

May 3, 2024

The Manager Listing Department National Stock Exchange of India Limited Exchange Plaza, Plot No. C/1, G Block, Bandra Kurla Complex, Bandra (East), Mumbai 400 051.

Subject: Intimation pursuant to Regulation 51 read with Part B of Schedule III of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") in respect of the meeting of the Board of Directors of NIIF Infrastructure Finance Limited ("NIIF IFL" or "the Company") held on May 3, 2024.

Dear Sirs/Madam,

We wish to inform you that a meeting of the Board of Directors of the Company was held today i.e. May 3, 2024, in accordance with the SEBI Listing Regulations.

The Board has, inter alia, considered and approved the following:

- a) Annual audited financial results of the Company for the quarter and financial year ended March 31, 2024. A copy of the annual audited financial results along with the Auditor's Report issued by the joint Statutory Auditors of the Company in the specified format is enclosed herewith. The same information is also available on the website of the Company www.niififl.in.
 Please also note that the joint Statutory Auditors of the Company viz. M/s. Lodha & Co. LLP, Chartered Accountants and M/s. M. P. Chitale & Co., Chartered Accountants, have submitted the Auditor's Report for the financial year ended March 31, 2024, with unmodified opinion.
- b) Borrowing through issuance of Secured, Redeemable, Non-Convertible Debentures on Private Placement Basis up to an amount of Rs. 30,000 crores (Rupees Thirty Thousand Crores only).
- c) Appointment of M/s. Rathi & Associates, Practicing Company Secretaries as Secretarial Auditor of the Company for FY 2024-25.

In terms of the SEBI Listing Regulations, we enclose herewith the following documents:

- i. Disclosure of Related Party Transactions in accordance with Regulation 23(9) of the SEBI Listing Regulations;
- ii. Disclosure in Compliance with Regulation 52(4) of the SEBI Listing Regulations;
- iii. Disclosure of utilisation of proceeds in accordance with Regulation 52(7) of the SEBI Listing Regulations;
- iv. Statement of material deviation in proceeds of issue of non-convertible debentures (NCDs) in accordance with Regulation 52(7A) of the SEBI Listing Regulations;
- v. Disclosure of Security Cover in accordance with Regulation 54 of the SEBI Listing Regulations.



The same information is also available on the website of the company www.niififl.in.

The Meeting concluded at 2:17 p.m.

Request you to take the above on record and oblige.

Thanking You,
For NIIF Infrastructure Finance Limited

Ankit Sheth
Company Secretary and Compliance Officer
Membership No.: A27521

Lodha & Co. LLP

6. Karim Chambers 40, Ambalal Doshi Marg, Fort Mumbai – 400 001

Email: Mumbai@lodhaco.com

M. P. Chitale & Co.

1st Floor, Hamam House Ambalal Doshi Marg, Fort Mumbai – 400 001

Email: office@mpchitale.com

Independent Auditor's Report

To The Board of Directors of **NIIF Infrastructure Finance Limited**

Report on the audit of the Financial Results

Opinion

We have audited the accompanying standalone financial results of NIIF Infrastructure Finance Limited ('the Company') for the quarter and year ended March 31, 2024, attached herewith along with notes thereto, being submitted by the Company pursuant to the requirement of Regulation 33 and Regulation 52 read with 63(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

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

- (i) are presented in accordance with the requirements of Regulation 33 and Regulation 52 read with 63(2) of the SEBI of the Listing Regulations in this regard; and
- (ii) give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India, of the net profit and other comprehensive income and other financial information for the quarter and year ended March 31, 2024.

Basis for Opinion

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

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Management's Responsibilities for the Financial Results

These quarterly and annual financial results have been prepared on the basis of the annual financial statements. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit and other comprehensive

income and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Results

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

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

- Identify and assess the risks of material misstatement of the financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has an adequate internal financial control system with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.

- Chartered Accountants
 - Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the 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 standalone financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
 - Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the standalone financial results represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Other Matter:

The Financial Results include the results for the quarter ended March 31, 2024 being the balancing figure between audited figures in respect of full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subjected to limited review by us.

Our opinion is not modified in respect of above matter.

For Lodha & Co. LLP Chartered Accountants

Firm Regn. No. – 301051E / E300284 Raiendra Digitally signed by

Rajendra Parasmal Digitally signed by
Rajendra Parasmal
Baradiya

Baradiya 14:05:11 +05'30'

Partner

Membership No. 044101

UDIN: 24044101BKCJAJ9039

Place: Mumbai Date: May 03, 2024 For M. P. Chitale & Co. Chartered Accountants

Firm Regn. No. — 101851W

ASHUTOSH
ARVIND

Option on POSSON IN STREET OF THE P

Ashutosh Pednekar

Partner

PEDNEKAR

Membership No. 041037

UDIN: 24041037BKEINU6848

Place: Mumbai Date: May 03, 2024



Statement of Audited Financial results for the Quarter and Year ended March 31, 2024

(& In Crs)

	Particulars	Quarter ended 31.03.2024	Quarter ended 31.12.2023	Quarter ended 31.03.2023	Year ended 31.03.2024	Year ended 31.03.2023
		Audited	Unaudited	Audited	Audited	Audited
500	Revenue from operations Interest income	470 48	475.52	20400	1 4 ECE 1	
	Fees and commission income	3.44	0.02	5 19	1,787,7	00.782,1
	Net gain on fair value changes	12,44	6.90	1.85	28.18	1.85
_	Total revenue from operations	A05 36	700 77	27.6		•
_	Other Jacobs	00:00	407.44	60.1 /c	70.050,1	7,404,12
= =		0.03	4.44	,	10.40	0.11
=	Total Income (I + II)	495.39	486.88	371.09	1,847.02	1,404.23
	Expenses					
	Finance costs	362.16	360.87	285.21	1,351.83	1,017.01
	Fees and commission expenses	0.12	0.12	0.05	0.33	0.16
	Employee Benefits Expenses	6.53	1.88	11.25	29.85	25.47
	Depreciation, amortisation and impairment	1.17	0.66	0.58	3.07	2.37
		4.40	3.19	3.14	15.86	11.92
≥ —		382,85	374.43	285.65	1,431.60	1,078.49
<u>></u>	Profit before tax (III- IV)	112.54	112.45	85.44	415.42	325.74
>						
	(1) Current fax	1301	,	196	4	
	(2) Deferred tax	W.	î#		(4.1)	100
	(3) Earlier year tax adjustment	¥	(5.05)		(2.05)	8
₹	Net Profit for the period (V - VI)	112.54	117.50	85.44	420.47	325.74
₹	Other Comprehensive Income					
⋖	Ξ					
	Remeasurements of post-employment benefit obligations (ii) Income tax relation to flows that will not be reclassified to profit and loss	0.10	% 10	0.02	(0.52)	(0.95)
æ		C) •1		ri e	e (* *
	(ii) Income tax relating to items that will be reclassified to profit and loss	1300	9	ħ	ě!)	
	Other Comprehensive Income (A + B)	0.10	(* €)	0.02	(0.62)	(0.95)
<u>×</u>	 Total Comprehensive Income for the period (VII + VIII) (Comprising profit and other comprehensive income for the period) 	112.64	117.50	85.46	419.96	324.79
×		0.82	0.85	0.62	3.08	2.37
	(2) Diluted (₹)	0.82	0.85	0.62	3.06	2.37



NIIF INFRASTRUCTURE FINANCE LIMITED

Statement of Audited Financial results for the Quarter and Year ended March 31, 2024

Note

The aforesald financial results of the Company were reviewed by the Audit Committee on May 03, 2024 and approved by the Board of Directors at their meeting held on

- 2 The above financial results of the Company have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 ("Ind AS") prescribed under section 133 of the Companies Act, 2013 and in accordance with the requirement of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The disclosures under Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the period ended March 31, 2024 are enclosed as Annexure.
- 3 The Debentures issued by the Company have been assigned rating of "AAA" by ICRA Limited & CARE Ratings Limited
- 4 There is no Debenture Redemption Reserve (DRR) created as the Non Banking Financial Companies registered with Reserve Bank of India are not required to create DRR for the privately placed debentures.
- 5 The Company is engaged in business of financing by way of loans (non banking financial services). All other activities of the Company revolve around the main business and accordingly, there are no separate reportable segments in terms of Ind AS 108 - Operating Segments
- 6 The Company is an Infra Debt Fund Non Banking Finance Company (IDF NBFC) registered with the Reserve Bank of India on September 22, 2014. The income of the Company, being IDF-NBFC, is exempt under section 10(47) of the Income Tax Act, 1961, from with effect from financial year 2019-20
- Accounting Standards, Non- Banking Financial Companies (NBFCs) are required to create an impairment reserve for any shortfall in impairment allowances under IND AS 109- Financial Instruments and Income Recognition, Asset Classification and Provisioning ("IRACP") norms (including provision on standard assets). The impairment allowance under IND AS 109 made by the Company exceeds the total provision required under IRACP (including standard asset provisioning), as at March 31, 2024 and 7 In terms of requirement as per RBI notification no RBIZ019-20/170 DOR (NBFC).CC.PD.No.109/22.10.106/2019-20 dated March 13, 2020 on implementation of Indian accordingly, no amount is required to be transferred to impairment reserve.
- 8 On March 30, 2024, in accordance with terms of 0,001% Compulsority Convertible Preference Shares (CCPS) with Government of India, 344,997,165 CCPS have been converted into equal number of equity shares
- 9 Details of loans not in default acquired during the year ended 31st March, 2024 under the RBI Master Direction on Transfer of Loan Exposures dated 24th September, 2021 are given below:

Details of loans not in default acquired from other entitles

Mode of acquisition	Assignment and Novation
Aggregate principal outstanding of loans acquired	₹ 373.24 crs
Aggregate consideration paid	₹ 377.64 crs
Weighted average residual maturity	12.87 years
Weighted average holding period	Ą.Ż.
Retention of beneficial economic interest by the originator	II.
Coverage of tangible security	100% secured
Rating-wise distribution of loans acquired by value:	AA - 100%

10 During the quarter, the Company approved a cash settled share based payment scheme, "NIIF-IFL Long Term Incentive Plan 2023", which is recognised in accordance with Ind AS 102 - Share Based Payment, Employee Benefit Expense includes ₹ 1.10 crs being the charge for the Share Appreciation Rights under this Plan

- 11 The figures for the Quarter ended March 31, 2024 are the balancing figures between audited figures in respect of the year ended March 31, 2024 and the year to date figures up to the end of the third Quarter of the relevant financial year which was subject to limited review.
- 12 The figures for previous periods have been regrouped wherever required to correspond with those of the current period.

For and on behalf of the Board of NIIF Infrastructure Finance Limited

Nilesh Shrivastava Director

DIN no.09632942

Date: May 3, 2024 Place: Mumbai





	As at	As at
Particulars	March 31, 2024 (Audited)	March 31, 2023 (Audited)
ASSETS		
(1) Financial Assets		
(a) Cash and cash equivalents	911.50	533.5
(b) Bank Balance other than (a) above	0.02	
(b) Investments	582.84	
(b) Loans	21,989.77	17,717.0°
(c) Other financial assets	0.26	0.29
1	23,484.39	18,250.88
2) Non-financial Assets		447.0
(a) Current tax assets (net)	250.92	147.65
(b) Property, plant and equipment	0.90	0.48
(c) Capital work in progress	0.98	- 5.75
(d) Right of use assets	7.86	
(e) Intangible assets	1.37	0.88 0.28
(f) Intangible asset under development (g) Other non-financial assets	0.55 1.01	0.50
	263.59	155.54
TOTAL ASSETS	23,747.98	18,406.42
	20,7 11.00	,
I. LIABILITIES AND EQUITY		
1) Financial Liabilities		
a) Payables (I) Trade payables		
(i) Total outstanding dues of micro enterprises and small enterprises	β	0.02
(ii) Total outstanding dues of creditors other than micro	1.63	0.68
enterprises and small enterprises (II) Other payables		
(i) Total outstanding dues of micro enterprises and small		-
enterprises (ii) Total outstanding dues of creditors other than micro	4.42	3.32
enterprises and small enterprises	40 700 44	44.040.04
b) Debt securities	19,782.14	14,949.81
c) Finance lease liabilities d) Other financial liabilities	8.17 74.03	5.96 2.38
ŀ	19,870.39	14,962.14
2) Non-financial Liabilities		2.87
a) Provisions b) Other non-financial liabilities	6.47 11.47	1.69
oy Outer Hon-Illiancial liabilities		
	17.94	4.56
3) Equity a) Equity share capital	1,375.28	1,030.28
b) Instruments entirely equity in nature	.,5.51.20	878.74
c) Other equity	2,484.37	1,530.70
in Final	3,859.65	3,439.72
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
OTAL LIABILITIES AND EQUITY	23,747.98	18,406.4

* NIIF

NIIF INFRASTRUCTURE FINANCE LIMITED CIN No: U67190MH2014PLC253944 Cash Flow Statement for the year ended March 31, 2024 (₹ in Crs) For year ended March For year ended March 31, 2024 31, 2023 A. Cash flow from operating activities Profit before tax 415.42 325.74 Adjustments for: Depreciation, amortisation & Impairment 3.07 2.37 Interest on Debt Securities - EIR Adjustments 17.77 11.03 Interest on Loan - EIR adjustment (19.11) (10.69)Net (gain) / loss on sale of property, plant and equipments (0.03)(0.02)Gain on Mutual fund investment (28.18)Discount accreted on T-Bills (21.85)Interest on Borrowings other than debt securities (Ind AS 116 impact) 0.45 0.49 Impairment on financial instruments 29.95 25.47 Operating profit before working capital changes 397.49 354.39 Changes in working capital: (Decrease)/Increase in trade payables 0.96 (0.11)(Decrease)/Increase in Other payables 1 10 0.28 (Increase)/Decrease in other financial assets 0.01 (0.04)(Decrease)/Increase in other financial liabilities 71 65 (5.30)Increase/(Decrease) in Provision 3.07 0.87 Increase/(Decrease) in other non financial liabilities 9.79 (0.24)Increase/(Decrease) Interest accrual on debt securities 222.04 102.86 (Increase)/Decrease in non-financial assets (0.51)0.13 (Increase)/Decrease in loans (4,283.60)(3,638.80)Cash flow generated from/(used in) operations (3,578.00) (3,185.96)(Payment) of tax (net) (98.22)(32.43)Net Cash flow generated from/(used in) operations (A) (3,676.22) (3,218.39)B. Cash flows from investing activities Purchase of property, plant and equipment/intangible assets (2.84)(1.44)Sale of property, plant and equipments 0.03 0.43 Purchase of Mutual Fund units (9,288.59)Sale of Mutual fund units 9,316.77 Purchase of T-bills (5,965.98)Redemption of T-bills 5,405.00 Net cash flow generated from/(used in) investing activities (B) (535.61) (1.01) C. Cash flows from financing activities Proceeds from debt securities & CPs issued (Net) 4.592.52 2,513.18 Payment for the lease liability (2.77)(1.75)4.589.75 2,511.43 Net cash generated from/(used in) financing activities (C) Net Increase / (Decrease) in cash and cash equivalents (D) = (A + B + C)377.92 (707.97)Cash and cash equivalents at the beginning of the Year (E) 533.58 1,241.55 533.58 Cash and cash equivalents at the end of the Year (F) = (D) + (E)911.50 Cash and cash equivalents include the following Balances with banks in current account 214.98 11.41 Fixed deposits with maturity less than 3 months 696.52 522.17 Total cash and cash equivalents 911.50 533.58





Transactions for the period from 1st April 2023 to 31th Mar 2024.

Addi	Additional disclosure of related party transactions - applicable only in case the related party transaction relates to loans, inter-corporate deposits, advances or investments made or given by the listed entity/subsidiary.	applicable only in case the relate	d party transaction relates to	o loans, inter-corporate o	leposits, advances or	r investments ma	ade or given	by the listed e	ntity/subsidiary.							
S. No	Details of the party (listed entity /subsidiary) entering into the transaction	n Details of the counterparty	counterparty	Type of related party transaction (see Note 5)	Value of the related party transaction as approved by the audit committee (see Note 6a)	Value of transaction during the reporting period (see Note 6b)	In case moi to either result transaction	In case monies are due to either party as a result of the transaction (see Note	In case any f Incurred to n corporate	Inancial indebt nake or give los deposits, adva nvestments	edness is ins, inter- nces or	Details of th	he loans, int	ter-corporate investments	ate deposi its	Details of the loans, inter-corporate deposits, advances or investments
	Name	Name	Relationship of the counterparty with the listed entity or its subsidiary				Opening balance	Closing balance	Nature of indebtedness (loan/ Issuance of debt/ any other etc.)	Cost (see Note 7)	Tenure	Nature (loan/ advance/ inter- corporate deposit/ investment	Interest Rate (%)	Tenure	Secured / unsecur	Purpose for which the funds will be utilised by the ultimate recipient of funds (endusage)
1	NIIF Infrastructure Finance Limited	National Investment and Infrastructure Fund II	Controlling Stakeholder	Equity share capital	tii	*1:	54,635	54,635	NA	NA	A N	NA	NA	A A	A N	NA
2	NIIF Infrastructure Finance Limited	National Investment and Infrastructure Fund II	Controlling Stakeholder	Equity share premlum	19	88	765,02	20,537	NA	NA	A N	AN	NA	A N	AN AN	AN
m	NIIF Infrastructure Finance Limited	Aseem Infrastructure Finance Limited	Entity with significant influence	Equity share capital	5	•55	42,393	42,393	NA	NA	A N	AN	AN	Ā	A A	NA
4	NIIF Infrastructure Finance Limited	Aseem Infrastructure Finance Limited	Entity with significant influence	Equity share premium	8	**	33,628	33,628	NA	NA A	NA A	NA	NA	₽.	NA	NA
'n	NIIF Infrastructure Finance Limited	Aseem Infrastructure Finance Limited	Entity with significant influence	Shared services cost recovery/other expenses	56	26		+00	NA	AN	NA	NA	NA	NA	AN A	NA
9	NIIF Infrastructure Finance Limited	Aseem Infrastructure Finance Limited	Entity with significant Influence	Processing fee Income	20	20	33	R	NA	NA	A N	NA	NA	A N	AN	NA
7	MIIF Infrastructure Finance Limited	Aseem Infrastructure Finance Limited	Entity with significant influence	Reimbursement of expenses	13	13	74(60'	NA	NA	A N	NA	NA	NA	AN	NA
∞	NIIF Infrastructure Finance Limited	Aseem Infrastructure Finance Limited	Entity with significant Influence	Purchase of Loan/Debenture	47,833	47,833	9	eñ	NA	NA	ΝΑ	NA.	NA A	A N	AN A	NA
6	NIIF Infrastructure Finance Limited	Shiva Rajaraman	KMP	Managerial Remuneration	260	260	@	(3	NA	NA	A N	NA	NA	A N	NA AN	NA
10		Mr. Ashwini Kumar	Independent Director	Sitting fees	21	21	ga.	10	NA	NA	NA	NA	AM	NA	NA	NA
22	NIIF Infrastructure Finance Limited	Ms. Rosemary Sebastian	Independent Director	Sitting fees	19	19	337		NA	NA	NA	NA	NA	NA	T	AA
12	MIIF Infrastructure Finance Limited	Mr. Charl Alwarthirunagari Kuppuswamy	Non Executive Director	Sitting fees	90	30	8	309	NA	NA	NA		NA	A N		NA
13	NIIF Infrastructure Finance Limited	Mr. Prashant Kumar Ghose	Independent Director	Sitting fees	13	13	S.	0)	NA	NA	NA	NA	NA	NA	NA	NA
Tota	Total (6b)				48,234	48,234										

Notes:

- 1 The details in this format are required to be provided for all transactions undertaken during the reporting period. However, opening and closing balances, including commitments, to be disclosed for existing related party transactions even if there is no new related party transactions even if there is no new related party transactions.
 - 2 Where a transaction is undertaken between members of the consolidated entity (between the listed entity and its subsidiary or between subsidiaries), it may be reported once.
- 3 Listed banks shall not be required to provide the disclosures with respect to related party transactions involving loans, inter-corporate deposits, advances or investments made or given by the listed banks.
- 4 For companies with financial year ending March 31, this information has to be provided for six months ended September 30 and six months ended March 31. Companies with financial years ending in other months, the six months period shall apply accordingly.

 Each type of related party transaction (for e.g. sale of goods/services, purchase of goods/services or whether it involves a loan, inter-corporate deposit, advance or investment) with a single party shall be disclosed separately and there should be no clubbing or netting of transactions or whether it involves a loan, inter-corporate deposit, advanced from the reporting period. For instance, sale transactions with the same party may be aggregated for the reporting period. For instance, sale transactions with the same party may be aggregated for the reporting period. For instance, sale transactions with the same party may be aggregated for the reporting period. For instance, sale transactions with the same party may be aggregated for the reporting period. For instance, sale transactions with the same counterparty should be disclosed separately, without any netting off for sale and purchase transactions. Similarly, loans advanced to and received from the same counterparty should be disclosed separately, without any netting off for sale and purchase transactions. Similarly, loans advanced to and received from the same counterparty should be disclosed separately, without any netting off.
 - 6 In case of a multi-year related party transaction:
- a. The aggregate value of such related party transaction as approved by the audit committee shall be disclosed in the column "Value of the related party transaction as approved by the audit committee".

 b. The value of the related party transaction undertaken in the reporting period shall be reported in the column "Value of related party transaction during the reporting period".
 - 7 "Cost" refers to the cost of borrowed funds for the listed entity,
 - 8 PAN will not be displayed on the website of the Stock Exchange(s).
- 9 Transactions such as acceptance of fixed deposits by banks/NBFCs, undertaken with related parties, at the terms uniformly applicable /offered to all shareholders/ public shall also be reported.

For NIIF Infrastructure Finance Limited



Authorised Signatory



May 03, 2024

The Manager – Listing Department National Stock Exchange of India Ltd. Exchange Plaza, Plot no. C/1, G Block, Bandra-Kurla Complex, Bandra (E), Mumbai - 400 051

Dear Sir,

In compliance with clause 6 of the listing agreement for debt securities, we are enclosing the following data for the year ended March 31, 2024 for your perusal.

Ratios	Description	March 31, 2024
Debt-Equity Ratio	Total Debt / Total Equity	5.13
Current Ratio	NA NA	NA NA
Long Term Debt to Working Capital	NA	NA
Bad Debts to Account Receivable Ratio	NA	NA
Current Liability Ratio	NA	NA
Total Debts to Total Assets	Total Debt / Total Asset	0.83
Debtors Turnover	NA	NA
Inventory Turnover	NA	NA
Operating Margin (%)	Operating Profit / Total Revenue	21.93%
Net Profit Margin (%)	PAT / Total Revenue	22.76%
Net Worth (₹ in lakhs)	Share capital + Reserves and surplus	3,85,965
Net Profit After Tax (₹ in lakhs)		42,047
Earnings Per Share (Basic)	PAT / Total number of shares	3.06
Earnings Per Share (Diluted)	PAT / Total diluted number of shares	3.06
Gross/ Net Non-Performing Assets (NPAs)		Nil
Capital Redemption Reserve/Debenture Redemption Reserve *	NA	NA

^{*} Not applicable, being a Non-Banking Financial Service Company registered with the Reserve Bank of India.

The results for the year ended March 31, 2024 are attached as per Annexure-I of the SEBI operational circular dated July 29, 2022.

No event of default with respect to Regulatory Compliance or terms of the Issue/Trust Deed/listing agreement has taken place during the year ended March 31, 2024.

The name, designation and contact details of the "Compliance Officer" of the Company are:

(A) Name: Ankit Sheth

(B) Designation: Company Secretary

(C) Correspondence address: 3rd Floor, UTI Tower, North Wing, GN Block, Bandra Kurla Complex, Bandra (E), Mumbai

(D) Phone/Fax: 400051 (D) Phone/Fax: 022-6859 1340

(E) Email: ankit.sheth@njififl.in

We hope that the aforesaid information would meet with your requirements.

Thanking you

Yours faithfully

For NIIF Infrastructure Finance Limited

Shiva Rajaraman

Chief Executive Officer





May 03, 2024

The Manager National Stock Exchange of India Ltd Bandra Kurla Complex, Bandra (E), Mumbai-400051.

Sub: Statement of Material Deviation under Regulation 52(7) and 52(7A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sirs,

Pursuant to the provisions of Regulation 52(7) and 52(7A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith a statement indicating no deviation or variation in utilization of proceeds of issue of listed Non-convertible securities issued by the Company during the quarter ended March 31, 2024.

Please take the above on record.

Thanking you,

Yours faithfully,
For NIIF Infrastructure Finance limited

Authorised Signatories





NIIF Infrastructure Finance Limited Statement of Material Deviation or Variation for the quarter ended March 31, 2024

Name of Listed Entity	NIIF Infrastructure Finance Limited
Mode of Fund Raising	Private Placement
Type of Instrument	Secured Redeemable Non-Convertible Debentures
Date of Raising Funds	As Per Annexure I
Amount Raised	As Per Annexure I
Report filed for Quarter ended	March 31, 2024
Is there a Deviation or Variation in use of funds raised?	No
Whether any approval is required to vary the objects of the issue stated in the prospectus offer document?	No
If yes, details of the approval so required?	Not Applicable
Date of Approval	Not Applicable
Explanation for the deviation/ variation	Not Applicable
Comment of Audit Committee after review	None
Comment of Auditors, if any	None

Original Object	Modification Object, if any	Original allocation (Rs. In crores)	Modified allocation, If any	Funds utilized	Amount of deviation / variation for the quarter according to applicable object (in Rs. Crore and in %)	Remarks, if any
The proceeds of the issue will be used for augmenting long-term resources of the Company for the purposes of refinancing of Infrastructure Projects which have completed at least 1 (One) year of satisfactory commercial operation under applicable RBI regulations from time to time.	2 	805.00	- .	Funds have been Utilized as per the stated objects.	Nil	

Deviation could mean:

- (a) Deviation in the objects or purposes for which the funds have been raised
- (b) Deviation in the amount of funds actually utilized as against what was originally disclosed.





Annexure I Statement of utilization of issue proceeds: 1-January-2024 to 31-March-2024

Name of the Issuer	ISIN	Mode of Fund Raising (Public issues/ Private placement)	Type of instrumen t	Date of raising funds	Amount Raised (Rs. In crores)	Funds utilized (Rs. In crores)	Any devia tion (Yes/ No)	If 8 is Yes, then specify the purpose of for which the funds were utilized	Remarks, if any
1	2	3	4	5	6	7	8	9	10
NIIF	INE246R07707	Private	Secured	24-01-2024	25.00	25.00	No	(+)	Funds have
Infrastruct	INE246R07715	Placement	Redeemable	24-01-2024	180.00	180.00	No	2	been Utilized
ure Finance	INE246R07715 (Re-Issuance)		Non- Convertible	14-02-2024	100.00	100.00	No		as per the objects
Limited	INE246R07723		Debentures	14-03-2024	500.00	500.00	No		stated in General Information Document / Key Information document / Term Sheet
	Total				805.00	805.00			

For NIIF Infrastructure Finance limited

Authorized Signatory



Lodha & Co. LLP

6, Karim Chambers 40, Ambalal Doshi Marg, Fort Mumbai – 400 001

Email: Mumbai@lodhaco.com

M. P. Chitale & Co.

1st Floor, Hamam House Ambalal Doshi Marg, Fort

Mumbai – 400 001

Email: office@mpchitale.com

AUDITOR'S STATEMENT ON END USE OF PROCEEDS FROM ISSUE OF NON-CONVERTIBLE DEBT SECURITIES AS AT MARCH 31st, 2024 UNDER REGULATIONS 15(1A) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (DEBENTURES TRUSTEES) REGULATION, 1993 ('DEBENTURES TRUSTEES REGULATIONS)

To,
The Board of Directors
NIIF Infrastructure Finance Limited

1. Introduction

This certificate is issued in terms of our audit engagement with NIIF Infrastructure Finance Limited ("the Company") as joint statutory auditors. Pursuant to the regulations of Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993 as amended from time to time and as requested by the Company, we have examined the utilization of funds received by the issue of NCDs in respect of NIIF Infrastructure Finance Limited ("the Company") during the year ended March 31st, 2024 with the relevant documents/records maintained by the Company.

2. Management's Responsibility

The Management of the Company is responsible for compliance with the requirements of the Debenture Trustee Regulations and all the external and internal requirements on an ongoing basis and reporting non-compliance, if any, to the regulatory authority, Board of the Company and its audit committee. This responsibility also includes the preparation of the Statement is the responsibility of the Management, including the preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the report, compliance with the statutory requirements and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances. Further, this responsibility includes ensuring that the relevant records provided to us for our examination are correct and complete.

3. Auditor's Responsibility

Pursuant to the requirements of the Debenture Trustee Regulation, our responsibility is to provide a limited assurance on reporting criteria whether as at March 31st, 2024, the Company has utilized the Funds raised through the issue of NCD during the year ended March 31st, 2024, for the purpose as given in the attached statement.

We conducted our examination in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the Institute of Chartered Accountants of India. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and related Services Engagements.

4. Conclusion

Based on our examination of the books of account and other relevant records maintained by the Company and the information and explanations given to us and representation received from the Management of the Company nothing has come to our attention that causes us to believe that funds raised by the Company through the issue of NCDs, given in the attached statement, during the year ended March 31st, 2024 has been utilized towards the purpose of issuance of Debentures as mentioned in the offer document.

5. Other Matters

The Company has temporarily parked the funds received in Bank as Fixed Deposit or mutual funds until its deployment for the stated purposes.

6. Restriction on use

This Certificate has been issued at the specific request of the company pursuant to the requirements of the Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993 as amended from time to time. It should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care or for any other purpose or to any other party to whom it is shown or into whose hands it may come without our prior consent in writing.

For Lodha & Co. LLP Chartered Accountants

Firm Regn. No. 301051E / E300284 Rajendra Digitally signed by Rajendra Parasmal Baradiya

Baradiya Date: 2024.05.03

R. P. Baradiya

Partner

Membership No. 044101

UDIN: 24044101BKCJAK5469

Place: Mumbai Date: May 03, 2024 For M. P. Chitale & Co. Chartered Accountants

Firm Regn. No. 101851W

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Partner

Membership No. 136908

UDIN: 24136908BKFMGQ3531

Place: Mumbai Date: May 03, 2024



Statement of utilization of issue proceeds

Statement of utilization of proceeds from non-convertible debentures (NCDs) issued during the year ended March 31, 2024 Pursuant to the Annexure IV – A of Operational Circular for listing obligations and disclosure requirements for Non-convertible Securities dated July 29, 2022 the statement of Utilization of the issue proceeds from the auditor of the listed entity shall cover below mentioned points:-

Name of the Issuer	ISIN	Mode of Fund Raising (Public issues/ Private placement)	Type of instrument	Date of raising funds	Amoun t Raised (Rs. In crores)	Funds utilized (Rs. In crores)	Any devia tion (Yes/ No)	If 8 is Yes, then specify the purpose of for which the funds were utilized	Remarks, if any
1	2	3	4	5	6	7	8	9	10
NIIF Infrastr	INE246R07533 (Re-Issuance)	Private Placement	Secured Redeemable	18-04-2023	400.00	400.00	No	3	Funds have been Utilized
ucture	INE246R07657		Nол-	09-05-2023	500.00	500.00	No		as per the
Finance Limited	INE246R07616 (Re-Issuance)		Convertible Debentures	06-06-2023	500.00	500.00	No	*	objects stated in
	INE246R07665			10-07-2023	400.00	400.00	No	2	General
	INE246R07673			31-07-2023	900.00	900.00	No		Information
	INE246R07665 (Re-issuance)			24-08-2023	500.00	500.00	No		Document / Key
	INE246R07681			25-10-2023	500.00	500.00	No		Information
	INE246R07699			16-11-2023	850.00	850.00	No	2	document / Term Sheet
	INE246R07707			24-01-2024	25.00	25.00	No		Term sheet
	INE246R07715			24-01-2024	180.00	180.00	No		
	INE246R07715 (Re-Issuance)			14-02-2024	100.00	100.00	No	E E	
	INE246R07723			14-03-2024	500.00	500.00	No		
	Total				5355.00	5355.00			- t

Yours faithfully,
For NIIF Infrastructure Finance limited

Authorised Signatory

Date: May 03, 2024



Lodha & Co. LLP

6, Karim Chambers 40, Ambalal Doshi Marg, Fort Mumbai – 400 001

Email: Mumbai@lodhaco.com

M. P. Chitale & Co.

1st Floor, Hamam House Ambalal Doshi Marg, Fort Mumbai – 400 001

Email: office@mpchitale.com

Certificate on maintenance of security cover and compliance with the covenants as per the Debenture Trust Deed including the Information Memorandum pursuant to Regulation of 56 (1) (d) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

To,
The Board of Directors of
NIIF Infrastructure Finance Limited

1. Introduction

We, as the joint statutory auditors of NIIF Infrastructure Finance Limited ("the Company"), are issuing a certificate regarding maintenance of security cover as at March 31, 2024, as per the terms of the Debenture Trust Deed including the Information Memorandum, in the form of book debts/receivables on the amounts due and payable to all secured lenders in respect of listed debt securities ("Secured Lenders") issued by the Company including compliance with the covenants that the Company was required to comply with for the quarter ended March 31, 2024. This certificate is required as per Regulation 56 (1)(d) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time and as per the **SEBI** Circular SEBI/HO/MIRSD/MIRSO CRADT/CIR/P/2022/67 dated May 19, 2022 ("the circular").

Accordingly, the management of the company has prepared the accompanying statement ('Annexure I') in the format required as per the Circular, containing the details of security cover available for debenture holders in accordance with the audited financial statements as at March 31, 2024 and other relevant documents/records maintained by the Company.

2. Management's Responsibility

The Management of the Company is responsible for:

- a. preparation of the accompanying Annexure I from audited financial statements of the Company as at March 31, 2024 and other records maintained by the Company;
- ensuring maintenance of the security cover available for debenture holders is more than
 the cover required as per the Debenture Trust Deed including the Information
 Memorandum in respect of listed debt securities;
- c. accurate computation of security cover available for debenture holders based on audited financial statements of the company as at March 31 2024;
- d. compliance with the covenants of the Debenture Trust Deed including the Information Memorandum in respect of listed debt securities;
- e. preparation and maintenance of proper accounting and other records & design, implementation and maintenance of adequate internal procedures/systems/ processes/controls relevant to the creation and maintenance of the aforesaid records.

This responsibility includes ensuring that the relevant records provided to us for our examination are correct and complete.

3. Auditor's Responsibility

Our responsibility is to provide limited assurance in form of conclusion based on the examination of audited financial statement as at March 31, 2024 and other relevant records maintained by the Company as to whether anything has come to our attention that causes us to believe that amounts appearing in Annexure I are incorrectly extracted from audited financial statements as at March 31, 2024 and other records maintained by Company and whether security cover available for debenture holders has been maintained in accordance with the Debenture Trust Deed including the Information Memorandum in respect of listed debt securities.

Our responsibility is also to provide limited assurance that prima facie the company has complied with the covenants mentioned in the Debenture Trust Deed including the Information Memorandum during the quarter ended March 31, 2024 in respect of listed debt securities.

For this purpose, we have

- a. Obtained and read the Debenture Trust Deed and the Information Memorandum in respect of the secured Debentures and noted the asset cover percentage required to be maintained by the Company in respect of such Debentures and covenants applicable to the Company during the period;
- b. Traced whether amounts mentioned in Annexure I have been extracted from audited financial statements as at March 31, 2024 and other relevant records maintained by the Company.

We conducted our examination in accordance with the Guidance Note on Reports or Certificates for Special Purposes ("the Guidance Note") and Standards on Auditing issued by the Institute of Chartered Accountants of India (ICAI). The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.

We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) – 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Service Engagements.

4. Conclusion

Based on our examination and information & explanation given to us, nothing has come to our attention that causes us to believe that;

- a. the amounts appearing in the Annexure I are incorrectly extracted from audited financial statements as at March 31, 2024;
- b. the security cover available for debenture holders is not maintained as per the cover required in the Debenture Trust Deed including the Information Memorandum in respect of listed debt securities; and
- c. that company has not complied with the covenants of the Debenture Trust Deed including the Information Memorandum during the quarter ended March 31, 2024 in respect of listed debt securities.

5. Restriction on use

This Certificate has been issued at the specific request of the Company pursuant to the requirements of Regulation of 56 (1) (d) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time. It should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care or for any other purpose or to any other party to whom it is shown or into whose hands it may come without our prior consent in writing.

For Lodha & Co. LLP **Chartered Accountants**

Firm Regn. No. 301051E / E300284 Raiendra Digitally signed by Rajenďra

Rajendra Parasmal Parasmal Baradiya Date: 2024.05.03

Baradiva 13:30:01 +05'30'

R. P. Baradiya

Partner

Membership No. 044101

UDIN: 24044101BKCJAL9965

Place: Mumbai Date: May 03, 2024

For M. P. Chitale & Co. **Chartered Accountants** Firm Regn. No. 101851W

SHRADDHA Digitally signed by SHRADDHA ANDRET JATHAR DIVIS AND DHA ANDRET JATHAR DIVIS ANDRET JATHAR DIVIS AND DHA ANDRET JATHAR DIVIS ANDRET JATHAR DIVIS AND DHA ANDRET JATHAR DIVIS ANDR

Partner

Membership No. 136908

UDIN: 24136908BKFMGP6841

Place: Mumbai Date: May 03, 2024



Securtiy Cover Certificate as on March 31, 2024

Party Party Charge Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party Party	Column A	Column B	Column C	Column D	Column E	Column F	Column G	Column H	Columni	Column 1 Column K		Column	Column M Column N	Column	Columnia
Part	Particulars	Description	Exclusive	Exclusive	Park Passu Charge	Part-Passu Charge	Parl-Passu Charge	Assets not offered as Security	(amount in	(Total C to H)	and the	1000	ily those them	is covered by this certificate	
Particularies Particularie			Debt for which this certificate being issued	Other Secured Debt	Debt for which this certificate being issued	Assets shared by part passe-holder (includes debt for which this certificate is issued &- part- passu charge)	Other assetes on which there is part-Passu charge (excluding Rems covered in column F)		defit emount considered more than once (due to exclusive plus part parau charge)		Marke Value for Assets charged on Exclusive basis	Carrying / Dook value for exclusive charge easets where market when is excertainable or applicable for ig Bank Balence, DSHA market value is not	Martet Value for Peri pessu charge Assets VIII	Carryfug value/Dook value for part passus charge assetts where market values is not assertationally or applicately (For Eg. Bank Basisses, DOMA market value is not applicately)	Total Value (Ketender)
Figure 1971			Book Value	Book Value	Yes/ No	BookValue	BookValue	All No.				applicabel			2000
	ASSETS														
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Part State Par	Goodwill		*	1,4)*	666			10	de la				
The control of the	Intangible Assets			80			*		3€	i i	19				70.9
Public State Maria India Anticology Public State Maria India Anticology Public State	intangible under Development		+	10		•	*		•	*	*		it	78	
Matural Fundament & Particulation	investments	T bills	75	130	yes	58,284	e			58,284			+	58,284	58.284
Control Light Control	Investments	Mutual Fund			yes	mi.	*	89	(1)	N.	34			,	
Control Library Experiments Part of Septical Section	Loans	Loans and advances before EIR adjustment & provisions	439	*1	yes	22,11,819	*	•		22,11,819	Я		38	22,11,819	22,11,819
Control March Control Marc	Inventories		٠				٠						i i s	3	
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House other than Cash and In current account Paris Par	Cash and Cash Equivalents	In deposit account		i.e	yes	21,498	10	(10)		21,498	0.97		٠	21,498	21.498
Current La sisets Current La siste Curr	Bank Balances other than Cash and Cash Fourwalents	In current account	*	Œ.	yes	69,652	(*)	30		69,652	8		(8)	69,652	259'69
E.S. Current law assets Current seed and the current of the current of the current owhich this certificate Genoving before EIR Current seed and the current of the current of the current of the current owhich this certificate Genoving before EIR Current seed and the current of	Others	Other Financial Assets	19	\$70.)	yes	25,118	60		900	25 118			•	011 3C	25 110
Figure F		Current tax assets								and the second	85		8	gir'cz	211,62
ESS Convolutes to which this certificate Convolutes Convolutes	Total					23,86,374	36	36		23,86,374	80		'n	23,86,370	23,86,375
curriles to which this certificate bit sharing selected and business before ER adjustment. yes 19,21,400 19,2	LIABILITIES														
bet slaring part-pass uchanges. bet slaring part-pass uchanges.	Debt securities to which this certificate	Borrowings before EIR	(Ok		yes	19,21,400			0)	19,21,400	40		::•	19.21.400	19.21.400
belt Interest Accrued yes 64,606 9 64,606 9 9 64,606 9	Other debt charing pari-passu charge	adjusting -	1												0
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ontood Debt Exclusive Security CoverRatio Company <	Other debt	Interest Accrued) ii		yes	909'89			•	64,606			٠	64,606	64.606
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curd lest .	Borrowings	Ye	T			100			100	500	94		79.		3.0
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n Book Value 19,86,006 19,86,006 19,86,006 n Market Value 1,20 1,20 1,20 Exclusive Security Cover Ratio Pani-Passu Security Cover Ratio 1,20 1,20	Provisions					•			٠	č.	.4		*		17.
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Exclusive Security CoverRatio	Cover on Market Value					1.20									
			Evelueine Cacurit	v CountBatto		Darl, Daccii Sariirity Cou	or Batio								
			CANTAINE COMMI	V Coremann		Pairit assu security con	EL Pario			Ī	Ī				

i This column shall include book value of assets having exclusive charge and outstanding book value of debt for which this certificate is issued.
ii This column shall include book value of assets having exclusive charge and outstanding book value of all corresponding debt other than column C.
iii This column shall include debt for which this certificate is issued having any pari passu charge - Mention Yes, else No.

iv This column shall include a) baok value of assets having pari-passu charge b) autstanding book value of debt for which this certificate is issued and c), other debt sharing pari-passu charge along with debt for which certificate is issued.

v This column shall include book value of all other assets having pari passu charge and outstanding book value of corresponding debt.

In solumn shall include all those assets which are not charged and shall include all unsecured barrowings including subordinated debt and shall include only those assets which are paid there shall not be elimination as there is nonoverlap.

Vin noder to match the liability amount with financials, it is necessary to eliminate the debt which has been counted more than once [included under exclusive charge column as also under pair passus). On the assets side, there shall not be elimination as there is nonoverlap.

In a most accounted an Consett Value, Building, Residential/Commercial Real Estate to be stated at Market Value. Other assets having charge to be stated at book value/Carrying Value.

In an an all the calculated as per the total value of assets mentioned in Column 0.

Yours faithfully, Thanking you,

For NIIF Infrastructure Finance limited **Authorised Signatories**







List of Covenant (including financial covenants) as per the debenture trust Deed (DTD) / Shelf Document / Term Sheet quarter ended March 31, 2024 for Debenture Trust Deed ated 25th August 2015 and 05th June 2023. Covenants: Status Financial Covenants: a. Debenture to rank Pari passu Complied. All the debentures are ranked Pari Passu Interest to be paid as specified in the respective tranche policy Complied. The Company has complied with the payment of interest as mentioned in the respective tranche document . Default interest to be paid as per tranche document Not Applicable d. Redemption of debentures to be made as per tranche document Complied. During quarter ended 31st March 2024, the Company had redeemed following mentioned debentures havig ISIN Number: INF246R07418 INE246R07566 Complied. The Company has made the payments to the register of debentures or e. Payment of principal & interest to be made to registered holder as per register of debentures on record date to the bank accounts of such holders Record Date. f. If payment date falls on holiday, interest to be paid on next working day & principal to be Complied paid on previous working day in accordance with Section 3.3 of the DTD g. Security- Redemption of principal/ interest along with all charges to be secured by first Complied. Refer Point (a) above. ranking pari passu (i) mortgage on the Company's immovable property and (ii) by hypothecation over the hypothecated property h. Transfer of Debentures: To be governed as per provisions applicable transfer and Not applicable. transmission of equity shares of the Company in line with provisions in Articles of Association . Variation of debenture holders rights Not Applicable. There has been no variation of debenture holders rights. Further borrowing: The Company is entitled to make further borrowings/ create financial Compiled. The Company has issued NCDs to Banks, insurance companies, PFs etc liabilities from time to time from banks/institutions/companies or any other during the quarter ended 31st March 2024. persons/agencies k. Debenture holders are not entitled to rights of members of the Company Complied Enforcement of security: On payment becoming due on debentures, debenture trustees Not Applicable. No such event during the period. may think fit to enforce security m. Tax deduction at source will be made as pre provisions of Income Tax Act and any Complied. TDS is deducted as applicable in accordance with the Income Tax lower/nil deduction certificate from Income tax office shall be provided 30 days prior to Provisions. interest payment date failing which tax will be deducted as per applicable income tax n. Security cover maintain is 1:25 for ISIN Number- INE246R07400, INE246R07657, Complied. The security cover is maintained. INE246R07673, INE246R07699, INE246R07723 o. The Company shall ensure that the Security Cover as stipulated in the Deed of Complied. The security cover is maintained. Hypothecation is maintained at all times and in the event the Security Cover being met by the charge created over the Hypothecated Property falls below the stipulated Security Cover, the Company shall forthwith create charge over such other assets so as to maintain the Security Cover in accordance with the terms of the Deed of Hypothecation. p. The Company shall create a recovery expense fund with respect to the Debentures that are Complied. The Company has created recovery expense fund with National Stock isted with any Stock Exchange, in the manner as may be specified by the SEBI from time to Exchange. q. The Company shall create a sinking fund with respect to the zero coupon bonds issued Not Applicable. As the company has not issued any Zero Coupon Bond. under the terms hereof as required/may be required by RBI 2. Non-Financial Covenants: a. The execution of transaction documents shall not violate /result in breach of terms under Complied any contract to which company is party of with any law , constitutional documents or tonstitute an act of bankruptcy, insolvency b. The Company is in compliance with applicable laws - Securities Exchange Board of India Complied (Listing Obligation and Disclosure Requirements) regulations, 2015 (SEBI LODR) c. The mortgaged/hypothecated property are sole and absolute property of Company and the Complied Company has power to mortgage/hypothecate it d. All necessary disclosures have been made as per SEBI (LODR) Complied e. The Company is in compliance with all Applicable Law and the constitutional documents of Complied the Company and has not received any notices of violation of any Law





Covenants:	Status
f. There is no material private or governmental action, order, suit, proceeding, claim	
arbitration or investigation pending before any agency, court or tribunal, foreign or domestic	, 2024.
which is ongoing, implied or is threatened, and shall have a material adverse effect:	l .
(i)Against the Company (whether by way of counter claim or appeal or otherwise);	
(ii) That may restrain, prevent or make illegal the (a) consummation of the transaction	5
contemplated by any of the Transaction Documents;	
(iii) Against the Company that may affect the right of the Debenture Holders to own the	
Debentures; or	
(iv)That may affect the right of the Company to operate the business	
g. The Company is not insolvent, bankrupt or unable to pay its debts as they fall due	Not applicable. No such event has occurred during the quarter ended March 3: 2024
h. The Company is not in arrears of any undisputed public demands such as income- tax	There are no arrears of any Undisputed Statutory Dues as of March 31, 2024.
corporation tax and all other taxes and revenues or any other statutory dues payable to	
Central or State Governments or any local or other authority	
ISIN specific covenants:	
A. If the rating of the instrument is downgraded to "double A minus (AA-)" or below at any	Not applicable. No such event has occurred during the quarter ended March 3:
time, investor reserves the right to increase the interest rate by upto 25 bps for every notch	2024.
of downgrade with effect from the date of downgrade. (Covenant is linked to ISINs INE246R07657, INE246R07673, INE246R07699 and INE246R07723 only).	
B. In case the rating falls to "A" or below at any time, investor reserves the right to recall the	Not applicable. No such event has occurred during the quarter ended March 3:
outstanding principal amount on the aforesaid NCDs along with all other monies/ accrued	
interest due in respect thereof including compensation for all real/nominal losses calculated	
on the basis as it may deem fit by providing notice period of 30 calendar days to the issuer.	
(Covenant is linked to ISINs INE246R07657, INE246R07673, INE246R07699 and INE246R07723	
only)	
The Company undertakes and covenants that the Company shall during the tenure of Debentures and until the payment of all Amounts Outstanding:	
Debaltares and antiffere payment of all Allounds Constanting.	
A) Execute all such deeds, documents and assurances and do all such acts and things as the	Complied
Debenture Trustee may reasonably require for exercising the rights, powers and authorities	· ·
hereby conferred on the Debenture Trustee:	
B) Carry out and conduct its business with due diligence and efficiency and in accordance	Complied
with sound engineering, technical, managerial and financial standards and business	
practices with qualified and experienced management and personnel	
C) If required, keep the security adequately insured in proper condition	The Insurance Policies for Security, wherever insurable have been undertaken an maintained in terms of the Debenture Trust Deed. Security is mainly cashflow /receivables from Borrowers and the mortgage created on piece of land.
D) Comply with guidelines/directions issued by Government Authority	Complied
 E) Keep Debenture Trustees informed about orders/directions, notices of courts/ tribunals or likely to affect security 	Complied. As represented by the Management, during the period ended 31s March 2024, there have been no notices/ orders etc. which are in a position to affect the security of the Company
F) Disclose material events to debenture trustees on ongoing basis	Complied. No material events have occurred for the quarter ended 31st March
keep proper books of accounts as required by the Act and therein maintain proper entries	2024. Complied. The Company has maintained proper books of accounts as required by
	the Companies Act 2013 and is in compliance with IND AS.
d) Give to the Debenture Trustee or to such person or persons 'as aforesaid such	
nformation as they or any of them shall require as to all matters relating to the business,	
property and affairs of the Company and at the time of issue thereof to the shareholders of	
he Company, furnish to the debenture trustees 3 copies of every report, balance sheet,	
profit and loss account circulars notifications issued to shareholders and debenture trustees	
shall be entitled from time to time to nominate a firm of chartered accountants to examine	
the books of accounts/other documents	
Permit the Debenture Trustee and such person as the Debenture Trustee shall, from time	Complied. During the period ended 31st March 2024, there have been n
to time, in writing for that purpose appoint, to enter into or upon and to inspect the state	inspections as conducted by the debenture trustee regarding the state an
and condition of books of accounts, records, registers	condition of the books of accounts.
) Punctually pay all rents, royalties, taxes, rates, levies, cesses, assessments, impositions	
and outgoings when become payable and when required by the debenture trustees, produce	
he receipts for such payments and also punctually pay/discharge all debt obligations and	
iabilities which may have priority over the security created and comply with covenants and	
obligations which ought to be observed and performed by the Company	
A Day all the analysis Annua shares and assists of the last of the	Paralled The Common has said all these of the American in territories.
f) Pay all stamp duty, taxes, charges and penalties if and when the Company may be equired to pay the same according to the laws for the time being in force	Compiled. The Company has paid all stamp duty, taxes etc on issuance of NCDs.
Reimburse all sums paid or expenses incurred by the Debenture Trustee or any	Complied. During the period ended 31st March 2024, there have been no cost
eceiver, attorney, agent or other person appointed by the Trustee	incurred by the debenture trustees which were required to be reimbursed.
	Ein



Covenants: M) Promptly inform the Debenture Trustee if it has notice of any application for windin up having been made or any statutory notice of winding up is given to the Company under the At or otherwise	
N) Promptly inform the Debenture Trustee of happening of any labour strikes, lockouts shutdown, fires or any event likely to have substantial effect on Company's profits an business and reasons therefore	
 O) Promptly inform the Debenture Trustee of any loss or damage the Company may suffedue to force majure circumstances or act of god against which the Company may not have insured properties 	
 P) Promptly inform the Debenture Trustee of any change in its name or change in the conduct of its business prior to such change being effected; 	Not applicable. No such event occurred during the quarter ended March 31, 2024
 Q) To inform debenture trustee of any major change in composition of its Board of Directors, which may amount to change in control as defined in SEBI (Substantia Acquisition of Shares and Takeovers) Regulations, 2011; 	[[[[[[[] [[] [[] [[] [[] [[] [[] [[] [[
	Mr. Padmanabh Sinha and Mr. Nilesh Shrivastava were appointed as Non-Executive Nominee Directors of the Company w.e.f. March 28, 2024
R) Punctually pay, or ensure payment of, all rents, rates, outgoings in connection with any part of Security so as to keep the same free from any other interest, other than the Security other interest permitted under the Financing Documents/ Security Documents	
5) if any penalty or legal costs or any other charges are paid by the Debenture Holder(s, Debenture Trustee, (upon the failure to pay or ensuring payment) for the stamping and registration of any of the documents or any supplement or addition thereto or any other additional security documents, pay and reimburse to the Debenture Holder(s), Debenture Trustee the amount thereof and also provide Debenture Trustees certified copy of the receipts evidencing payment of stamp duty /other charges	
T) furnish to the Debenture Trustee details of all grievances received from the Debenture holder(s) and the steps taken by the Company lo redress the same. At the request of any Debenture-holder(s), the Debenture Trustee shall, by notice to the Company call upon the Company to lake appropriate steps to redress such grievance and shall, if necessary, at the request of any Debenture Holder(s) call a Meeting of the Debenture Holder(s)	2024.
 Maintain a Debenture Redemption Reserve (DRR) until the Redemption of Debentures as per Applicable Law. 	Not applicable. NBFC registered with RBI are not required to create DRR for Privately placed debentures.
/) Provide satisfactory Title Clearance Certificate	Complied. The title search report for The Financial Year 2023-24 has beer submitted on May 02, 2024.
N) Shall duly inform Debenture Trustees of (i) any change in nature of conduct of the business -prior intimation (ii) any change in composition of Board of Directors which may amount to change in control as per SEBI (Substantial Acquisition of Shares and Takeovers) tegulations	CONTROL OF
() The financial covenants and conditions shall be binding on the Company and debenture holders. The debenture Trustees shall be entitled to enforce the obligations of the Company	Complied, as per debenture trust deed dated 25th August 2015 and 05th June 2023.
 Provide any and all information at all times during the tenure of Debentures as required by he Debenture Trustee 	Complied, the Company has complied with all the requirements of the Debenture Trustee as and when required.
furnish following certificates to the Debenture Trustee a) duly audited annual accounts, within six months from the close of its financial year and in case the statutory audit is not likely to be completed during this period, the Company hall get its accounts audited by an independent firm of Chartered Accountants	Complied, the accounts for the year ended 31st March 2023 submitted.
 a certificate from the Auditors in respect of the utilisation of funds raised by the issue of the Debentures at the end of every accounting year. 	Complied, the Certificate for the year ended 31st March 2023 is submitted
c) a quarterly report including but not limited to the following particulars: (i) Details of interest due but unpaid and reasons for the same and timely and ccurate payment of the interest on the Debentures: (ii) That the number and nature of grievances received from the Debenture-holder(s) and esolved by the Company, not resolved by the Company and reasons for the same; (iii) Creation of Debenture Redemption Reserve, if required (iv) Updated list of names and address of debenture holders	
 (v) A statement stating that those assets of the Company which are available by way of ecurity are sufficient to discharge the claims of debenture holders 	





Covenants:	Status
 Send to stock exchanges for dissemination along with yearly financial results a yearly communication countersigned by Debenture trustees 	Complied
AA) Debt equity ratio	Compiled, the Company has compiled the requirement of debt equity ratio as pe the Debenture Trust Deed. As at 31st March 2024, the Company has a total deb equity ratio of 5.13 times.
BB) Comply all the provisions as mentioned in the Exchange Board of India (Debenture Trustee) SEBI Regulations, the Issue and Listing of Non-Convertible Securities) Regulations 2021, the simplified listing agreement	
CC) The Debenture Holder will have the right to share credit information as deemed appropriate with Credit Information Bureau of India limited ("CIBIL") or any other institution as approved by RBI from time to time	1 ·
DD) Due Payment of Public and Other Demands: Confirm that the Company is not in arrears of any undisputed public demands such as income- tax, corporation tax and all other taxes and revenues or any other statutory dues payable to Central or State Governments or any local or other authority.	the Company is exempt u/s 10(47) of the income Tax Act, 1961.
EE) Maintain Listing: Confirm that the Company shall take all necessary steps and comply with the listing agreement with the NSE to ensure that the Debentures remain listed. Additionally, the Company shall comply with terms and conditions of listing as per Debenture Trust Deed dated June 5, 2023.	
FF) (i) Maintenance of Rating: Confirm that the Company will comply with any agreement with the rating agencies and provide any necessary information to the rating agencies so as to continue to maintain a credit rating. Additionally, the Company shall comply with terms and conditions of credit ratings as per Debenture Trust Deed dated June 5, 2023.	1st August 2023 by ICRA Limited.
GG) Conducting of business: Conduct its business with due diligence and efficiency and in accordance with the financial standards and the best business practices	Complied
HH) Registration: Duly cause these presents to be registered in all respects so as to comply with the provisions of the Act, and also cause the Deed to be registered in conformity with the provisions of the Indian Registration Act, 1908 or any other Act, ordinance or regulation of or relating to any part of India, within which any portion of the Mortgaged Premises is or may be situated by which the registration of deeds is required and generally do all other acts (if any) necessary for the purpose of assuring the legal validity of these presents & in accordance with MoA/AoA	August 2015 and Rs. 23,400 crores register on 05th June 2023.
II) Inspection of Property: Permit the Debenture Trustees and such person, as they shall from time to time in writing for that purpose appoint, to enter into or upon and to view the state and condition of all the Mortgaged Premises and pay an such reasonable travelling, hotel and other expenses of any person whom the Debenture Trustees may depute for the purpose of such inspection and if the Debenture Trustees shall, for any reason, decide that it is necessary to employ an expert, to pay the fees and all travelling, hotel and other expenses of such expert	March 2024.
IN Reimbursement of Expenses: Reimburse, up to reasonable limits, all sums paid or expenses incurred by the Debenture Trustees or any Receiver, Attorney, Manager, Agent or other person appointed by the Debenture Trustees for all or of the purposes mentioned in these presents immediately on notice of demand from them in this behalf, until payment or reimbursement of all such sums, the same shall be a charge upon the Mortgaged Premises in priority to the charge securing the Debentures	
KK) The Company shall furnish On Yearly Basis a Certificate from statutory auditors giving the valuation of receivables /book debts	Complied. In accordance with the Audited Financial Statements.
LL) The Company shall at the time of allotment of a new Series/Tranche of Debenture, which is proposed to be secured under the Transaction Documents, provide the Debenture Trustee with all such information as set out in the Shelf DD and the Tranche DD or the Private Placement Offer Letter (as the case may be) and Applicable Law.	
MM) The Company shall within the timeline as agreed with the prospective holders of Debentures or timelines provided under applicable law, whichever is earlier, make the relevant filings with the ROC/SEBI/CERSAI and provide the details regarding the same to the Debenture Trustee.	·





Company	Status
Covenants: Information Covenants:	Jagus
(A) The Company shall provide/ cause to be provided information in respect of the following	Comolled.
promptly and no later than 30 (Thirty) Business Days (unless otherwise specified in the sub	E3057730004.5
clauses hereinbelow) from the occurrence of such event (unless otherwise specifically	
provided):	directors. However, Mr. Rajiv Dhar resigned as Non-Executive Nominee Director of
(I) Notification to the Debenture Trustee in writing of any proposed change in the	
nature or scope/conduct of the business or operations of the Company prior to the date or	
which such action is proposed to be given effect.	w.e.f. March 28, 2024.
(ii) Notification to the Debenture Trustee in writing of any significant change in the	
composition of the Company's Board of Directors.	No event ocurred during the quarter for the Point no. (i);(iii) and (iv).
(iii) Notification to the Debenture Trustee of any merger, consolidation, reorganisation	1
scheme or arrangement or compromise with its creditors or shareholders or any scheme of	
amalgamation or reconstruction proposed by the Company;	
(iv) Notify the Debenture Trustee in writing of any material legal proceeding pending	
regulatory notices or judicial orders against the Company, or any litigation between the	1
Company and/ or any other Persons and/or any governmental authority which may have at adverse impact.	
(B) The Company shall furnish to the Debenture Trustee such other information as required	Complied.
under SEBI (Issue and Listing of the Non-Convertible Securities) Regulations, 2021 and/or SEB	
Operational Circular for Issue and Listing of Non-Convertible Securities, Securitized Debi	
Instruments, Security Receipts, Municipal Debt Securities and Commercial Paper dated	1
August 10, 2021 and/or SEBI (Listing Obligations and Disclosure Requirements) Regulations	
2015 and/or SEBI (Debenture Trustee Regulations), 1993, as amended from time to time, and	
under other Applicable Law and such other information, as required by the debenture	
trustee.	
(C) The Company shall furnish to the Debenture Trustee periodical status/performance	Joseph Market Ma
reports within 7 (Seven) days of the relevant board meeting or within 45 (Forty Five) days of	- Charles
the respective quarter whichever is earlier	The Company has submitted periodical status/performance report for the quarter
	ended June 30th, 2023 within the stipulated period of time.
	The Company has submitted periodical status/performance report for the quarter
	ended September 30th, 2023 within the stipulated period of time.
	WANDERS V
	The Company has submitted periodical status/performance report for the quarter
	ended December 31st, 2023 within the stipulated period of time.
(D) The Company shall furnish to the Debenture Trustee a certificate on a half-yearly basis	Complied
from the statutory auditor (as required under applicable law) regarding maintenance of the	5499 W 5 0 0 0 5
security cover, certifying the value of the receivables charged in favour of the Debenture	
Trustee for securing the Debentures and compliance with the covenants set out in the Shelf	
Disclosure Document / Tranche DD, along with the half-yearly financial results	-
E) The Company shall provide relevant documents/ information, as applicable, to enable the	
Debenture Trustee(s) to conduct continuous and periodic due diligence and monitoring of	
Security created, including the reports/ certification, on the basis of the Operational Circular	
for Debenture Trustees issued by SEBI dated March 31, 2023, bearing reference no.	1
SEBI/HO/DDHS/P/CIR/2023/50. F) The Company shall furnish to the Debenture Trustee, a compliance status with respect to	Complied
inancial covenants of the Debentures, on a quarterly basis, as certified by statutory auditor	
of the Company	
G) The Company shall furnish to the Stock Exchange as well as the Debenture Trustee the un-	Complied
audited or audited quarterly and year to date standalone financial results (accompanied by	·
imited review report prepared by the statutory auditors) on a quarterly basis in the format as	
pecified by SEBI within 45 (Forty- Five) days from the end of the quarter, provided that for	
he last quarter of the financial year, the Company shall submit un-audited or audited	
quarterly and year to date standalone financial results within 60 (Sixty) days from the end of	
he quarter to the recognised Stock Exchange(s)	
III The Company shall gribmit a greatesty angel:	Compliant
H) The Company shall submit a quarterly compliance report on corporate governance in the ormat as specified by SEBI from time to time to the Stock Exchange, signed either by the	l ·
ormat as specified by Sebi from time to drife to the Stock Exchange, signed either by the compliance officer or the chief executive officer of the Company, within 21 (Twenty One)	
lays from the end of each quarter, together with the details of all material transactions with	
elated parties	
William Marianta	





Covenants:	Status
(I) The Company shall submit to the Stock Exchange for dissemination, along with th	e Complied to the extent applicabel Ratios.
quarterly/ annual financial results, a quarterly/annual communication, along with th	e
Debenture Trustee's letter of noting of the following information:	1
debt equity ratio; debt service coverage ratio; interest service coverage ratio; Outstandin	g .
redeemable preference shares (quantity and value); Capital redemption reserve / Debentur	e
redemption reserve; if applicable; Net worth; Net profit after tax; Earnings per share; Curren	t
ratio; Long term debt to working capital; bad debts to Account receivable ratio; curren	t
liability ratio; total debts to total assets; debtors turnover; inventory turnover; operatin	
margin (%); and net profit margin (%);	
Negative covenants.	
During continuance of security, without prior written approval of debenture trustees, the	
Company shall not-	
(1) Declare or pay any dividend to its shareholders if the Company is in breach of any of its	Not applicable. No such event has occurred during the quarter ended March 31
obligations under the Transaction Documents.	2024
(ii) Sale of dispose off mortgaged/hypothecated property	Not applicable. No such event has occurred during the quarter ended March 31
	2024
(iii) Undertake consent to any merger, amalgamation, consolidation, reconstruction, schemo	Not applicable. No such event has occurred during the quarter ended March 31
of arrangement or compromise with its creditors or shareholders which has material advers	2024
effect on payment obligations	
Special covenants	
(I) Obligation to comply with Provisions of SEBI (Debenture Trustee Regulations) 1993, SEB	
(Issue and listing of Debt Securities) 2008, Operational Circular for Debenture Trustees dated	,
March 31, 2023, bearing reference no. SEBI/HO/DDHS/P/CIR/2023/50; SEBI (Issue and Listin	applicable.
of the Non-Convertible Securities) Regulations, 2021; SEBI (Listing Obligations and Disclosure	
Requirements) Regulations, 2015	
(II) Debenture Trustees, upon happening of event of default will have right to appoint	
Nominee Director (who shall not be liable for retirement by rotation) on the Board of the	
Company in following cases	
a) 2 consecutive defaults in payment of interest to debenture holders	Not applicable. No such event occurred during the quarter ended March 31, 2024
b) Default in creation of security	Not applicable. No such event occurred during the quarter ended March 31, 2024
c) default in redemption of debentures	Not applicable. No such event occurred during the quarter ended March 31, 2024
d) upon occurrence of event of default	Not applicable. No such event occurred during the quarter ended March 31, 2024

Thank you,

For NIIF Infrastructure Finance Ltd.

Authorised Signatory Mumbai

Date: May 03, 2024

