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

Fax: + 91 651 2240952

CIN: U45200JH2009PLC013693

May 29, 2023

To.

Vice President,

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

Re: Outcome of Board of Directors Meeting held on May 29, 2023

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

per attached Annexure

Dear Sir/ Madam.

Pursuant to the provisions of Regulation 52 read with Part B of Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we wish to inform you that Board of Directors of the Company at its meeting held on May 29, 2023 has inter alia considered and approved the Audited Financial Results along with the Auditor's Report for the quarter and year ended March 31, 2023 and in this regards please find attached herewith the following documents and information:

Audited Financial Results for the quarter and year ended March 31, 2023 along with the Auditor's Report thereon.

The Board Meeting commenced at 12:12 P.M. and concluded at 12:43 P.M.

You are requested to take the same on record.

Thanking you, Yours Faithfully,

For Jharkhand Road Projects Implementation Company Limited

Parag Phanse Director

DIN: 08388809

Encl.: a/a

CHARTERED ACCOUNTANTS

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: 23206784BGVQKE8688

INDEPENDENT AUDITORS' REPORT

To the Board of Directors of M/s Jharkhand Road Projects Implementation Company Limited

Report on the Audit of the Standalone Financial Results

Opinion:

We have audited the accompanying standalone annual financial results of M/s **Jharkhand Road Projects Implementation Company Limited** ("the Company") for the year ended 31 March 2023, attached herewith, being submitted by the Company pursuant to the requirement of Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone annual financial results:

- (i) are presented in accordance with the requirements of the Regulation 52 of Listing Regulations in this regard; and
- (ii) give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards, and other accounting principles generally accepted in India, of the net loss and other comprehensive income, and other financial information for the year ended 31 March 2023.

Basis for Opinion

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

Tod Account

Offices also at Mumbai, Chennai, Kolkatta Bangalore, Coimbatore

Emphasis of Matter

We draw attention to the following matters:

We draw your attention to Note no. 5 of the financial results, 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 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. 5.

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

We draw your attention to Note no. 10 of the results wherein it is mentioned that The Ministry of Corporate Affairs (MCA), Government of India, has vide its letter dated October 1, 2018 initiated investigation by Serious Fraud Investigation Office (SFIO) against IL&FS (ultimate holding company) and its group companies under Section 212 (1) of the Companies Act, 2013. As a part of investigation of affairs of ITNL (the Holding Company), SFIO has also been seeking from ITNL various information including relating to project undertaken by the Company (for which ITNL acted as Development Contractor and promoter). The investigation is in progress, and it is understood that the relevant information is being provided by ITNL to the agency. At this stage, no material impact/ implications had arisen from the aforesaid developments. However, an uncertainty relating to the future outcome of the regulatory actions is not determinable at this stage.

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

Management's and Board of Directors' Responsibilities for the Standalone Annual Financial Results

These standalone annual financial results have been prepared on the basis of the standalone annual financial statements. The Company's Management and Board of Directors are responsible for the preparation and presentation of these standalone annual financial results that give a true and fair view of the net loss and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in the Companies (Indian Accounting Standards) Rules, 2015 as per Section 133 of the Act and other accounting principles generally accepted in India and in compliance with Regulation 52 of the Listing Regulations. 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 accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone annual financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.



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

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

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

Our objectives are to obtain reasonable assurance about whether the standalone annual financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone annual financial results.

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

- Identify and assess the risks of material misstatement of the standalone annual financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion through a separate report on the complete set of standalone financial statements on whether the company has adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the standalone annual financial results made by the Management and Board of Directors.
- Conclude on the appropriateness of Management and Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of this assumption. 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 standalone annual financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure, and content of the standalone annual financial results, including the disclosures, and whether the standalone annual financial results represent the underlying transactions and events in a manner that achieves fair presentation.

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



CHARTERED ACCOUNTANTS

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

Other Matters:

The standalone annual financial results include the results for the Quarter ended 31 March 2023 being the balancing figure between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subject to limited review by us.

For K. S. Aiyar& Co Chartered Accountants

Firm's Registration No.100186W.

UDIN: 23206784BGVQKE8688

G C NageswaraRao

Partner

M.No.206784 Place: Hyderabad Date: 29.05.2023

Balance sheet as at March 31, 2023

ASSETS

Non-current Assets

(ii) others Financial assets

Current Assets Financial assets
(i)Trade receivables

Property, plant and equipment Capital work-in-progress Intangible assets (i) under SCA

(i) Investments (i) Other financial assets

(ii) Cash and cash equivalents (iii) Bank balance other than (i) above

Equity share capital
Other Equity
Equity attributable to owners of the Company
Non-controlling Interests

(ii) Trade payables (iii) Other financial liabilities

(iv) Investments (v) Other financial assets

(c) Current tax assets (Net) Other current assets

EQUITY AND LIABILITIES

Total Current Assets

Total Assets

Total Equity LIABILITIES Non-current Liabilities Financial Liabilities
(i) Long-term borrowings

Provisions

Equity

Assets classified as held for sale

Tax assets
(i) Deferred Tax Asset (net) (ii) Current Tax Asset (Net) Other non-current assets (i) Capital advance Total Non-current Assats

(Rs. in Lakhs) As at March 31, 2022 March 31, 2023 (Audited) (Audited) 6 0 0.00 0.00 0 1,11,472 96.977 1.11,472 95,977 1,11,477 96,982 36,751 18,123 2,104 77,251 58,310 28,083 40.499 1,821 516 59,900 81,180 1,71,377 1,78,162 25,950 25.950 -43,701 (45.516) (19,586) (17,751 (19,566) (17,751)

1.74.684

13,295

1,195

885

1.74.684

1,74,684

15,384

876

16,259

1,90,943

1,71,377

Provisions Deferred tax liabilities (Net) Other non-current liabilities Total Non-current Liabilities		1,57,797	
Current Itabilities Financial liabilities (I) Borrowings (ii) Trade payables (a) Total Outstanding dues of Micro enterprises and small enterprises (b) Total Outstanding dues of creditors other than micro enterprises and small enterprises (iii) Other financial liabilities	31,294 2,075 3,503	35,872	
Provisions Current tax liabilities (Net) Other current liabilities		1,244	
Liabilities directly associated with assets classified as held for sale		*	
Total Current Liabilities	e e e e e e e e e e e e e e e e e e e	38,116	
Total Liabilities	jamen	1,95,913	
Total Equity and Liabilities		1,78,162	
(S. Aiyar			
Hyderavad-34			

1,57,797

1,57,797



Jharkhand Road Projects Implementation Company Limited
Registered Office: 443/A, Road No 5, Ashok Nagar, Ranchi -834002.
http://www.itnlindia.com/JRPICL-SPV.aspx
CIN: U45200JH2009PLC013693

Statement of Financial Results for the quarter and year ended March 31, 2023

Particulars			Quarter anded			Year ended	
-		March 31, 2023	December 31, 2022	March 31, 2022	Mar 31, 2023	Mar 31, 2022	
-		(Unaudited)	(Unaudited)	(Unaudited)	(AuditeJ)	(Audited)	
1	ncome from operations		7.000	9,106	33,066	34,091	
1	(a) Revenue from operations	8,807	7,888 56	23	368	81	
diam'r.	(b) Other income	111 8,918	7,944	9,129	33,434	34,172	
7	otal income	9,719					
8	Expenses					*	
Spinote.	(a) Construction Costs	1,964	1,065	1,187	5,694	2,34	
-	(b) Operating expenses	7	12	22	41	4	
	(c) Employee benefits expense	7,997	(0)	4,327	16,030	17.51	
	(d) Finance costs (net)	4,003	2,269	2,844	9,381	9,63	
No contract	(e) Modification Loss (Refer note 12 below)	*		12,050	0	12,00	
Persona	(f) Expected Credit Loss (g) Depreciation and amortisation expense	•	0	80	473	29	
miner	(h) Other expenses	320			31,619	41,88	
· · · · · · · · · · · · · · · · · · ·	Total expenses	14,291	3,422	20,510			
and the second	Profit before Tax	(5,373	4,522	(11,381)	1,815	(7,71	
and division	Less Tax expense						
- AND STATE OF THE	(1) Current Tax	*		. *	*		
common	(2) Deferred Tax			(11,381)	1,815	(7,7	
- Comme	Net profit after tax for the period/year	(5,373	4,622	(*1,507)	*-	*	
Contract Contract	Other Comprehensive Income ((Expense) (after tax) Total comprehensive income (after tax)	(5,373	4,522	(11,381)	1,815	(7,7	
		25,950	25,950	25,950	25,950	25,9	
	Paid-up equity share capital (face value - ₹ 10 per share)	1.89.09		1,88,864	1,89,091	1,88,8	
	Paid-up Debt Capital	(17,75		(19,568)	(17,751)	(19.5	
	Net worth Debenture Redemption Reserve	11,409		9,694	11,409	9,5	
					pupu		
1	Earnings per share (of ₹ 10/- each) : (*Not annualised):	(2.0	7) 1.74	(4,39)	0.70	(2	
	(a) Basic (b) Diluted	(2.0		(4.39)	0,70	(2	
					(40.55)	(6	
	Ratios (a) Deb/Equity Ratio (number of times)	(10,6	5) (14.83)	(9.65) 1.81	(10.65) 1.34		
	(b) Debt Service Coverage Ratio (DSCR) (number of times)	0.8	3 1.58				
	(Refer note 11 below)	0.8		1.81	1,70	0.000	
	(c) Interest Service Coverage Ratio (ISCR) (number of times)						
	(Refer note 11 below)	1.3		1.32	1.37		
	(d) Assets Coverage Ratio (ACR) (number of times) (e) Current Ratio (number of times)	2.1		3.52	4.39		
	(f) Long term debt to working capital	4.3	4.05	4,42			
	(g) Bad debts to account receivable ratio (number of times)	*.		0.02	0.03	and the second	
	(h) Current liability ratio (number of times)	0.0		1,10		and a second	
	(i) Total debts to total assets (number of times)	1.0			18	operatory.	
	(j) Debtors tumover (number of times)				* ·	-	
	(K) Inventory turnover	73.9	85,39%				
	(I) Operating Margin (in %)	-60.25	an ana		6 5,439	-22	
	(m) Net Profit Margin (in %)						





Particulars	Year ended	
Fatticulats	March 31, 2023	March 31, 2022
Cash flows from operating activities		
Profit/(Loss) for the year	1,815	(7,71
Adjustments for		
nterest on Term Deposit.	(368)	(3
interest on income tax refund		1 51
Finance costs recognised in profit or loss	16.030	
Overlay Income	(4.686)	(93 (31,33
Finance Income	. (26,351)	
O&M Income	(2,028)	(1,82
Construition Cost		75
Depreciation and amortisation of non-current assets (continuing		
operations:	0	42.04
Receipt of Annuities	35,814	43,99
D&M Cost	*	*
Periodic maintenance Income	**	**
Periodic maintenance expenses		
Modification loss	9.381	9,63
Loss/(Profit) on sale / written off of property, plant and equipment	100	
	(0)	12.05
Expected Credit Loss	29,507	41,30
Movements in working capital:		
(increase) generate in other financial assets & other assets (current and non current)	(1,595)	: (3)
Increaser (Decrease) in financial liabilities & other liabilities (current and non current)	1.241	(3)
indication (Octobal) in manda manifest a constitution (Constitution (Con	(356)	(69
	29,251	40,61
Cash generated from operations	(747)	(36
Income taxes paid (net of refunds)	28,505	40,24
Net cash generated by operating activities (A)	\$25,000 to 0.00 minutes and 0.00 minutes	Section of the sectio
Cash flows from investing activities		
(Increase) / Decrease in receivable under service concession arrangements (net)	*	
Proceed on sale of property, plant and equipment	0	
Increase in Fixed Deposit (Having Maturity More than 3 Month)	l e e e e e e e e e e e e e e e e e e e	
Movement in Other Bank Balances	2,104	(2,1
Interest received	324	
Net cash used in investing activities (B)	2,428	(2,0
Cash flows from financing activities	and the second s	
Proceeds from borrowings	*	8
Repayment of borrowings	(4,389)	
Finance cost paid	(7,915)	(20,7
Net cash generated in financing activities (C)	[12,304]	(20,7
Not increase/ (decrease) in cash and cash equivalents (A+B+C)	18,628	17,4
Cash and cash equivalents at the beginning of the year	18,123	7
Cash and cash equivalents at the end of the year	36,751	18,1
		A
	Year brided March 31, 2023	Year ended March 31, 20
	Marcii 31, 2023	marti 31, 20
Parameters		8

	Year pnded	Year ended	
	March 31, 2023	March 31, 2022	
Components of Cash and Cash Equivalents	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	······································	
Cash on hand	0	0	
Balances with Banks in current accounts	12.375	5,962	
Balances with Banks in deposit accounts	24,376	12,160	
Cash and Cash Equivalents	36,751	18,123	

Notes to the Financial Results for quarter and year months ended March 31, 2023

- 1 The above financial results of the Company has been approved by the Board of Directors at their meeting held on May 29, 2023, and has been reviewed by the Statutory Auditor of the Company
- 2 All secured borrowings obtained by the Company are covered under a pari-passu first charge in favour of the Debenture Trustee on the project assets and all tangible and intangible assets, including but not limited to rights over the project site, project documents, financial assets such as receivables, cash, investments, insurance proceeds, etc.
- 3 Contractors who worked on three projects had 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 Jharkhand High Court.
- 4 The Company is engaged in the business of setting up of infrastructure facility by way of development of infrastructure projects, operation and maintenance of infrastructural facilities. As such, all activities undertaken by the Company are incidental to the main business. There are no separate reportable business segments as per IND AS 108 on "Operating Segment".
- 5 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 annuities from the Authority, 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.
- 6 During the current shanced year, due to amendment in GST Act, the rate of GST an operation and maintenance has been increased from 12% to 18% w.e.f. July 18, 2022, there has been increase in estimated QSM and major maintenance cost. Additionally, there has been delay in receipt of annuties. All the annuties pertaining to FY 22-23 are required during the quarter ended March 23. These factors resulted into rest modification loss of Rs 938.6 fakhs. (Previous year. Rs 9535.5 fakhs due to delay in receipt of annutity) in accordance with the principle of IND-AS 109. However the company is in the process of filing claim with the authority for change in law for increase in GST rates.
- 7 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 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 However, the Company received all annuities due for FY 2022-23 in March 2023. In April 2023, IL&FS filed another affidavit with NCLT to maintain the "Red entity" and to considering the award of arbitrations against the Company for claims filed by the controls. However, or May 11, 2023, the NCLT ordered the Company to be declared again. As a result, interest has been accrued for the year ended March 31, 2023. As on date 10 annuities are pending to be received for the period prior to FY 22-23.

ed Acco

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- B The Company was unable to make the payment of interest and principal due on October 20, 2022 and January 20, 2023, respectively, as no annuities were received during the period ended December 31, 2022. However, the Company received all annuities 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 25, 2023.
- 9 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.
- The Ministry of Corporate Affairs (MCA), Government of India, has vide its latter 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 aforeseid developments. However, an uncertainty relating to the future outcome of the regulatory actions is not determinable at this stage.
- 11 No complaints were recorded during the period and no complaint is pending as on March 31, 2023
- 12 Net worth as per Listing Regulations means net worth as defined in sub-section (57) of section 2 of the Companies Act, 2013.

13 Details of Credit Rating: Non-convertible debentures ("NCDs"): CARE D. INC, CRISIL D. and India Rating. IND D.

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

Place: Mumbai Date: May 29, 2023 Hyperators 84

For and on behalf of the Board

any Li

Parag Phases DIN: 08368609

4	***************************************	Purpose for which the funds will be utilised by the ulimate recipient of funds (end- usage)				
toans, mercoxponer deponse, somence of inserting the reporting period when such transaction was undertaken. Jesais need to be disclosed only once, thumg the reporting period when such transaction was undertaken.	Detais of the loans, inter-corporate deposits, advances or investments	Secured unsecured				
	Appointe de	Tenure				
	oans, inter-	78 S S S S S S S S S S S S S S S S S S S	an- a ccessoration-on-on-on-on-on-on-on-on-on-on-on-on-o			
	Details of the greatments	Nature (loan) advance/inter coporate deposit/ investment				
	techness is most in most or	Tenure				december of the contract of th
	inancial inder	Cost (586 Note 7)				
	In case any financial indebtedness is incurred to make or give loans, inter-composite deposits, advantes or investments	Nature of indebtedness (bearl issuance of debt any other etc.)	de formateurs a Garage			
	s are due to result of the ston He 1)	Closing balance	1,68,22,987	1.68.22.987	787. 456	6.31.14.(8.545)
	in case monies are due to ether party as a result of the rensection (see Note 1)	Cpening	2,80,32,54 2,80,32,54 3,80,32,54	1,81,52,547	.37,59.163	2483-27038 5.96, 15.47,583 6.31, 14.00,583
		transaction during the reporting period (see Note 6b)	24,27,77	78.18.992	4.25.39	24,83,27,1538
	Value of the	transaction as approved by the audit in a modified (see Note 6a)	13,91.19,369	32,83.619	41,25.391	Ž.
		7ype of related party transaction [see Note 5]	D & M Strytocs	Supervision Food	Departation Cost	Interest on Loan
	erparty	Relationship of the counterparty with the listed entity or its subsidiary	Elsaner Additionance Services Limited	Elsancy Maintenance Services Limited	IL & FS Fransportation Network Ltd	IL & FS Transportation Network Ltd
	Details of the counterparty	PAN	ADCES042Q Elsantes Abdittora Services	ADCES#120	AABCCS466	AABCC5460 IL & FS A Transport Network
		A				
	Details of the party (listed end) which sides of the transaction the transaction	PAN	AACCIZBINA	AACCIEROW	AACC12207M	AACCITRITM
	Details of It	Name	Abarkhand Kuse Projects Angkeness	Markhand Road Projects implemental	hand cus	the desired
E hand		2	2000 2000			NZ

For and on behalf of the Buard





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

Fax: + 91 651 2240952

CIN: U45200JH2009PLC013693

ANNEXURE

Sl.		
No.	ISIN	Series
1.	INE746N07010	Series A
2.	INE746N07028	
3.	INE746N07242	Series B
4.	INE746N07259	
5.	INE746N07267	
6.	INE746N07275	
7.	INE746N07283	
8.	INE746N07291	
9.	INE746N07309	
10.	INE746N07317	
11.	INE746N07325	
12.	INE746N07333	
13.	INE746N07341	
14.	INE746N07358	
15.	INE746N07366	
16.	INE746N07374	
17.	INE746N07382	
18.	INE746N07390	
19.	INE746N07408	
20.	INE746N07416	
21.	INE746N07424	
22.	INE746N07432	
23.	INE746N07440	
24.	INE746N07457	
25.	INE746N07663	

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Fax: +91 651 2240952

CIN: U45200JH2009PLC013693

Sl.		
No.	ISIN	Series
26.	INE746N07671	
27.	INE746N07689	
28.	INE746N07697	
29.	INE746N07705	
30.	INE746N07713	
31.	INE746N07721	
32.	INE746N07739	
33.	INE746N07747	
34.	INE746N07754	
35.	INE746N07762	
36.	INE746N07770	
37.	INE746N07788	
38.	INE746N07796	
39.	INE746N07804	
40.	INE746N07812	
41.	INE746N07820	
42.	INE746N07838	
43.	INE746N07846	
44.	INE746N07853	
45.	INE746N07861	
46.	INE746N07879	
47.	INE746N07929	
48.	INE746N07937	
49.	INE746N07945	
50.	INE746N07952	
51.	INE746N07960	
52.	INE746N07978	
53.	INE746N07986	

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CIN: U45200JH2009PLC013693

Sl. No.	ISIN	Series
54.	INE746N07994	
55.	INE746N07AA0	
56.	INE746N07AB8	
57.	INE746N07AC6	
58.	INE746N07AD4	