.00	20-Jul-26
577,70	106.60		20-Oci-26
724.60	263.90		20-Jan-27
721.50	208.90		20-Jul-27
558.30			20-Jan-28
558.3			20-Jul-28
333,10		333.10	20-Jan-29
17,300.00	5,500.00	11,800,00	Total

(iii) Repayment Schedule : Unsecured Loan

Date of Payment	5	₹in Mn
20-Oct-19	0.96%	60,53
20-Jan-20	0,72%	45.40
20-Apr-20	2.32%	146.28
20-Jul-20	0.40%	25.22
20-Ocl-20	0,60%	37.83
20-Jul-22	0.45%	28.37
20-Oct-22	0.67%	42,24
20-Jan-23	0.50%	31.53
20-Apr-23	1.24%	77.98
20-Jul-23	0.48%	30.41
20-Ocl-23	0.73%	46.28
20-Jan-24	0.54%	34.36
20-Apr-24	1.28%	80.64
20-Jul-24	2.68%	169.19
20-Oct-24	4.03%	253.80
20-Jan-25	3.02%	190.35
20-Apr-25	7.04%	444.15
20-Jul-25	0.48%	30.41
20-Oct-25	0,73%	46.28
20-Jan-26	0.54%	34.36
20-Apr-26	1.28%	80.64
20-Jul-26	0.89%	56.17
20-Oct-26	1.33%	83.95
20-Jan-27	1.00%	62.80
20-Apr-27	2.34%	147.38
20-Jul-27	3.52%	222.08
20-Oct-27	5.28%	333,13
20-Jan-28	3.96%	249.83
20-Apr-28	9.25%	582.96
20-Jul-28	4,53%	285.53
20-Oct-28	6.79%	428.29
20-000-20 20-Jan-29	5,10%	321,26
20-3a1-29 20-Apr-29	11.89%	749.52
	6.50%	409.77
20-Jul-29 20-Oct-29	6.55%	409,77
20-Jan-30	D.11%	6,99
20-Apr-30	0.26%	16,38
Total		6,305.18

erab

Note - 11 Other financial liabilities

A. Other financial liabilities - Non Current

		₹in Mn
Particulars	As at March 31, 2023	As at March 31, 2022
Interest accured but not due on borrowings		
Total		-

B. Other financial liabilities - Current

B, Other financial liabilities - Current ₹ In		
Particulars	As at March 31, 2023	As at March 31, 2022
 (a) Interest accrued but not due on borrowings From related parties From NCD 	349.85	88.10
 (b) Interest accrued and due on borrowings From related parties 	0.40	0.40
Total	350.26	88.50

Note - 12 Other liabilities

Other current liabilities

		₹ In Mn
Particulars	As at March 31, 2023	As at March 31, 2022
(a) Others		
-Statutory dues	49.14	12.31
-Claims payable	75.26	75.26
Total	124.40	87.57

Note - 13

Short term Borrowings

Particulars	As at March 31, 2023	As at March 31, 2022
(a) Current maturities of long-term debt (Secured)		
Non Convertible Debentures		
a) 8.4000% Redeemable NCD	812.74	286,99
b) 8.4000% Redeemable NCD	2,053.83	940.40
(b) Current maturities of long-term debt (Unsecured)		
- From bank	2	
- From related parties	262.80	102.14
Total	3.129.37	1.329.53



Note - 14 Trade payables

Trade payables - Current

Particulars	As at March 31, 2023	As at March 31, 2022
Trade payables -MSME	-	0.85
Trade payables other than MSME		
- Related parties	35.64	32.20
- Others	171_91	87.26
Total	207.55	120.32

On the basis of the information available with the Company and intimations received from suppliers (Trade payable and Other Payables) regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006, the disclosure U/s 22 of the Act is as follows:

14(a) (i) Trade payables ageing schedule for the year ended as on March 31, 2023

₹ in Mn

Particulars	Outstanding for following periods from due date of payment					Outstanding fo		ent
	Less than 1 year	1 -2 years	2 - 3 years	More than 3 years	Total			
(i) MSME								
(ii) Others	113.00	10.13	20.26	64.14	207.53			
(iii) Disputed dues – MSME				-				
(iv)Disputed dues - Others		-	-	5				
Total	113.00	10.13	20.26	64.14	207.53			

14(a) (ii) Trade payables ageing schedule for the year ended as on March 31, 2022

₹in Mn

Particulars	Outstanding for following periods from due date of payment				
	Less than 1 year	1 -2 years	2 - 3 years	More than 3 years	Total
(i) MSME	0.70	0.11	0.04	-	0.85
(ii) Others	57,56	20.53	10,80	30_57	119.46
(iii) Disputed dues – MSME		-	8 4 .	-	-
(iv)Disputed dues - Others	-	1.	13	.7	5
Total	58.26	20.64	10.84	30.57	120.32

		₹ in Mn
Particulars	As at March 31, 2023	As at March 31, 2022
 Principal amount remaining unpaid to suppliers as on March 31, 2022 		-
(ii) Amount of Interest paid U/s 16 along with the amount of the payment made to the supplier beyond the appointed day during the period/ year;	5	
(iii) Amount of interest due and remaining unpaid as on March 31, 2021		
(iv) Amount of interest accrued and remaining unpaid as on March 31, 2022:	ه.	0.85
(v) Amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the peirod /year) but without adding the interest specified under this Act:	2	
(vi) Amount of further interest remaining due and payable even in the succeding period /years, until such date when the interest dues above are actually paid to the small enterprise:		
Total	-	0.85



Note - 15 Current tax assets and liabilities

		₹ in Mn
Particulars	As at March 31, 2023	As at March 31, 2022
Current tax assets Advance payment of taxes (net of provision)	182.11	107.45
	182.11	107.45
Current tax liabilities Income tax payable		
Current Tax Assets (current portion)		•
Current Tax Assets (current portion)	182.11	107.45



Note - 16

Revenue from operations

		₹in Mn
Particulars	Year Ended March 31, 2023	Year Ended March 31, 2022
(a) Income from Annuity Assets (embedded in Annuity)	000.00	400.04
(i) Operation and maintenance income	202.83	182,81
(ii) Finance income	2,635_13	3,133,13
(iii) Overlay Income	468,63	93 11
Total	3,306.59	3,409.06

Note - 17 Other Income

a) Interest Income		
Particulars	Year Ended March 31, 2023	Year Ended March 31, 2022
Interest income earned on financial assets that are not designated as at fair value through profit or loss		
On Bank deposits	36 76	3.39
On Income Tax Refund	34	4.69
Total (a)	36.76	8.08

b) Other Non-Operating Income (Net of expenses directly attributable to such income)

Particulars	Year Ended March 31, 2023	Year Ended March 31, 2022
Profit on sale o fixed assets	0.04	
Others (Insurance Claims)	0.04	23
Total (b)	0.08	
(a+b)	36.84	8,08

Note - 18

Cost of material consumed & Construction Cost

		₹ in Mn		
Particulars	Year Ended March 31, 2023	Year Ended March 31, 2022		
Material consumption				
Total				
Construction Cost		1		
Total	· · · · · · · · · · · · · · · · · · ·	÷		

Note - 19

Operating Expenses ₹		
ParticuJars	Year Ended March 31, 2023	Year Ended March 31, 2022
Operation and maintenance expenses	171_64	154 68
Periodic maintenance expenses	397.80	79.80
Total	569.44	234.48

Note - 20

Employee benefits expense

Particulars	Year Ended March 31, 2023	Year Ended March 31, 2022
Deputation cost	4 13	4,62
Total	4.13	4,62

Foot Note : As the Company does not have any employee on its payroll, costs are recognised based on amounts charged to the Company As the company does not have any employee on its payroll, costs are recognised based on amounts charged to the company by the employers of the respective employees based on the period for which the said resources have provided services to the Company. Disclosures required to be made in accordance with Indian Accounting Standard (Ind AS) 19 on "Employee Benefits" have not been made as such costs are determined by respective employers and separate figures in respect of such resources on the deputation are not available.



Note - 21

Finance costs

		₹ in Mn	
Particulars	Year Ended March 31, 2023	Year Ended March 31, 2022	
(a) Interest costs -			
Interest on loans for fixed period			
-Interest on debentures	1,101.51	1,216.02	
Others		14	
- Interest on loans from related parties	501.49	534.94	
Sub Total (a)	1,603.00	1,750.96	
(b) Olhers	*		
Sub Total (b)			
Total (a+b)	1,603.00	1,750,96	

Note - 22

Other expenses

₹in M		
Particulars	Year Ended March 31, 2023	Year Ended March 31, 2022
Rent expense	0,36	0.43
Travelling and conveyance	0.00	0.01
Legal and consultation fees	8.92	3,90
Independent Consultancy fees	16.26	4.44
Repairs and Maintenance	0.14	0.14
Communication expenses	0.05	0.09
Insurance	0.02	0.01
Printing and Stationary	0.01	0.02
Electricity Charges	0.23	0.07
Bank Comission	0.01	0.02
Rate & Taxes	2.94	0_07
Agency fees	6.00	7.17
Advertising Fees	0.16	
Directors Fees	0.42	
Corporate Social Responsibility expenses (refer note 22.1)	10.67	11.37
Payment to auditors (refer note 22.2)	0.75	0.71
Miscellaneous expenses	0.35	1.29
Total	47.29	29.74

22.1 Expenditure incurred for corporate social responsibility In terms of Section 135 of the Companies Act, 2013, a Corporate Social Responsibility (CSR) Committee has been formed by the Company. Further In line with Guidance Note on Accounting for Expenditure on Corporate Social Responsibility Activities, issued by the Institute of Chartered Accountants of India, the disclosure of the CSR expenditure during the year, is as under:

		₹ in Mn
Particulars	Year Ended March 31, 2023	Year Ended March 31, 2022
(I) Amount requried to be spent by the Company during the year	10.67	11.37
(ii) Amount of expenditure incurred		15.55
(iii) Shortfall at the end of the year	10.67	
(iv) Total of previous yeare shortfall		
(v) Reason for shortfall	Refer Note below	
(v) Nature of CSR activities		PM CARES FUND
(v) Details of related party transactions		
 (v) Where a provision is made with respective to a liability incurred by entering into a contractual obligation 	(m)	5
	*	
Total	10.67	15.55

As per section 135(6) of the Companies Act, 2013, any unspent amount allocated for CSR is required to be deposited in a designated bank account within 6 months of the end of the financial year. However, due to the recategorization of our Company into the "Red category" during the year, the Company was unable to release funds towards CSR during the financial year 2022-23. The Company was only able to spend on those expenses that were required to maintain the going concern status, and CSR expenditure was deferred. However, since NCLT recategorized Company as Green entity post March 31, 2023, it is in process fulfille unspective there are the the spender of the CSR expenditure of the company with the CSR expenditure of the spender of the CSR expenditure of the company with the CSR expenditure of the spender of the company was free of the spender of the company with the company with the company was the company as Green entity post March 31, 2023, it is in process fulfilles to company the spender of the company was the company as Green entity post March 31, 2023, it is in process fulfilles to company the company base to company as Green entity post March 31, 2023, it is in process fulfilles to company with the company was the company as Green entity post March 31, 2023, it is in process fulfilles to company with the company the company as green entity post March 31, 2023, it is in process fulfilles to company with the company as green entity post March 31, 2023, it is in process fulfilles to company with the company as green entity post March 31, 2023, it is in process fulfilles to company with the company as green entity post March 31, 2023, it is in process fulfilles to company was the company as green entity post March 31, 2023, it is in process fulfilles to company with the company as green entity post March 31, 2023, it is in process fulfilles to company as green entity post March 31, 2023, it is in process fulfilles to company as green entity post March 31, 2023, it is in process fulfilles to company as green of taking all necessary steps to comply with the CSR requirements

22.2 Payment to auditors

		₹ in Mn		
Payments to auditors	Year Ended March 31, 2023	Year Ended March 31, 2022		
a) For audil	0.22	0.20		
b) For Tax audit	0.13	0.15		
c) For other services	0_40	0.25		
d) Goods and Service tax on above	*	0.11		
Total	0.75	0.71		



Note - 23

Particulars	Year ended March 31, 2023	Year ended March 31, 2022
On claim receivable from authority On unbilled revenue	-	1,185.24 19.80
Total		1,205.04

Note - 24 Income taxes

Income tax recognised in profit or loss

Particulars	Year ended March 31, 2023	Year ended March 31 2022
Current tax		
in respect of the current year		
Deferred tax n respect of the current year		
MAT credit entitlement		
Total income tax expense recognised in the current year		

(i) In view of change in Income Tax Act, for then existing clause (iih) of Explanation 1 to sub-section (2) of section 115JB by the Finance (No. 2) Act, 2019, w.e.f. 1-4-2020, Company does not have any MAT Tax liability for the current year

(ii) The Deferred Tax Assets/Liability has not been recognised as the same if provided would be reversed in the tax holiday period

Note 25 Earnings per share

Particulars	Unit	Year ended March 31, 2023	Year ended March 31, 2022
Profit for the year attrubutable to owners of the Company	₹ in Mn	181.51	10
Weignted average number of equity shares	Numbers	259.50	
Norminal value per equity share	₹	10	
Basic / Diluted earnings per share	₹	0.70	

Note 26 Segment Reporting

The Company operates in a single business segment viz. Surface Transportation Business. Also it operates in a single geographic segment. In the absence of separate reportable business or geographic segments the disclosures required under the Indian Accounting Standard (INDAS) 108 on 'Operating Segments' are not applicable.



Note 27. Other Commitments

		₹ in Mn
Particulars	As at March 31, 2023	As at March 31, 2022
Estimated amount of contracts remaining to be executed on capital account and not provided for Other commitments		-
- Operation & maintenance	1,057.68	981.46
- Overlay Cost	2,568.96	2,770.52
Total	3,626.65	3,751.98

Note 28 Contingent liabilities

Particulars	As at March 31, 2023	As at March 31, 2022
a) Claims against the Company not acknowledged as debt		
Claims against the Company not acknowledged as debt $$ - Contractors Claim*	1,862.00	6,095.60
b) Others	۵.	Sec.
c) Other money for which the company is contingently liable		
Contingent liabilities incurred by the Company arising from its delay payment of interest on term loan and delay payment of liabilities to related parties	-	

* Refer note 32



Note 29 Related Party Disclosures

As at March 31, 2023

(a) Name of the Related Parties and Description of Relationship:

Nature of Relationship	Name of Entity	Abbreviation used
Ultimate Holding Company	Infrastructure Leasing and Financial Services Limited	ILFS
Holding Company	IL&FS Transportation Networks Limited	ITNL
Fellow Subsidiaries		
(Only with whom there have been	IL&FS Financial Services Limited	IFIN
transaction during the period/		
there was balance outstanding at		
the year end)		
Fellow Subsidiaries	Elsamex Maintenance Services Limited	EMSL
	Mr. Vijay Kini	Nominee Director
	Mr. Parag Phanse	Nominee Director
	Mr. Rajnish Saxena	Nominee Director
Key Management Personnel	Mr. Gautam Kumar Tandasi (upto 24.10.2022)	Manager
("KMP")	Mr. Manoj Agarwal (upto 27.09.2022)	CFO
	Mr. Rajeev Kumar Sinha (w.e.f. 10.11.2022)	Manager
	Mr. Siddhesh Mahadik (w.e.f. 12.04.2022)	Company Secretary
	Miss Venitia Barboza (w.e.f 10.11.2022)	CFO

As at March 31, 2022

(a) Name of the Related Parties and Description of Relationship:

Nature of Relationship	Name of Entity	Abbreviation used
Ultimate Holding Company	Infrastructure Leasing and Financial Services Limited	ILFS
Holding Company	IL&FS Transportation Networks Limited	ITNL
Fellow Subsidiaries (Only with whom there have been transaction during the period/ there was balance outstanding at the year end)	IL&FS Financial Services Limited	IFIN
	Mr. Vijay Kini	Nominee Director
	Mr. Parag Phanse	Nominee Director
Key Management Personnel	Mr. Rajnish Saxena	Nominee Director
("KMP")	Mr. Gautam Kumar Tandasi	Manager
	Mr. Manoj Agarwal	CFO



Note 29 Related Party Disclosures (contd.)

Year ended March 31, 2023 (b) transactions/ balances with above mentioned related parties (mentioned in note 29 (a) above)

Particulars	IL&FS	ITNL	IFIN	EMSL	Total
Balance					
Share Capital	170.50	2 424 48			2 594 98
Subordinate Debts (as deemed equity)		1,351,10		5	1,351,10
Term Loan (as deemed equity)		503.50		5	503.50
Term Loan		5,961,55		-	5 961 55
Interest on Term Loan	-	349.85	0.40	-	350,26
Trade Pavables		16.95		16.82	33.77
Provision for Expenses			+	1_87	1.87
Mobilization Advance		3.27		-	3 27
Transactions for the year ended March 31, 2023					
Interest on Term Loan		501_49	-	8	501.49
O&M fees	-)+		139.12	139 12
Supervision Charges				11.21	11.21
Reimbursement of insurance claim received		10	-	0 02	0.02
Deputation Cost		4.13			4.13

Year ended March 31, 2022 (b) transactions/ balances with above mentioned related parties (mentioned in note 29 (a) above)

Particulars	IL&FS	ITNL	IFIN	EMSL	Total
Balance					
Share Capital	170.50	2 424 48			2,594,98
Subordinate Debts (as deemed equity)		1,351.10	-	÷	1,351.10
Term Loan (as deemed equity)		503 50	-		503.50
Term Loan		5,989.92	-	2	5,989,92
Interest on Term Loan	-	88,10	-		88.10
Trade Payables	-	32.20	0.40	-	32 61
Mobilization Advance	-	3.27			3.27
Transactions for the year ended March 31, 2022		-71			
Interest on Term Loan	-	534,94		-	534.94
O&M fees	-	129.08	+		129.08
Reimbursement of insurance claim received	-	0.40		-	0.40
Deputation Cost	-	4.62		*	4.62

* Above amount includes provision for expenses



Note 30. Financial Instruments

30,1 Capital management

The company manages its capital to ensure that it will be able to continue as going concern while maximising the return to stakeholders and also complying with the debt equity ratios stipulated in the loan agrements through the optimisation of the debt and equity balance.

The capital structure of the company consists of debt (borrowings as detailed in notes) and equity of the Company (comprising issued capital, reserves and subordinated debt from the immediate Parent Company).

ž in Mn

30.1.1 Gearing ratio

The gearing ratio at end of the reporting period was as follows.

		< 111 MUL
Particulars	As at March 31, 2023	As at March 31, 2022
Debt (i)	19,466.85	18,886,43
Cash and bank balances (including cash and bank balances in a disposal company held for sale)	3,675,14	2,022,73
Net debi	15,791,71	16 863 70
Equity (ii)	-1,775.08	(1,956,58)
Net debt to equity ratio	(8.90)	(8.62)

(i) Debt is defined as long-term, current maturity of long term, short term borrowings and interest accrued thereon

(ii) Total equity is defined as equity share capital and reserves and surplus

30.2 Categories of financial instruments

		< m Mn
Particulars	As at March 31, 2023	As at March 31, 2022
Financial assets		
Financial Assets measured at amortised cost		
Cash and bank balances	3,675.14	2,022 73
Receivables under service concession arrangements	13,737_30	14,950 16
Olhers	10.30	5.25
Financial liabilities		
Financial Liabilities measured at amortised cost		
Borrowings (including Interest Accrued)	19,466.85	18,886,43
Trade Payables	-	120.32
Others		

30.3 Financial risk management objectives

The company's financial risks mainly include market risk (interest rate risk), credit risk and liquidity risk, Risk management is carried out by the Group entity of IL&FS Group under internanal management policies

30.4 Market risk

The company's activities expose it primarily to the financial risks of changes in interest rates

There has been no significant change to the company's exposure to market risks or the manner in which these risks are managed and measured,

30.5 Interest rate risk management

The Company does not have any interest rate risk because it has borrowed funds on fixed rate for the entire tenure of Ioan

The company's exposures to interest rates on financial assets and financial liabilities are detailed in the liquidity risk management section of this note.

30.5.1 Interest rate sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to interest rates for borrowings at the end of the reporting period. For floating rate liabilities, the analysis is prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A 50 basis point increase or decrease is used when reporting interest rate risk internally and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points higher/lower and all other variables were held constant, the company's profit for the year ended. March 2023 and March 2022 would increase/decrease by Rs. 7,99,05,954/- & 9,37,25,104/- respectively.



30.6 Credit risk management

Credit nsk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the company. The company has adopted a policy of only dealing with creditworthy counterparties. The Management believes that the credit risk is negligible since its main receivable is from the grantors of the concession which is a government authority.

30.7 Liquidity risk management

The company manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities, Note 30.7.1 below sets out details of additional undrawn facilities that the company has at its disposal to further reduce liquidity risk.

30.7.1 Liquidity and interest risk tables The following tables detail the company's remaining contractual maturity for its financial liabilities with agreed repayment periods. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the company can be required to pay. The tables include both interest and principal cash flows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate prevailing at the end of the reporting period. The contractual maturity is based on the earliest date on which the company may be required to pay.

		As at March 31, 202	As at March 31, 2022			
Particulars	Non-interest bearing	Variable interest rate instruments	Fixed interest rate instruments	Non-interest bearing	Variable interest rate instruments	Fixed interest rate instruments
Less than 1 year	349,85		- 4,726,67	208.42		2,806,48
1-3 Years			- 7 975 63			- 7,724,78
3 to 5 years			- 6,117,80			- 7 148 27
5+ years			4 423 04			7 082 72
Total	349.85		- 23,243.14	208,42		- 24,762.24
Carrying Amount	349.85		- 15 779.68	208.42		17,468,39
Weighted Average rate			8.40%			8,40%

The following table details the company's expected maturity for its financial assets. The table has been drawn up based on the undiscounted contractual maturities of the Inancial assets including interest that will be earned on those assets. The inclusion of information on financial assets is necessary in order to understand the company's liquidity risk management as the liquidity is managed on a net asset and liability basis.

	1	As at March 31, 2023		A	s at March 31, 2	₹in Mn 022
Particulars	Non-interest bearing	Variable interest rate instruments	Fixed interest rate instruments	Non-interest bearing	Variable interest rate instruments	Fixed interest rate instruments
Less than 1 year	1,247,84		5.890.00	601.50	10	- 5,895,70
1-3 Years			6,605,85			- 6,457.57
3 to 5 years			5,345,46			- 6,776.18
5+ years			2.008.14			- 3,998,12
Total	1,247.84		19,849.44	601.50		- 23,127.57

The amounts included above for variable interest rate instruments for both financial assets and liabilities is subject to change if changes in variable interest rates differ to those estimates of interest rates determined at the end of the reporting period

The Company has access to financing facilities as described in note 30,7,2 below, of which Rs.NIL were unused at the end of the reporting period (as at March 31, 2022 Rs. NIL -). The Company expects to meet its other obligations from operating cash flows and proceeds of maluring financial assets.

30.7.2 Financing facilities

Particulars	As at March 31, 2023	As at March 31, 2022
Secured bank loan facilities which may be extended by mutual agreement		
i) amount used		
amount unused		
Total		

30.8 Fair value measurements

This note provides information about how the company determines fair values of various financial assets and financial liabilities.

30.8.1 Fair value of financial assets and financial liabilities that are not measured at fair value (but fair value disclosures are required). Except as detailed in the following table, the directors consider that the carrying amounts of financial assets and financial liabilities recognised in the financial statements are at approximate their fair values.

				₹in Mn	
Particulars	As at Mar	ch 31, 2023	As at March 31, 2022		
Fattenars	Carrying amount	Fair value	Carrying amount	Fair value	
Financial assets					
Financial assets at amortised cost	13,737.30	13,737.30	14,950.16	14,950.16	
Receivables under service concession arrangements	13,737,30	13,737 30	14,950 16	14,950,16	
Financial liabilities					
Financial liabilities held at amortised cost	19,466.85	19,466.85	18,886.43	18,886.43	
Borrowings (including Interest Accrued)	19,466,85	19,466,85	18 886 43	18,886,43	

The fair values of the financial assets and financial liabilities included in the level 3 categories above have been determined in accordance with generally accepted pricing models based on a discounted cash flow analysis



31. Ratios

The following are analytical ratios for the year ended March 31, 2023

₹in Mn

Particulars	Numerator	Denominator	31st March 2023	31st March 2022	Variance	Remarks
Current Ratio	Total Current assets	Total Current liabilities	2.13	3.62	-41%	(a)
Debt – Equity Ratio	Total Debt (represents project debt) Total Equity (1)	Total Equity	(10.85)	(9 65)	12%	
Debt Service Coverage Ratio	Earnings available for debt service(2)	Debt Service(3)	1,70	1,80	-6%	
Return on Equity (ROE)	Net Profits after taxes	Average Total Equity	-10%	49%	-120%	(q)
Inventory turnover ratio	Not Applicable since there are no inventory	are are no inventory				
Trade receivables turnover ratio	Revenue	Average Trade Receivable		\$		
Trade payables turnover ratio	Purchases of services and other expenses	Average Trade Payables	3.76	1.78	112%	(c)
Net capital turnover ratio	Revenue from operations	Working Capital	0,77	0,80	-4%	
Net profit ratio	Net Profit for the year	Revenue from operations	5%	-23%	-124%	(p)
Return on capital employed (ROCE) Earning before interest and taxes	Earning before interest and taxes	Capital Employed(4)	10%	6%	79%	(e)
Return on Investment(ROI)	Not Applicable since there are no investment	e are no investment				

(1)Debt represents only project debt

(2) Net Profit after taxes + Non-cash operating expenses + Interest + other adjustments like loss on sale of Fixed assets etc. (3)Project debt payments (Interest payments + Principal repayments) for the current year

(4) Tangible net worth + deferred tax liabilities + project debt
 8 - Not applicable under IND-AS, being annuity project

(a) Current Ratio is reduced in current year since no debt was serviced during the year, resulting increase in current liabilities
 (b) Previous year company recognised one time expected credit loss of Rs 1205 mn. This has resulted major variation

(c) During the current year Company has incurred higher major maintenance cost compared to previous year and also increased trade payable resulted in

(d) Previous year company recognised one time expected credit loss of Rs 1205 mn. This has resulted major variation. (e)Previous year company recognised one time expected credit loss of Rs 1205 mn. This has resulted major variation



Note 32

Note 32 Contractors who worked on three projects have raised claims totalling Rs. 6095.60 Mn against the Company. In response, the Company raised counterclaims amounting to Rs. 3941.80 Mn against these Contractors. The Arbitral Tribunal has issued awards in all three Projects. In the case of the CKC Project, claims against and by the Company were dismissed by the Tribunal. However, in the cases of the RRR Project and the AK Project, the awards were not in the Company's favor. The award for the RRR Project has been challenged before the Delhi High Court, while the Company is currently in the process of challenging the award for the AK Project before the there the RRR Project has been challenged before the Delhi High Court, while the Company is currently in the process of challenging the award for the AK Project before the Jharkhand High Court

Note 33:

(A) Investigation by the Serious Fraud Investigation Office("SFIO");

(A) Investigation by the Serious Fraud Investigation Office("SFIO"): 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 L&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 project undertaken by the Company (for Which ITNL acted as Searce, or 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.

(B) Recategorization of Entity During the quarter ended December 31, 2022, the ultimate holding company (IL&FS) filed an affidavit with NCLAT to recategorize the Company from a "Green entity" to a "Red entity" due to the inability to meet operational and financial obligations resulting from non-receipt of annuities. Consequently, the Company did not accrue any interest for the period ended December 31, 2022, However, the Company received all annuities due for FY 2022-23 in March 2023, In April 2023, IL&FS filed another afficiarly with NCLT to maintain the "Red entity" categorization of the Company considering the receipt of annuities but award of arbitrations against the Company for claims filed by the contractors, However, on May 11, 2023, the NCLT fordred the Company to be declared a "Green entity" on a gain, As a result, interest has been accrued for the year ended March 31, 2023, As on date 10 annuties are pending to be received for the period prior to FY 22-23.

(C) Debt Repayment

The Company was unable to make the payment of interest and principal due on October 20, 2022 and January 20, 2023, respectively, as no annullies were received during the period ended December 31, 2022, However, the Company received all annulties due for FY 2022-23 in March 2023, and has been declared a "Green entity" by NCLT on May 11, 2023, Consequently, the debt has been serviced on May 26, 2023,

Note 34: Going Concern

Note 34: Going Concern The Company has a negative net worth of Rs 17751 Lakhs as at March 31, 2023. The New Board of IL&FS has incorporated an infrastructure investment trust (InvIT) under the SEBI InvIT regulations and proposes to transfer the stake held by ITNL and IL&FS along with loans and receivables from the Company to the said InvIT, for which approval from NCLT has already been received. In furtherance of the same, ITNL has incorporated a wholly owned subsidiary to act as the Sponsor to the InvIT. Management believes though there has been delay in receipt of annulities from the Authonity. The same will be streamlined in near future. Apart from this, considering the restructuring of the debt, management believes that use of the going concern assumption for preparation of these financial results is appropriate.

Note no 35 : Modification Loss

Note the 32 - modulation Loss During the current financial year, due to amendment in GST Act, the rate of GST on operation and maintenance has been increased from 12% to 18% w.e.f. July 18, 2022, there has been increase in estimated O&M and major maintenance cost. Additionally, there has been delay in receipt of annuities, All the annuities pertaining to FY 22-23 are received during the quarter ended March 23, These factors resulted into net modification loss of Rs 9380.6 Lakts (Previous year : Rs 963.3 Lakts due to delay in receipt of annuity) in accordance with the principle of IND-AS 108. However the company is in the process of filing claim with the authority for change in law for increase in GST rates



Note no 36 : Additional Regulatory Information in Schedule III:

a) The Company does not have immovable Property whose title deed are not held in the name of Company.
b) The Company does not have any investment property, hence the requirement regarding disclosure and valuation by a registered valuer as defined under rule 2 of Companies (Registered Valuers and Valuation) Rules, 2017 is not applicable.

c) The Company has not revalued its Property, Pant and Equipment (including Right of Use assets) or intangible assets or both during the year.

d) The Company has not given any Loans or advances in the nature of loans to specified persons.

e) The Company does not have any capital work in progress and intangable assets under development

() Benami property : There are no proceedings being initiated or are pending against the Company for holding any benami property uner the Benami Transactions (Prohibition) Act, 1988(45 of 1988) and rules made thereunder.

g) The Company has issued secured (including the security of current assets) listed non -convertible debentures in FY 2017-18, which were subscribed by Mutual funds and Financial Institutions. Company is not required to file any monthly or quarterly returns, except the inlimation of quarterly results to stock exchanges.

h) Wilful Defaulter : The Company has not been declared as wilful defaulter by any bank or financial institution or other lender.

i) The Company does not have any transactions or relationship with Struck Off Companies.

j) The Company has Registered all the charges against its assets with Registrar of Companies (ROC). There were no satisfaction of charge with ROC is pending as on March 31, 2023.

k) The Company does not have any subsidary company or step down comapnies .

I) Detailed Ratio analysis given in note number 31.

m) There are no Scheme of Arrangements during the year.

n) The Company has not advanced or loaned or invested funds to any other person(s) or antity(ties), including foreign antities (Intermediaries) from borrowed funds or share premium or any other source or kind of funds.

o) Additional information to be disclosed by way of Notes to Statement of Profit and Loss.
 ii) The Company does not have any undisclosed income as on March 31, 2023.
 ii) The Company has not traded or invested in any kind of Crypto Currency or Virtual Curreny.

Note no 37

Figures for the previous year have been regrouped, reclassified where necessary, to conform to the classification of the current year.

Note 38 : Approval of financial statements

The Financial statements were approved for issue by the Board of Directors on May 29, 2023.

In terms of our report of even date attached. For K S Aiyar & Co Chartered Accountants Firm Registration No. 100186W GC Nager RESWOVE 1 Rao . Partner Membership No 206784

Place: Date: May 29, 2023



Place: MumBAI Date: May 29, 2023