GHOGARPALLI INTEGRATED POWER COMPANY LIMITED (A wholly owned subsidiary of Power Finance Corporation Limited)

17th ANNUAL REPORT (2024-25)

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Corporate Information

CIN	U45207DL2008G0I17845	56
Date of Incorporation	22 nd May, 2008	
Share Capital	Authorized capital - INR ! Paid Up Capital - INR !	5,00,000 5,00,000
Registered Office	First Floor, Urjanidhi, 1- l Connaught Place, New De	
Board of Directors	1. Shri R.K. Chaturvedi 2. Shri Rakesh Mohan 3. Shri B. S. Arunachalam	: Director
Statutory Auditor	M/s RMA & Associates LL Chartered Accountants	.P,
Banker's Name	Indian Bank	

GHOGARPALLI INTEGRATED POWER COMPANY LIMITED

(A wholly owned subsidiary of Power Finance Corporation Limited)

Regd. Office: First Floor, "Urjanidhi", 1-Barakhamba lane, Connaught Place, New Delhi -110001

NOTICE

Notice is hereby given that the 17th Annual General Meeting of Ghogarpalli Integrated Power Company Limited will be held on Limited, the 2 4th day of September, 2025 at 2.130 f. Mat "Urjanidhi", 1 Barakhamba Lane, Connaught Place, New Delhi-110001, at a shorter notice, to transact the following business(s):-

ORDINARY BUSINESS

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2025, along with the Auditor's Report and Board's Report thereon.
- 2. To appoint a Director in place of Shri B. S. Arunachalam (DIN 10772245), who retires by rotation and being eligible, offers himself for re-appointment.
- 3. To authorize Board of Directors of the Company to fix remuneration of the Statutory Auditor(s) of the Company in terms of the provisions of section 142(1) of the Companies Act, 2013 and in this regard to consider and, if thought fit, to pass with or without modification(s) the following resolution as an **Ordinary Resolution**:-

"RESOLVED THAT the Board of Directors of the Company be and is hereby authorized to decide and fix the remuneration of the Statutory Auditor(s) of the Company appointed/to be appointed by Comptroller and Auditor General of India for the Financial Year 2025-26, as may be deemed fit by the Board."

SPECIAL BUSINESS

4. Appointment of Shri R. K. Chaturvedi as Director of the Company

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

"RESOLVED THAT in accordance with the provisions of section 161(1) and other applicable provisions, if any, of the Companies Act, 2013, Shri R. K. Chaturvedi (DIN 10221510), who was appointed as an Additional Director w.e.f. 28.02.2025 and who hold office upto the date of ensuing Annual General Meeting, be and is hereby appointed as a Director of the Company, liable to retire by rotation."

By order of the Board of Directors For Ghogarpalli Integrated Power Company Limited

(Rakesh Mohan)

Director

DIN: 08604221

Registered office: First Floor, "Urjanidhi", 1, Barakhamba Lane, Connaught Place,

New Delhi- 110001

Date: 18.09.2025

Cu

Notes:

- 1. The relevant details as required under Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, of the persons seeking appointment/reappointment as Director under item No. 2 & 4 of the Notice is annexed hereto.
- 2. A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend the meeting and vote instead of him/her and such proxy need not be a member of the Company. Pursuant to the provisions of the Companies Act, 2013, a person can act as a proxy on behalf of not more than fifty members and holding in aggregate not more than ten percent of the total share capital of the Company. Further, a Member holding more than ten percent of the total share capital carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other person or Member. Proxy form duly completed must be deposited at the registered office of the Company, not less than forty eight hours before the commencement of the Annual General Meeting. Proxy so appointed shall not have any right to speak at the meeting.
- 3. The relative Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 ("Act") setting out material facts concerning the business under Item No. 4 of the Notice is annexed hereto.
- 4. The Statutory Registers and other records under the Companies Act, 2013 and rules made thereunder, will be available for inspection by Members at the venue of AGM.
- 5. Pursuant to Section 139(5) of Companies Act, 2013 the Auditors of a Government Company are to be appointed or re-appointed by the Comptroller and Auditor General of India (C&AG) within a period of 180 days from the commencement of the financial year and in terms of section 142(1) of the Companies Act, 2013, their remuneration has to be fixed by the Company in Annual General Meeting. The members may authorize the Board of Directors of the Company to fix an appropriate remuneration of auditors appointed by the Comptroller and Auditor General of India for the financial year 2025-26.
- 6. In accordance with the provisions of Companies Act, 2013 and SS-2- Secretarial Standard on General Meetings, the request for consenting to shorter notice of the members for calling the Annual General Meeting is enclosed with the Notice. Further, the Annual General Meeting of the company shall be held at a shorter notice, if the consent is received from not less than ninety five percent of the Members entitled to vote thereat.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

Item No. 4

PFC has nominated Shri R. K. Chaturvedi, ED, PFC as Director on the Board of the Company. He has been appointed as Additional Director on the Board of the Company w.e.f. 28.02.2025.

Pursuant to the provision of section 161(1) and other applicable provisions of the Companies Act, 2013, Shri R. K. Chaturvedi will hold office till the date of ensuing Annual General Meeting. The compliance with respect to the provisions of Section 160 of the Companies Act, 2013 has been made for the appointment of Shri R. K. Chaturvedi as Director of the company.

Your Directors recommend the resolution as contained in Item No. 4 of the Notice for approval of the members.

Shri R. K. Chaturvedi is interested in this resolution to the extent of his appointment as a Director of the Company. No other Director of the Company is in anyway concerned /interested in the proposed resolution.

By order of the Board of Directors For Ghogarpalli Integrated Power Company Limited

(Rakesh Mohan)

Director

DIN:- 08604221

DETAILS OF DIRECTOR(S) SEEKING APPOINTMENT/ RE- APPOINTMENT AT THE FORTHCOMING ANNUAL GENERAL MEETING OF GHOGARPALLI INTEGRATED POWER COMPANY LIMITED

Name of Director	Shri B. S. Arunachalam	Shri R. K. Chaturvedi
Date of Birth	28.04.1969	30.09.1968
Date of Appointment	09.09.2024	28.02.2025
Relationship with Directors	NIL	NIL
Qualification	B.TechMBA	B. Tech (Electrical)Master in FinancialManagement
Experience	Shri B. S. Arunachalam is working with PFC since 1994 and is presently holding the position of ED (Projects).	Shri R. K. Chaturvedi is working with PFC since 2002 and is presently holding the position of ED (Projects).
Directorships in other companies as on 31.03.2025	 Bihar Infrapower Limited Bihar Mega Power Limited 	 Sakhigopal Integrated Power Company Limited Maharashtra State Electricity Distribution Company Limited
Chairman/ Membership of Committees across all public companies as on 31.03.2025	NIL	NIL
Number of Shares held in the Company as on 31.03.2025	100*	100*

^{*} As a Nominee of Power Finance Corporation Limited

For details regarding number of meetings of the Board attended during the year in respect of above mentioned Directors, please refer to the Board's Report.

CONSENT OF SHAREHOLDERS FOR SHORTER NOTICE

[Pursuant to Section 101(1) of Companies Act 2013]

То	
The Board of Directors	
Ghogarpalli Integrated Power Company Limited	
First Floor, "Urjanidhi"	
1, Barakhamba Lane, Connaught Place,	
New Delhi – 110001,	
I,	, theday of ce, New Delhi – 110001 at a
Signature	
Name:	
Date:	

GHOGARPALLI INTEGRATED POWER COMPANY LIMITED

CIN: U45207DL2008GOI178456

Regd. Office: First Floor, "Urjanidhi", 1, Barakhamba Lane, Connaught Place, New Delhi -110001

ATTENDANCE SLIP

ATTENDANCE SER
Members or their proxies are requested to present this form for admission, duly signed in accordance with their specimen signatures registered with the company.
NAME OF ATTENDING PERSON (IN BLOCK LETTERS)
Regd. Folio No.
No. of shares held
I, HEREBY RECORD MY PRESENCE AT THE 17 TH ANNUAL GENERAL MEETING OF THE COMPANY BEING HELD ON LOCAL CS DAY, THE DAY OF SEPTEMBER, 2025 AT 2
Please V in the box
MEMBER PROXY
Member's / Proxy's Signature
GHOGARPALLI INTEGRATED POWER COMPANY LIMITED
CIN: U45207DL2008GOI178456
Regd. Office: First Floor, "Urjanidhi", 1, Barakhamba Lane, Connaught Place, New Delhi -110001
Durantéanna
Proxy form [Pursuant to section 105(6) of the Companies Act, 2013
and rule 19(3) of the Companies (Management and Administration) Rules, 2014]
NAME OF THE MEMBER (S): REGISTERED ADDRESS:
E-MAIL ID:
FOLIO NO/ CLIENT ID : DP ID :
I/We, being the member (s) of shares of the above named company, hereby appoint
1. Name : Address
Signature :
or failing him
1. Name : Address
1. Name :



such resolutions as are indicated below:

Resolution No.

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2025, along with the Reports of the Board of Directors and Auditors thereon.
- 2. To appoint a Director in place of Shri B. S. Arunachalam (DIN 10772245), who retires by rotation and being eligible, offers himself for re-appointment.
- 3. To authorize Board of Directors of the Company to fix remuneration of the Statutory Auditor(s) of the Company in terms of the provisions of section 142(1) of the Companies Act, 2013.
- 4. Appointment of Shri R. K. Chaturvedi as Director of the Company.

Signed this		day	of	Se	ptem	ber	2025
Signed this	***********	uay	01	-	PCCII	1001	

Signature of shareholder

Affix Revenue Stamp

Signature of Proxy holder(s)

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.



GHOGARPALLI INTEGRATED POWER COMPANY LIMITED (A Wholly Owned Subsidiary of Power Finance Corporation Limited)

BOARD'S REPORT (Financial Year 2024-25)

To, THE MEMBERS,

Your Directors take great pleasure in presenting the 17th Board's Report on the business and operations of your Company.

CORPORATE PROFILE

Your Company was incorporated on 22nd May, 2008 as a wholly owned subsidiary of Power Finance Corporation Limited (PFC) to undertake development of Odisha 2nd additional Ultra Mega Power Project (UMPP).

FINANCIAL PERFORMANCE AND OPERATIONAL HIGHLIGHTS

During the period under review, your Company has not carried out any commercial activities.

The Board of Holding Company (PFC) in its 469th meeting dated 12.03.2025 approved the methodology w.r.t. finalization of financials of SPVs incorporated for UMPPs for adjustment/consolidation of Procurer balances as well as action plan for closure of SPVs along with closure of Ghogarpalli Integrated Power Company Limited (GIPCL).

Accordingly, Process for closure of GIPCL has been initiated.

In view of the above, necessary adjustments has been made and disclosed in the financial statements.

CORPORATE INFORMATION

Corporate Status

The Company has status of a Subsidiary Company as defined under Section 2(87) (ii) of the Companies Act, 2013.

Directors

During the period under review till date, following changes took place:

1. Shri B. S. Arunachalam was appointed as Additional Director of the Company w.e.f. 09.09.2024 and was appointed as Director w.e.f. 23.09.2024.

- 2. Shri P.C. Hembram vacated from the Board of the Company w.e.f. 09. 09. 2024.
- 3. Shri R. K. Chaturvedi was appointed as Additional Director of the Company w.e.f. 28.02.2025.
- 4. Shri P. K. Sinha vacated from the Board of the Company w.e.f. 28.02.2025.

Presently, the Board of Directors of the Company comprises of the following:

SI No	Name	Designation
1.	Shri R. K. Chaturvedi	Chairman
2.	Shri B. S. Arunachalam	Director
3.	Shri Rakesh Mohan	Director

Pursuant to the provisions of Section 161(1) of the Companies Act 2013, Shri R. K. Chaturvedi, was appointed as Additional Director of the Company w.e.f. 28th February, 2025 and will hold office upto the date of ensuing Annual General Meeting. The Board recommends that Shri R. K. Chaturvedi be appointed as Director, liable to retire by rotation.

In accordance with the provisions of Section 152(6) of the Companies Act, 2013, Shri B. S. Arunachalam, Director shall retire by rotation at the ensuing Annual General Meeting of the Company and being eligible has offered himself for re-appointment.

• Number of Board Meetings

During the financial year 2024-25, Five (5) Board Meetings were held. The details of Board Meetings are given below:

SI No	Date of Board Meeting	Board Strength	No. of Directors Present
31 14U	01 st July, 2024	3	3
<u> </u>	09 th September, 2024	2*	2*
		3	3
3	13 th September, 2024	3	3
4	02 nd January, 2025	3	3
5	28 th February, 2025	3	

^{*}Shri B. S. Arunachalam was appointed as Additional Director of the Company w.e.f. 09.09.2024 and was appointed as Director w.e.f. 23.09.2024

Statutory Auditors

M/s RMA & Associates LLP was appointed as Statutory Auditors of the Company for the Financial Year 2024-25 by Comptroller and Auditor General of India (C&AG). The comments, observation or qualification in the Auditor's Report on the accounts of the Company, if any will be incorporated.

Share Capital Structure

The Share Capital of the Company is as follows:

Authorized Capital	INR 5,00,000
Authorized capital	(50,000 Equity Shares of INR 10 each)
Issued, Subscribed and Paid up Capital	INR 5,00,000
issued, substitute and the subst	(50,000 Equity Shares of INR 10 each)

Personnel

Your Company has not appointed any permanent employees during the year. Some of the employees of the holding company i.e. PFC have been assigned additional duty to carry out work relating to closure of the Company.

Official Language

The use of Hindi in Company's official work is emphasized.

DISCLOSURE UNDER COMPANIES ACT, 2013

Extract of Annual Return

Pursuant to the amendment to Section 134(3)(a) and Section 92(3) of the Companies Act 2013 read with Rule 12 of the Companies (Management and Administration) Rules, 2014, Company does not have website, so there is no requirement to give web link of the Annual Return and attach extract of Annual Return in Form MGT-9.

<u>Directors Responsibility Statement</u>

Pursuant to section 134(5) of the Companies Act 2013, it is confirmed that:

- a) In the preparation of Annual Accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- b) Such accounting policies have been selected, applied consistently and judgments & estimates made are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit and loss of the Company for that period;
- c) Proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provision of Companies Act 2013 and for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) The annual accounts are not prepared on going concern basis;

e) The company has devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

Statement on Compliance of Applicable Secretarial Standards

During the year, Company has complied with the provisions of applicable secretarial standards.

Explanations or comments by the Board on every qualification, reservation, or adverse remark or disclaimer made by Auditor in his report

There are no adverse comments, observation or qualification in the Auditor's Report on the accounts of the Company.

Comptroller And Auditor General Review

C&AG vide their letter dated 08th September, 2025 mentioned that it has decided not to conduct the supplementary audit of the financial statements of the company for the year ended 31st March, 2025 under Section 143(6)(a) of the Companies Act, 2013. A copy of letter issued by C&AG in this regard is placed at Annexure-I.

Particulars of loans, Investments and Guarantees made under Section 186 of the Companies Act, 2013

During the F.Y. 2024-25, the Company has not given any loan, guarantee, provides any security and made any investment to any person or body corporate pursuant to Section 186 of the Companies Act, 2013 and the same has been disclosed in the notes to Financial Statements.

Particulars of Contracts or Arrangements with related parties as referred under Section 188 (1) of the Companies Act, 2013.

All contracts/arrangements/transactions that were entered by the Company during the F.Y. ended 31st March, 2025 with related parties were on an arm's length basis and were in the ordinary course of business. Therefore, the provisions of Section 188 of the Companies Act, 2013 were not attracted. Further, there are no materially significant related party transactions during the year under review made by the Company with Promoters, Directors, or other designated persons which may have a potential conflict with the interest of the Company at large.

Further, Information on transactions with related parties pursuant to Section 134(3)(h) of the Act read with rule 8(2) of the Companies (Accounts) Rules, 2014 are given in Annexure II in Form AOC-2 and the same forms part of this report.

Dividend / Transfer To Reserves

The Board of Directors have not recommended any dividend for the Financial Year 2024-25 and consequently no amount has been proposed to be carried on to any reserves.

 Material changes and commitments occurred between the end of the financial year of the company to which the financial statements relate and the date of the report

The process for closure of the company is initiated.

• The details of difference between the amount of valuation at the time of one-time settlement and the valuation done at the time of taking a loan from the banks or financial institutions along with the reasons thereof

There were no transaction requiring disclosure or reporting in respect of matter relating to instance of one-time settlement with any bank or financial institution.

Corporate Resolution Process initiated under IBC Code, 2016

During the year under review and till the signing of this report of Board of Directors, your Company has not filed any application for corporate insolvency under the IBC before NCLT and no creditor (financial or operational) has filed any application for corporate insolvency under the IBC before NCLT against the Company.

Conservation of Energy, technology absorption, foreign exchange earnings and outgo.

S.No.	Particular	Disclosure
1	Conservation of Energy	There are no significant particulars relating to conservation of energy. However, energy conservation continues to receive priority attention at all levels. All efforts are made to conserve and optimize use of energy.
2	Technology Absorption	There are no significant particulars relating to technology absorption under the Companies (Accounts) Rules, 2014 as your Company does not own any manufacturing related activity.
3	Foreign Exchange Earnings and Outgo	During the year under review, there is no foreign exchange earnings & outgo.

 Statement Indicating development and implementation of a risk management policy for the Company including identification therein of elements of Risk, if any, which in opinion of Board may threaten the existence of the Company.

The Board of Holding Company (PFC) in its 469th meeting dated 12.03.2025 approved the methodology wrt finalization of financials of SPVs incorporated for UMPPs for adjustment/consolidation of Procurer balances as well as action plan for closure of SPVs along with closure of GIPCL.

In view of the above, necessary adjustments has been made as mentioned in the attached financial statements and the process for closure of GIPCL has been initiated.

Details about the Policy developed and implemented by the Company on Corporate Social
 Responsibility initiatives taken during the year.

Provisions of Section 135 of the Companies Act, 2013 are not applicable on the Company and hence the company has not developed and implemented Corporate Social Responsibility Policy.

Change in the nature of business

There has been no change in the nature of business during the period under review.

• The Companies which have become or ceased to be its subsidiaries, joint ventures or associate companies during the year.

The Company is wholly owned subsidiary of Power Finance Corporation Limited (PFC). Since Incorporation, the Company has no subsidiary, associate or joint venture Company.

 Details relating to deposits, covered under Chapter V of the Act and details of deposits which are not in Compliance with requirement of Chapter V of the Act;

The Company has not accepted any public deposit during the year ended 31st March, 2025 as covered under the provisions of Section 76 of the Companies Act, 2013 read with the Companies (Acceptance of Deposits) Rules, 2014.

 Details of significant and material order passed by regulators or courts, or tribunals impacting the going concern status and Company's operations in future.

There has been no significant and material order passed by regulators or courts, or tribunals impacting the going concern status and Company's operations in future. However, the Board has decided to initiate the process of the closure of the SPV.

• <u>Disclosure under sexual harassment of women at workplace (prevention, prohibition and redressal) Act, 2013</u>

The Policy of the Holding Company i.e. Power Finance Corporation Limited ensures compliance as per the Act for the subsidiary company.

PROVISIONS UNDER COMPANIES ACT, 2013 WHICH ARE NOT APPLICABLE TO THE COMPANY AND HENCE NOT FORMING PART OF THE BOARD'S REPORT

- Disclosure on Corporate Social Responsibility;
- > Statement of declaration by Independent Director under sub section (6) of section 149;
- ➤ Particulars of Employees u/s 134 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014;
- Details of the Establishment of the Vigil Mechanism;
- Secretarial Audit Report;
- Explanation or comments by the Board on every qualification, reservation or adverse remark or disclaimer made by Company Secretary in Practice in his Secretarial Audit Report.

<u>Acknowledgement</u>

The Directors put on record their gratitude to the Central Government, various State Governments and their respective agencies for the assistance, co-operation and encouragement they extended to the Company. The Company, in particular, is thankful to the Comptroller & Auditor General of India, the Ministry of Power, Government of India, the Statutory Auditors, Bankers and Power Finance Corporation Limited for their unstinted co-operation.

For and on behalf of the Board of Directors

(R.K. Chaturvedi)

Chairman

DIN: 10221510

Place: New Delhi

Date: 18.09.2025

Annexure - I

COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6)(B) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF GHOGARPALLI INTEGRATED POWER COMPANY LIMITED FOR THE YEAR ENDED 31 MARCH 2025

The preparation of financial statements of Ghogarpalli Integrated Power Company Limited for the year ended 31 March 2025 in accordance with the financial reporting framework prescribed under the Companies Act, 2013(Act) is the responsibility of the management of the company. The statutory auditor appointed by the Comptroller and Auditor General of India under section 139(5) of the Act is responsible for expressing opinion on the financial statements under section 143 of the Act based on independent audit in accordance with the standards on auditing prescribed under section 143(10) of the Act. This is stated to have been done by them vide their Audit Report dated 06 August 2025.

I, on behalf of the Comptroller and Auditor General of India, have decided not to conduct the supplementary audit of the financial statements of Ghogarpalli Integrated Power Company Limited for the year ended 31 March 2025 under Section 143(6)(a) of the Act.

For and on behalf of the Comptroller & Auditor General of India

Tanuja Mittal)

Director General of Audit (Energy)

Place: New Delhi Date: 08 08 2025 DGALEN | Replo1-185 ACR-GIPCL/ 2025-26/015-2946399

भारतीय लेखापरीक्षा एवं लेखा विभाग कार्यालय महा निदेशक लेखापरीक्षा (ऊर्जा) नई दिल्ली



INDIAN AUDIT & ACCOUNTS DEPARTMENT
Office of the Director General of Audit (Energy)
New Delhi

Dated: 08/09/2025

सेवा में,

अध्यक्ष, घोगरपल्ली इंटीग्रेटेड पावर कंपनी लिमिटेड, नई दिल्ली ।

विषय: 31 मार्च 2025 को समाप्त वर्ष के लिए घोगरपल्ली इंटीग्रेटेड पावर कंपनी लिमिटेड नई दिल्ली के वर्ष 2024-25 के वार्षिक लेखाओं पर कम्पनी अधिनियम, 2013 की धारा 143(6)(b) के अन्तर्गत भारत के नियन्त्रक एवं महालेखापरीक्षक की टिप्पणियाँ।

महोदय,

में, घोगरपल्ली इंटीग्रेटेड पावर कंपनी लिमिटेड, नई दिल्ली के 31 मार्च 2025 को समाप्त वर्ष के लेखाओं पर कम्पनी अधिनियम, 2013 की धारा 143(6)(b) के अन्तर्गत भारत के नियन्त्रक एवं महालेखापरीक्षक की टिप्पणियाँ अग्रेषित कर रही हूँ। कृपया इस पत्र की संलग्नकों सहित प्राप्ति की पावती भेजी जाए।

भवदीया,

संलग्नक:- यथोपरि।

(तनुजा मित्तल) महानिदेशक (ऊर्जा)

Annexure - II

FORM AOC-2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

Form for disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto

1. Details of contracts or arrangements or transactions not at arm's length basis:

Ghogarpalli Integrated Power Company Limited (GIPCL) has not entered into any contract or arrangement or transaction with its related parties which is not at arm's length basis during the Financial Year 2024-25.

2. Details of contracts or arrangements or transactions not in ordinary course of business:

Ghogarpalli Integrated Power Company Limited (GIPCL) has not entered into any contract or arrangement or transaction with its related parties which is not in ordinary course of business during the Financial Year 2024-25.

3. Details of material contracts or arrangement or transactions at arm's length basis:

(a) Name(s) of the related party and nature of relationship:

Name of the Company	Nature of Relationship		
Power Finance Corporation Limited	Holding Company Subsidiary of the Holding Company		
PFC Consulting Limited			

- (b) Nature of contracts/arrangements/transactions: Fund Arrangement
- (c) Duration of the contracts / arrangements/transactions and (d) Salient terms of the contracts or arrangements or transactions including the value, if any:

The Board of Holding Company (PFC) in its 469th meeting dated 12.03.2025 approved the methodology wrt finalization of financials of SPVs incorporated for UMPPs for adjustment/consolidation of Procurer balances as well as action plan for closure of SPVs along with closure of GIPCL.

Accordingly, necessary adjustments has been made and disclosed in the financial statements and the process for closure of GIPCL has been initiated.

- (e) Date(s) of approval by the Board, if any: N.A.
- (f) Amount paid as advances, if any: NIL

For and on behalf of the Board of Directors

(R.K. Chaturvedi) Chairman

DIN: 10221510





RMA & ASSOCIATES LLP

Chartered Accountants LLPIN: AAI-9419 (ISO 9001:2015)

Address: Basement 61, National park

Lajpat Nagar-IV, New Delhi - 110024

Phone : 011-49097836 Email : rma.ca12@gmail.com

Website: www.rma-ca.com

Independent Auditor's Report

To the Members of Ghogarpalli Integrated Power Company Limited
For the year ended 31.03.2025

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Ghogarpalli Integrated Power Company Limited which comprise the balance sheet as at 31st March, 2025, and the statement of Profit and Loss and statement of changes in equity and the Cash Flow Statement for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2025, its profit/loss and its cash flows for the year ended on that date.

Basis for Opinion

lew Delhi

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

Material Uncertainty Related to Going Concern

We draw attention to Note No. 20 of the accompanying financial statements with regard to management's intention to close the Company as the desired activities for which the Company (SPV) was formed are not progressing since its inception. Ministry of Power(MoP) vide letter dated 12.11.2021 has conveyed its decision to defer any action or the formulation of UMPPs biddingston work as of now, as the country is making energy transmission from fossil fuel to not progressil fuels. Further the MoP advised to review status of all the UMPPs and take necessary

correction for closure etc. in consultation with stakeholders. Various communications has been made with stakeholders in this regard since the project is already delayed. Subsequently, MoP vide OM dated 02.06.2023 has given its consent for closure of UMU and has directed PFCC, to initiate further necessary action as per Standard Operating Procedure (SoP) formulated by MoP for closure of UMPP. Further MoP in its quarterly performance review meeting (QPRM) dated 21.09.2022 (para 10) has decided that all the expenditure incurred on UMPP(s) is to be recovered from the procurers and amount recoverable from a procurer may be adjusted from surplus in any other UMPP(s). Therefore the financial statements have not been prepared on going concern basis. The company will be closed/ striked off as per provisions of section 248-252 of the Companies Act, 2013 and relevant rules after obtaining necessary approvals from PFC and MoP, GOI.

Information other than the financial statements and auditors' report thereon

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report but does not include the financial statements and our auditor's report thereon.

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

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

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to communicate the matter to those charged with governance as required under SA 720 'the Auditors Responsibilities Relating to Other Information'.

Management's Responsibility for the Ind AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance (including other comprehensive income), cash flows and statement of changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (IndAS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting

related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonable knowledgeable user of the standalone financial statements 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 statements.

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143 (3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books, including certain matters in respect of audit trail as stated in para (B) (vi) below
 - c) The Balance Sheet, the Statement of Profit and Loss including other comprehensive income, changes in equity, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies Rules, 2014.



- e) Being a Government Company, pursuant to notification no. G.S.R 463(E) dated 05.06.2015 issued by the government of India, provisions of sub-section (2) of section 164 of the Act regarding disqualification of directors is not applicable to the company.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate Report in Annexure "A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) Being a Government Company, pursuant to notification no. G.S.R. 463(E) dated 05.06.2015 issued by the government of India, provisions of section 197 of the Act, regarding managerial remuneration is not applicable to the company.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with
- Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company does not have any pending litigations which would impact its financial position.
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The management has represented that, to the best of its knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person or entity, including foreign entities ("Intermediaries") with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The management has represented, that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person or entity, including foreign entities, with the understanding, whether recorded in writing or otherwise, that the company shall whether, directly or indirectly, lend or invest in other persons or entities

identified in any manner whatsoever by or on behalf of the Funding Party or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and

- (c) Based on such audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material mis-statement.
- v. No dividend has been declared or paid during the year by the company as such the compliance with the section 123 of the Act is not applicable to the company.
- vi. Based on our examination, which included test checks, the Company has used an accounting software for maintaining its books of account which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further, during the course of our audit, we did not come across any instance of audit trail feature being tampered with for the period where audit trail is being enabled and operated. Furthermore, the audit trail has been preserved by the company as per the statutory requirements for record retention where the audit trail feature were enabled.
- 2. As required by the Companies (Auditor's Report) Order, 2020, issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act ("the Order"), and on the basis of such checks of the books and records of the Company as we considered appropriate and according to the information and explanations given to us, we give in the "Annexure B", a statement on the matters specified in paragraphs 3 and 4 of the Order to the extent applicable.
- 3. We are enclosing our reports in terms of sections 143(5) of the Act, on the basis of such checks of the books and records of the company as we considered appropriate and according to the information and explanations given to us, in the "Annexure-C" on the directions and sub- directions issued by the Comptroller and Auditor General of India.

For RMA AND ASSOCIATES LLP

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Chartered Accountants FRN: 000978N/N500062

RAHUL VASHISHTH

Ochel Voski

Partner

M. No. 097881 Place: New Delhi Date: 06-08-2025

UDIN: 25097881BMIGW05695

ANNEXURE"A"

TO THE INDEPENDENT AUDITOR'S REPORT

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

[Referred to in paragraph 13(f) of the Independent Auditor's Report of even date to the members of Ghogarpalli Integrated Power Company Limited on the Ind AS Financial statements for the year ended 31st March, 2025]

We have audited the internal financial controls over financial reporting of Ghogarpalli Integrated Power Company Limited as of March 31, 2025 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- provide reasonable assurance that transactions are recorded as necessary to permit
 preparation of financial statements in accordance with generally accepted accounting
 principles, and that receipts and expenditures of the company are being made only in
 accordance with authorisations of management and directors of the company; and
- Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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



conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2025, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For RMA AND ASSOCIATES LLP

New Delhi

Chartered Accountants FRN: 000978N/N500062

RAHUL VASHISHTH

Partner

M. No. 097881

Place: New Delhi Date: 06-08-2025

UDIN: 25097881BMIGWO5695

Annexure "B"

TO THE INDEPENDENT AUDITOR'S REPORT

REPORT UNDER THE COMPANIES (AUDITORS REPORT) ORDER 2020 (CARO)

(Referred to in paragraph 13(f) of the Independent Auditor's Report of even date to the members of Ghogarpalli Integrated Power Company Limited on the Ind AS Financial statements for the year ended 31st March,2025), we report, on the matters specified in the paragraph 3 and 4 of the Order, to the extent applicable, as hereunder:

- (i) (a According to the information and explanations given to us and the records produced to us for our verification the company has no item of property, plant and equipment or intangible assets or immovable properties. Hence reporting under clause (i)(a) to (i)(d) of paragraph 3 of the Order are not applicable to the company.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there are no proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- (ii) (a) The company does not hold any physical inventory hence the provisions of para ii are not applicable.
 - (b) The company has not been sanctioned working capital limits from any banks or financial institutions on the basis of security of current assets and hence reporting under clause 3(ii)(b) of the Order is not applicable.
- (iii) The company has during the year not made investments in, provided any guarantee or security or granted any loans or advances in the nature of loan, secured or unsecured, to companies, firms, limited liability partnerships or any other party. Accordingly, the provisions of clauses 3 (iii) of the order are not applicable.
- (iv) According to the information and explanations given to us, the company has complied with the provision of section 185 of the Companies Act, 2013. Further, being engaged in the business of generation of electricity and power, the provision of section 186 of the act is not applicable to the company.



- v) The company has not accepted any deposits or amounts which are deemed to be deposits covered under sections 73 to 76 of the Companies Act, 2013. Accordingly, clause 3(v) of the Order is not applicable.
- vi) As per information & explanation given by the management, maintenance of cost records has not been specified by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013 for the business activities carried out by the company. Hence, reporting under clause (vi) of the order is not applicable to the company.
- vii) a) According to the information and explanations given to us and on the basis of our examination of the records of the company, the company is regular in depositing undisputed statutory dues including Goods and Services Tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authorities. According to the information and explanation given to us there were no outstanding statutory dues as on 31st of March, 2025 for a period of more than six months from the date they became payable.
 - b) According to the information and explanations given to us and on the basis of our examination of the records of the company, there is no statutory dues referred to in sub-clause (a) that have not been deposited on account of any dispute.
- viii) According to the information and explanations given to us and on the basis of our examination of the records of the company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year.
- ix) a) According to the information and explanations given to us and on the basis of our examination of the records of the company, the company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
 - b) According to the information and explanations given to us and on the basis of our examination of the records of the company, the company has not been declared a willful defaulter by any bank or financial institution or other lender;
 - c) According to the information and explanations given to us by the management, the Company has not obtained any term loans during the year.
 - d) According to the information and explanations given to us and on an overall

- examination of the balance sheet of the Company, we report that no funds raised on short term basis have been used for long term purposes by the company.
- e) The Company has not taken any funds from any entity or person on account of or to meet the obligation of its subsidiary, associate or joint venture (as defined under the Act) during the year ended 31 March 2025. Accordingly, clause 3(ix)(e) is not applicable.
- f) The Company has not raised loans during the year on the pledge of securities held in its subsidiary, associate or joint venture (as defined under the Act) during the year ended 31 March 2025. Accordingly, clause 3(ix)(f) is not applicable.
- a) The company has not raised any money by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, clause 3(x)(a) of the Order is not applicable.
 - b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year. Accordingly, clause 3(x)(b) of the Order is not applicable.
- xi) a) Based on examination of the books and records of the Company and according to the information and explanations given to us, no fraud by the company or any fraud on the company has been noticed or reported during the course of audit.
 - (b) According to the information and explanations given to us, no report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government;
 - (c) According to the information and explanations given to us by the management, no whistle-blower complaints had been received by the company
- xii) The company is not a Nidhi Company. Accordingly, clause 3(xii)(a), 3(xii)(b) and 3(xii)(c) of the Order is not applicable.
- xiii) In our opinion and according to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and \$86.00 Companies Act, where applicable and the details have been

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disclosed in the financial statements, as required by the applicable accounting standards;

- xiv) Internal Audit under section 138 read with rule 13 of the companies act, 2013 is not applicable to the company. Therefore, clause (xiv)(a) of the order is not applicable.
- xv) In our opinion and according to the information and explanations given to us, the company has not entered into any non-cash transactions with directors or persons connected with him and hence, provisions of Section 192 of the Companies Act, 2013 are not applicable to the Company
- xvi) (a) In our Opinion and based on our examination, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934). Accordingly, clause 3(xvi)(a) of the Order is not applicable.
- xvii) The company has not incurred cash losses in the financial year and in the immediately preceding financial year.
- xviii) There has been resignation of the statutory auditors during the year and we have taken into consideration the issues, objections or concerns raised by the outgoing auditors.
- According to the information and explanations given to us and on the xix) basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the company as and when they fall due.

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- xx) Based on our examination, the provision of section 135 are not applicable on the company. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable.
- According to the records of the company examined by us and the information and explanation given to us, company is not having any subsidiary, associates and joint venture. The company is not required to prepare Consolidate financial statement hence this clause is not applicable.

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For RMA AND ASSOCIATES LLP

Chartered Accountants

FRN: 000978N/N500062

RAHUL VASHISHTH

Partner

M. No. 097881

Place: New Delhi Date: 06-08-2025

UDIN: 25097881BMIGWO5695

ANNEXURE"C"

TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 3 under "Report on Other Legal and Regulatory Requirements Section of our report to the Members of Ghogarpalli Integrated Power Limited)

Replies to the Directions issued by Comptroller & Auditor General of India to the Statutory Auditors under Section 143(5) of the Companies Act, 2013 for the year ended 31 March 2025

S.No.	Particulars	Reply
1.	Whether the company has system in place to process all the accounting transaction through IT system? If yes, the implications of processing of accounting transactions outsides IT system on the integrity of the accounts along with the financial implications, if any, may be stated.	Yes, the company has system in place to process all the accounting transactions through IT system i.e. Oracle. In our opinion and to the best of our information and according to the explanations given to us, the company has adequate control system to verify the correctness of the entries posted in Oracle.
2.	Whether the company has made investments in companies, firms, or other parties for the purpose of providing post- retirement employee benefits? If yes, whether the investments have been valued fairly, and whether the valuation methodology is consistent with applicable accounting standards? Report any deviations.	The Company has not made any investment in companies, firms, or other parties for the purpose of providing post- retirement employee benefits.



3.	Whether funds (grants/subsidy etc.) received/ receivable for specific schemes from Central/State government or its agencies were properly accounted for/utilized as per its terms and conditions? Also, whether interest earned on such funds, if any, has been properly accounted for?	There are no funds (grants/subsidy etc.) received/receivable for specific schemes from Central/State government or agencies, hence this clause is not applicable.
4.	Whether the company has identified key risk areas and implemented a risk management policy that aligns with global best practices? Has the company identified and values its data assets?	The company is on the verge of closure. In our opinion, it is not required to maintain and implement a well-defined risk management policy keeping in mind size and operations of the company.
1. Å .		The company has not identified and not valued its data assets.
5.	Whether the company has complied with the provisions of SEBI (LODR) Regulations, 2015 (if applicable) and other relevant regulations issued by statutory bodies such as DIPAM, MCA, DPIIT, RBI, TRAI, CERT-IN, Meity, NPCI, etc.? Deviations, if any, may be reported.	Provisions of SEBI (LODR) Regulations, 2015 are not applicable to the company. Guidelines issued by MCA have been followed. Guidelines issued by DIPAM, DPIIT, RBI, TRAI, CERT-IN, Meity, NPCI are not applicable to the company.

For RMA AND ASSOCIATES LLP

New Delhi

Chartered Accountants FRN: 000978N/N500062

RAHUL VASHISHTH

Partner

M. No. 097881

Place: New Delhi Date: 06-08-2025

UDIN: 25097881BMIGWO5695

ANNEXURE "D"

Compliance Certificate

We have conducted the audit of annual accounts of M/s Ghogarpalli Integrated Power Company Limited for the year ended 31st March, 2025 in accordance with the directions/ sub-directions issued by the C&AG of India under section 143(5) of the Companies Act, 2013 and certify that we have complied with all the Directions/ Sub-directions issued to US.

For RMA AND ASSOCIATES LLP

Chartered Accountants

FRN: 000978N/N500062 SSOCIA

RAHUL VASHISHTH

Partner

M. No. 097881

Place: New Delhi Date: 06-08-2025

UDIN: 25097881BMIGWO5695

Balance Sheet as at March 31, 2025

(₹ in Hundreds)

Particulars	Note No.	As at March 31, 2025	As at March 31, 2024
ASSETS			
Current assets		•	e e e
(a) Financial Assets (i) Cash and cash equivalents	4	171.43	3,629.92
	5	359.57	21,36,355.68
(iii) Other financial assets	.6	-	2,10,180.29
	7	-	12,778.65
		531.00	23,62,944.54
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		531.00	23,62,944.54
EQUITY AND LIABILITIES			
	8	5,000.00	5,000.00
	9	(5,000.00)	(222.27)
Total equity			4,777.73
Liabilities			
Current liabilities			
(a) Financial liabilities	10	486,00	23,51,775.01
(h) Other current liabilities	11	45.00	6,391.80
Total current liabilities		531.00	23,58,166.81
Total Faulty and Liabilities		531.00	23,62,944.54
	ASSETS Current assets (a) Financial Assets (i) Cash and cash equivalents (ii) Loans (iii) Other financial assets (b) Current tax assets (net) Total current assets Total assets EQUITY AND LIABILITIES Equity (a) Equity Share Capital (b) Other Equity Total equity Liabilities Current liabilities	Particulars ASSETS Current assets (a) Financial Assets (ii) Cash and cash equivalents (iii) Loans (iii) Other financial assets (b) Current tax assets (net) Total current assets Total assets EQUITY AND LIABILITIES Equity (a) Equity Share Capital (b) Other Equity Total equity Liabilities Current liabilities (i) Other financial liabilities (b) Other current liabilities (b) Other current liabilities Total current liabilities	Particulars ASSETS Current assets (a) Financial Assets (i) Cash and cash equivalents (ii) Loans (iii) Other financial assets (b) Current tax assets (net) Total current assets EQUITY AND LIABILITIES Equity (a) Equity Share Capital (b) Other Equity Total equity Liabilities Current liabilities (i) Other financial liabilities (i) Other current liabilities (b) Other current liabilities Total current liabilities (b) Other current liabilities Total current liabilities (c) Financial liabilities Total current liabilities Total current liabilities Total current liabilities Total current liabilities

See accompanying notes to the Financial Statements

1-35

For and on behalf of Board of Directors

Rakesh Mohan Director

DIN:08604221

B.S. Arunachalam

Director

New Delhi

DIN:10772245

R.K. Chaturvedi Chairman

DIN:10221510

As per our report of even date

For RMA & Associates LLP

Chartered Accountants

Firm Regn. No : 000978N/N5000

Rahul Vashishth

(Partner)

M. No.: 097881

Place: New Delhi

Date: 06 -08-2025

UDIN: 25097881BM16W05695

Statement of Profit and Loss for the year ended March 31, 2025

(₹ in Hundreds)

Particulars	Note No.	For the year end March 31,202		For the year ended March 31,2024
Revenue from operations Other income	12	. 24	- 48.82	71,095.27
Total Income (I)		24	48.82	71,095.27
Expenses Finance cost	13			71,095.27
Other expenses Total expenses (II)	14	4,9	63.92 63.92 15.10)	71,095.27
Profit before tax (I- II =III). Tax expense: (IV) Current tax	15		62.63	- -
Deferred tax Net Profit after tax (III - IV = V)		(4,7	77.73)	*
Other Comprehensive Income (VI) Total Comprehensive Income for the period (V + VI = VII)		(4,7	77.73)	_
Earnings per equity share : (VIII) Basic & Diluted (Par value of Rs. 10 each)	16		(9.56)	-

See accompanying notes to the Financial Statements

1-35

For and on behalf of Board of Directors

Rakesh Mohan Director

DIN:08604221

B.S. Arunachalam

Director

New Delhi

DIN:10772245

R.K. Chaturvedi Chairman

DIN:10221510

As per our report of even date For RMA & Associates LLP

Chartered Accountants

Firm Regn. No: 000978N/N500

Rahul Vashishth

(Partner)

M. No.: 097881

Place: New Delhi Date: 06-08-2025

UDIN: 25097881BMIQW05695

Statement of Cash flows for the year ended March 31, 2025

(₹ in Hundreds)

		(4 in Hundreds)
Particulars	For the year ended March 31,2025	For the year ended March 31,2024
A. Cash flow from operating activities: Net profit before tax	(4,715.10)	-
Adjustments: Balances written off/adjusted Interest expense accrued Interest income accrued	4,962.98	71,095,27 (71,095,27
Operating Profit before Working Capital changes Adjustments for changes in Working Capital: - Increase/(decrease) financial liabilities	(6,346.80)	(288.18 1,192.28 (432.27
- (Increase)/decrease in financial assets - other Cash generated from operating activities Tax expenses	(6,098.92) 7,047.50	471.83 7,109.52 (6,637.69
Net cash from operating activities B. Cash flow from Investing activities: Change in Capital work in progress (Increase)/decrease in financial assets - loans	(4,407.08)	
Interest received Net cash from Investing activities C. Cash flow from Financing Activities:	(4,407.08)	12,497.8 {6,346.8
Interest paid	(3,458.49	(6,346.8
Net Increase/(Decrease) in cash & cash equivalents(A+B+C) Cash and cash equivalents as at beginning Cash and cash equivalents as at closing (Note 4)	3,629.92 171.43	4,116.5 3,629.9
Comprising of: Balance with banks in current accounts	171.43	3,629.9

The above Statement of Cash Flows has been prepared under the Indirect method as set out in Ind AS 7-1Statement of cash flows'.

See accompanying notes to the Financial Statements

1-35

For and on behalf of Board of Directors

Rakesh Mohan

Director DIN:08604221 B.S. Arunachalam

New Delh

Director

DIN:10772245

R.K. Chaturvedi Chairman

DIN:10221510

As per our report of even date For RMA & Associates LLP

Chartered Accountants

Firm Regn. No : 000978N/N50006

(Partner) M. No.: 097881

Place : New Delhi

Date: 06-08-2025 UDIW: 2509988FBM16W05695

Statement of Changes in Equity for the year ended March 31, 2025

A. Equity share capital

(₹ in Hundreds) (1) Current reporting year (FY 2024-25) Balance at the 31st Changes in equity share Restated balance as **Changes in Equity Share** Balance as at 1st April 2024 March 2025 capital during the at 1st April 2024 Capital due to prior period current year errors 5,000.00 5,000.00 5,000.00

(2) Previous reporting year (FY 20 Balance as at 1st April 2023	Changes in Edully Silare		Changes in equity	Balance at the 31st March 2024 5,000.00
5,000.00	-	5,000.00	-	5,000.00

B. Other Equity

(天 in Hundreds)

(1) Current reporting year (FY 2024-25)	Reserves and	Surplus	Total
Particulars	Retained earnings	Others	(222.27)
	(222.27)	•	(222,27
Balance as at 1st April 2024	-	-	(222.27
Changes in accounting policy or prior period errors	(222.27)	-	(4,777.73
Restated balance as at 1st April 2024	(4,777.73)	-	(4), (1).10
Total Comprehensive Income for the current period	-		(5,000.00
Others Balance as at 31st March 2025	(5,000.00)		(3,000,00

(2) Previous reporting year (FY 2023-24)	Reserves and	Surplus	Total
Particulars	Retained earnings	Others	(222.27)
	(222.27)	-	(222.21)
Balance as at 1st April 2023 Changes in accounting policy or prior period errors	(222.27)		(222.27)
Restated balance as at 1st April 2023 Total Comprehensive Income for the current year		*	-
Others	(222.27)	<u> </u>	(222,27)
Balance as at 31st March 2024			

See accompanying notes to the Financial Statements

1-35

For and on behalf of Board of Directors

Director DIN:08604221

B.S. Arunachalam

New Delhi

Director

DIN:10772245

R.K. Chaturvedi

Chairman

DIN:10221510

As per our report of even date For RMA & Associates LLP

Chartered Accountants

Firm Regn. No : 000978N/N5000

Rahul Vashishth (Partner)

M. No.: 097881

Place: New Delhi

Date : 06-08-2015

UDIW: 2509788LBM16W05695

Notes to the Financial Statements for the year ended March 31, 2025

Corporate Information

Ghogarpalli Integrated Power Company Limited ("the Company") was incorporated on May 22, 2008 under the Companies Act, 1956 as a wholly owned subsidiary of Power Finance Corporation Limited (PFC), a Govt. of India Undertaking. Certificate for Commencement of Business was issued on April 16, 2009. The registered office of the Company is located at First Floor, Urjanidhi, 1, Barakhamba Lane, Connaught Place, New Delhi -110001. The Company is a special purpose vehicle incorporated to facilitate the acquisition of land and complete preliminary work regarding statutory clearances including that of environment, forest etc. for the purpose of establishing Ultra Mega Power Project (UMPP) of 4000 MW in the state of Odisha (Project).

Ministry of Power (MoP) vide letter dated 12.11.2021 has conveyed its decision to defer any action on the formulation of UMPPs bidding framework as of now, as the country is making energy transition from fossil fuel to non-fossil fuel. Further the MoP advised to review status of all the UMPPs and take necessary correction for closure etc. In consultation with stakeholders. Various communications has been made with stakeholders in this regard since the project is already delayed.

Subsequently, MoP vide OM dated 02.06.2023 has given its consent for closure of UMPP and has directed PFCCL to initiate further necessary action as per Standard Operating Procedure (SoP) formulated by MoP for closure of UMPP. Further MoP in its quarterly performance review meeting (QPRM) dated 23.09.2022 (para 10) has decided that all the expenditure incurred on UMPP(s) is to be recovered from the procurers and amount recoverable from a procurer may be adjusted from surplus in any other UMPP(s). Therefore the financial statements have not been prepared on going concern basis. The company will be closed/striked off as per provisions of section 248-252 of the Companies Act, 2013 and relevant rules after obtaining necessary approvals from MoP etc.

General

Basis of Preparation and Statement of Compliance

These financial statements have been prepared on historical cost and accrual basis of accounting and are in compliance with the Indian Accounting Standards (referred to as "Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended) and applicable provisions of the Companies Act, 2013. However in view of closure of project, the financial statements have not been prepared on going concern basis.

the Company's financial statements are presented in Indian Rupees (INR), which is its functional currency. Amounts in these financial statements have been rounded off to 'nearest hundreds upto two decimal points (unless otherwise indicated).

(b) Use of Estimates

The preparation of the financial statements requires management to make estimates and assumptions that affect the reported amounts of revenue, expense, assets and liabilities and disclosures relating to contingent liabilities on the date of the financial statements. Actual results could differ from those estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revision to accounting estimates is recognised in the period in which the estimate is revised and in any future period affected.

- **Material Accounting Policy Information**
- (a) Recognition of Income/ Expenditure income and expenses are accounted for on accrual basis.
- Borrowing Costs that are attributable to the acquisition, construction of fixed assets which take substantial time to get ready for its (b) Borrowing Cost intended use are capitalized as part of the cost of such assets to the extent they relate to the period till such assets are ready to be put to use. Other borrowing costs are charged to Statement of Profit and Loss in the year in which they are incurred.
- Expenditure incurred during construction period on Survey/ Studies/ Investigation/ Consultancy/ Administration/ Depreciation/Interest (c) Capital work-in-progress etc and other expenditures during construction period is capitalised and treated as Capital-work-in-progress.
- (d) Prior Period Expenses

Material prior period errors are corrected retrospectively by restating the comparative amounts for the prior periods presented in which the error occurred. If the error occurred before the earliest period presented, the opening balances of assets, liabilities and equity for the earliest period presented, are restated.

(e) Cash and cash equivalents

Cash comprises cash on hand and demand deposits. The Company considers cash equivalents as all short term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value,

Cash flow Statement is prepared in accordance with the indirect method, whereby net profit/(loss) before tax is adjusted for the effects of **Cash Flow Statement** transactions of a non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, activities of the company are segregated. **GROCKY**

Income Tax expense comprises of current and deferred tax. It is recognised in Statement of Profit and Loss, except when it relates to an (g) Taxation item that is recognised in OCI or directly in equity, in which case, tax is also recognised in OCI or directly in equity.

Current tax is the expected tax payable on taxable income for the year, using tax rates enacted or substantively enacted and as applicable at the reporting date, and any adjustments to tax payable in respect of Previous Years.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable income. Deferred tax is measured at the tax rates based on the laws that have been enacted or substantively enacted by the reporting date. Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority.

A deferred tax asset is recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which the deductible temporary difference can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

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

(h) Provisions, contingent liabilities and contingent assets

- Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, if it is probable that the Company will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.
- ii. Where it is not probable that an outflow of economic benefits will be required or the amount cannot be estimated reliably, the obligation is disclosed as contingent liability in notes to accounts, unless the probability of outflow of economic benefits is remote.
- iii. Contingent Assets are not recognised in the financial statements but are disclosed, where an inflow of economic benefit is probable.
- iv. These are reviewed at each balance sheet date and are adjusted to reflect the current management estimate.
- Financial instruments

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

On initial recognition, financial assets and financial liabilities are recognised at fair value plus/ minus transaction cost that are attributable to the acquisition or issue of financial assets and financial liabilities. In case of financial assets and financial liabilities which are recognised at fair value through profit and loss (FVTPL), it's transaction costs are recognised in Statement of Profit and Loss.

i.1 Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a settlement date basis.

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

Classification and Measurement of Financial assets (other than Equity instruments)

Financial assets that meet the following conditions are subsequently measured at amortised cost using Effective Interest Rate method

• the asset is held within a business model whose objective is to hold assets in order to collect contractual cash flows; and

• the contractual terms of the asset give rise on specified dates to cash flows that are Solely Payments of Principal and Interest (SPPI) on the principal amount outstanding.

b) Financial assets at Fair Value through Other Comprehensive Income (FVTOCI)

A financial asset is measured at FVTOCI if both the following conditions are met:

• The objective of the business model is achieved both by collecting contractual cash flows and selling the financial asset; and

• the contractual terms of the asset give rise on specified dates to cash flows that are Solely Payments of Principal and Interest (SPPI) on the principal amount outstanding.

c) Financial assets at fair value through profit or loss (FVTPL) A financial asset is measured at FVTPL unless it is measured at amortised cost or FVTOCI, with all changes in fair value recognised in Statement of Profit and Loss.



Impairment of financial assets

a) Subsequent to Initial recognition, the Company recognises expected credit loss (ECL) on financial assets measured at amortised cost. ECL on such financial assets, other than loan assets, is measured at an amount equal to life time expected losses. The impairment requirements for the recognition and measurement of ECL are equally applied to Loan asset at FVTOCI except that ECL is recognised in other comprehensive income and is not reduced from the carrying amount in the balance sheet.

b) Impairment of Loan Assets and commitments under Letter of Comfort (LoC); The Company measures ECL on loan assets at an amount equal to the lifetime ECL if there is credit impairment or there has been significant increase in credit risk (SICR) since initial recognition. If there is no SICR as compared to initial recognition, the Company measures ECL at an amount equal to 12-month ECL. When making the assessment of whether there has been a SICR since initial recognition, the Company considers reasonable and supportable information, that is available without undue cost or effort. If the Company measured loss allowance as lifetime ECL in the previous period, but determines in a subsequent period that there has been no SICR since initial recognition due to improvement in credit quality, the Company again measures the loss allowance based on 12-month ECL. ECL is measured on individual basis for credit impaired loan assets, and on other loan assets it is generally measured on collective basis using homogenous groups.

c) The impairment losses and reversals are recognised in Statement of Profit and Loss.

iii) De-recognition of financial assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. On de-recognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable, and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity, is recognised in Statement of Profit and Loss if such gain or loss would have otherwise been recognised in Statement of Profit and Loss on disposal of that financial asset.

i.2 Financial liabilities

i) All financial liabilities other than derivatives and financial guarantee contracts are subsequently measured at amortised cost using the LiR is determined at the initial recognition of the financial liability. EIR is subsequently updated for financial liabilities having floating interest rate, at the respective reset date, in accordance with the terms of the respective contract.

The Company derecognises financial liabilities when, and only when, the Company's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in Statement of Profit and Loss.

Earnings per share

Basic earnings per share are computed by dividing the net profit after tax by the weighted average number of equity shares outstanding during the period. Diluted earnings per shares is computed by dividing the profit after tax by the weighted average number of equity shares considered for deriving basic earnings per shares and also the weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares.



Notes to the Financial Statements for the year ended March 31, 2025

4. Cash and cash equivalents Particulars	As at March 31, 2025	(₹ in Hundreds) As at March 31, 2024
Balance with Banks In current accounts	171.43	3,629.92
In cuttent accounts	171,43	3,629.92

5. Loans (Current) Particulars	As at March 31, 2025	As at March 31, 2024
Current <u>Unsecured, considered good</u> Loans to related parties (including interest accrued) (Power Finance Corporation Ltd)	359.57	21,36,355,68
(Power Finance Corporation Etta)	359.57	21,36,355.68

5.1 Disclosure in respect of Loans or Advances in the nature of loans are granted to promoters, Directors, KMPs and related parties:

Type of Borrower	м	As at arch 31, 2025	As at March 31, 2024
Promoter (repayable on demand) Percentage to the total Loans and Advances in the nature of loans		359.57 100%	21,36,355.68 100%

As at March 31, 2025 March 31, 2024

Amount receivable from procurers against capital expenditures

As at March 31, 2025 March 31, 2024

- 2,10,180.29

7. Current tax assets (net) Particulars	As at March 31, 202	As at March 31, 2024
Unsecured, considered good		_ 12,778.65
Income tax refundable (TDS)	· Production	
	<u> </u>	. 12,778.65





GHOGARPALLI INTEGRATED POWER COMPANY LIMITED (CIN:U45207DL2008GOI178456) Notes to the Financial Statements for the year ended March 31, 2025

8. Equity share capital

(₹ in Hundreds)

	1		
Particulars	As at March 31, 2025	As at March 31, 2024	
	:		
Authorised share capital 50,000 Equity shares of Rs 10 each (As at March 31, 2024: 50,000 Equity shares of Rs 10 each)	5,000.00	5,000.00	
Issued, subscribed and paid up capital comprises: 50,000 Equity shares of Rs 10 each fully paid up (As at March 31, 2024: 50,000 Equity shares of Rs 10 each fully	5,000.00	5,000.00	
paid up)	5,000.00	5,000.00	

hares outstanding at the beginning and at the end of the year

(i) Reconciliation of the number of shares outstanding at the	As at March	h 31, 2025	As at March	31, 2024
Particulars	Numbers of shares held	Amount	Numbers of shares held	Amount
Shares outstanding at the beginning of the year	50,000	5,000	50,000	5,000
Shares Issued during the year Shares outstanding at the end of year	50,000	5,000	50,000	5,000

(ii) Rights, preferences and restriction attached to equity shares The company has one class of equity having a par value of Rs 10 per share. Each shareholder is eligible for one vote per share held. The dividend proposed by the Board of Director is subject to the approval of the shareholders in ensuring Annual General Meeting, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the company after distribution of all preferential amounts, in proportion to their shareholding.

(iii) Detail of equity shares held by holding company

	No. of Shares	Amount
Particulars		
As at March 31, 2025 Power Finance Corporation Limited*	50,000	5,000,00
As at March 31, 2024 Power Finance Corporation Limited*	50,000	5,000.00
- Cover Fillows		

(iv) Details of shares held by each shareholder holding more th	an 5% shares in the Comp	any: h 31, 2025	As at March	1 31, 2024
Particulars	Number of shares held		Number of shares held	%
Fully paid up equity shares	50,000	100%	50,000	100%

Power Finance Corporation Limited, the Holding Company* 50,000
* Equity shares are held by Power Finance Corporation Limited and through its nominees.

v) Details of shareholding of Promoters: Shares held by promoters at the end of the	year		% change during the
Shares new of promo	Number of shares	% of total shares	year
Promoter name			
	49,400	98.80%	
s at March 31, 2025	600	1.20%	-
is at Warth 31, 2023 ower Finance Corporation Limited, the Holding Company cominees of Power Finance Corporation Limited			
BAngel 21 7074	49,400	98.80%	
tower Finance Corporation Limited, the Holding Company	600	1.20%	
lominees of Power Finance Corporation Limited			



GHOGARPALLI INTEGRATED POWER COMPANY LIMITED (CIN:U45207DL2008GOI178456) Notes to the Financial Statements for the year ended March 31, 2025

(₹ in Hundreds)

. Other equity		As at arch 31, 2025	As at March 31, 2024
articulars	17	arch 31, 2023	
etained earnings		(222.27)	(222,27
Balance at the beginning of the year		(4,777.73)	-
Add : Total comprehensive income for the year			
Balance at the end of the year		(5,000.00)	(222.27
.0. Other financial liabilities (Current)	a .		
O, Other financial Habilities (Current)		As at	As at
Particulars	N N	larch 31, 2025	March 31, 2024
		486.00	486.00
xpenses payable	The state of the s	- 1	23,51,289.01
Amount payable to procurers against commitment advance		486.00	23,51,775.01
	and a second of the second of	· .:	
11. Other current liabilities	- 1	As at	As at
Particulars	l N	1arch 31, 2025	March 31, 2024
raittutuis			5 8844 44
		45,00	6,391.80
Statutory dues payable		45.00	6,391.80
			(₹ in Hundreds
12. Current Tax Liabilities (Net)		As at	As at
Particulars		Narch 31, 2025	March 31, 2024
		62.63	<u>-</u>
Provision for Income Tax		62.63	. ~
Less: Advance Income Tax	,	J.	
·			
13. Other income	Fo	r the year ended	For the year ended
Particulars		March 31,2025	March 31,2024
		248.82	
			71 005 2
Interest on Income Tax Refund	in and the state of the state o	-	
Interest income from PFC on unutilised portion		248.82	71,095.2 71,095.2
Interest income from PFC on unutilised portion		248.82	71,095.2
Interest income from PFC on unutilised portion 14. Finance cost		248.82 r the year ended	71,095.2
Interest income from PFC on unutilised portion		248.82	71,095.2 For the year ended March 31,2024
Interest income from PFC on unutilised portion 14. Finance cost Particulars		248.82 r the year ended	71,095.2
Interest income from PFC on unutilised portion 14. Finance cost		248.82 r the year ended	71,095.2 For the year ended March 31,2024 71,095.2
Interest income from PFC on unutilised portion 14. Finance cost Particulars		248.82 r the year ended March 31,2025	71,095.2 For the year ended March 31,2024 71,095.2
Interest income from PFC on unutilised portion 14. Finance cost Particulars Interest expense on unutilised portion		248.82 r the year ended March 31,2025 -	71,095.2 For the year ended March 31,2024 71,095.2
14. Finance cost Particulars Interest expense on unutilised portion 15. Other expenditure		r the year ended March 31,2025	71,095.2 For the year ended March 31,2024 71,095.2
14. Finance cost Particulars Interest expense on unutilised portion 15. Other expenditure Particulars		r the year ended March 31,2025	71,095.2 For the year ended March 31,2024 71,095.2 71,095.2 For the year ended March 31,2024
14. Finance cost Particulars Interest expense on unutilised portion 15. Other expenditure Particulars Expenditure		r the year ended March 31,2025 The year ended March 31,2025 The year ended March 31,2025	71,095.2 For the year ended March 31,2024 71,095.2 71,095.2 For the year ended March 31,2024
Interest income from PFC on unutilised portion 14. Finance cost Particulars Interest expense on unutilised portion 15. Other expenditure Particulars Expenditure Legal & Professional Fees		r the year ended March 31,2025	71,095.2 For the year ended March 31,2024 71,095.2 71,095.2 For the year ended March 31,2024
Interest income from PFC on unutilised portion 14. Finance cost Particulars Interest expense on unutilised portion 15. Other expenditure Particulars Expenditure Legal & Professional Fees Bank Charges		248.82 r the year ended March 31,2025	71,095.2 For the year ended March 31,2024 71,095.2 71,095.2 For the year ended March 31,2024 188.8
Interest income from PFC on unutilised portion 14. Finance cost Particulars Interest expense on unutilised portion 15. Other expenditure Particulars Expenditure Legal & Professional Fees Bank Charges Payment to the auditor:		248.82 r the year ended March 31,2025	71,095.2 For the year ended March 31,2024 71,095.2 71,095.2 For the year ended March 31,2024 188.8 0.0
Interest income from PFC on unutilised portion 14. Finance cost Particulars Interest expense on unutilised portion 15. Other expenditure Particulars Expenditure Legal & Professional Fees Bank Charges Payment to the auditor: As Auditors		248.82 r the year ended March 31,2025	71,095.2 For the year ended March 31,2024 71,095.2 71,095.2 For the year ended March 31,2024 188.8 0.0 531.
Interest income from PFC on unutilised portion 14. Finance cost Particulars Interest expense on unutilised portion 15. Other expenditure Particulars Expenditure Legal & Professional Fees Bank Charges Payment to the auditor: As Auditors Balances written off/adjusted		248.82 r the year ended March 31,2025 ar the year ended March 31,2025 237.97 0.94 531.00 4,962.98 5,732.89	71,095.2 For the year ended March 31,2024 71,095.2 71,095.2 For the year ended March 31,2024 188.3 0.6 531.6
Interest income from PFC on unutilised portion 14. Finance cost Particulars Interest expense on unutilised portion 15. Other expenditure Particulars Expenditure tegal & Professional Fees Bank Charges Payment to the auditor: As Auditors		248.82 r the year ended March 31,2025	71,095.2 For the year ended March 31,2024 71,095.2 71,095.2 For the year ended March 31,2024 188.8 0.6 531.0

Notes to the Financial Statements for the year ended March 31, 2025

(₹ in Hundreds)

16. Income Taxes Particulars	For the year ended March 31,2025	For the year ended March 31,2024
Current tax In respect of the current year	62.63,	
Deferred tax	and the second s	
In respect of the current year	62.63	*
Total income tax expense recognised in the current year The income tax expense for the year can be reconciled to the accounting profit as	\$ · · · · · · · · · · · · · · · · · ·	
follows:	(4,715.10)	
Profit before tax	25,168%	ومنوفهم دانشنات
Applicable tax rate	(1,186.70)	
Computed tax expenses	1,249.32	
Effect of expenses that are not deductible in determining taxable profit lincome tax expense recognised in statement of profit and loss	62.63	

17. Earnings per share Particulars		ne year ended arch 31,2025	For the year ended March 31,2024	
Basic and diluted Earning Per Share	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	10 (4,777.73)		10
Face value per Equity Share (RS.) Net Profit / (Loss) after Tax as per Statement of Profit and Loss attributable to Equity Shareholders Weighted Average number of Equity Shares used as denominator for calculating	^ · ·	50,000		50,000
Basic EPS Basic and diluted Earning Per Share (Rs.) There are no dilutive instruments issued by the company.		(9.56)		<u>-</u> -





GHOGARPALLI INTEGRATED POWER COMPANY LIMITED (CIN:U45207DL2008GOI178456) Notes to the Financial Statements for the year ended March 31, 2025

18. Financial Instruments

The company manages it's capital to ensure that it will be able to meet capital requirements. Company funds its operations through amount received as commitment advance.

The Company's board reviews the capital structure on need basis. The funding requirements are met through a mixture of borrowings and advances. The Company's policy is to use short term and long-term borrowings to meet anticipated funding requirements.

		(₹ in Hundreds)
(i) Categories of financial instruments	As at	As at
Particulars	March 31, 2025	March 31, 2024
Financial assets Cash and cash equivalents Loans Other financial assets	171.43 359.57	3,629,92 21,36,355.68 2,10,180.29
Financial liabilities Other financial liabilities	486.00	23,51,775.01

The Company's corporate treasury function monitors and manages the financial risks relating to the operations of the Company by analyzing exposures by degree and magnitude of risks. These risks include market risk (including currency risk, interest risk and other price risk), credit risk and liquidity risk.

(iii) Market Risk

the Company's activities expose it primarily to the financial risks of changes in interest rates (see note v below).

Market risk exposures are measured using sensitivity analysis.

There has been no change to the Company's exposure to market risks or the manner in which these risks are being managed and measured.

The Company is exposed to interest rate risk because it borrow funds at the rate of interest under category of " State Sector Borrowers (Category 'A') as

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

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

Sensitivity analysis for a 50 basis points fluctuation in interest and all other variables were held constant is explained below:

S	Sensitivity analysis for a 50 basis points fluctuation in interest and all other values are	Year ended March 31, 2025	Year ended March 31, 2024	į
P	Particulars	-	•	ĺ
1	mpact for Profit or (Loss)	.in	•	ĺ
1	mpact for Other comprehensive income			,

The Company's sensitivity to interest rates has decreased during the current year mainly due to the reduction in variable rate debt instruments and the ncrease in interest rate swaps to swap floating rate debt to fixed rate debt.

(vi) Other price risks The company is not exposed to price risk as its does not hold any investments.

New Deihi

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Company.

The Company has limited exposure to credit risk owing to the balance of loan receivable from PFC as mentioned in Note 5. Company does not have trade receivable. Further the loan receivable is from its Holding company (PFC).

Company's bank balances are held with a reputed and creditworthy banking institution resulting to limited credit risk from the counterparties.

The Company manages liquidity risk by maintaining adequate reserves and continuously monitoring forecast and actual cash flows and by matching the (vili)Liquidity risk management financial assets and liabilities. maturity



The table below provides details rega	No. 18	ne of financial liabi	lities as at March	31, 2025:	i.	(40,10,10,000
The table below provides details rega Particulars	Carrying amount	Due in 1st year	Due in 2-5 year	Due In More Than 5 years	Due Date not specified	Total contracted cash flows
Borrowings Other financial liabilities	486.00	. *		***	486.00	486.00
			lities as at Marci	31, 2024:		
The table below provides details rega Particulars	rding the contractual maturity Carrying amount	Due in 1st year	Due in 2-5 year	Due in More Than 5 years	Due Date not specified	Total contracted cash flows
Borrowings Other financial liabilities	23,51,775.01	23,51,775.01	*			23,51,775.0
The table below provides details rega	the standard matural	ies of financial asse	ts as at 31 Mar	h 2025:		
The table below provides details rega Particulars	Carrying amount	Due in 1st year	Due in 2-5 year	Due in More Than 5 years	Due Date not specified	Total contracted cash flows
oans Other financial assets	359.57	359.57 -	*:	*	*	359.5
		ine of financial asse	ets as at 31 Mar	ch 2024:		
The table below provides détails réga	Carrying amount	Due in 1st year	Due in 2-5 year	Due in More Than 5 years	Due Date not specified	Total contracted cash flows
oans	21,36,355.68 2.10.180.29	21,36,355.68 2,10,180.29	-		*	21,36,355.6 2,10,180.2
Other financial assets	2,10,100.25			NAMES OF THE PARTY		l₹ in Hundreds)

		fale value :	Í		(in Hundreas)
(ix) Fair value of financial assets and financial lia	bilities that are not measured at	Fair value As at March 31, 2025		As at March	31, 2024
Particulars	Fair value hierarchy	Carrying amount	Fair value	Carrying amount	Fair value
Financial assets Cash and cash equivalents Loans Other financial assets	Level 3 Level 3 Level 3	171.43 359.57	171.43 359.57	3,629.92 21,36,355.68 2,10,180.29	3,629.92 21,36,355.68 2,10,180.29
Financial Liabilities Other financial liabilities	Level 3	486.00	486.00	23,51,775.01	23,51,775.01

the fair value of financial assets and liabilities approximate with the carrying amount recognized in the financial statements. There was no transfer between level 1, Level 2 and Level 3 in the year. The carrying amount of financial assets and financial liabilities measured at amortised cost in the Ind AS financial statements are a reasonable approximation of their fair value since the Company does not anticipate that carrying value would be significantly different from the values that would eventually be received or settled.





GHOGARPALLI INTEGRATED POWER COMPANY LIMITED (CIN:U45207DL2008G01178456) Notes to the Financial Statements for the year ended March 31, 2025

.1	STATEMENT OF TRANSACTIONS WITH RELATED PARTIES Name of related parties and description of relationship: Holding Co	ompany	
	Power Finance Corporation Limited (PFCL) Subsidiary of Holdin		(DECI)
	Power Finance Corporation Limited (PFCL) Subsidiary of Holdin	g Company 2	
	PFC Consulting Limited		PFC Projects Limited (formerly Coastal Karnataka Power
	REC Power Development and Consultancy Limited (RECPDCL)	4	Ltd.) (w.e.f 01.07.2022)
	PFC Infra Finance IFSC Limited (PIFIL) Associate		Siot Transmission Limited
	Chhatarpur Transmission Limited	2	Gola, B - Ramgarh B Transmission Limited
	Joda Barbil Transmission Limited	4	Angul Sundargarh Transmission Limited
3	Ramakanali B-Panagarh Transmission Limited	6	KPS III HVDC Transmission Limited
5		8	Bijapur REZ Transmission Limited (incorporated on
7	Bhuj II Transmission Limited Navinal Transmission Limited (incorporated on 04.04,2024 and		1 Caralan 16 (11 /1) / 3 1
	Navinal Transmission Limited (Incorporate	10	28.06.2024 and transferred on 16.01.2025 Kudankulam ISTS Transmission Limited (incorporated on
9	transferred on 14.10.2024) Chitradurga Bellamy REZ Transmission Limited (incorporated on	144	1 Section 1 Br. Land Company (10.011.7020)
	28.06.2024 and transferred on 21.03.2025)	12	Bhadla and Bikaner Complex Transmisssion Limited
11	28.06.2024 and transferred on 21.03.2025/ Jam Khambhaliya Transmission Limited (incorporated on	4.4	
	29.06.2024 and transferred on 15.10.2024)	14	(incorporated on 14.10.2024) Wahipora and Sallar Transmission Limited (incorporated on
13	Codes II and Koppal II Transmission Curries (III	16	
10	21 10 2024 and transferred on 16.01.2023)	10	MEL Power Transmission Limited (incorporated on
15	Bhuj ICT Transmission Limited (incorporated on 19.11.2024)	18	
17	Bhuj ICT Transmission Limited (incorporated on		Transmission Limited (Incorporated on
1.1	Kandla GHA Transmission Limited (incorporated on 27.11.2024)	20	
19	2 26 12 2024 and		NER Expansion Transmission Limited (Incorporated
	Mundra I Transmission Limited (incorporated on 26.12.2024 and	22	06.12.2024)
21			06.12.2024)
	A section II REZ Transmission Limited (incorporated	24	(incorporated on 27.12.2024 and transferred on 21.03.2025 Kakinada I Transmission Limited (incorporated on
23	06.01.2025 and transferred on 31.03.2025)		
	NES Dharashiv Transmission Littlited (mediposition)	26	20.02.2025) NES Navi Mumbai Transmission Limited (incorporated on
25	20.03.2025) NES Pune East New Transmission Limited (incorporated on		NES Navi Mumbar Transmission and Annual Property of the Navi Mumbar Transmission and Transm
	NES Pune East New Transmission Entitles (28	20.03.2025)
27	29.03.2025) Beawar - Mandsaur Transmission Limited (transferred on		Barmer I Transmission Limited (transferred on 07.11.2024)
	Beawar - Mandsaur (Latisinission and	30	Bhadla-III & Bikaner-III Transmission Limited (transferred o
29	22.08.2024)		
	Jamnagar Transmission Limited (transferred on 14.10.2024)	32	(transferred on Khavda PS1 And 3 Transmission Limited (transferred on
31		24	07.11.2024)
	Paradeep Transmission Limited (transferred on 06.11.2024)	34	Pune- III Transmission Limited (transferred on 19.11.2024)
33	Sirohi Transmission Limited (transferred on 22.08.2024)	36	Raghanesda RE Transmission Limited(incorporated on
35	Sirohi Transmission Clifficed (Clariston		Raghanesda RE Transmission Elimited (1997)
	South Olpad Transmission Limited (transferred on 15,10,2024)	38	03.12.2024)
37	Associ	ate of PFCL	Sakhigopal Integrated Power Company Limited
		2	Jharkhand Infrapower Limited
1	Bihar Mega Power Limited	4	Coastal Tamil Nadu Power Limited
3	- Limited	6	Bihar Infrapower Limited
5	Paymet limited	8	Deoghar Infra Limited
7	Deoghar Mega Power Limited Cheyyur Infra Limited Associate	10	Cl
9	Cneyyur mira diones Associat	e of RECPD	Dumka Transmission Limited
	Chandil Transmission Limited	2	Koderma Transmission Limited
1	Change transmission Limited	4	Shongtong Power Transmission Limited
3	Mandar Transmission Limited	6	Shongtong Power Hallstill Short Christian (Incorporated on
	Luhri Power Transmission Limited		Tuticorin Power Transmission Limited (Incorporated on
	Kankani Power Transmission Limited (incorporated on	8	05.11.2024) (Incorporated Comparated Compara
*			RAJGARH III Power Transmission Limited (Incorporated C
	 18.12.2023) WRNES Talegaon Power Transmission Limited (Incorporated or 	10	la i 10 2024)
		 	Velgaon Power Transmission Limited (Incorporated on
	Jejuri Hinjewadi Power Transmission Limited (Incorporated on	12	20 03 2025)
	120 02 2025)	_	Bikaner A Power Transmission Limited (Incorporated on
11	Rajasthan IV H1 Power Transmission Limited (Incorporated on		14.05.2024 and transferred on 11.11.2024)
_1			114.05.2024 Bitte transferred St.
_1	Rajasthan IV H1 Power Transmission Emitted	14	it it at discompanied (
	Rajasthan IV H1 Power transmission Limited 13.10 as CO17 perferred on 15.10.2024) Brailer B Power Nimmission Limited (Incorporated on 1.11.2024)	14	ERES-XXXIX Power Transmission Limited (incorporated of 27.03.2024 and transferred on 14.11.2024)

	Khavda V-A Power Transmission Limited (Incorporated on 10.10.2023 and transferred on 19.11.2024)	10	Rajasthan IV 4B Power Transmis on 14.08.2024 and transferred or	1 30.12.2024)	
17	Rajasthan IV 4A Power Transmission Limited (Incorporated on 06.08.2024 and transferred on 30.12.2024)	20	Rajasthan Part I Power Transmission Limited (Tran on 20.01.2025)		
	Lakadia B Power Transmission Limited (Incorporated on 29.10.2024 and transferred on 14.02.2025)		Khavda V-B1B2 Power Transmission Limited (Incorpt on 18.11.2024 and transferred on 18.02.2025)		
	Bidar Transco Limited (Incorporated on 05.11.2024 and	24	Ratle Kiru Power Transmission Limited (Incorporated 23.10.2024 and transferred on 24.03.2025)		
	transferred on 18.02.2025) Rajasthan V Power Transmission Limited (Incorporated on	26	Banaskantha Transco Limited (Incorporated on 25.10. and transferred on 24.03.2025) Mahan Transmission Limited (Incorporated on 20.11.2 and transferred on 26.03.2025)		
	25.10.2024 and transferred on 24.03.2025) Kurnool-IV Transmission Limited (Incorporated on	28			
27	20.11.2024 and transferred on 24.03.2025) Key Manageri		IP)*		
	ney monage.	Designation	Date of Appointment	Date of Cessation	
No.	Name	Chairman	28.02.2025	Continuing	
1	Shri R. K. Chaturvedi	Chairman	18.02.2022	28.02.2025	
2	Shri P.K. Sinha	Director	18.11.2019	Continuing	
3	Shri Rakesh Mohan	Director	09.09.2024	Continuing	
A	Shri B. S. Arunachalam	Director	24.04.2018	09.09.2024	
	Shri P.C. Hembram				

Shri P.C. Hembram

Employee of the Holding Company (PFC) and deployed on Part Time basis

19.2.1 Transactions with Related Party:

19.2.1 Transactions with Related Party:				(3 in Hundreds)
	Particulars For the year 31,			For the year ended March 31, 2024
Power Finance Corporation, Holding Company Interest Receivable from PFC for unutilised portion Loan given/(received back) (Net) (refer note 22) Reimbursement of Exp PFC Consulting Limited, Fellow Subsidiary Company			(21,35,996.11) 768.97 6,692.40	188.80
Reimbursement of Exp				

19.2.2 Outstanding balances with Related Party;

19.2.2 Outstanding balances with the				4-4
			at	As at
Par	ticulars	March	31, 2025	March 31, 2024
Power Finance Corporation, Holding C	ompany 1)		359.57	21,36,355.68
Loans given (including interest accrue	41		<u> </u>	

Compensation of Key Management Personnel of the Company are Employees of the Holding Company (PFCL). No sitting fees has been paid to directors.



Notes to the Financial Statements for the year ended March 31, 2025

- 20 As disclosed in note 1, MoP vide OM dated 02.06.2023 has given its consent for closure of UMPP (GIPCL) alongwith Other UMPP companies and has directed PFCCL for closure of Odisha 2nd Additional UMPP (GIPCL) and therefore the financial statements of the Compant are not being prepared on going concern basis from financial year 2022-23. It was also decided by MoP in its Quarterly Performance Review Meeting (QPRM) dated 23.09.2022, all the expenditure incurred on UMPP(s) is to be recovered from the procurers and amount recoverable from a procurer may be adjusted from surplus in any other UMPP(s). Further, during the year, the Board of Holding Company (PFC) in its meeting dated 12.03.2025 has given its consent for:
 - (2) Transfer all the procurer balances (receivable/payable) to PFC for further settlement/adjustement through/by PFC.
 - (3) Interest receivable/payable, from/to PFC/PFCCL/Procurers shall be restricted to the cut-off date only i.e. 31st March 2024.
 - (4) PFC shall bear any expenditure pertaining to legal, audit and statutory expenses subject to overall limit amounting to Rs. 2.00 crore which may be incurred after 31,03,2024 for the SPVs.
- 21 In view of decision of MoP dated 02:06:2023, financial statements of GIPCL were not prepared on going concern basis from financial year 2022-23 and accordingly, assets and liabilities are recorded on the basis that the entity will be able to realise its assets and discharge its liabilities in the normal course of business and all such assets and liabilities are considered as current. The expenditure incurred for the project which was shown as Capital work in progress (net of reversal of interest on utilised portion) was adjusted against all procurers accounts in proportion to their allocated share of power in the project. Further other expenditure incurred during the year (Note 15) which were previously capitalised in Capital work in progress, was also adjusted against procurers accounts. After above adjustments, net procurers balances (including interest payable on unutilised portion) being in surplus is to be refunded to the respective utilities has been shown in the Balance Sheet under Other current financial flabilities. Further procurers who have not paid their share in commitment advance and therefore having debit balance after above adjustment, such debit balance is to be recovered from such procurers and has been shown in the Balance Sheet under Other current financial assets.
- 22 In view of decision of PFC board dated 12.03.2025 for closure of all UMPP/SPV companies as stated above, no interest (receivable/payable) on any balance has been booked during the year. Expenses of audit fees and legal and statutory filling Rs.768.97 hundreds have been shown as recoverable from PFC and an amount of Rs.4,962.98 hundreds have been written off in order to prepare NIL balance sheet for closure of the company. The procurer balances (receoverable/payable) as appearing in Note-6 and Note-10 have been transferred to PFC for further adjustment by PFC for all the UMPPs/procurers and therefore the procurer balances as on 31.03.2025 have become NIL and accordingly the balance of amount receivable from PFC as disclosed in Note-5 has been decreased.
- Since there are no employees in the company, the obligation as per Ind AS-19 do not arises. 23 Employee benefit plans

and the second s		(₹ in Hundreds)				
24	Commitments for expenditure	As at March 31, 2025	As at March 31, 2024			
	Particulars [a] Estimated amounts of contracts remaining to be executed on capital account, and not provided for (net	•	-			
	(a) Estimated amounts of contracts remaining to	<u>.</u> .	<u>-</u> -			
	of advances):					
	(b) Other commitments.					

₹ in Hundreds) 25 Contingent liabilities and contingent assets As at As at March 31, 2024 March 31, 2025 **Particulars**

Contingent liabilities of the company and claims against the company not acknowledged by the company as certified by the management for the period Further, No contingent assets and contingent gains are probable to the company.

26 The Particulars of dues to Micro, Small and Medium Enterprises under Micro, Small and Medium Enterprises Development Act, 2006 ("MSMED Act"), based on the information available with the Company: (R in Hundreds)

pased on the information available with the Company. Particulars	As at March 31, 2025	As at March 31, 2024
(a) the principal amount and the interest due thereon remaining unpaid to any supplier at the end of	-	
accounting period (b) the amount of interest paid by the buyer in terms of section 16 of the MSMED Act 2006, along with the amount of the payment made to the supplier beyond the appointed day during the accounting period	·	
(c) the amount of interest due and payable for the period of delay in making payment (which has been paid but beyond the appointed day during the period) but without adding the interest specified under the MSMED COMMENT OF THE PROPERTY OF	•	



(d) the amount of interest accrued and remaining unpaid at the end of accounting period	•	
to do and payable even in the succeeding years, until such dat	ate -	•
the interest dues above are actually paid to the small enterprise, for the purpose of disease.	of a	4
deductible expenditure under section 23 of the MSMED Act 2006		1

					(₹ in Hundreds)
Auditors Remuneration		2			
Particulars			Marc	h 31, 2025	March 31, 2024
			7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	531.00	531.00
Statutory Audit Fees (including GST)					
	Particulars	Particulars	Particulars	Particulars Particulars	Particulars Part and Superior

28 Segment Information

The board of directors of the Company, which has been identified as being the chief operating decision maker (CODM), evaluates the Company's performance, allocate resources based on the analysis of the various performance indicator of the Company. The Company is mainly incorporated with the objects of generation of power and presently in the process of closure. Further there are no geographical segments of the Company. Therefore, there is no separate reportable segment for the Company as per the requirement of Ind AS 108 "Operating Segments".

tatios Details of ratios are as under: -		г <u>- 1</u>	31.03.2025	31.03.2024	Variance %
Ratio	Numerator	Denominator	1.00	1,00	•
a) Current Ratio	Current Assets	Current Liabilities			
b) Debt-Equity Ratio	Total Debt	Shareholder's Equity	N.A.	N.A.	N.A.
c) Debt Service Coverage Ratio	Earnings available for	Debt Service	N.A.	N.A.	N.A.
d) Return on Equity Ratio	debt service Net Profits after taxes	Average Shareholder's Equity	(2.00)		-100*
e) Inventory turnover ratio	Cost of goods sold OR sales	Average Inventory	N.A.	N.A.	N.A.
[1] Trade Receivables turnover ratio	Net Credit Sales	Average Trade Receivables	N.A.	N.A.	N.A
g) Trade payables turnover ratio	Net Credit Purchases of	Average Trade Payables	ř.	N.A.	N.A
(h) Net capital turnover ratio	services Net Sales	Working Capital	N-A.	N.A.	N.A
(i) Net profit ratio	Net Profit after	Net Sales	N.A.	N.A.	'N.A
(j) Return on Capital employed	Earning before interest and taxes	Employed= Tangible Net	N/A.	N.A.	, N.A
	Return	Worth + Total Debt Investment	N.A.	N.A.	N.A

Reason for variance>25%: due to closure of the company (note 20,21 & 22)

Other Disclosures:

- (a) Expenditure in foreign currency- NIL
- (b) Income in foreign exchange- NIL
- The Company did not have any transactions with companies struck off under Section 248 of the Companies Act, 2013 or section 560 of Companies Act, 31 Disclosure of transactions with struck off companies 1956 during the financial year.
- During the year, the company has not surrendered or disclosed any income in the tax assessments under the income Tax Act, 1961 (such as, search or 32 Disclosure in Relation to Undisclosed Income survey or any other relevant provisions of the Income Tax Act, 1961). Accordingly, there are no transaction which are not recorded in the books of accounts.





33 No transactions to report against the following disclosure requirements as notified by MCA pursuant to amended Schedule III:

a) Crypto Currency or Virtual Currency.

- b) Benami Property held under Benami Transactions (Prohibition) Act, 1988 (45 of 1988).
- c) Registration of charges or satisfaction with Registrar of Companies.
- 34 Figures of the previous year have been regrouped / rearranged wherever necessary, in order to make them comparable with the current year figures.
- Approval or financial statements

 The Financial Statements for the year ended 31st March 2025 were approved by the Board of Directors and authorised for issue on 06-08-2025. 35 Approval of financial statements

For and on behalf of Board of Directors

Rakesh Mohan

Director DIN:08604221 B.S. Arunachalam

New Delhi

Director DIN:10772245 R.K. Chaturvedi Chairman

DIN:10221510

As per our report of even date

For RMA & Associates LLP

Chartered Accountants

Firm Regn. No : 000978N/N500062

(Partner) M. No.: 097881

Place: New Delhi

Date : 06-08-2025

UDIN: 25094881BMIGW05695