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इरकॉन इन्टरनेशनल लिमिटेड ^{नवरल} कम्पनी (भारत सरकार का उपक्रम) IRCON INTERNATIONAL LIMITED



NAVRATNA COMPANY (A Govt. of India Undertaking)

IRCON/SECY/STEX/124

21st May, 2025

BSE Limited	National Stock Exchange of India Limited
Listing Dept./ Dept. of Corporate Services	Listing Department
Phiroze Jeejeebhoy Towers,	Exchange Plaza, Plot no. C-1, G Block,
Dalal Street,	Bandra –Kurla Complex,
Mumbai – 400001	Bandra (East), Mumbai – 400051
बीएसई लिमिटेड	नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड
लिस्टिंग विभाग / कॉर्पोरेट सेवा विभाग	लिस्टिंग विभाग
पी. जे. टावर्स, दलाल स्ट्रीट,	एक्सचेंज प्लाजा, प्लॉट नं सी-1, जी ब्लॉक,
मुंबई– 400001	बांद्रा-कुर्ला कॉम्प्लेक्स, बांद्रा (पूर्व), मुंबई-400051
Scrip code / ID: 541956 / IRCON	Scrip Code: IRCON

Ref: Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015/ सेबी (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, 2015 का विनियमन 30

Sub: Outcome of Meeting of the Board of Directors held on Wednesday, 21st May, 2025/ बुधवार, 21 मई, 2025 को आयोजित निदेशक मंडल की बैठक का परिणाम

Dear Sir/ Madam/ महोदय/महोदया

This is to inform that the Board of Directors at its meeting held today i.e. Wednesday, 21st May, 2025, *inter-alia*, has:

A. Audited Financial Results for the quarter and financial year ended 31st March, 2025:

Approved the Audited Financial Results (Standalone and Consolidated) for the quarter and financial year ended 31st March, 2025 (These results have been reviewed by the Audit Committee of the Board of Directors at its meeting held on Wednesday, 21st May, 2025).

Pursuant to Regulation 33 of SEBI (LODR) Regulations, 2015, please find attached herewith (a) Statements showing the Audited Financial Results (Standalone and Consolidated) for the quarter and financial year ended 31st March, 2025 (b) Auditors' Report with un-modified opinion on Audited Financial Results (Standalone and Consolidated) as **Annexure-A**.

B. Recommendation of final dividend for the financial year 2024-25:

Recommended a final dividend of Rs.1.00 per equity share of face value of Rs. 2/- each (50% of the paid-up equity share capital) for the financial year 2024-25, subject to the approval of the shareholders at the ensuing Annual General Meeting (AGM) of the Company. The final dividend would be paid within 30 days from the date of its declaration at the AGM.

C. <u>Shri Ajit Kumar Mishra, Director (Works) has been designated as Key Managerial</u> <u>Personnel (KMP) of the Company:</u>

Designated Shri Ajit Kumar Mishra (DIN:11108237), Director (Works) as KMP of the Company for a period of five years with effect from 15th May, 2025 i.e. the date of assumption of charge as Director (Works) or until further orders of Ministry of Railway, whichever is earlier pursuant to section 203 of the Companies Act, 2013, read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, The requisite details are enclosed as **Annexure-B**.

The Board Meeting commenced at 2:00 P.M. and ended at 4:45 P.M.



यह सूचित किया जाता है कि निदेशक मंडल ने आज यानि बुधवार, 21 मई, 2025 को आयोजित अपनी बैठक में, अन्य बातों के साथ-साथ, निम्नलिखित निर्णय लिए हैं:

ए. 31 मार्च, 2025 को समाप्त तिमाही और वित्तीय वर्ष के लिए लेखापरीक्षित वित्तीय परिणाम:

31 मार्च, 2025 को समाप्त तिमाही और वित्तीय वर्ष के लिए लेखापरीक्षित वित्तीय परिणाम (स्टैंडअलोन और समेकित) को मंजूरी दी गई (इन परिणामों की समीक्षा निदेशक मंडल की लेखापरीक्षा समिति द्वारा बुधवार, 21 मई, 2025 को आयोजित अपनी बैठक में की गई है)।

सेबी (एलओडीआर) विनियम, 2015 के विनियमन 33 के अनुसार, (ए) 31 मार्च, 2025 को समाप्त तिमाही और वित्तीय वर्ष के लिए लेखापरीक्षित वित्तीय परिणाम (स्टैंडअलोन और समेकित) दर्शाने वाले विवरण (बी) लेखापरीक्षित वित्तीय परिणाम (स्टैंडअलोन और समेकित) पर अपरिवर्तित राय के साथ लेखापरीक्षकों की रिपोर्ट **अनुलग्नक-ए** के रूप में संलग्न है।

बी. वित्तीय वर्ष 2024-25 के लिए अंतिम लाभांश की संस्तुति:

वित्तीय वर्ष 2024-25 के लिए 2/- रुपये अंकित मूल्य के प्रत्येक इक्विटी शेयर पर 1.00 रुपये का अंतिम लाभांश (भुगतान की गई इक्विटी शेयर पूंजी का 50%) की संस्तुति की गई, जो कंपनी की आगामी वार्षिक आम बैठक (एजीएम) में शेयरधारकों के अनुमोदन के अधीन है। अंतिम लाभांश एजीएम में इसकी घोषणा की तारीख से 30 दिनों के भीतर भुगतान किया जाएगा।

सी. श्री अजीत कुमार मिश्रा, निदेशक (कार्य) को कंपनी के प्रमुख प्रबंधकीय कार्मिक (केएमपी) के रूप में नामित किया गया है:

कंपनी अधिनियम, 2013 की धारा 203 के साथ पठित कंपनी (प्रबंधकीय कार्मिक की नियुक्ति और पारिश्रमिक) नियम, 2014 के अनुसार, श्री अजीत कुमार मिश्रा (डीआईएन:11108237), निदेशक (कार्य) को 15 मई, 2025 अर्थात निदेशक (कार्य) के रूप में कार्यभार संभालने की तिथि से पांच वर्ष की अवधि के लिए या रेल मंत्रालय के अगले आदेशों तक, जो भी पहले हो, कंपनी के केएमपी के रूप में नामित किया गया है, अपेक्षित विवरण अनुलग्नक-बी के रूप में संलग्न हैं।

बोर्ड की बैठक दोपहर 2:00 बजे शुरू हुई और शाम 4:45 बजे समाप्त हुई।

कृपया उपरोक्त जानकारी रिकार्ड पर ले लें।

धन्यवाद, भवदीया,

(प्रतिभा अग्रवाल)/ (Pratibha Aggarwal) कंपनी सचिव एवं अनुपालन अधिकारी/ Company Secretary & Compliance Officer सदस्यता क्र./ Membership No.: F8874

Annexure-A

IRCON INTERNATIONAL LIMITED

(A Government of India Undertaking)

Registered Office: C-4, District Centre Saket, New Delhi-110017; Tel: +91-11-26530266; Fax: +91-11-26522000/26854000

E-mail: investors@ircon,org; Website: www.ircon.org; Corporate Identity Number: L45203DL1976GOI008171

EXTRACT OF STANDALONE / CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

			Standalone					Consolidated		
Particulars	Quarter ended 31 March, 2025 (Unaudited)	Quarter ended 31 December, 2024 (Unaudited)	Quarter ended 31 March, 2024 (Unaudited)	Year ended 31 March 2025 (Audited)	Year ended 31 March 2024 (Audited)	Quarter ended 31 March, 2025 (Unaudited)	Quarter ended 31 December, 2024 (Unaudited)	Quarter ended 31 March, 2024 (Unaudited)	Year ended 31 March 2025 (Audited)	Year ended 31 March 2024 (Audited)
Total income from Operations	3,243.45	2,470.35	3,648.98	10,193,14	11,950.40	3,412.07	2,612.86	3,787.00	10,759.58	12,513.65
Net profit / (loss) (before tax & exceptional items)	258.02	176.81	382.87	917.81	1,155.54	263.05	131,82	355.93	939.02	1,261.13
Net profit / (loss) (before tax & after exceptional items)	258,02	176.81	382.87	917,81	1,155,54	263.05	131,82	355.93	939.02	1,261.13
Net profit after tax	218.21	140.65	285,68	737.59	862.90	211.78	86.10	246.66	727.83	929,51
Profit is attributable to :		11								
Owners of the Parent	218.21	140.65	285,68	737.59	862.90	210.85	86.59	246.84	727,41	929.57
Non Controlling Interest		-		-	-	0.93	(0.49)	(0.18)	0.42	(0.06)
Total comprehensive income	220,64	144.31	280,36	743.13	862.39	214.17	89.77	241.35	733.32	928.98
Equity share capital	188.10	188.10	188.10	188.10	188,10	188.10	188.10	188.10	188,10	188.10
Other Equity attributable to Owners of the Parent (Excluding Revaluation Reserve)				6,049.33	5,583.66				6,138.25	5,682.82
Earnings Per Share (Not annualized)										
(Face Value of ₹2/- each)										
(a) Basic (in ₹)	2.32	1,50	3.04	7.84	9,17	2.24	0.92	2.62	7.73	9.88
(b) Diluted (in ₹)	2.32	1.50	3.04	7.84	9.17	2.24	0.92	2.62	7.73	9.88

Notes:

1. The above standalone and consolidated financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 21st May, 2025. The Statutory Auditors have expressed an unmodified opinion.

2 The Standalone and consolidated financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS) as notified under Section 133 of the Companies Act, 2013 read with relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as Amended) and other recognised accounting practices and policies to the extent applicable.

3 The above is an extract of the detailed format of the financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The full format of the aforesaid financial results are available on the Stock Exchanges website of BSE (www.bseindia.com) and Company's website at www.ircon.org.

4 The BoD has recommended a final Dividend of ₹ 1/- per equity share on face value of ₹ 2/- per equity share for the financial year 2024-25, subject to the approval of the shareholders at the AGM. This is in addition to Interim Dividend of ₹ 1.65 per equity share on face value of ₹ 2/- per share for the year 2024-25 approved in BoD held on 11th February 2025, and subsequently paid.

5 Figures for the previous periods / year have been re-grouped / re-classified / re-casted to conform to the classification of the current period / year.

Place: New Delhi Date: 21st May, 2025



For and on behalf of Ircon International Limite Hari Mohan Gunta

Chairman & Managing Director and CEO DIN- 08453476

IRCON INTERNATIONAL LIMITED (A Government of India Undertaking) Registered Office: C-4, District Centre Saket, New Delhi-110017: Tcl: +91-11-26530266; Fax: +91-11-26522000/26854000 E-mail: investors@ircon.org; Website: www.ircon.org; Corporate Identity Number: L45203DL1976GO1008171

A. FINANCIAL RESULTS

STATEMENT OF STANDALONE / CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

			Standalone	1 2		the second s		Consolidated	- Contraction of the second	
		Ouarter Ended		Year F	Year Ended Qu				Year Ended	
Particulars	31.03.2025	31.12.2024	31.03.2024	31.03,2025	31.03.2024	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.02.2024
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Audited)
1. Income :										
(a) Revenue from operations	3,243.45	2,470.35	3,648.98	10,193,14	11,950,40	3,412,07	2,612,86	3,787.00	10,759,58	12,513,65
(b) Other income	131,30	99.82	147.61	484,31	437.45	103,18	79,04	107_05	371,45	356.87
otal Income	3,374.75	2,570.17	3,796.59	10,677,45	12,387.85	3,515.25	2,691.90	3.894.05	11,131.03	11,870.52
2. Expenses :				13						
(a) Materials and Stores Consumed	234.54	209.54	162.96	663.39	531.55	234,61	214,24	163.45	668.16	533.61
(b) (Increase) / Decrease in WIP	•	26.99	23 54	•	49.76	•	26,99	23.54		49.76
(c) Project Expenses	2,803,33	2,062,40	3,103 65	8,731,99	10,217,32	2,846,95	2,144,19	3,147,44	8,892.58	10,401,23
(d) Employee benefits expenses	50,63	67.83	76.44	256.24	307.09	55,61	72,66	81.00	275,71	326,80
(c) Finance costs	2.04	1,31	2.08	7.41	9.61	62,30	55,97	40.92	219,13	148,40
 (t) Depreciation, amortisation and impairment 	9.50	9 55	9 20	38,25	36,21	32,13	30.52	27.11	117.88	100,43
(g) Other expenses	16.69	15 74	35.85	62.36	80.77	13,41	22.85	40,99	78.32	95,38
otal Expenses	3,116.73	2,393,36	3,413.72	9,759.64	11,232.31	3,245.01	2,567.42	3,524,45	10,251.78	11,655,61
 Profit/(Loss) from operations before Share of Profit / (Loss) of Joint Ventures, Exceptional items and Tax (1-2) 	258.02	176.81	382.87	917.81	1,155.54	270.24	124.48	369.60	879.25	1,214.91
4. Share of Profit / (Loss) of Joint Ventures	-	2		-		(7.19)	7,34	(13.67)	59.77	46.22
5. Profit/(Loss) from operations before Exceptional items and tax (3+4)	258.02	176.81	382.87	917.81	1,155.54	263.05	131.82	355.93	939.02	1,261.13
6. Exceptional items (Net)										
 Profit / (Loss) from operations before Tax (5 + 6) 	258.02	176.81	382.87	917.81	1,155,54	263.05	131.82	355,93	939.02	1,261,13
8 Tax Expense	210.01			2.1.01						
(a) Current Tax	73.09	39.48	119.08	222.35	298.77	82,87	49.60	132,74	261.28	339.19
(b) Taxation in respect of earlier years	(25.05)	0.01	0.04	(24.32)	2.60	(25.05)	(0.77)	(0.04)	(25,10)	2,5
(c) Deferred Tax	(8.23)	(3.33)	(21.93)	(17.81)	(8.73)	(6.55)	(3.11)	(23,43)	(24,99)	(10,12
9. Net Profit / (Loss) for the period/year (7 - 8)	218.21	140,65	285.68	737.59	862.90	211.78	86,10	246.66	727.83	929.51
10. Other Comprehensive Income										
(a)(i) Items that will not be reclassified to Profit and Loss	(0.33)	(0.26)	(5,63)	0.09	1.77	(0.36)	(0.26)	(5,62)	0.04	1.74
(a)(ii) Income tax relating to items that will not be reclassified to Profit and Loss	0.09	0.06	1,41	(0.02)	(0.45)	0.09	0,07	1,41	(0,01)	(0,4-
(b)(i) Items that will be reclassified to Profit and Loss	3.57	5,16	(1.47)	7.31	(2.44)	3.56	5.16	(1.47)	7.30	(2.44
(b)(ii) Income tax relating to items that will be reclassified to Profit and Loss	(0.90)	(1,30)	0,37	(1.84)	0,61	(0.90)	(1.30)	0,37	(1.84)	0,6
11. Total Comprehensive Income/(loss) for the period/year	220.64	144.31	280.36	743.13	862.39	214.17	89.77	241.35	733.32	928.9
12. Profit is attributable to :										
(a) Owners of the Parent	218,21	140.65	285.68	737.59	862.90	210.85	86.59	246,84	727.41	929.5
(b) Non Controlling Interest			-			0.93	(0.49)	(0,18)	0.42	(0.0)
13. Other Comprehensive Income is attributable to :					1					
(a) Owners of the Parent	2,43	3.66	(5.32)	5,54	(0.51)	2,39	3.67	(5,31)	5,49	(0.5
(b) Non Controlling Interest		-							(w)	•
14. Total Comprehensive Income is attributable to :		1								
(a) Owners of the Parent	220,64	144,31	280,36	743.13	862,39	213,24	90,26	241,53	732_90	929,04
(b) Non Controlling Interest	· · · ·					0,93	(0,49)	(0.18)	0.42	(0.00
15. Paid up Equity Share Capital (Face Value of Rs. 2 per share)	188,10	188,10	188,10	188_10	188.10	188,10	188,10	188,10	188,10	188,10
 Other Equity attributable to Owners of the Parent (Excluding Revaluation Reserve) (As per Audited Balance Sheet) 		-		6,049.33	5,583.66				6,138.25	5,682,82
 17. Earnings Per Equity Share (Face Value of Rs. 2 per share) (Not Annualized) 		- Friend								
(a) Basic (in ₹)	2.32	C. AC. 1.50	3.04	7.84	9.17	2.24	0.92	2.62	7.73	-9.8
(b) Diluted (in ₹)	2/32	1.50	3.04	7.84	9.17	2.24	0.92	2.62	7.93	9.81

Notes:

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- The above standalone and consolidated financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 21st May, 2025. The Statutory Auditors have expressed an unnovified opinion.
- 2 The Standalone and consolidated financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS) as notified under Section 133 of the Companies Act, 2013 read with relevant rules thereunder and in terms of Fegulation 33 of the SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015 (as Amended) and other recognised accounting practices and policies to the extent applicable.
- 3 In line with provisions of Ind AS 108 Operating Segments, the operations of the Company / Group fall primarily under geographical information about group of countries, which is considered to be the only reportable segment by management.
- 4 Ministry of Railways (MoR) vide letter dated 18,10 2021 had decided in principle for closure of Indian Railway Stations Development Corporation (IRSDC), in which Company has an investment of ₹52 Crore. Pursuant to requisite approval of the Board and Shareholders of IRSDC, the process of voluntary liquidation of IRSDC has been initiated. Financial Statement of IRSDC has been prepared on liquidation basis. As on 31.03.2025, net worth of IRSDC comes to ₹237.52 Crores, out of which 26% share I.e. ₹ 61.76 Crores belong to IRCON. Therefore, management does not perceive any impairment in the value of investment in IRSDC.
- 5 Ministry of Railway (MoR) has granted in-principle approval for closure of Bastar Railway Private Limited, a joint venture company and transfer of its assets and liabilities to MoR. The legal formalities, pricing and related modalities are in process.
- 6 It has been decided to handover Phase- I (Angul Balram, 14 KM already operational) and Phase- II (Balram-Putgadia-Tentuloi, 54 KM under construction) of MCRL Project to Ministry of Railways (MoR). The legal formalities, pricing and selated modalities are in process and the Company does not foresee any impairment in the value of investment at this stage.
- 7 During the period, the Group received an opinion from the Expert Advisory Committee of ICAI that interest income on annuity payments under the Hybrid Annuity Model (HAM) can be classified as "other operating revenue". Accordingly, it is now classified as "Other Operating Revenue" in the Consolidated Statement of Profit and Loss leading to an increase in Revenue from Operations by Rs. 166.32 crore for the year ended 31 March 2025 (Rs. 182.74 crore for the year ended 31 March 2024) with a corresponding decrease in "Other Income".
- 8 The BoD has recommended a final Dividend of ₹ 1/- per equity share on face value of ₹ 2/- per equity share for the financial year 2024-25, subject to the approval of the shareholders at the AGM. This is in addition to Interim Dividend of ₹ 1.65 per equity share on face value of ₹ 2/- per share for the year 2024-25 approved in BoD held on 11th February 2025, and subsequently paid.
- 9 Figures for the previous periods / year have been re-grouped / re-classified / re-casted to conform to the classification of the current period / year.

Place: New Delhi Date: 21st May, 2025

ACLASSING ACCOUNTS



Chairman & Managing Director and CEO DIN- 08453476



IRCON INTERNATIONAL LIMITED

(A Government of India Undertaking)

Registered Office: C-4, District Centre Saket, New Delhi-110017; Tel: +91-11-26530266; Fax: +91-11-26522000/26854000

E-mail: investors@ircon,org; Website: www.ircon.org; Corporate Identity Number: L45203DL1976GO1008171

Statements of Assets and Liabilities

Particulars		STAND	ALONE	CONSOI	IDATED	
	Note	As at March 31, 2025	As at March 31, 2024	As at March 31, 2025	As at March 31, 202	
L CONTROL		(Audited)	(Audited)	(Audited)	(Audited)	
ASSETS						
Non-current assets Property, Plant and Equipment		209.22	185.21	963.10	209.01	
Capital Work-in-Progress	_	33.66	6.56	903.10	548.91	
Investment Property		541.98	543.07	541,98	543.07	
Intangible Assets	-	8.27	8.90	908.08	977.53	
Intangible Assets under Development						
Right-of-use Assets		6.28	6.59	39.64	6.59	
Investments accounted for using the equity method		1		885.72	864,50	
Financial Assets						
(i) Investments		2,444.31	2,275.88		125.19	
(ii) Loans		246.16	279.10	0.28	0,45	
(iii) Other financial assets		36.69	39,38	3,091,13	2,247.79	
Deferred tax assets (Net)		141_15	123.33	144.51	119.52	
Other non-current assets		273_62	347.87	499.48	663.47	
Total Non-current assets		3,941.33	3,815.90	8,049.78	6,306.03	
	10-			<u></u>		
Current assets	-	00.61	17.61	00.83	47.71	
Inventories Financial Accests		90.51	42,64	90,83	47.71	
Financial Assets		410.70	5/0 P1	410.70	EC0 P3	
(i) Investments		410.70	563.51	410.70	563,51	
(ii) Trade Receivables	(3)	1,649.31	946.46	1,328.25	803.33 2,179.78	
(iii) Cash and cash equivalents (iv) Other Bank Balances	(i) (i) & (ii)	1,977.85 2,146.06	1,828.88 2,600.25	2,279 84 2,501 79	2,179,78 2,804,55	
(v) Omer Bank Balances (v) Loans	(1) & (1)			2,301,79	2,804.55	
(v) Other financial assets		27.54	35,80	2,342.21	2,010.65	
Current Tax Assets (Net)		89.09	50.47	108.46	72.54	
Other current assets		2,015.85	2,362.96	2,407.85	2.663.13	
Oner current asses		10,559.61	10,268.24	11.471.50	11,146.12	
Assets held for Sale	-	10,007.01	Topology	11,4718.0	11,140,12	
Total Current assets	1	10,559.61	10,268,24	11,471.50	11,146.12	
Total Assets		14,500,94	14,084.13	19,521.28	17,452.15	
	1				C.L.S. ALLA	
EQUITY AND LIABILITIES	7			1		
Equity	1					
Equity share capital		188.10	188.10	188.10	188.10	
Other equity		6,049.33	5,583.66	6,138.25	5,682.82	
Equity attributable to owners		6,237,43	5,771.76	6,326.35	5,870.92	
Non controlling Interest				35.60	35.18	
Total equity		6,237,43	5,771,76	6,361.95	5,906,10	
Liabilities						
Non-current liabilities						
Financial Liabilities						
(i) Borrowings				4,134.64	2,456,68	
(ii) Lease Liabilities		2.51	2.52	31_92	2 52	
(iii) Trade Payables						
- Total Outstanding Dues of Micro Enterprises		8	*		34	
and Small Enterprises						
- Total Outstanding Dues of Creditors Other than of						
Micro Enterprises and Small Enterprises			× .			
6 10 1 10 1 10 1		547.40	700.00	(A) (A)	000 10	
(iv) Other financial liabilities Provisions		561,48 204,78	758.29	584.62 258.58	777.42 221.96	
Other Non-Current Liabilities						
Total Non-current liabilities	-	862.39 1.631.17	940.48	923.28 5,933.04	1,069.66	
1 oral Non-current minimizes	-	1,031.17	1,843.66	5,555,04	4.528.24	
Current liabilities	-					
Financial liabilities						
(i) Borrowings	-	1		129.68	110.48	
(ii) Lease Liabilities		0.88	0.72	2.91	0.72	
(iii) Trade payables		2.00			5.14	
- Total Outstanding Dues of Micro Enterprises and Small Enterprises		33,71	3.73	34,39	6.36	
- Total Outstanding Dues of Creditors Other than		1,191.18	850.64	1,222,91	887,74	
of Micro Enterprises and Small Enterprises					3 007 77	
(iv) Other financial liabilities	-	2,737.21	2,792.81	3,023,13	3,087,56	
Other current liabilities		2,396,69	2,500.76	2,495,61	2,549.67	
Provisions	+ +	264_17	261.20	301.79	308.72	
Current Tax liability (Net)	1	8.50	58,85	15.87	66.56	
Total Current ligbilities		6,632.34	6,468.71	7,226.29	7,017.81	

Note :-

(i) Includes Clients Fund of ₹ 1,893.60 crore (31st March, 2024 : ₹ 2,898.36 crore) on which interest is passed on to them.

(ii) Includes Unpaid Dividend Bank Account of ₹ 0.76 Crore (31st March, 2024 Unpaid Dividend Bank Account of ₹ 0.47 Crore).

(iii) Figures for the previous year have been re-grouped / re-classified / re-casted to conform to the classification of the current year.



AGRA red Act

For and on behalt of Ircon International Limited Hari Mohan Gupta-Chairman & Managing Director and CEO DIN- 08453476

IRCON INTERNATIONAL LIMITED

Registered Office: C-4, District Centre Saket, New Delhi-110017; Tel: +91-11-26530266; Fax: +91-11-26522000/26854000 E-mail: investors@ircon.org; Website: www.ircon.org; Corporate Identity Number: L45203DL1976GOI008171

Statement of Cash Flows

Number of the strength			STAND	ALONE	CON	(Rs. in Cror SOLIDATED
CASH FLOW MODE MATING ACTIVITIES 97.81 1,155.44 99.92 1,261.1 Agamments in: States a unsking of famedal isomeness (Na) Agamments in: States and unsking of famedal isomeness (Na) Agamments in: States and unsking of famedal isomeness (Na) Adamments in: Adamments in: States and unsking of famedal isomeness (Na) Adamments in: Adamments in: Adam	Particulars					For the Year ended 31st Marc 2024
Note Productions 97.81 1,13.94 99.82 1,261.13 Internet on structure of familia immuno (Mg) 63.37 60.29 0.19 1.00 Structure of familia immuno (Mg) 32.30 3,171 11.09 10.09 - Structure of familia immuno (Mg) 32.30 3,171 0.02			(Audited)	(Audited)	(Audited)	(Audited)
Adjutters in rising frame intermine 1 1 1 0.000 0.00	CASH FLOW FROM OPERATING ACTIVITIES					
Index of unadel and materians (%) (1.5.3) (0.5.3) (0.9) ····································			917.81	1,155.54	939.02	1,261.13
Anchreitien Strandt Janebarnen (big) (0.37) (0.07) (1.7) (1.7) (1.7) Strandt Strandt Janebarnen (big) (1.7) (1.7) (1.7) (1.7) (1.7) Strandt Strandt Janebarnen (Strandt Janebarnen (S			(1626)	(1631)	(0.09)	
Decise of carged (e) fried of carged (e) times (e) times of carged (e) times (e) 	Amortisation of financial instruments (Net)				0.10	
Index of Manual Yanda (pé 25) (pé 25) </td <td></td> <td></td> <td>1.</td> <td></td> <td></td> <td></td>			1.			
Hance Code (hand Code) Lar Lar <thlar< th=""> Lar <thlar< th=""></thlar<></thlar<>						
Link or. Change of Fair Value of Mana Fands (10) (2.7) (10) (2.7) Divided flows on Ode Intertents (6.0.3) (21.30) (92.40) (22.40) Divided flows on Ode Intertents (11.137) (71.00) - - Divided flows on Ode Intertents (11.137) (71.00) - - Divided flows on Ode Intertents (11.137) (11.137) 11.4 - Divided flows on Ode Intertents (11.137) (11.142) (11.142) 11.4 Operating force Structures (11.146) (11.142) (11.142) (11.142) 0.4 Diverse (forces) in Turk Reviews (11.146) (11.142) (11.142) (11.142) (11.142) Diverse (forces) in Turk Reviews (11.140) (11.142) (11.123) (11.123) (11.123) (11.123) Diverse (forces) in Turk Reviews (11.140) (11.23) (11.23) (11.23) (11.23) Diverse (forces) in Turk Reviews (11.124) (11.23) (11.23) (11.23) (11.23) Diverse (forces) in Turk Reviews	Finance Cost					145.09
inner home (p3.36) (p3.13)			(1.01)			
Order Distance in Diversion Coupury Examination of Exchange Gail/Lase in Porting Lumany Cail & Cail in Coupury Examination on marking of Porting Lumany Cail & Cail in Coupury Internet Port Netron verking capital changes (Cited) (11.33) (72.80) (2.65) 1.3.4 Operating Country Cail & Cail in Coupury Internet Restriction Counter (Country) Internet Restriction Sectors (Country) Internet Restriction Sectors (Country) Internet (Cail Country) Internet (Cail Country) (Cited) (0.64) (0.72) (72.80) (77.70) (354.57) (354.57) Decrease (Country) Internet (Cail Country) Internet (Ca						
Instantian of Tackange Gail/Lange Gail/Lang			((*)
International formation of rowing Curring Cubi & Carnor (Cubi & Curring Cubi & Cubi & Curring Cubi & Cu			(111.33)		17	10.04
Signature (1.00) (1.00) (1.00) (1.00) (1.00) (1.00) Adjustment (1.00) (1.00		16				
digitations: for : COULD SD COULD SD <thcould sd<="" th=""> COULD SD <thcould sd<="" th=""></thcould></thcould>			(21.66)	14.42	(21.65)	14.39
Process (Locense) in True's Rocinvalues CV2.25 (37.52) CV7.75 (35.49) CV3.490 (41.1)		0	498.46	877.53	735.91	1,034.
brane (formage in browning in b		1	70340	(77 (7))	(614.02)	60.50
bit Docess / Incress / Incress / Incress in Code Fased 2 Oder Asses int 19 (11.90 (13.70) (13.72) (13.72) (13.72) Decress / Incress in Code Labilities & Provision (2) (49.7) (49.7) (49.7) (49.7) (49.7) State generation (2) (69.990) (17.39) (73.89) (69.730) </td <td></td> <td></td> <td></td> <td></td> <td></td> <td>and the second sec</td>						and the second sec
Decrease/ / Increase in Order Labilities, Eurovision (91.49) (44.20) (44.20) (44.20) (0) (64.930) (17.349) (.0.358.71) (.0.657) aska generation (0.42) (.0.11.34) (.0.325) (.0.12.350) (.0.657) aska generation (.0.4) (.0.11.34) (.0.12.35) (.0.12.35) (.0.12.35) (.0.12.35) ASH FLOW DEFEATIVES (.0.1) (.0.12.35) (.0.12.35) (.0.12.35) (.0.12.35) (.0.12.35) (.0.12.35) (.0.12.35) (.0.12.35) (.0.12.35) (.0.14.35)	ecrease / (Increase) in Loans, Other Financial Assets & Other Assets					
C) (6) (673.50) (173.50) (1,538.71) (655 Sale generation (1+2) (171.34) 790.55 (90.53) (92.72) Score Tar Pial (1+2) (171.34) 700.573 (172.57) (119.37) (106.57) (172.57) (119.37) (106.57) (172.57) (119.37) (106.57) (172.57) (119.37) (106.57) (172.57) (119.37) (106.57) (172.57) (119.37) (106.57) (117.57) (119.57)	Decrease) / Increase in Trade Payables		370.52	42.95	363.20	38.70
Dask generated from operation (1-2) (171,130) 703,38 (100,200) 300 Corrent Pad (172,155) (141,357) (141,357) (140,55) (147,55) CATE Padd (171,200) (141,357) (141,357) (140,55) (141,557) ASH FLOW PROM INVESTING ACTIVITIES (A) (141,310) (132,32) (1,648,35) (141,310) Audam of Toppany, Plant and Explorment including CVIP (112) (12,250) (112) (12,250) (112) copilision of intergolie Asets and coprespry (112,10) (10,24,45) (112) (112) (112) de of Mutal Frad (10,201,45) (12,550) (112)	Decrease) / Increase in Other Liabilities, Financial Liabilities & Provisions	·	(391.49)	(14,92)	(482.16)	243.13
scene Tas Paid (A) (270.25) (419.37) (200.35) (419.37) ETC CASE FROM OPERATING ACTIVITIES (A) (A14.159) 234.54 (D.109.55) (D.109.55) ASH FLOV FROM DIVESTING ACTIVITIES (D.109.55) (D.109.55) (D.109.55) (D.109.55) (D.109.55) Quisition of Intensiols Astet and Intengible Astet and Development (D.120.55) (D.120.55) (D.109.55) (D.109.55			(669,80)			(639.
ET CASH FROM OPERATING ACTIVITIES (A) (441.59) 284.58 (1.199.53) (7) SASH FLOW FROM INVESTING ACTIVITIES (A) (A12.0) (33.22) (1.048.50) (0441.50) Underse of Propry, Plant and Equipment including CWIP (A11.20) (C3.10) (0.85) (C1.10) (C1.50) (C1.10) (C2.55) (11.20) (C2.55) (C1.20)		(1+2)	174,000 200	Service Security	12.5440.2497	395.3
ASH FLOW PROM INVESTING ACTIVITIES (1.1.30) (3.32) (1.488.36) (6.44) undate of Property, Plant and Entrogible Assets under Development (3.71) (0.85) (3.72) (0.448.36) (6.44) copilation of Intergible Assets under Development (3.71) (0.85) (3.72) (0.448.36) (6.44) copilation of Intergible Assets under Development (3.71) (0.85) (3.72) (0.64) de of Managible Assets under Development & Integlible Assets 0.36 0.36 0.36 0.36 0.46 (1.1.21) (1.1		(45)			A CONTRACTOR OF A CONTRACTOR A	(473.3
undease of Property, Plust and Equipment including CWPP (1,000) (1,000) (1,000) (1,000) ightify Cap Proods, Growthand Equipment & Linkngible Aasets and Itamigble Aasets and Itamigble Aasets and Itamigble Aasets and Itamigble Aasets (1,000)		44	(1120)			(June
wurdens / Proceeds of Investment Property (11.28) (.11.28)	urchase of Property, Plant and Equipment including CWIP		(71.30)		(1,048.36)	(844.5 112.3
Bake of Munai Fund 0.06 0.06 0.06 0.06 act of Munai Fund 10,631.21 7.7775.66 10,631.21 7.7777 warbare of Munai Fund (10,304.45) (10,304.45) (10,304.45) (10,304.45) act of Munai Fund (10,304.45) (10,304.45) (10,304.45) (10,304.45) act of Subsidiaries (10,304.45) (10,304.45) (10,304.45) (10,304.45) act of Subsidiaries (10,304.45) (10,304.45) (10,304.45) (10,304.45) act of Subsidiaries (10,10,104.45) (10,304.45) (10,304.45) (10,304.45) act of Subsidiaries (10,10 (10,10) (10,10) (11,13) <	equisition of Intangible Assets and Intangible Assets under Development		(3.71)	(0.85)	(3.71)	G.7
abc of Minial Funds 10,631,21 7,975,66 10,631,21 7,975,66 unchase of Government Security (10,304,45) (10,304,45) (10,304,45) abc of Government Security (16,63) - 1.51 abc of Covernment Security (16,63) - (10,304,45) abc of Sobridiaries (16,63) - 1.51 abc of Covernment Security (16,63) - (10,304,45) abc Sobridiaries and JVs 273,85 52,24 - payment of Lam from Subridiaries and JVs (11,33) 72,00 (102,30) victical Received from Joint Venture Company (11,33) 72,00 (102,30) (01,30) victical Received from Joint Ventures (29,37) -242,35 (41,43) (10,00) - 100,00 - 100,00 - 100,00 - 100,00 - 100,00 - 100,00 - 100,00 - 100,00 - 100,00 - 100,00 - 100,00 - 100,00 - 100,00 -						(2.5
unshame of Manual Fund (10,304.45) (8,507) (10,304.45) (8,507) als of Government Scaniy 1.51 - 1.51 - (10,304.45) (10,40) (10,41) (10,						40.
ale of Government Security 1.51 - 1.51 can b Subjidiaries and JVs						(8,507.)
Case ID Subsidiaries exproment of Loan from Subsidiaries and JVs exproment of Loan from Subsidiaries and JVs exproment of Loan from Venture Company violand Received from Joint Venture Company violand Received from Joint Ventures decaytion of Boads and Relance Other than Cash and Cash Equivalents (16.6.33) (23.57)				(1.51)		(1-
cpsymet of Loan from Subleidinnica and JVs 74.58 52.24						
widead Received from Joint Ventures 1111.33 77.00 102.50 663 (23).57) -242.33 (63).60 (63).60 (63).60 ank Raince (ther than Cash and Cash Equivalents (8) 748.420 (42.14) 305.76 (63).60 ank Raince (ther than Cash and Cash Equivalents (8) 748.420 (42.14) 305.76 (7) ET CASH FROM ENCACTIVITIES (8) 748.420 (3)25.61 31.92 (7)00 MASH FLOW FROM ENCOME SITUR ACTIVITIES (8) 748.420 (3)25.61 31.92 (7)00 sprent (of)from non-controlling interest (act) - - - 22 (2)15.00 11.132 sprent of Non Current Bortowings - - - - 22 (2)15.00 11.132 sprent of Lease liabilities - - - - 21.05.00 11.132 sprent of Lease liabilities - - - - - - - - - - - - - - -	epayment of Loan from Subsidiaries and JVs		74.58		÷1	
Nobisitistice & Joint Vectures (33,95) (43,96) (63,96)						418.
cdcmption of Boxds - 100.00 - 100.00 ank Balance Other than Cash and Cash Equivalents (B) 454.20 42.14 305.76 20 ET CASH FROM INVESTING ACTIVITIES (B) 9494.70 (325.61) 31.92 (7065 ASH FLOW FROM FINANCING ACTIVITIES - - 2.156.00 1.132 rooceds From Non Current Borrowings - - 2.156.00 1.132 epayment of Non Current Borrowings - - 4458.85) (69) symment of Non Current Borrowings - - 4458.85) (69) symment of Non Current Borrowings - - (1.00) (0.87) (1.43) (06) symment of Lense liabilities - - - (06)						(63.)
HET CASH FROM ENVESTING ACTIVITIES(B)#449,70(325.61)31.92(765ASH FLOW FROM FINANCING ACTIVITIES		La 10				100.0
ASH FLOW FROM FINANCING ACTIVITIES syment (c)/from non-controlling interest (net) rocceds From Non Current Borrowings - - - 22 syment (c)/from non-controlling interest (net) rocceds From Non Current Borrowings - - 2,156.00 1,132 syment of Non Current Borrowings - - - (458.85) (69) syment of Lasse liabilities - - (458.85) (69) intance Cost Paid - - (458.85) (69) intance Cost Paid - - (458.85) (69) intan Dividend paid (1.34) (1.06) (261.82) (161) intai Dividend paid (122.27) (112.86) (122.27) (112.91) syment for share issue / increase in authorised capital - - - (0.02) syment for share issue / increase in authorised capital - - - (0.02) syment for share issue / increase in authorised capital - - - (0.02) syment for share issue / increase in authorised capital - - - - syment for share issue / increase in authorised capital - - - - syment for share issue / increase in authorised capital - - - -		1995	A CONTRACTOR			2.0
syment (s)/from non-controlling interest (act)		(0)	348.70	(043.00)	31.74	(///54
gapging and of Non Current Borrowings						22,1
and construction(1,00)(0,87)(1,83)(0)inance Cost Paid(1,00)(0,87)(1,83)(0)inal Dividend paid(1,34)(1,00)(261,82)(161)inal Dividend paid(122,27)(112,86)(122,27)(112)terim Dividend paid(155,19)(169,29)(155,19)(169)syment for share issue / increase in authorised capital(0,02)(0)ET CASH FROM FINANCING ACTIVITIES(C)(279,80)(284,08)1,156,02640Teet of Exchange differences on translation of Foreign Currency Cash & Cash quivalents(D)21,66(14,42)21,65(14ET INCREASE/ (DECREASE) IN CASH & CASH EQUIVALENTS(A+B+C+D)148,97(139,53)100,06(158)ASH AND CASH EQUIVALENTS (OPENING)(E)1,828,882,168,412,179,782,338ASH AND CASH EQUIVALENTS (CLOSING)(F)1,977,851,828,882,279,842,179	roccads From Non Current Borrowings		1.00	34.3	2,156.00	1,132.0
nance Cott Paid(1.34)(1.06)(261.82)(161nal Dividend paid(122.27)(112.86)(122.27)(111.86)terim Dividend paid(155.19)(169.29)(155.19)(169.29)tyment for share issue / increase in authorised capital(C)(279.80)(185.19)(169.29)ter of Skare issue / increase in authorised capital(C)(279.80)(284.08)1,156.02(60ter of Skare issue / increase in authorised capital(C)(279.80)(284.08)1,156.02(60ter of Skare issue / increase on translation of Foreign Currency Cash & Cash invalents(D)21.66(14.42)21.65(14ter of Exchange differences on translation of Foreign Currency Cash & Cash invalents(A+B+C+D)148.97(139.53)100.06(158.47)ASH AND CASH EQUIVALENTS (OPENING)(E)1,828.882,168.412,179.782,338ASH AND CASH EQUIVALENTS (CLOSING)(F)1,977.851,828.882,279.842,179.78	epayment of Non Current Borrowings		1451	8."	(458.85)	(69.0
nal Dividend paid (122.27) (112.86) (122.27) (112.86) terim Dividend paid (155.19) (169.29) (155.19) (169.29) yment for share issuit / increase in authorised capital (C) (279.80) (284.08) (1,156.02) (0.02) ET CASH FROM FINANCING ACTIVITIES (C) (279.80) (144.2) (14.2) (14.2) Tect of Exchange differences on translation of Foreign Currency Cash & Cash (D) 21.66 (14.42) 21.65 (14.42) TI INCREASE/ (DECREASE) IN CASH & CASH EQUIVALENTS (A+B+C+D) 148.97 (139.53) 100.06 (158.42) ASH AND CASH EQUIVALENTS (OPENING) (E) 1.62.88.84 2.168.41 2.179.78 2.338 ASH AND CASH EQUIVALENTS (CLOSING) (F) 1.977.85 1.62.88.8 2.279.84 2.179.78	syment of Lease liabilities		(1.00)	(0,87)	(1.83)	(0.1
terim Dividead paid (155.19) (169.29) (155.19) (169.29) yment for share issue / increase in authorised capital (C) (279.80) (185.19) (0.02) ET CASH FROM FINANCING ACTIVITIES (C) (279.80) (284.08) 1,156.02 640 Get of Exchange differences on translation of Foreign Currency Cash & Cash (D) 21.66 (14.42) 21.65 (14 TI INCREASE/ (DECREASE) IN CASH & CASH EQUIVALENTS (A+B+C+D) 148.97 (339.53) 190.06 (158.95) ASH AND CASH EQUIVALENTS (OPENING) (E) 1,828.88 2,168.41 2,179.78 2,338 ASH AND CASH EQUIVALENTS (CLOSING) (F) 1,977.85 1,828.88 2,279.84 2,179	nance Cost Paid		(1.34)	(1.06)	(261.82)	(161.4
yment for share issue / increase in authorised capital(0.02)(0CT CASH FROM FINANCING ACTIVITIES(C)(279.80)(284.08)1,156.026440Cect of Exchange differences on translation of Foreign Currency Cash & Cashi(D)21.66(14.42)21.65(14CT INCREASE/ (DECREASE) IN CASH & CASH EQUIVALENTS(A+B+C+D)148.97(339.53)100.06(158ASH AND CASH EQUIVALENTS (OPENING)(B)1,828.882,168.412,179.782,338ASH AND CASH EQUIVALENTS (CLOSING)(F)1,977.851,828.882,279.842,179	nal Dividend paid		(122.27)	(112.86)	(122.27)	(112.5
ET CASH FROM FINANCING ACTIVITIES (C) (279.80) (284.05) 1,156.02 640 Tect of Exchange differences on translation of Foreign Currency Cash & Cash quivalents (D) 21.66 (14.42) 21.65 (14 ET INCREASE/ (DECREASE) IN CASH & CASH EQUIVALENTS (A+B+C+D) 148.97 (139.53) 100.06 (158 ASH AND CASH EQUIVALENTS (OPENING) (B) 1,628.88 2,168.41 2,179.78 2,338 ASH AND CASH EQUIVALENTS (CLOSING) (F) 1,977.85 1,828.88 2,279.84 2,179	and the second		(155.19)	(169.29)		(169.)
Ecct of Exchange differences on translation of Foreign Currency Cash & Cashi uivalents(D)21.66(14.42)21.65(14Ect of Exchange differences on translation of Foreign Currency Cash & Cashi uivalents(A+B+C+D)148.97:(139.53)190.96(14.82)ET INCREASE/ (DECREASE) IN CASH & CASH EQUIVALENTS(A+B+C+D)148.97:(139.53)190.96(14.82)ASH AND CASH EQUIVALENTS (OPENING)(E)1.828.882.168.412.179.782.338ASH AND CASH EQUIVALENTS (CLOSING)(F)1.977.851.828.882.279.842.179	Frances and second states of the second s					(0,
mivalents (D) 21.65 (14.4) 22.65 (14 et increase/(Decrease) in cash & cash Equivalents (A+B+C+D) 148.97 (339.53) 100.06 (158 ASH AND CASH EQUIVALENTS (OPENING) (E) 1,828.88 2,168.41 2,179.78 2,338 ASH AND CASH EQUIVALENTS (CLOSING) (F) 1,977.85 1,828.88 2,279.84 2,179						640,1
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ASH AND CASH EQUIVALENTS (CLOSING) (F) 1,977.85 1,928.88 2,279.84 2,179		(A+B+C+D)				(158.)
						2,338.1
	ASH AND CASH EQUIVALENTS (CLOSING)	(F)		1,928,88	2,279.84	2,179.7

1. The above Cash flow Statement has been prepared under the "Indirect Method" as set out in the Indian Accounting Standard (Ind A5) - 7 on Statement of Cash Flows.

Figures for the previous year/ period have been re-grouped / re-classified / re-classified to conform to the classification of the current year/period.
 Figures in bracket () represents outflow of cash.

Place : New Delhi Date: 21st May, 2025



For and behalf of Ircon 2

Hari Mohan-Gupta Chairman & Managing Diroctan and C.L.O DIN-08453476

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IRCON INTERNATIONAL LIMITED

(A Government of India Undertaking)

Registered Office: C-4, District Centre Saket, New Delhi-110017; Tel: +91-11-26530266; Fax: +91-11-26522000/26854000

E-mail: investors@ircon,org; Website: www.ircon.org; Corporate Identity Number: L45203DL1976GOI008171

STATEMENT OF STANDALONE AND CONSOLIDATED SEGMENT-WISE REVENUE, RESULT, TOTAL ASSETS AND TOTAL LIABILITIES FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

											(Rs. in Crore)
				Standalone					Consolidated		
Particulars		Quarter Ended			Year Ended		Quarter Ended			Year Ended	
Particula	Particulars		31.12.2024	31.03.2024	31.03.2025	31.03.2024	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Audited)
1.	Segment Revenue					Section 201					
(a)	Revenue from Customers										
	International	82.69	80.49	180.54	339.10	574.82	82.69	80,49	180.54	339.10	574.82
	Domestic	3,160.76	2,389.86	3,468.44	9,854.04	11,375.58	3,329.38	2,532.37	3,606.46	10,420.48	11,938.83
(b)	Interest Income										
	International	4.37	6.37	29.00	26.18	43.11	4.37	6.37	28.99	26.18	43.11
	Domestic	76.09	73.77	65.91	266.43	285.88	75.52	72.74	62.47	264.15	275.67
(c)	Other Income										
	International	8.15	(9.14)	0.67	17.61	1.11	8.08	(9.07)	0.67	17.61	1.14
	Domestic	42.69	28.82	52.03	174.09	107.35	15.21	9.00	14.92	63.51	36.95
Total		3,374.75	2,570.17	3,796.59	10,677.45	12,387.85	3,515.25	2,691.90	3,894.05	11,131.03	12,870.52
Less: Int	ter Segment Revenue										
Net Sale	es / Total Income	3,374.75	2,570.17	3,796.59	10,677.45	12,387.85	3,515.25	2,691.90	3,894.05	11,131.03	12,870.52
2.	Segment Results										
Profit B	efore tax & interest										
(a)	International	12.83	5.52	99.53	90.65	196.52	13.03	5.86	100.19	92.40	199.98
(b)	Domestic	246.74	172.08	285.52	833.23	967.58	311.35	181.77	296.63	1,064.21	1,208.27
	Less:- (i) Interest	(1.55)	(0.79)	(2.18)	(6.07)	(8.56)	(61.33)	(55.81)	(40.89)	(217.59)	(147.12)
	(ii) Other Un- allocable expenditure net off	-					-			-	
	(iii) Other Un-allocable Income	-			-			-		-	141
Total Pr	rofit before tax	258.02	176.81	382.87	917.81	1,155.54	263.05	131.82	355.93	939.02	1,261.13
3.	Segment Assets										
(a)	International	1,052.66	1,034.55	1,034.39	1,052.66	1,034.39	1,053.19	1,034.46	1,035.10	1,053.19	1,035.10
(b)	Domestic	13,448.28	13,237.79	13,049.74	13,448.28	13,049.74	18,468.09	17,905.91	16,417.05	18,468.09	16,417.05
Total As	ssels	14,500.94	14,272.34	14,084.13	14,500.94	14,084.13	19,521.28	18,940.37	17,452.15	19,521.28	17,452.15
4.	Segment Liabilities										
(a)	International	831.08	807.33	857.38	831.08	857.38	825.46	802.33	852.45	825.46	852.45
(b)	Domestic	7,432.43	7,293.02	7,454.99	7,432.43	7,454.99	12,333.87	11,835.08	10,693.60	12,333.87	10,693.60
Total Li	iabilities	8,263,51	8,100.35	8.312.37	8.263.51	8,312.37	13,159.33	12,637,41	11,546.05	13,159.33	11,546.05

1. The company / Group has reported segment information as per Ind AS 108 "Operating Segments". The operations of the Company / Group fall primarily under geographical information about group of countries, which is considered to be the only reportable segment by management.

2. Figures for the previous periods / year have been re-grouped / re-classified / re-casted to conform to the classification of the current period / year.



For and on behalf of Ircon International Limited Hori Mohan Gupta Chairman & Managing Director and CEO DIN- 08453476

Place : New Delhi Date: 21st May, 2025

IRCON INTERNATIONAL LIMITED (A Government of India Undertaking) Registered Office: C-4, District Centre Saket, New Delhi-110017; Tel: +91-11-26530266; Fax: +91-11-26522000/26854000

E-mail: investors@ircon,org; Website: www.ircon.org; Corporate Identity Number: L45203DL1976GOI008171

OTHER INFORMATION - INTEGRATED FILING (FINANCIAL) - FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

S.No.	Requirement	Remarks
B	Statement of Deviation or Variation for Proceeds of Public Issue, Rights Issue, Preferential Issue, Qualified Institutions Placement etc.	Not Applicable
С	Disclosure of outstanding default on loans and debt securities	Not Applicable
D	Format for disclosure of Related Party Transactions (applicable only for half- yearly filings)	Will be filed separately in XBRL Format
D	Statement on impact of Audit Qualifications (For Audit Report with Modified Opinion) Submitted along with annual audited financial results - (Standalone and Consolidated separately) (applicable only for annual filing i.e. 4th quarter)	Declaration of unmodified opinion will be filed

behalf of Ircon International Limited Far

Place: New Delhi Date: 21st May, 2025



Hari Mohan Gunta & Munagang Director and CEO Chairman & Ma

Ramesh C Agrawal & Co. Chartered Accountants



Independent Auditor's Report on Standalone Audited Financial Results for the Quarter and Year ended March 31, 2025 of Ircon International Limited Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

To The Board of Directors Ircon International Limited

Opinion

We have audited the accompanying Standalone Financial Results of Ircon International Limited ("the Company") for the Quarter and Year ended March 31, 2025 ("the Statement"), in which are incorporated the returns for the quarter and year ended on that date audited by branch/other auditors of the company's branches at Algeria, Sri Lanka, Bangladesh and Myanmar being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, (the "Listing Regulations").

We have audited the financial results of the three (3) foreign branches situated at South Africa, Malaysia and Sri Lanka (Indian part) for the quarter and year ended 31st March, 2025. However, we have not visited any foreign branch and the relevant information for the audit purpose were provided to us by the management at corporate level.

In our opinion and to the best of our information and according to the explanations given to us the Statement:

- i. is presented in accordance with the requirements of Regulation 33 of the Listing Regulations; and
- ii. gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards (Ind AS) prescribed and other accounting principles generally accepted in India, of the net profit and total other comprehensive income and other financial information for the quarter and year ended 31st March, 2025.

Basis for Opinion

We conducted our audit of the Standalone Ind AS Financial Statements 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 Ind AS 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 ("ICAI") together with the ethical requirements that are relevant to our audit of the Standalone Ind AS Financial Statements of the Act and the Rules made there under, and we





have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in "Other Matters" paragraph below, is sufficient and appropriate to provide a basis for our audit opinion.

Emphasis of Matters

Reference is invited to Note No. 4 of the Statement wherein it has been stated that financial statements of one of the jointly controlled entities i.e. Indian Railway Stations Development Corporation Ltd. (IRSDC) have been prepared on liquidation basis and that the Company does not foresee any impairment in the value of investments held by it in IRSDC.

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

Management's Responsibilities for the Standalone Ind AS Financial Results

The Statement has been prepared on the basis of the Standalone Ind AS Financial Statements for the year ended 31st March, 2025. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Ind AS prescribed under Section 133 of the Act read with relevant rules issued there under and other accounting principles generally accepted in India and in compliance with Regulation 33 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 the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone Financial Results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

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

Our objectives are to obtain reasonable assurance about whether the Standalone Financial Results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always





detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the Standalone 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 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 financial controls 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 on whether the Company has adequate internal financial controls system with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Management.
- 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 Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Financial Results, including the disclosures, and whether the Standalone Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.
- Materiality is the magnitude of misstatements in the financial results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Standalone Financial Results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Standalone Financial Results.
- We communicate with those charged with governance regarding, among other matters, the 'anned scope and timing of the audit and significant audit findings, including any significant 'iciencies in internal controls that we identify during our audit.

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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

- We did not audit the financial statements / financial information of four (4) foreign branches included in the Standalone Ind AS Financial Statement of the company whose financial statements/financial information reflect total assets of Rs. 923.62 Crores (Previous year Rs. 831.76 Crores) as at 31st March 2025, total revenue of Rs. 357.35 Crores (Previous Year Rs. 548.44 crores) and total PBT of Rs.74.63 crores (previous year Rs. 112.41 crores), for the year ended on that date. The financial statements/information of these branches have been audited by the branch auditors whose reports have been furnished to us and our opinion in so far as it relates to the amounts and disclosure included in respect of these branches, is based solely on the reports of such branch auditors.
- The financial statements include profit/(loss) of Rs.0.08 Crores (Previous Year Rs. (-)0.08 Crores), the company's share in two (2) integrated joint operations (unincorporated) accounts which have been audited by other firms of Chartered Accountants and profit/(loss) of Rs.0.45 Crores (Previous Year Rs. 0.95 Crores) the company's share in one (1) joint operation accounts which have been certified by the management for the year ended March 2025.
- Reference is invited to Note no. 46 of the Standalone Ind AS Financial Statements regarding amendments made in the Ind AS-116 and IndAS-117. As explained by the Management there is no financial impact of such amendments.

Our opinion is not modified in respect of these matters.

For Ramesh C Agrawal & Company Chartered Accountants Firm Registration No: 001770C



CA Monika Agrawal Partner Membership No: 093769 UDIN: 25093769BNLMNC7412

Place: New Delhi Date: 21-05-2025



Independent Auditor's Report on Consolidated Audited Financial Results for the Quarter and Year ended March 31, 2025 of Ircon International Limited Pursuant to the regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

To The Board of Directors Ircon International Limited

Report on the Audit of the Consolidated Financial Results

Opinion

We have audited the accompanying Statement of the Consolidated Financial Results of **Ircon International Limited** ("the Holding Company"), its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") and its jointly controlled entities for the Quarter and Year ended 31st March 2025 ("the Statement") in which are incorporated the returns for the quarter and year ended on that date audited by branch/other auditors of the Holding Company's branches at Algeria, Sri Lanka, Bangladesh and Myanmar being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (the "Listing Regulations").

We have audited the financial results of the three (3) foreign branches situated at South Africa, Malaysia and Sri Lanka (Indian part) for the quarter and year ended March 31, 2025. However, we have not visited any foreign branch and the relevant information for the audit purpose was provided to us by the management at corporate level.

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the reports of the other auditors on separate financial statements/ financial information/ financial results of the subsidiaries and jointly controlled entities, the aforesaid Statement:

- i) includes the results of the entities as stated in Annexure I;
- ii) is presented in accordance with the requirements of Regulation 33 of the Listing Regulations; and
- iii) give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards (Ind AS) and other accounting principles
 - generally accepted in India of the consolidated net profit and the consolidated total comprehensive income and other financial information of the Group and its jointly controlled entities for the quarter and year ended 31st March 2025.

Ramesh C Agrawal & Co. Chartered Accountants



Basis for Opinion

We conducted our audit in accordance with 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 Responsibility for the Audit of the Consolidated Ind AS financial Statements section of our report. We are independent of the Group and its jointly controlled entities in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the Consolidated Financial Results under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to it "Other Matters" paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Statement.

Emphasis of Matters

Reference is invited to Note No. 4 of the Statement wherein it has been stated that financial statements of one of the jointly controlled entities i.e. Indian Railway Stations Development Corporation Ltd. (IRSDC) have been prepared on liquidation basis and that the Group does not foresee any impairment in the value of investments held by it in IRSDC. Our opinion is not modified in respect of the above matter.

Management's Responsibilities for the Consolidated Ind AS Financial Results

The Statement has been prepared on the basis of the Consolidated Ind AS Financial Statements for the year ended 31st March 2025. The Holding Company's Board of Directors are responsible for the preparation and presentation of the Statement. This responsibility includes the preparation and presentation of the Consolidated Financial Results that give a true and fair view of the net profit and other comprehensive income and other financial information of the Group including its jointly controlled entities in accordance with the recognition and measurement principles laid down in Ind AS prescribed under Section 133 of the Act read with relevant rules issued there under and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The respective Board of Directors of the companies included in the Group and of its jointly controlled entities are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and of its jointly controlled entities and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated Financial Results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Consolidated Financial Results, the respective Board of Directors of the companies included in the Group and its jointly controlled entities are responsible for assessing the ability of the C-25 Second Floor, Soami Nagar, North Panchsheel Enclave, New Delhi - 110017

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Group and its jointly controlled entities to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or its jointly controlled entities or to cease operations, or has no realistic alternative but to do so. The respective Board of Directors of the companies included in the Group and of its jointly controlled entities are responsible for overseeing the financial reporting process of the Group and of its jointly controlled entities.

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

Our objectives are to obtain reasonable assurance about whether the Statement 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 Consolidated Financial Results.

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

- Identify and assess the risks of material misstatement of the Consolidated Financial Results, whether due to fraud or error, design and perform audit procedures responsive to those risks and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls 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 on whether the Holding Company, its subsidiaries and jointly controlled entities which are companies incorporated in India, has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Management.
- 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 ability of the Group and its jointly controlled entities 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 Statement 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 Group and its jointly controlled entities to cease to continue as a going concern.

Ramesh C Agrawal & Co. Chartered Accountants



- Evaluate the overall presentation, structure and content of the Consolidated Financial Results, including the disclosures, and whether the Consolidated Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group and its jointly controlled entities to express an opinion on the Consolidated Financial Results we are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated financial statements of which we are the independent auditors. For the other entities included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the Consolidated Financial Results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Consolidated Financial Results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Consolidated Financial Results.

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 controls that we identify during our audit.

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

Other Matters

- We did not audit the financial statements / financial information of four (4) foreign branches included in the standalone Ind AS financial statement of the company whose financial statements/financial information reflect total assets of Rs. 923.62 Crores (Previous year Rs 831.78 Crores) as at 31st March 2025, total revenue of Rs.357.35 Crores (Previous Year Rs 548.44 crores) and total PBT of Rs. 74.63 Crores (previous year 112.41 crores), for the year ended on that date, as considered in the standalone Ind AS financial statements. The financial statements/information of these branches have been audited by the branch auditors whose reports have been furnished to us, and our opinion in so far as it relates to the amounts and disclosure included in respect of these branches, is based solely on the reports of such branch auditors.
- The financial statements include profit/(loss) of Rs.0.08 Crores (Previous Year Rs. (-) 0.08 Crores), the company's share in two (2) integrated joint operations (unincorporated) accounts? which have been audited by other firms of chartered Accountants and profit/(loss) of Rs.0.45 C-25 Second Floor, Soami Nagar, North Panchsheel Enclave, New Delhi 110017

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Crores (Previous Year Rs. 0.95 Crores) the company's share in one (1) joint operation accounts which have been certified by the management for the year ended March 2025.

- We did not audit the financial statements/financial information of eleven (11) subsidiaries whose financial statements/ financial information reflect Total Assets of Rs. 7585.92Crores (Previous Year Rs. 5603.36 Crores) as at 31st March 2025, Total Revenues of Rs.2397.84 Crores (Previous Year Rs. 2457.13 Crores) and net increase/ (decrease) in cash flows amounting to Rs. (-)48.80 Crores (Previous Year Rs. 172.38 Crores) for the year ended on that date, as considered in the consolidated Ind AS financial statements. The consolidated financial statements also include the group's share of Rs. 58.51Crores (Previous Year Rs. 44.22 Crores) profit (net) using equity method in five (5) jointly controlled entities whose financial statements/ financial information have been audited by other firm of Chartered Accountants, and also included group's share of Rs. 1.26Crores (Previous Year Rs. 2.00 Crores) profit (net) using equity method in two (2) jointly controlled entities whose financial information have not been audited by the management and included in the consolidated Ind AS financial statements/ financial statements/ financial statements by their auditor but certified by the management and included in the consolidated Ind AS financial statements for the year ended 31st March, 2025.
- Reference is invited to Note no. 46 of the Consolidated Ind AS Financial Statements regarding amendments made in the Ind AS-116 and IndAS-117. As explained by the Management there is no financial impact of such amendments.

These financial statements/ financial information which have been audited by other auditors whose financial statement / financial information have been furnished to us by the management and our opinion on the Consolidated Ind AS Financial Statements in so far as it relates to the amounts and disclosure included in respect of these audited subsidiaries, jointly controlled entities and our report in terms of sub-sections (3) and (11) of Section 143 of the Act in so far as it relates to the aforesaid subsidiaries and jointly controlled entities, is based solely on the reports of the other Auditors after considering the requirement of Standard on Auditing (SA 600) on 'Using the work of Another Auditor' including materiality.

Our opinion is not modified in respect of these matters.

For Ramesh C Agrawal & Company Chartered Accountants Firm Registration No: 001770C

CA Monika Agrawal Partner Membership No: 093769 UDIN: 25093769BNLMD 2024 Place: New Delhi Date: 21-05-2025 Second Floor, Soami Nagar, North Panchsheel Enclave, New Delhi - 110017 Mob.: 9415217109, 9415216562 • E-mail : info@rcagrawal.com, rca123@gmail.com Offices : Prayagraj • Mumbai • Ghaziabad



Annexure I

List of Entities included in the Consolidated Financial Results for the quarter and year ended 31.03.2025

0.	Name of Company	Relations
	Ircon Infrastructure & Services Limited	Subsidiary
	Ircon PB Tollway Limited	Subsidiary
	Ircon Davanagere Haveri Highway Limited	Subsidiary
	Ircon Shivpuri Guna Tollway Limited	Subsidiary
	Ircon Vadodara Kim Expressway Limited	Subsidiary
	Ircon Gurgaon Rewari Highway Limited	Subsidiary
	Ircon Akloli-Shirsad Expressway limited	Subsidiary
	Ircon Ludhiana Rupnagar Highway limited	Subsidiary
	Ircon Bhoj Morbe Expressway Limited	Subsidiary
	Ircon Haridwar Bypass Limited	Subsidiary
	Ircon Renewable Power Limited	Subsidiary
	Ircon-Soma Tollway Private Limited	Joint Venture
	Indian Railway Stations Development Corporation Limited	Joint Venture
	Bastar Railways Private Limited	Joint Venture
	Jharkhand Central Railway Limited	Joint Venture
	Mahanadi Coal Railway Limited	Joint Venture
	Chhattisgarh East-West Railway Limited	Joint Venture
	Chhattisgarh East Railway Limited	Joint Venture







DECLARATION

नवरत्न कम्पनी

(भारत सरकार का उपक्रम) IRCON INTERNATIONAL LIMITED NAVRATNA COMPANY (A Govt. of India Undertaking)

लिमिटेड

Date: 21st May, 2025

Sub: Declaration pursuant to Regulation 33 of the SEBI (LODR) Regulations, 2015

डरकॉन

The report of the Auditors is with unmodified opinion with respect to the Ind-AS Financial Results (Standalone and Consolidated) of the Company for the quarter and year ended 31st March, 2025.

For Ircon International Limited

(Alin Roy Choudhury) Chief Financial Officer





SHRI AJIT KUMAR MISHRA DESIGNATED AS KMP OF THE COMPANY:

S. No.	Particulars	Shri Ajit Kumar Mishra, Director (Works)
1.	Reason for Change vi	
	· · · · · ·	e- Director (Works) as KMP of the Company.
	appointment, resignation	
-	removal, death or otherwis	
2.	Date of appointme	
	reappointment/ cessati (as applicable) & term	
		e- further orders of the Ministry of Railways, whichever is
	appointment	earlier.
3.	Brief profile (in case appointment)	resolution field, particularly in the context of construction and infrastructure projects. He had been Head of Contract
		Management Division (Executive Director) for a USD 12 billion World Bank / JICA funded infrastructure project in India, and represented the employer in various disputes and claims of over USD 1 billion with contractors in Dispute Adjudication Boards, Arbitral Tribunals, and courts of law. Shri Ajit Kumar Mishra has a strong background in engineering, management, and law, holding a B.Tech. in Civil Engineering, an LLM in International Dispute Resolution, an MBA in International Business, and a Diploma in International Arbitrators (FCIArb), Fellow of Prime Dispute (UK) and has been member of UK Adjudicators, Dispute Resolution Board Foundation.
		He has over 25 years of professional work experience in the field of Project Management, International Procurement, Contract Management, Risk Management, Infrastructure Financing and Dispute Resolution for large infrastructure project.
		He is actively involved in Procurement of works being conducted through international competitive bidding as 'Design & Build' contract based FIDIC contract form and its execution through specialized Project Management Consultants and coordination with multilateral funding agencies.
		He is a FIDIC Certified Adjudicator and is listed on the FIDIC President's List of Approved Dispute Adjudicators. He also holds a FIDIC Certified Trainer credential, which underscores his authority to train others in FIDIC contract methodologies.
		He also serves as Vice Chairman of Society of Construction Law, India; an India delegate of ICC Arbitration and ADR Committee and Member of ICC Institute of World Business Law.
		His expertise also covers a range of practice areas including arbitration, adjudication, dispute boards, emergency arbitration, expert determination, expert witness, and mediation.
		In addition to serving as arbitrator and adjudicator, Mr Mishra has contributed to the academic field with

		publications such as his work on the dispute resolution mechanism in FIDIC-based construction contracts in India. He has received several awards during service including 'National Awards of Outstanding Service' highest award given by Govt of India to an officer.
4.	Disclosure of relationships between directors (in case of appointment of a director).	Shri Ajit Kumar Mishra is not related to any other Director of the Company.