

Date: May 03, 2024

Scrip Code – 532832 BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, MUMBAI – 400 001 IBREALEST/EQ National Stock Exchange of India Limited "Exchange Plaza", Bandra-Kurla Complex, Bandra (East), <u>MUMBAI – 400 051</u>

Sub: Machine readable legible copy of audited financial results (standalone and consolidated) of the Company, for the quarter and financial year ended March 31, 2024, which were submitted earlier on April 26, 2024

Dear Sir(s),

In furtherance to our intimation dated April 26, 2024, on subject matter, we have received a communication from National Stock Exchange of India Limited, vide its email dated May 03, 2024, directing the Company to re-submit the machine-readable legible copy of audited financial results, for the quarter and financial year ended March 31, 2024, which were submitted earlier on April 26, 2024.

Kindly note there is no change in the financial results.

This is for your information and records.

Thanking you, Yours truly,

for Indiabulls Real Estate Limited

Chandra Shekher Joshi Company Secretary

Indiabulls Real Estate Limited

CIN: L45101HR2006PLC095409

Corporate Office: WeWork Vaswani Chambers, 264/265, Dr. Annie Besant Road, Worli, Mumbai – 400030, Tel.: (022) 61899600 Registered Office: Office No 01-1001, WeWork, Blue One Square, Udyog Vihar Phase 4 Rd, Gurugram – 122016, Haryana, Tel/Fax: (0124) 4609559 Email: ir@ibrealestate.com Website: http://www.indiabullsrealestate.com



April 26, 2024

Scrip Code – 532832 BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, MUMBAI – 400 001 **IBREALEST/EQ National Stock Exchange of India Limited** "Exchange Plaza", Bandra-Kurla Complex, Bandra (East), MUMBAI- 400 051

Sub: Outcome of the Board Meeting of Indiabulls Real Estate Limited ("the Company" or "IBREL") and submission of audited financial results (standalone and consolidated) for the quarter and financial year ended March 31, 2024

Dear Sir/Ma'am,

Pursuant to Regulation 30, 33 and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as amended, we inform that the board of directors of the Company ("Board"), at their meeting held today i.e. April 26, 2024 (which commenced at 03:00 P.M. and concluded at 04:45 P.M.), considered and approved, *inter-alia*, the audited standalone and consolidated financial results of the Company, for the quarter and financial year ended March 31, 2024 ("Financial Results").

In this regard, we enclose herewith, the following:

- (a) Financial Results along with the Audit Reports, issued by the Statutory Auditors of the Company, on the aforesaid Financial Results of the Company, which was also duly placed before the Board at the aforesaid meeting.
- (b) Declaration from the Chief Financial Officer regarding unmodified opinion in the Audit Reports, issued by the Statutory Auditors of the Company.
- (c) Disclosure of Related Party Transactions for the half financial year ended March 31, 2024, in terms of the provisions of Regulation 23(9) of the Listing Regulations.
- (d) Disclosure in terms of the provisions of SEBI Circular No. SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021, that the Company is 'not identified as Large Corporate (LC)'.

The aforesaid Financial Results are also being uploaded on the website of the Company i.e. <u>www.indiabullsrealestate.com</u> and will also be published in the newspapers, in the format prescribed under Regulation 47 of the Listing Regulations.

The Company has also made available an earnings/investor presentation in relation to the financial results for the financial year ended March 31, 2024 in the Investor Relations section of its website at <u>www.indiabullsrealestate.com</u>. Readers may refer to such presentation, including the section 'Other Key Matters'.

We further wish to inform that in terms of SEBI (Prohibition of Insider Trading) Regulations, 2015 and Code of Conduct for Prevention of Insider Trading of the Company, the Trading Window for dealing in securities of the Company, which had been closed earlier, shall remain closed till May 5, 2024.

Thanking you, Yours truly

for Indiabulls Real Estate Limited

CHANDRA SHEKHER JOSHI Digitally signed by CHANDRA SHEKHER JOSHI Date: 2024.04.26 16:59:22 -05'30'

Chandra Shekher Joshi Company Secretary

Encl: as above

CC: Luxembourg Stock Exchange, Luxembourg

Indiabulls Real Estate Limited

CIN: L45101HR2006PLC095409

Corporate Office: WeWork Vaswani Chambers, 264/265, Dr. Annie Besant Road, Worli, Mumbai – 400030, Tel.: (022) 61899600 Registered Office: Office No 01-1001, WeWork, Blue One Square, Udyog Vihar Phase 4 Rd, Gurugram – 122016, Haryana, Tel/Fax: 0124 0124 4609559 Email: ir@ibrealestate.com Website: http://www.indiabullsrealestate.com



Indiabulls Real Estate Limited Statement of Audited Consolidated Financial Results for the quarter and year ended 31 March 2024 Rs. in million Preceding 3 Corresponding 3 Current year Previous year 3 months ended months ended Particulars ended 31 March months ended ended 31 March 2024 31 December 31 March 2023 31 March 2023 2024 2023 (Refer Note 3) Unaudited (Refer Note 3) Audited Audited 1 Income a) Revenue from operations 5,867.7 1,005.5 4,138.0 1,081.4 617.0 6,484.7 Other income 185.2 549.5 395.4 1,118.5 1,329.1 4,687.5 Total income 2 Expenses 1.164.7 1.048.6 4.974.5 Cost of land, plots, constructed properties and others 6.408.3 a) 1,049.2 Employee benefits expense 731.9 b) 225.2 163.3 239. 36.3 276.4 Finance costs c) 6.8 92.4 Depreciation and amortisation expense d) 749.2 Other expenses 964.1 124.6 712 11,723.5 Total expenses 3,405.8 1,401.8 4,666.8 8,624.7 3 (Loss)/Profit before tax & exceptional items(1-2) (3,010.4)(283.3)(3,337.7) (3,937.2) (5.238.8) 4 Exceptional Items 387,9 6,290.7 387.9 5 (Loss)/Profit before tax & after exceptional items(3+4) (3,010.4)(283.3) (3,725.6) (10,227.9) (5,626.7) 6 Tax expense 96.3 10.4 152.6 122.8 a) Current tax expense - including earlier years 22.6 b) Deferred tax charge/(credit) Net (loss)/profit after tax for the period/year (5-6) (3,757.8) (10,383.5) (385.0) (6,075.9) (3.022.8)8 Other comprehensive income (i) Items that will not be reclassified to profit or loss 460.1 (224.9)(ii) Income tax relating to items that will not be reclassified to profit or loss 1.0 1.0 (1.0) (1.0 (iii) Items that will be reclassified to profit or loss (0,1). (iv) Income tax relating to items that will be reclassified to profit or loss (13.6) 460.1 24.3 1.311.5 Other comprehensive income (5.3) Total comprehensive income for the period/year (7+8) (3,036.4) (3,733.5) (9,072.0) (6,081.2) 75.1 Net Profit/(loss) attributable to : Owners of the Holding Company (386.5 (3,759.9 (10,386.5) (6.083.8) Non-controlling interests 7.9 Other comprehensive income attributable to : 1,311.5 Owners of the Holding Company Non-controlling interests 10 Earnings per equity share (Face value of Rs. 2 per equity share) (6.94) (a) Basic (in Rs. (b) Diluted (in Rs.) (0.71)(6.94)(19.20 (11, 29)11 Paid-up equity share capital (face value of Rs. 2 per equity share) 1.082.2 1,082.2 1,082.2 12 Other equity (including non-controlling interest)

Notes to the consolidated financial results :

1 Indiabulis Real Estate Limited (the Company' or 'the Holding Company') and its subsidiaries are together referred as 'the Group' in the following notes. The Holding Company conducts its operations along with its subsidiaries. The consolidated financial results are prepared in accordance with the recognition and measurement principles of Indian Accounting Standards as notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended) as specified in Section 133 of the Companies Act, 2013.

2 The consolidated financial results of the Group for the quarter and year ended 31 March 2024 have been reviewed by the Audit Committee and approved by the Board of Directors ("the Board") at its meeting held on 26 April 2024. The full year results have been subjected to audit by the Statutory Auditors.

3 Figures for the quarters ended 31 March 2024 and 31 March 2023 represent the balancing figures between the audited figures for the full financial year and published reviewed year to date figures up to third quarter of the respective financial year.

4 Exceptional item for the year ended 31 March 2024 includes impairment provision of Rs. 6,290.7 million (equivalent to GBP 61.85 million) shown as recoverable in one of the foreign subsidiaries of the Company, namely Brenformexa Limited. The management of the Company made a disclosure pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. As a prudent measure, due to the uncertainty on the recoverability, a full provision has been created in the Books of Account of Brenformexa Limited.

The above has been highlighted as an Emphasis of matter in the Auditors Limited Review Report on the consolidated financial results.

5 On the advise of our legal counsel and as a matter of prudence in relation to certain arbitration / legal matters, two subsidiaries of the Company have made provisions amounting to ₹ 1,115.0 mn, during the quarter.

The above has been highlighted as an Emphasis of matter in the Auditors Limited Review Report on the consolidated financial results.

6 The Group's primary business segment is reflected based on principal business activities carried on by the Group. As per Indian Accounting Standard 108 as notified under the Companies (Indian Accounting Standards) Rules, 2015 as specified in Section 133 of the Companies Act, 2013, the Group operates in one reportable business segment i.e. real estate project advisory and construction and development of infrastructure/real estate projects and is primarily operating in India and hence, considered as single geographical segment.

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Balance Sheet as at 31 March 2024 (Consolidated - Audited)		Rs. in mill
Particulars	As at 31 March 2024 (Audited)	As at 31 March 2023 (Audited)
ASSETS	(Addited)	Produced
Non-current assets		
Property, plant and equipment	134.1	23
Investment property	585.4	59
Intangible assets	2.6	
Financial assets		
Investments	1,459.1	1,10
Other financial assets	144.1	16
Deferred tax assets (net)	762.5	72
Non-current tax assets (net)	355.6	47
Other non-current assets	651.7	65
Total of non-current assets	4.095.1	3,95
Current assets	4,050.1	0,00
Inventories	47,832.5	48,21
Financial assets	118.2	46
Investments	629.3	76
Trade receivables	265.9	36
Cash and cash equivalents	1,021.7	1,00
Other bank balances	3,422.0	2,66
Loans	137.3	
Other financial assets	951.6	5,44
Other current assets	0.4	1,18
Assets classified as held for sale		
Total of current assets Total of Assets	54,378.9 58,474.0	61,12
EQUITY AND LIABILITIES		
Equity	1000000	
Equity share capital	1,082.2	1,08
Instruments entirely in the nature of equity	4,250.0	4,25
Other equity	22,201.9	31,22
Total of Equity (for controlling shareholders of Holding Company)	27,534.1	36,55
Non-controlling interests	119.9	11
Total of Equity	27,654.0	36,67
Liabilities		
Non-current liabilities		
Financial liabilities		
Borrowings	2,673.2	1,63
Lease liabilities	5.3	4
Other financial liabilities	1.0	
Provisions	116.8	10
Other non-current liabilities	1,664.1	1,67
Total of non-current liabilities	4,460.4	3,46
Current liabilities		
Financial liabilities		
Borrowings	345.7	91
Lease liabilities	41.5	7
Trade payables		
Total outstanding dues of micro enterprises and small enterprises	56.3	9
Total outstanding dues of creditors other than micro enterprises and small enterprises	3,854.4	4,12
Other financial liabilities	572.4	53
Other current liabilities	19,558.3	18,94
Provisions	1,894.4	13
Current tax liabilities (net)	36.6	10
	26,359.6	24,93
Total of current liabilities		



		Current year ended 31 March 2024	Previous ye ended 31 March 20
		(Audited)	(Audited)
A Cash fi	low from operating activities:		
Loss b	efore tax after exceptional items	(10,227.9)	(5,62
Adjustr	nents for.		
Inter	rest expenses	70.0	26
Inter	rest expense on taxation	21.5	
Depr	reclation and amortization expenses	113.2	1:
Othe	ar borrowing costs		
Unre	alised loss on foreign currency		3
Proc	eed from sale of subsidiaries (Net)		(3)
Loss	s on sale of property, plants and equipment (net)	13.5	\$7
	rest Income	(418.8)	(2
Inter	rest received on income tax refunds	(25.5)	(2
	ess provision/liabilities written back		
	rision for employee benefits	(54.8)	(
	rision for potential financial obligations	23.4	
		1,975.0	1
	aiment of non current investments		1
	ision for expected loss	1,060.0	
	re based payment expense	(*)	
	nces written off	5.8	4
	me on fair valuation of financial assets		(
	ision for doubtful receivables	6,290.7	
Incor	me on fair valuation of financial instruments	(3.0)	
Profi	t on sale of investments in mutual funds (net)	(17.1)	0
Loss	on sale of investments in bonds (net)	16.4	17
Oper	rating (loss) / profit before working capital changes and other adjustments:	(1,157.6)	(4,9)
Work	king capital changes and other adjustments;		
Inver	ntories	(202.0)	(8
Trad	le receivables	130.8	1,9
	er current and non-current assets	237.6	1,9
	er current and non-current financial assets		
	le payables	17.5	73
	or current and non-current financial liabilities	(267.0)	1,0
		(6,6)	(7
	er current and non current liabilities & provisions	368.7	(1,5
	h (used in) / generated from operating activities	(878.6)	(4,2
	me taxes refund / (paid) (net) sh (used in) / generated from operating activities (A)	(94.2)	8
	ow from Investing activities:	(972.8)	(3,4
		100.002	
	se of property, plant and equipment, investment property and intangible assets (including capital advances)	(24.2)	
	ds from sale of property, plant and equipment and intangible assets	-	
Moveme	ent in fixed deposits (net)	9.8	
Proceed	d from sale of subsidiaries (Net)		8,5
Purchas	se of non-current investments		(5,9
Proceed	ds from sale of non-current investments	507.1	6,0
Purchas	se of bonds	(1,495.6)	
Proceed	d from sale of bonds	1,919.1	
Proceed	d from sale of current investments (net)	364.6	2
Inter-co	rporate loans received back	3,050.0	5,8
Inter-co	rporate loans given	(3,860.0)	(8,4)
	received	485.1	2
	sh generated from investing activities (B)	955.9	6,6
	ow from financing activities:		0,01
			8,5
	ds from issue of equity share capital (including securities premium)		0,0
	ds from borrowings from banks	10.2	
	nent of borrowings to banks	(0.6)	
	ds from issue of debentures	1,750.0	2,0
	ption of debentures	(2,656.0)	(7,5
	ds from borrowings from financial institutions	1,200.0	88
	nent of borrowings to financial institutions	(161.9)	(6,0
	ds from borrowings from others	676.0	
Repaym	nent of borrowings from others	(331.5)	
Interest	and other borrowing costs paid	(484.2)	(1,1
Paymen	nt of lease liabilities	(86.6)	(1
Net cas	h generated from / (used in) financing activities (C)	(84.6)	(3,3
	cash equivalents of subsidiaries disposed off	(04.0)	(a)a
		(101.5)	(1:
- net (del	crease)/increase in cash and cash equivalents (A+B+C+D) nd cash equivalents at the beginning of the year		
E Contin	IN CASH MUNICIPALITY AND THE DECIDING OF THE VIEW	367.4	- 5
	nd cash equivalents at the end of the year (E+F)	265.9	3

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Statement of Au	ulls Real Estate Limite dited Standalone Finar er and year ended 31 M	icial Results			
					Rs. In million
Particulars	3 months ended 31 March 2024	Preceding 3 months ended 31 December 2023	Corresponding 3 months ended 31 March 2023	Current year ended 31 March 2024	Previous year ended 31 March 2023
	(Refer Note 3)	Unaudited	(Refer Note 3)	Audited	Audited
1 Income					
a) Revenue from operations	419.7			419.7	27.8
b) Other Income	103.9	83.8	211.1	382.4	389.8
Total income	523.6	83.8	211.1	802.1	417.6
2 Expenses a) Cost of sales/services		20	-		
b) Employee benefits expense	15.1	9.6	14.6	45.8	147.7
c) Finance costs	52.6	49.7	32.1	196.0	272.6
 d) Depreciation and amortisation expense 	4.4	4.3	5.5	17.4	22.2
e) Other expenses	355.3	22.9	18.5	511.8	3,937.4
Total expenses	427.4	86.5	70.7	771.0	4,379.9
3 Profit/(Loss) before tax & exceptional items(1-2)	96.2	(2.7)	140.4	31.1	(3,962.3)
4 Exceptional Items	35,829.4	-		35,829.4	-
5 (Loss)/Profit before tax & after exceptional items(3+4)	(35,733.2)	(2.7)	140.4	(35,798.3)	(3,962.3)
6 Tax expense					
a) Current tax expense - including earlier years		0.2	-	0.2	2.0
b) Deferred tax (credit)/charge	3.1	0.2	(0.3)	3.8	3.1
7 (Loss) / Profit after tax for the period/year (3-4)	(35,736.3)	(3.1)	140.7	(35,802.3)	(3,967.4)
8 Other comprehensive income					
(i) Items that will not be reclassified to profit or loss	(5.5)	460.1	(217.7)	1,319.8	(524.4)
(ii) Income tax relating to items that will not be reclassified to profit or loss	-	-	-	0.0	(0.5
Other comprehensive income	(5.5)	460.1	(217.7)	1,319.8	(524.9)
9 Total comprehensive income for the period/year (5+6)	(35,741.8)	457.0	(77.0)	(34,482.5)	(4,492.3)
10 Earnings per equity share (Face value of Rs. 2 per equity share)	200				
(a) Basic (in Rs.)	(66.05)	(0.01)	0.26	(66.17)	(7.36)
(b) Diluted (in Rs.)	(66.05)	(0.01)	0.26	(66.17)	(7.36
11 Paid-up equity share capital (face value of Rs. 2 per equity share)	1,082.2	1,082.2	1,082.2	1,082.2	1,082.2
12 Other equity Notes to the standalone financial results:				31,839.9	66,320,1

Notes to the standalone financial results: 1 The standalone financial results of Indiabulls Real Estate Limited ('IBREL' or 'the Company') for the quarter and year ended 31 March 2024 have been reviewed by the Audit Committee and approved by the Board of Directors ('the Board') at its meeting held on 26 April 2024. The full year results have been subjected to audit by the Statutory Auditors.

2 The standalone financial results are prepared in accordance with the recognition and measurement principles of Indian Accounting Standards as notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended) as specified in Section 133 of the Companies Act, 2013.

3 Figures for the quarters ended 31 March 2024 and 31 March 2023 represent the balancing figures between the audited figures for the full financial year and published reviewed year to date figures up to third quarter of the respective financial year.

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Balance Sheet as at 31 March 2024 (Standalone - Audited)		Rs. In mill
Particulars	As at 31 March 2024	As at 31 March 2023
	(Audited)	(Audited)
ASSETS		
Non-current assets		
Property, plant and equipment	13.5	32
Other intangible assets	2.6	3
Financial assets		
Investments	23,336.9	31,888
Other financial assets	4.8	4
Deferred tax assets (net)	9.0	12
Non-current tax assets (net)	173.2	140
Total of non-current assets	23,540.0	32,082
Current assets		
Inventories	9.0	ç
Financial assets		
Investments		124
Trade receivables	486.8	
Cash and cash equivalents	127.4	107
Other bank balances	60.8	564
Loans	12,213.2	35,88
Other financial assets	0.5	
Other current assets	71.0	143
Assets classified as held for sale	0.4	(
Total of current assets	12,969.1	36,83
Total of Assets	36,509.1	68,91
EQUITY AND LIABILITIES		
Equity		
Equity share capital	1,082.2	1,08
Other equity	31,839.9	66,320
Total of equity	32,922.1	67,40
Liabilities		
Non-current liabilities		
Financial liabilities		
Lease liabilities	4.5	14
Provisions	3.7	
Total of non-current liabilities	8.2	10
Current liabilities		
Financial liabilities	Sector and a sector sector	
Borrowings	3,127.4	1,443
Lease liabilities	9.8	17
Other financial liabilities	414.2	11
Other current liabilities	27.4	1
Provisions	0.0	
Current tax liabilities (Net)		1
Total of current liabilities	3,578.8	1,49
Total of Equity and Liabilities	36,509.1	68,913



Cash flow statement for the year ended 31 March 2024 (Standalone - Audited)	Current year ended	Previous ye ended
	31 March 2024	31 March 20
	(Audited)	(Audited)
Cash flow from operating activities: Loss before tax	(35,798.3)	(3,96
Adjustments for:		
Interest expense on borrowings	180.3	20
Interest expense on income tax	0.7	
Interest expense on GST	-	
Depreclation and amortisation expenses	17.4	
Interest on lease liabilities	2.5	
Loss on Property, plant and equipment written off	0.9	
Interest on income tax refund	(0.5)	(1
Interest income	(360.6)	(2
Impairment in value of other financial assets	35,829.4	
Provision for potential financial obligations	80.0	
Provision for employee benefits	1.7	
Loss on sale of investments in bond	16.4	12
Share based payment expense		
Balances written off	0.2	
Balances written back	(10.1)	
Income on fair valuation of financial assets		
Loss/(Profit) on sale of investments in subsidiary	-	3,7
Modification loss on de-recognition of lease contracts	0.9	
(Profit)/loss on sale of investments (net)	(11.0)	
Operating loss before working capital changes and other adjustments:	(50.1)	(1
Working capital changes and other adjustments:	(400 0)	
Trade receivables	(486.8)	
Others current and non-current assets	(7.8)	
Other current and non-current financial assets Other current financial liabilities	(0.5) 365.5	
	12.5	(
Other current liabilities and provisions	(167.2)	(2
Cash used in operating activities	(40.1)	3
Income taxes (paid)/ refund (net) Net cash (used in) / generated from operating activities (A)	(40.1)	1
B Cash flow from investing activities:	(207.3)	
Purchase of property, plant and equipment and intangible assets (including capital advances)	(1.3)	
	500.0	
Movement in fixed deposits (net) Proceeds from sale of bond	1,919.1	6,0
Investment in bond	(1,495.6)	(5,9
Proceeds from sale/(Investment) in mutual fund (net)	135.0	(0,0
Proceeds from sale of investments in equity shares	507,1	1,5
Proceeds from sale of investments - preference shares	00111	5
Proceeds from sale of investments - debentures		1,2
Investment in equity Shares	(15.0)	1,4
Inter-corporate loans and advances received back/(given to) subsidiary companies (net)	(5,896.4)	(5,4
Inter-corporate loans raceived back others	3,050.0	5,8
Inter-corporate loans (given to) others	(450.0)	(8,4
Interest received	448.0	1
Net cash (used in) / generated from investing activities (B)	(1,299.1)	(4,5
C Cash flow from financing activities:	1-1200.11	1.40
Proceeds from issue of equity share capital (including securities premium)		8,5
Redemption of debentures		(3,7
Inter-corporate borrowings taken	2,298.9	1
Inter-corporate borrowings repaid	(614.9)	
Interest paid on borrowings	(140.7)	(4
Payment of lease liabilities	(17.3)	(4
Net cash generated from / (used in) financing activities (C)	1,526.0	4,3
D Net (decrease) / increase in cash and cash equivalents (A+B+C)	19.6	4,5
E Cash and cash equivalents at the beginning of the year	107.8	1



6	During the year, the Company had fied an Appeal before the Hon'ble National Company Law Appellate Tribunal ("NCLAT") against the Order dated May 9, 2023, pronounced by Hon'ble
	National Company Law Tribunal ("NCLT"), Chandigarh Bench, pursuant to which the sanction to the Merger of NAM Estates Private Limited ("NAM Estates") and Embassy One
	Commercial Property Developments Private Limited (Embassy One"), both Embassy group entities, with the Company, has been withheld. Hon'ble NCLAT heard the arguments, in part
	in certain hearing, however, due to paucity of time, the arguments could not get completed and the matter is listed for next date of hearing i.e. May 22, 2024. The proposed Merger will,
	be achieved through a cashless composite scheme of amalgamation of NAM Estates and Embassy One into the Company, in accordance with Section 230-232 of the Companies Act,
	2013 read with the rules framed thereunder, as amended, and all applicable regulations and provisions, subject to necessary statutory and other approvals ("Scheme"). Upon
	effectiveness of the Merger, IBREL will issue its equity shares, in accordance with the approved share swap ratios, to the shareholders of NAM Estates and NAM Opco, which will
	include Embassy promoter and promoter entities, Embassy institutional investors and other shareholders.

- 7 Subsequent to the year end, the Board of Directors of the Company, on 05 April 2024, approved preferential issue of its equity shares & convertible warrants, on a private placement basis, for cash consideration aggregating up to approx. ₹ 39,109.3 mn, in one or more tranches, to certain identified eligible investors & assets acquisitions of ₹ 18,530 mn and an arrangement with Embassy Property Developments Private Limited ("EPDPL"), an operating company of Embassy Group, pursuant to which EPDPL shall provide a first opportunity in relation to a pipeline of potential assets and developments on mutually agreed terms and in compliance with applicable law, subject to the approval of the shareholders of the Company. The Board also approved the change of the Name of the Company to Equinox India Developments Limited. An extraordinary general meeting of the shareholders of the Company ("EGM") has been convened on 30 April 2024 to consider these proposed resolutions and other items as stated in the EGM notice.
- 8 Exceptional items for the quarter and the year ended 31 March 2024 is on account of the Company recognising an impairment provision of ₹ 8,927.5 mn, in accordance with the provision of Ind AS 36 - 'Impairment of Assets', and an impairment provision of ₹ 26,901.9 mn, against inter- corporate deposits as per Ind AS 109- Financial Instruments, in the standalone financial statement of the Company. In this regard, it may be noted that such impairments shall have no effect or impact on Company's consolidated financial statements.
- 9 During the guarter, the Company has acquired thirty wholly owned subsidiaries from certain step down subsidiaries of the Company.
- 10 Pursuant to voluntary application(s) made by (i) Aurora Builders and Developers Limited ("ABDL"), (iii) Hermes Builders and Developers Limited ("HBDL"), (iii) Indiabulis Housing and Land Development Limited ("IH.DL") and (iv) Individual Housing Developers Limited ("IH.DL"), wholly owned subsidiaries of the Company, under Section 248 of the Companies Act. 2013, with the jurisdictional Registrar of Companies ("ROC"), to strike-off their names from the register of companies, the name of above four wholly owned subsidiaries have been struck off, subsequent to the year end, from the register of companies by ROC. Consequently, ABDL, HBDL, HBDL, and IHDL have been dissolved and ceased to be wholly owner subsidiaries of the Company. There have been no operations in these wholly owned subsidiaries for the past few years and it is found no longer feasible to continue them.
- 11 The Company's primary business segment is reflected based on principal business activities carried on by the Company. As per Indian Accounting Standard 108 as notified under the Companies (Indian Accounting Standards) Rules, 2015 as specified in Section 133 of the Companies Act, 2013, the Company operates in one reportable business segment i.e. real estate project advisory and is primarily operating in India and hence, considered as single geographical segment.
- 12 Previous period/year numbers have been regrouped/reclassified wherever considered necessary,

Registered Office : Office No 01-1001, WeWork, Blue One Square, Udyog Vihar Phase 4 Rd, Gurugram, Haryana 122016 Corporate Identity Number (CIN) : L45101HR2006PLC095409 FOR AND ON BEHALF OF BOARD OF DIRECTORS

Place : Mumbai Date : 26 April 2024 Sachin Shah

1 Executive Director





CHARTERED ACCOUNTANTS 508, Indra Prakash, 21, Barakhamba Road, New Delhi - 110001 Phone : 011-43516377 • E-mail : contact@apnco.org

Independent Auditor's Report on Consolidated Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To The Board of Directors of Indiabulls Real Estate Limited

Opinion

- We have audited the accompanying consolidated annual financial results ('the Statement') of Indiabulls Real Estate Limited ('the Holding Company') and its subsidiaries (the Holding Company and its subsidiaries together referred to as 'the Group') (refer Annexure 1 for the list of subsidiaries included in the Statement) for the year ended 31 March 2024, attached herewith, being submitted by the Holding Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), including relevant circulars issued by the SEBI from time to time.
- 2. In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the report of other auditor or separate audited financial statements of certain subsidiaries, as referred to in paragraph 14 below, the Statement:
 - (i) includes the annual financial results of the following entities (refer Annexure 1 for the list of subsidiaries included in the Statement);
 - (ii) is presented in accordance with the requirements of Regulation 33 of the Listing Regulations, read with SEBI Circulars CIR/CFD/FAC/62/2016 dated 5 July 2016 (hereinafter referred to as 'the SEBI Circular'); and
 - (iii) gives a true and fair view in conformity with the applicable Indian Accounting Standards ('Ind AS') prescribed under section 133 of the Companies Act, 2013 ('the Act'), read with relevant rules issued thereunder, and other accounting principles generally accepted in India, of the consolidated net loss after tax and other comprehensive loss and other financial information of the Group for the year ended 31 March 2024.

Basis for Opinion

3. We conducted our audit in accordance with the Standards on Auditing ('SAs') specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the *Auditor's Responsibilities for the Audit of the Statement* section of our report. We are independent of the Group in accordance with the Code of Ethics issued by the



Institute of Chartered Accountants of India ('the ICAI') together with the ethical requirements that are relevant to our audit of the financial statements 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 our audit evidence obtained by us and that obtained by the other auditor in terms of their reports referred to in paragraph 14 of the Other Matter section below, is sufficient and appropriate to provide a basis for our opinion.

4. Emphasis of Matter

a) We reproduced hereunder the 'Emphasis of Matter' para contained in the Audit Report issued by the Independent auditor of a foreign subsidiary viz., Branformexa Limited on the standalone financial statements of Branformexa Limited, to the extent the same are found significant as per the Guidance issued by the Institute of Chartered Accountants of India, from time to time and which also forms the basis for 'Emphasis of Matter' in our audit report on the accompanying statement of the Group:

"We draw attention to Note no. 1 of the accompanying financial statement which describes the uncertainty on the recoverability of an amount of Rs. 6,290.7 million (USD 76.513 million) and accordingly, a full provision for impairment has been created in the financial results. Our conclusion is not modified in respect of this matter."

b) We draw attention to Note 5 of the Statement which describes that on the advise of the legal counsel and as a matter of prudence, in relation to certain arbitration/legal matters, wherein two subsidiaries of the Holding Company have made provisions amounting to Rs. 1,115.0 million.

Our conclusion is not modified in respect of these matters.

Management's and Those charged with Governance Responsibilities for the Statement

- 5. This Statement, which is the responsibility of the Holding Company's management and has been approved by the Holding Company's Board of Directors, has been prepared on the basis of the consolidated annual financial statements.
- 6. The Holding Company's Board of Directors is responsible for the preparation and presentation of the Statement that gives a true and fair view of the net profit/loss after tax and other comprehensive income, and other financial information of the Group in accordance with the accounting principles generally accepted in India, including Ind AS 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 including SEBI Circulars.
- 7. The Holding Company's Board of Directors is also responsible for ensuring accuracy of records including financial information considered necessary for the preparation of the Statement. Further, in terms of the provisions of the Act, the respective Board of Directors / management of the companies included in the Group are responsible for maintenance of



adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial results, that give a true and fair view and are free from material misstatement, whether due to fraud or error. These financial results have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.

- 8. In preparing the Statement, the respective Board of Directors of the Companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting, unless the respective Board of Directors/management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.
- The respective Board of Directors/management of the companies included in the Group are responsible for overseeing the financial reporting process of the companies included in the Group.

Auditor's Responsibilities for the Audit of the Statement

- 10. Our objectives are to obtain reasonable assurance about whether the Statement as a whole is 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 the Standards of Auditing specified under section 143(10) of the Act, will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Statement.
- 11. 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 Statement, 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
 adequate internal financial controls system in place and the operating effectiveness of
 such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represents the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results/financial information/financial statements of the entities within the Group to express an opinion on the Statement. We are responsible for the direction, supervision, and performance of the audit of financial information of such entities included in the Statement, of which we are the independent auditors. For the other entity included in the Statement, which have been audited by the other auditor, such other auditor remains responsible for the direction, supervision, and performance of the auditor remains responsible for the direction, supervision, and performance of the auditor remains responsible for the direction, supervision, and performance of the audits carried out by them. We remain solely responsible for our audit opinion.
- 12. We communicate with those charged with governance of the Holding Company and such other entities included in the Statement, of which we are the independent auditors, 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.
- 13. 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.
- 14. We also performed procedures in accordance with SEBI Circular CIR/CFD/CMD1/44/2019 dated 29 March 2019, issued by the SEBI under Regulation 33(8) of the Listing Regulations, to the extent applicable.



Other Matters

15. We did not audit the annual financial statements / financial information of 8 foreign subsidiaries included in the Statement, whose financial information reflects total assets ₹2.2 million as at 31 March 2024, total revenues of ₹2.5 million, total net loss after tax of ₹6,289.0 million total comprehensive income of ₹6,289.3 million and cash outflows (net) of ₹0.4 million for the year ended on that date, as considered in the Statement. These annual financial statements / financial information have been audited by other auditor, whose audit report have been furnished to us by the management, and our opinion in so far as it relates to the amounts and disclosures included in respect of these subsidiaries is based solely on the audit reports of such other auditor, and the procedures performed by us as stated in paragraph 14 above.

Further, these subsidiaries are located outside India, whose annual financial statements have been prepared in accordance with accounting principles generally accepted in their respective countries and which have been audited by other auditor under generally accepted auditing standards applicable in their respective countries. The Holding Company's management has converted the financial information of such subsidiaries from accounting principles generally accepted in their respective countries to accounting principles generally accepted in India. We have reviewed these conversion adjustments made by the Holding Company's management. Our conclusion, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries is based on the audit report of other auditor and the conversion adjustments prepared by the management of the Holding Company and reviewed by us.

Our opinion on the Statement is not modified in respect of the above matters with respect to our reliance on the work done and reports of the other auditors.

16. The Statement includes the consolidated financial results for the quarter ended 31 March 2024, being the balancing figures between the audited consolidated 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 subject to limited review by us.

For Agarwal Prakash & Co.

Chartered Accountants Firm's Registration No.: 005975N PRAKA FRN 005975N Vikas Aggarwal New Delhi Partner Membership No.: 097848 UDIN: 24097848B4GPZN6873

Place: Mumbai Date: 26 April 2024

Annexure 1

List of subsidiaries included in the Statement

Athena Land Development Limited, Athena Builders and Developers Limited, Athena Buildwell Limited, Athena Infrastructure Limited, Ceres Constructions Limited, Ceres Estate Limited, Ceres Infrastructure Limited, Ceres Land Development Limited, Ceres Properties Limited, Diana Infrastructure Limited, Diana Land Development Limited, Fama Infrastructure Limited, Fama Properties Limited, Hermes Builders And Developers Limited, Hermes Properties Limited, Indiabulls Buildcon Limited, Makala Infrastructure Limited, Indiabulls Constructions Limited, Indiabulls Lands Limited, Ivonne Infrastructure Limited, Indiabulls Estate Limited, Indiabulls Commercial Estate Limited, Indiabulls Engineering Limited, Indiabulls Land Holdings Limited, Indiabulls Infrastructure Projects Limited, Indiabulls Commercial Properties Limited, Manjola Infrastructure Limited, Indiabulls Infraestate Limited, Juventus Constructions Limited, Juventus Land Development Limited, Lucina Land Development Limited, Nilgiri Infraestate Limited, Nilgiri Infrastructure Development Limited, Nilgiri Infrastructure Projects Limited, Noble Realtors Limited, Nilgiri Land Holdings Limited, Nilgiri Lands Limited, Nilgiri Land Development Limited, Nilgiri Infrastructure Limited, Selene Constructions Limited, Selene Infrastructure Limited, Selene Land Development Limited, Shivalik Properties Limited, Sylvanus Properties Limited, Triton Properties Limited, Vindhyachal Land Development Limited, Vindhyachal Infrastructure Limited, Zeus Buildwell Limited, Zeus Estate Limited, Devona Properties Limited, Sentia Real Estate Limited, Sophia Real Estate Limited, Sophia Constructions Limited, Albina Real Estate Limited, Airmid Properties Limited, Albasta Properties Limited, Varali Real Estate Limited, Varali Constructions Limited, Aurora Builders And Developers Limited, Citra Properties Limited, Apesh Real Estate Limited, Apesh Properties Limited, Corus Real Estate Limited, Fornax Constructions Limited, IB Holdings Limited, Elena Properties Limited, Elena Constructions Limited, Fornax Real Estate Limited, Indiabulls Multiplex Services Limited, Sentia Developers Limited, Sentia Constructions Limited, Citra Developers Limited, Devona Developers Limited, Indiabulls Realty Company Limited, Indiabulls Projects Limited, Indiabulls Housing Developers Limited, Lenus Properties Limited, Lenus Constructions Limited, Sentia Infrastructure Limited, Sepset Developers Limited, Devona Infrastructure Limited, Varali Infrastructure Limited, Mariana Constructions Limited, Indiabulls Housing And Land Development Limited, Mariana Real Estate Limited, Albasta Developers Limited, Albasta Infrastructure Limited, Albasta Real Estate Limited, Angles Constructions Limited, Lenus Infrastructure Limited, Mariana Properties Limited, Serida Properties Limited, Mabon Constructions Limited, Mabon Infrastructure Limited, Indiabulls Industrial Infrastructure Limited, Varali Properties Limited, Apesh Constructions Limited, IB Assets Limited, Fama Builders And Developers Limited, Juventus Infrastructure Limited, Kailash Buildwell Limited, Kaltha Developers Limited, Nilgiri Buildwell Limited, Serida Infrastructure Limited, Ashkit Constructions Limited, Vonnie Real Estate Limited, Fama Land Development Limited, Amadis Land Development Limited, Karakoram Buildwell Limited, Karakoram Properties Limited, Aedos Real Estate Company Limited, Lucina Estate Limited, Triton Infrastructure Limited, Vindhyachal Buildwell Limited, Zeus Builders And Developers Limited, Paidia Infrastructure Limited, Fama Estate Limited, Lucina Builders And Developers Limited, Lorita Developers Limited, Fama Construction Limited, Lavone Builders And Developers Limited, Juventus Properties Limited, Lucina Buildwell Limited, Lucina Properties Limited, Selene Buildwell Limited, Selene Properties Limited, Tefia Land Development Limited, Vindhyachal Developers Limited, Zeus Properties Limited, Varali Developers Limited, Platane



Infrastructure Limited, Triton Buildwell Limited, Galium Builders And Developers Limited, Linnet Infrastructure Limited, Linnet Constructions Limited, Linnet Developers Limited, Linnet Real Estate Limited, Linnet Properties Limited, Edesia Constructions Limited, Edesia Developers Limited, Edesia Infrastructure Limited, Lorena Developers Limited, Lorena Builders Limited, Lorena Infrastructure Limited, Lorena Constructions Limited, Lorena Real Estate Limited, Parmida Properties Limited, Majesta Developers Limited, Majesta Infrastructure Limited, Majesta Builders Limited, Majesta Properties Limited, Majesta Constructions Limited, Nerissa Infrastructure Limited, Nerissa Real Estate Limited, Nerissa Developers Limited, Nerissa Properties Limited, Nerissa Constructions Limited, Cobitis Real Estate Limited, Tapir Constructions Limited, Serpentes Constructions Limited, Airmid Real Estate Limited, Sepset Real Estate Limited, Kenneth Builders & Developers Limited, Catherine Builders & Developers Limited, Bridget Builders and Developers Limited, Dev Property Development Limited, Brenformexa Limited, Grand Limited (upto 21 July 2023), Ariston Investments Limited, M Holdco 1 Limited, M Holdco 2 Limited, M Holdco 3 Limited, Navilith Holdings Limited, Indiabulls Real Estate Limited – Employees Welfare Trust.



Agarwal Prakash & Co.

CHARTERED ACCOUNTANTS 508, Indra Prakash, 21, Barakhamba Road, New Delhi - 110001 Phone : 011-43516377 • E-mail : contact@apnco.org

Independent Auditor's Report on Standalone Annual Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To The Board of Directors of Indiabulls Real Estate Limited

Opinion

- 1. We have audited the accompanying standalone annual financial results ('the Statement') of Indiabulls Real Estate Limited ('the Company') for the year ended 31 March 2024, attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), including relevant circulars issued by the SEBI from time to time.
- 2. In our opinion and to the best of our information and according to the explanations given to us, the Statement:
 - (i) is presented in accordance with the requirements of the Listing Regulations in this regard; and
 - (ii) gives a true and fair view in conformity with the applicable Indian Accounting Standards ('Ind AS') prescribed under section 133 of the Companies Act, 2013 ('the Act'), read with relevant rules issued thereunder, and other accounting principles generally accepted in India, of the standalone net loss after tax and other comprehensive loss and other financial information of the Company for the year ended 31 March 2024.

Basis for Opinion

3. We conducted our audit in accordance with the Standards on Auditing ('SAs') specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the *Auditor's Responsibilities for the Audit of the Statement* 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 ('the ICAI') together with the ethical requirements that are relevant to our audit of the financial statements 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 our audit evidence obtained by us, is sufficient and appropriate to provide a basis for our opinion.



Independent Auditor's Report on Standalone Annual Financial Results of the Company Pursuant to the Regulation 33 & Regulation 52 read with Regulation 63 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (cont'd)

Management's and Those charged with Governance Responsibilities for the Statement

- 4. This Statement has been prepared on the basis of the standalone annual financial statements.
- 5. The Company's Board of Directors is responsible for the preparation and presentation of the Statement that gives a true and fair view of the net profit/loss and other comprehensive income and other financial information of the Company in accordance with the accounting principles generally accepted in India, including Ind AS 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 & Regulation 52 read with Regulation 63 of the Listing Regulations including SEBI Circulars.
- 6. 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 Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.
- 7. In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- 8. The Board of Directors is also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Statement

9. Our objectives are to obtain reasonable assurance about whether the Statement as a whole is 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 the Standards of Auditing specified under section 143(10) of the Act, will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Statement.



Independent Auditor's Report on Standalone Annual Financial Results of the Company Pursuant to the Regulation 33 & Regulation 52 read with Regulation 63 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (cont'd)

- 10. 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 Statement, 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 adequate internal financial controls system in place and the operating effectiveness of such controls.
 - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
 - Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
 - Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represents the underlying transactions and events in a manner that achieves fair presentation.
- 11. 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.
- 12. 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.



Independent Auditor's Report on Standalone Annual Financial Results of the Company Pursuant to the Regulation 33 & Regulation 52 read with Regulation 63 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (cont'd)

Other Matters

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

For **Agarwal Prakash & Co.** Chartered Accountants Firm's Registration No.: 005975N

FRN Vikas Aggarwal 005975N New Delhi Partner Membership No.: 097848 DACC UDIN: 24097848B&GPZM5646

Place: Mumbai Date: 26 April 2024



Date: April 26, 2024

Scrip Code – 532832 BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, MUMBAI – 400 001 IBREALEST/EQ National Stock Exchange of India Limited "Exchange Plaza", Bandra-Kurla Complex, Bandra (East), <u>MUMBAI – 400 051</u>

<u>Sub</u>: Declaration pursuant to Regulation 33(3)(d) of the Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sirs,

DECLARATION

I, Manish Kumar Sinha, Chief Financial Officer of Indiabulls Real Estate Limited, hereby declare that, the Statutory Auditors of the Company, M/s Agarwal Prakash & Co. (FRN: 005975N) have issued their Audit Reports with unmodified opinion on Audited Financial Results of the Company (Standalone & Consolidated) for the quarter and financial year ended March 31, 2024.

This Declaration is given in compliance to Regulation 33(3)(d) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, by the SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2016, vide notification No. SEBI/LAD-NRO/GN/2016-17/001 dated May 25, 2016, and Circular no. CIR/CFD/CMD/ 56/2016 dated May 27, 2016.

Kindly take this declaration on your records.

Yours sincerely,

for Indiabulls Real Estate Limited

Manish Kumar Sinha Chief Financial Officer

Indiabulls Real Estate Limited

CIN: L45101HR2006PLC095409

Corporate Office: WeWork Vaswani Chambers, 264/265, Dr. Annie Besant Road, Worli, Mumbai – 400030, Tel.: (022) 61899600 Registered Office: Office No 01-1001, WeWork, Blue One Square, Udyog Vihar Phase 4 Rd, Gurugram – 122016, Haryana, Tel/Fax: 0124 0124 4609559 Email: ir@ibrealestate.com Website: http://www.indiabullsrealestate.com

	Details of the party (listed /subsidiary) entering Into		Det	all of counterpo	иту		Value of the related	Value of transaction	either party a	ies are due to s a result of the action	incurred to	make or g	Indebtedness is five loans, inter- , advances or ints	Details e	f the loans, inter	r-corporate deposits	s, advances or inv	
S. No	NAME	PAN	NAME	PAN	Relationship of the counterparty with the listed entity or its sublidiary	Type of related party transaction	party transaction as approved by the audit committee	during the reporting period	Opening balance	Clouding balance	Nature of Indebtedness (loan/ issuance of debt/ any ather etc.)	Соп	Tenure	Nature (losn/advance/ Intercorporate deposit/ Investment	interest Rate (%)	Tensere	Secured/ unsecured	Purpose for the funds w utilised by the ultim mulpiant of (and-search
1	Indiabulls Real Estate	AABCI5194F	Sylvanus Properties Limited	AAJCS9992H	Subsidiary Company	Inter-corporate deposit	Not applicable	298.5	9,607.7	9,906.6				Inter-corporate deposit	0%	Ropavable on demand	Unsecured	Working cap
2	Indiabulls Rosi Estate United	AABCIS194F	Athen a tale sets of an	AAFCA8602G	Subsidiary Company	inter-corporate deposit	Not applicable	5.8	1,398.9	1,404,7				inter-corporate deposit	0%	Repayable on demand	Unsecured	Working cap
3	Indiabults Real Estate	AABCI5194F	Varali Properties	AACCV4801D	Subsidiary	Inter-corporate	Not applicable	8.2	6.0	34.2				inter-corporate deposit	0%	Repayable on	Unsecured	Working car
4	Limited Indiabults Real Estate Limited	AABCIS194F	United Nerissa Infrastructure United	AADCN7609N	Company Subsidiary Company	deposit Inter-corporate deposit	Not app%cable	319.8	1,136.5	1,236.3				Inter-corporate deposit	0%	Repayable on Repayable on Remand	Unsecured	Working ca
5	Indiabulis Real Estate	AABCIS194F	Fema Estate Limited	AA8CF0029J		inter-corporate	Not applicable	-79.1	133.9	54.8				Inter-corporate deposit	0%	Repayable on	Unsecured	Working ca
6	Indiabuits Real Estace	AABCI5194F	Licha Buildwel	AABCL2129H	Subsidiary	deposit Inter-corporate	Not appilicable	-78.3	173.2	54.5				Inter-corporate deposit	0%	demend Repayable on	Unsecured	Working ca
7	United Indiatuals Real Estate	AABCELIME	United Varial Developers	AACCV5600	Company Subuidlary	deposit Inter-corporate	Not applicable	-76.2	117.4	41.2			1	inter-comprate deposit	0%	demand Repayable on	Unacured	Working ca
8	Indiabulis Real Estate	AABC/5134F	Zeus	AAAC22562C	Company Subsidiary	deposit inter-corporate	Not applicable	-27.8	80.2	62.0				Inter-corporate deposit	0%	Repayable on	Unsecured	Worlding ca
9	Umited Indiabulis Real Estate	A4505194F	Properties Limited Fama Construction	AABCF0028K	Subsidiary	deposit inter-corporate	Not applicable		78.9	78.9	-			Inter-corporate deposit	0%	demand Repayable on	Unsecured	Working co
10	Limited Indiabulis Real Estate	AABC5194F	Limited Triton Buildwell	AACCT5002A	Company Subsidiary	deposit. Inter-corporate	Not applicable	.9.2		21.9		-	-	Inter-corporate deposit	0%	demand Repayable on	Unsecured	Working ca
-	Limited Indiabul's final Estate	-	Limited Karakoram Buildweil		Company Subsidiary	deposit Inter-corporate			-			-		and the second second second second		demand Repayable on		in the second second
11	Limited Indiabulis Real Estate	AABCIS194F	Limited	AACCK8567N	Centeany	desest Inter-coroorate	Not applicable	÷.	60,3	60.3	-	-		Inter-corporate deposit	0%	dentand Repayable on	Unsecured	Working ca
12	Limited	AABCIS194F	Locina Estate Limited		Company	descrit	Not applicable		59.6					Inter-corporate deposit	0%	demand	Unsecured	Warking ca
13	Indiabulis Real Estate	A#805194F	Triton Mrastructure Limited	AACCT50235	Subsidiary Company	Inter-corporate deposit	Not applicable		55,3	55.3				Inter-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
14	Indiabulis Real Estate Limited	AABC/5194F	Fama Land Development Limited	A48CF0042R	Subsidiary Company	inter-corporate deposit	Net applicable		55.8	\$5.8				Inter-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
15	Indiabulis Real Estate	AABCI5194F	Amadis-Land Development Limited	AACCK86508	Subsidiary Company	leter-corporate deposit	Not applicable	26	39.7	39.7				Inter-corporate deposit	0%	Repayable on Idemand	Unsecured	Working to
16	Indiabulis Real Estate United	AABCI5194F	Vindhyachal Buildwei Limited	AACCV3009M	Sabaldlastr.	inter-corporate deposit	Not applicable	-25.5	278.5	253.0				inter-corporate deposit	0%	Repayable on demand	tinsecured	Working ta
17	Indiabulis Real Estate	AABCIS194F	Sentia infrastructure	AALCS2245K	Subsidiary	Anter-corporate:	Not applicable	662.6	216.0	878.6				Inter-corporate deposit	0%	Repayable on	Unsecured	Working ca
18	United Indiabulis Real Estate United	AABCIS194F	Limited Ceres Land Development Limited	AACCO8756E	Company Subsidiary Company	deposit Inter-corporate deposit	Not applicable	27	48.3	48.3				inter-corporate deposit	0%	demand Repayable on Idemand	Ginsecured	Working ca
19	Indiabuls Real Estate	AA8CI5194F	Mark Lines	AACCV3008L	Subsidiary Company	inter-corporate deposit	Not appEcable		102.9	102.9				Inter-corporate deposit	0%	Repayable on demand	Unsecured	Working to
20	Indiations Real Estate Limited	AA8C/5194F	Olana Infrastructure United	AACCD4285F	Subsidiary Company	Inter-corporate deposit	Not applicable	0.2	63.2	63.4				Inter-corporate deposit	- 0%	Repayable on if emand	Universit	Working ca
21	indiabuits Real Estate	AABCIS194F	Ceres Constructions	AACCC8757F	Subsidiary	Enter-corporate	Not applicable		35.9	35.9		-		Inter-corporate deposit	0%	Repayable on	Unsecured	Working ca
22	Limited Indiatvills Real Estate	AABCI5194F	Ceres Infrastructure	AACCE8592N	Company Subsidiary	deposit Inter-corporate	Not applicable		35.3	35.3		-		Inter-corporate deposi	0%	Repayable on	Unsecured	Working ca
23	Limited Indiatulis Real Estate	AABCI5194F	Limited Juventus Land	AABCI7162/	Company Subsidiary	deposit. Inter-corporate	Not applicable		32.6		-			inter-corporate deposit		Repayable on	Unsecured	Working ca
23	Limited Indiatulis Anal Estate	AABCIS194F	Development Limited Nilgiri Infrastructure		Company Subsidiary	ifeposit Inter-corporate	Not applicable		313.9	1 21025	-	-	-		0%	demand Repayable on	Unsecured	Working ca
	United		Projects Limited	AACCRESTORG	Company	(feporit	mot approache		1		-	-		Inter-corporate deposit		gement	Printing and and	Actual Ca
25	Indiabulls Real Estate Limited	AABCI5194F	Makala Infrastructure Limited	AAB(15191A	Subsidiary Company	Inter-corporate deposit	Not applicable	0.3	614.6	614.9				Inter-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
26	Indiatuils Real Estate Limited	AABCI5194F	Albasta Properties Limited	AAGCA3829E	Subsidiary Company	Inter-corporate deposit	Not applicable		210.4	230.4				mail-corporate deposit	0%	Repayable on demend	Unsecured	Working ca
27	Indiabulls Real Estate	AABCIS194F	Sophia Constructions	AAKCSB685E	Subsidiary	Inter-opporate	Not applicable	-2.0	2.0	-				triter-corporate deposit	0%	Repayable on demand	Unsecured	Working is
28	Limited Indiatruls Real Estate	AA805194F	Airmot Properties	AAGCA3337F	Company Subcidiary	deposit Inter-corporate	Not applicable		67.3	67,3				Inter-corporate deposit	0%	Repayable on	Unsecured	Working ca
29	United Indiabults New Extete	AA805194F	Emited Formax Constructions	A CONTRACTOR OF A CONTRACTOR OFTA CONTRACTOR O	Subsidiary	detabait Inter-corporate	Not applicable	-56.2				-		inter-corporate deposit	0%	distriend Antrayable on	Unsecured	Working ca
30	Indiabuls Real Estate	ABOSISAE	Ceres Properties	AACCC85918	Company Subsidiary	inter-corporate	Not applicable	-0.1				-	-	inter comorate deposit	0%	Repayable on	Unsecured	Working sa
30	Umited Indiabults Roll Estate	AASCIS194F	Corus Real Estate	AADCC1514F	Company Subsidiary	deposit Inter-corporate	Not applicable	10.6	-	31.0		-		Inter-corporate deposit	0%	Repayable on	Amsecured	Working ca
	United Indiabulis Real Extate		Limited Selene Constructions		Company Subsidiary	deposit Inter-corporate					-	-				demand Repayable on	17/12/03/04/17/1	
32	Limited	AABOS194F	Limited	AAKCS0587K	Company	deposit Inter-corporate	Not applicable	27.3				-		inter-corporate deposit	0%	demand Receivable on	Unsecured	Working L
33	Liveited	AABCIS194F	Limited.	AASCP10470	Company	deposit	Not applicable		39.0	39.0			-	linter-corporate deposit	0%	demand.	Unsecured	Working co

	Details of the party (liste /solnidiary) entering into		Det	all of counterpa	uty		Value of the related	Value of transaction	either party a	les are due to a a result of the action	Incurred to	o make or g	Indebtedness is Ive loans, inter- , advances or ets	Details o	f the loans, into	e-corporata deposita	i, advances or Im	vestments
5. N	NAME	PAN	NAME	PAN	Relationship of the counterparty with the listed entity or its sublidiery	Type of related party transaction		during the reporting period	Opening balance	Cosing Infance	flature of Indebtedness (ioan/ Issuance of debt/ any other etc.)	Cost	Tanute	Nature (loan/advance/ Intercorporate deposit/ investment	interest facte (Si)	Tenure	Secured/ unsecured	Purpose for the funds w utilised by the ultim recipient of lend-usage
34	Indiabults Real Estate Limited	A4BOS194F	Albasta infrestructure Limited	AAGCAS924	Subsidiary Company	inter-corporate deposit	Not applicable		0.9	0.5				inter-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
35	Indiabulis Real Estate	AABCI5194F	Otra Properties	AADC007768	Subsidiary Company	Inter-corporate deposit	Not applicable	168.1	2,451.6	2,419.7				Witer-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
36	Indiabulis Real Estate Limited	A4805194F	Indiabulls Constructions Umited	A4805408A	Subsidiary Company	Inter-corporate deposit	Not applicable	-12,176.7	14,481.8	2,305.5				inter-corporate deposit	0%	Repayable on demand	Unsecured	Working La
37	indiabulis Real Estate	AABCI5194F		AAECTSB5N	Subsidiary	Inter-corporate	Notappicable	-687.9	2,514.1	1,826.2		-		Inter-corporate deposit	0%	Repayable on	Unsecured	Working ca
38	Indiabulis final Estate	AABCI5194F	Limiteil Linnet Real Estate	AACCLIDBODC	Company Subsidiary	inter-corporate	Not applicable		36.3	36.3		-		Inter-corporate deposit	6%	Repayable on	Unsecured	Working an
39	Indiabulis Real Exterio	AABCI5194F	Limited Limet Properties	AAC CLO106F	Subsidiary	inter-corporate	Not applicable		55.5	55.5		-	10000	inter-comprate deposit	0%	demand Repayable on	Umacurad	Working ca
40	Limited Instanulis Real Estate	AABC15194F	Citra Developers	AADCC1738K	Company Subsidiary	Inter-corporate	Not applicable		0.1	0.1		-		Inter-corporate deposit	0%	demand Repayable on	Unnecured	Working ca
41	Limited Indiabulis Real Estate	AABCIS194F	Limited Sophia Real Estate	AAK CS8677E	Company Sabsidiary	deposit Inter-corporate	Not applicable	0.5	0.3	0.8		-		Inite corporate deposit	0%	demand Repayable on	Unsecured	Working ca
42	Limited Indigturg Real Estate	AABCS194F	Limited Elena Constructions	AABCER231F	Company Subsidiary	deposit Inter-corporate	Not applicable		0.1	0.1			-		1.000	Reparable on		
	Limited Indiabulti Real Estate		Limited Indiabulis Reality		Company Subsidiary	deposit Inter-corporate				-		-		leter-stripprate deposit	0%	demand Repayable on	Unsecured	Working ca
43	United Indiature Real Estate	A4805194F	Company Limited Indiabults Lands	AA8C(7526F	Company	inter-corporate	Not applicable	-	0.2	0.2		-		inter-corporate deposit	-0%	demend Repayable on	Unsecured	Working ca
44	Limited Indiabults Real Estate	AA8CI5194F	Limited Lucina Land	AABCIS109A	Company	depault	Not applicable	28.7	5	28.7		-		Witer-corporate deposit	0%	demand	Unincured	Worlding ca
45	4. Writted	AA805194F	Development similard	AABCL2130N	Company	Inter-corporate (droos?)	Not applicable							inter-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
46	Limited	AABOS194F	Nilgin Infrastructure Development Limited	AACCN 30128	Subs/diary Company	Inter-corporate stepsish	Not applicable	65.5		65.5				inter-corporate deposit	0%	Repayable on demand	Unsecured	Working p
47	Indiature Real Estate	AABCIS194F	Sepset Roal Estate	AAKCS#679L	Subsidiary Company	Inter-corporate deposit	Not applicable	406.0		406.0				Writer-Liorgionalie deposit	0%	Repayable on demand	Unsecured	Working a
48	Indiabulls Real Estate	AABCI5194F	Apesh Constructions	AAG CA3340N		letter-corporate depend	Not applicable	109.5	•	109.5				initer-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
49	Installed Secol Patenter	AABCIS 194F	Sentia Real Estate	AAKCS8680H	Subsidiary Company	inter-corporate depusit	Not applicable	45.6		45.6				Inter-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
50	In Schools Band School	AABCIS194F	Albina Real Estate	AAGCA3339M	Sobsitiary	inter-orchorate	Not applicable	173.1		173.1				Inter-corporate deposit	0%	Repayable on	Unsecured	Working to
51	Indiabulis Real Estate	AABCIS194F	Athena Buildwell	AAFCA82198	Subsidiary	deposit Inter-corporate	Not appTcable	112.8		112.8		-		Inter-corporate deposit	0%	Repayable on	Unsecured	Workine G
52	Indiabults Real Estate	AABCI3194F	Limited Indiato/Es Multipley	AABCIT347E	Complene Subsidiary	inter-corporate	Not applicable	50.8		50.8		-		Inter-corporate deposit.	0%	Repayable on	Unsecured	Working a
53	Limited In the Research	AABC/5194F	Services Limited	AABCF1242P	Company Subsidiary	Inter-corporate	Not applicable	13.943.0		13,943.0		-		Inter-corporate deposit	0%	demand Repayable on	Unsecured	Working
	Limbed Linder		18 Holdings Limited Angles Constructions	COMPANY STREET	Company Subsidiary	deposit Inter-corporate	CONTRACTOR NO.	1.4702-6924		10000.0000		-			17.515.	demand Repayable ph		
54	Limited	AABCIS 194F	Limited Lenus infrastructure	AAGC45927M	Company Sebsidiary	deposit Inter-corporate	Not applicable	199.7	· ·	199.7		-		Inter-corporate deposit	0%	demand Resavable on	Unsecured	Working c
55	Limited	AA8CI5194F	Limited	AABCL3705H	Company	deposit.	Not applicable	137.2		137.2		-		Inter-corporate deposit	0%	demand	Unsecured	Working ca
56	Indiabulis Real Estate Limited	AABCIS194F	Sepset Developers	AALCS2248L	Subsidiary Company	Inter-corporate deposit	Not applicable	400.3	-	6003			-	Inter-corporate deposit	0%	Repayable on domand	Unsecured	Working ca
57	Limited	AA805194F	Formax Real Estate Limited	AABCF1759Q	Company	Inter-corporate deposit	Not applicable	570.6		570.6				inter-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
50	Indiabults Real Estate Limited	AABCI5194F	Mabon Constructions Limited	AAFCM3586M	Subsidiary Company	Inter-corporate deposit	Not applicable	29.2		29.2				Inter-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
58	Indiabulis Real Estate Limited	AABCI5194F	Mabon Infrastructure	AAFCM3587L		Inter-corporate deposit	Not applicable	190.5		190.5				Inter-corporate deposit	0%	Repayable on demand	Unsecured	Working ca
60	Indiabuils Real Estate	A4805194F	Lorena Builders	AACOL0525€	Subsidiary	Inter-corporate incosit	Not applicable	198.5		198.5				Inter-corporate debosit	0%	Repayable on	Unsecured	Working c
61	Indiabuils Real Estate	AABCI5194F	Serpentes Constructions Limited	AAUCS4751M		Inter-corporate deposit	Notapplicable	4	-	-				leter-corporate deposit	076	Repayable on demand	Unsecured	Working c
62	Indiabulls Real Estate	AA805194F	Fama Properties	AAACF9905G	Subsidiary	Loen	Not applicable	1.4		14		-					-	
63	Umited	AA805194F	Limited Indiabuils Industrial Infrastructure Limited	AABCIS033M	Company Subsidiary Company	Loen	Not applicable	63.1	1,432.1	1,515.2								-
164	Long Barrister	AABCI5194F	Indiabulis Estate	AABCHOLOG	Subsidiary	Logn	Not applicable	663.3		663.3								-
-	Limited Indiabulis Real Estate		Limited		Company Subsidiary	20.00						-					+	-
65	Umited	AA805194F	III Assets Limited	AABCM737N	Comosity	Loan	Hot applicable	3.5		3.5		-						-
66	Indiabulis Real Estate	AABCI5194F	Indiabadis Constructions Umited	AABCI5408A	Subsidiary Company	Loies	Not applicable	24	- F.									

											Additions deposits,	el disclosure advances o	e of related party t investments mai	ransactions - applicable or de or given by the listed an reporting period when a	tity/subsidiary.	These details need t	ion relates to los to be disclosed or	ms, inter-corporate sty ance, during the
	Details of the party (listed /sabsidiary) entering into		Des	call of counterpa	нту		Value of the related	Value of transaction	either party	nies are due to as a result of she esaction	Incurred to	a make or p	Indebtedness is give loans, inter- s, advances or ents	Detalls o	f the loans, inte	-corporate deposita	advances or inv	estronets
i. No	NAME	PAN	NAME	PAN	Relationship of the Counterparty with the listed entity or its subsidiary	Type of related party transaction	party transaction at approved by the audit committee	during the reporting period	Opening Italance	Clusing balance	Nature of Indebtedness (loan/ Issuance of dabt/ any	Cost	Tamure	Nature (ican/advance/ Intercorporate # cposit/ investment	Interest Rate (%)	Tenure	Secured/ sesecured	Purpose for which the funds will be utilised by the ultimate recipient of fund
67	Indiabults Real Extertor	AABCIS194F	Lorita Developers	AALCI9811M	Substituty	Lora	Not applicable	15		3.5	other etc.)	-				-		(erid-imany)
-	Livited Indiabulls Real Estate	-	Limited Indiabulis Infraestate		Company Sabeidiary													
68	Limitad	AABCIS194F	Limited	W6001300	Company	Loan	Not applicable	267.3		287.3							_	
69	Indiated Real Estate Limited	AA8CI5194F	Sophia Constructions Limited	AAKCSBEBSE	Subsidiary Company	Loon	Not applicable	25.4		25.4								
70	Indiabulis Real Estate United	AARCIS194F	Kenneth Builders And Developers Limited	AACCK8268F	Subsidiery Company	Loan.	Not applicable	177.0		177.0								
71	Indiabults Real Estate	AABCI5154F	Athena Builders And	AARCA7865K	Subsidiary	Loan	Not applicable	4.8		4.8		-						-
	Limited Indiahulis Real Estate		Ceres Properties		Company Subsidiary		Construction of the					-						
72	Limited	AA805194F	Limited.	AACCC8591R	Company	Loan	Not applicable	13.6	-	33.6		-	-				_	
73	Indabulis Real Estate	AABCIS194F	Indiabulis Land Holdinus Umited	AAIICH396M	Subsidiary Company	Loan	Not applicable	24.2		24.2								
74	Indiabulis Real Estate Limited	AABCIS194F	Nilgininfrastructure Limited Indiabulis	AACON9011H	Subsidiary Company	Loan	Not applicable	5.6		5.6								
75	Indiabuils Real Estate Umited	AABCG194F	Infrastructure Projects Limited	AA8CI4739C	Subsidiary Company	Loan	Not applicable	8.9	2	1.9								
76	Indiabuls Real Estate	AABOS194F	Indiabula Commercial Properties Limited	AABCI6198P	Subsidiary Company	Loon	Not applicable	6.0		6.0								
17	Indiabuils Real Estate	AABCI5194F	Nilgiri Land	AACCN2189C	Subsidiary	Laan	Not applicable	4.8		4.8								
-	Limited Indiabuls Real Estate		Development Limited Indiabulis		Company Subsidiary													
78	Limited	A4605194F	Engineering Limited	AA5CI47380	Company	Loan	Not applicable	19.1		19.1								
79	United	AABCIS194F	Nilgiri Londs Limited	AACCN2513L	Subsidiary Company	Loan	Not applicable	12.7	(*)	12.7								
80	Indiatuds Real Estate United	AAB05194F	Platane Infrastructure Limited	ANGCASTORS	Sobsidiary Company	Coan	Not applicable	2.0		2.0								
81	Indiabulis Real Estate	AABCIS194F	Paidia Infrastructure	AALCS2247M	Subsidiary	Lain	Not applicable	0.5		0.5								
82	Indiabulis Real Estate	AABCB194F	Limited Vonnie Real Estate	AM (59222)N	Subsidiary	MC0 01	Nur ou Faith	45		45		-	-					-
531	Limited Indiabulis Real Estate	Charles and the	Limited Serida infrastructure	TT RECEIPTING T	Company Subsidiary	Loan	Not applicable	_	5			-						
83.	Limited	AABCI5194F	cimited	A4LC549956	Company	Loan	Not applicable	0.5	8	0.5							_	
84	Indigbuils Real Estate	AABCI5194F	Ashkit Constructions	AAGCA7380	Subsidiary Company	Loan	Not applicable	0.5		0.5								
85	Incliabulis Real Estate	AABCIS194F	Indiabulis Industrial Infrastructure Limited	AABCI6033M	Subsidiary Company	Interest paid	Not applicable	67.1										
86	Indiabulis Real Estate	ANECIS194F	Athena Infrastructure	AAPCANNOG	Subsidiary	in the second second	Not see Trable					-						
-	Limited Indiatulis Real Estate		Linited Indiabulic Estate		Company Subsidiary	Interest received	Not applicable											
B7	Limited	AABCIS194F	Limited	AABCI4010Q	Company	Interest received	Not applicable								-			
85	Indiabulis Real Estate	AABCI3194F	Citra Properties Limited	AND C007768	Subsidiary Company	Interest received	Not applicable	1	~	1								
89	Indiabults Real Estate	AA805194F	Seime Constructions	A4KC\$0587K	Subsidiary	interest received	Not applicable	22	2	12 L								
90	United Indiabulis Real Estate	AADCIS194F	Limited Indiabulis Constructions Limited	AABCIS408A	Subsidiary Company	Furchase of goods or services	Not applicable	41.0	-	47.6								
91	Indiabults Real Extate	AABCIS194F	Athena Infrastructure		Subsidiary	Furchase of goods	Not applicable	36.8		42.7	-							
92	Indiabuls Real Estate	AABCI5194F	Limited Sylvanus Properties	AAJCS9982H	Company Subsidiary	or services Purchase of goods		89.5	-	103.9			-				-	
-	Limited Includeds Real Estate		Limited Selene Constructions		Company Subsidiary	or services Purchase of goods				2.001		-			-		-	
93	Limited	AABCI5194F	Limited	AAKC\$0587K	Company	or services	Not applicable	6.6		7.7								-
94	Initiabults Real Estate Limited	AABCI5194F	Cevelopment Um/ted	AABCLELSON	Subsidiary Company	Purchase of goods or services	Not applicable	101.9		15R.2								
95	Indiabults Real Estate Limited	AA9CI5194#	Indiabults Infraestate Limited	A48061960	Subsidiary Company	Purchase of goods or services	Not applicable	26.2		30.4								
96	Indiatura Real Estate	AA8C75194F	Citra Properties	AADCC07768	Subsidiary	Sale of goods or	Not applicable	123.8		143.6		1		-	-		-	-
97	Limited Indiabulis Real Estate	AABCI5194F	Limited Sepset Real Estate	AAKCS8579L	Company Subsidiary	services Sale of goods or		1		73.4		-					-	+
-	Limited Indiabulis Regi Estate	-	Limited		Company Subsidiary	services Sale of goods or	Not applicable	63.3				-						-
98	Limited	AABCI5194F	Limited	AAECTSBSBL	Company	services	Not applicable	27.0										



														ransactions - applicable or le or given by the listed or reporting period when so	tity/subsidiary.	These details need to		
	Details of the party (listed /subsidiary) entering into		Det	all of counterpa	rty .		Value of the related	Value of transaction	sither party a	ties are due to to a result of the saction	Incurred to	make or p	Indebtedness Is give Ioans, Inter- s, edvances or ents	Details o	f the loans, inte	-corporate deposits,	advances or inv	estreents
5. Ma	NAME	PAN	NAME	PAN	Relationship of the counterparty with the listed entity or its subsidiary	Type of related party transaction	party transaction as approved by the audit committee	during the reporting period	Opening balance	Clusing belance	Nature of Indebtedness (loan/ Issuance of dobt/ uny other etc.)	Cet	Terurs	Nature (Jour/advance/ intercorporate deposit/ investment	Interest Rate (%)	Tenure	Secured/ insecured	Purpose for which the funds will be utilised by the ultimato recipient of funds (end-usurs)
99	Indiabults Real Estate	AA805194F	Sophia Real Estate	AAKCS8677E	Subsidiary Company	Sale of goods or services	Not applicable	10.2	Q.	11.8								and the second of
100	Limited Indiaturis Real Estate United	AABCI5194F	Limited Annual Real Estate	AAG CA3346L	Subsidiary Company	Sale of goods or services	Not applicable	5.2		6,1								
101	Indiabulis Real Estate Limited	AABCIS194F	Indiabulls industrial infrastructure Umited	AABCIG033M	Subsidiary Company	Sale of goods or services	Not applicable	41.8		48.5								
102	Indiabulis Real Estate Limited	AABCI5194F	Platane infrastructure Umited	AAGCA5708G	Subsidiary Company	Investment	Not applicable	2.0	1.1									
103	Indiabults Real Estate	AABCIS194F	Paidle Infrastructure	AALCS2247M	Subsidiary Company	Investment	Nut applicable	0.5										
104	Indiabulla Real Estate	AADCIS194F	Lorita Oevelopers	AALCS9811M	Subsidiary Company	Investment	Not applicable	3.5	-									
105	Indiatuals Real Estate	AABCI5194F	Vonnie Real Estate	AALC55022N	Subsidiary Company	investment	Not applicable	4.5										
106	Indiabulis Real Estate	AA805194F		AABC34737N	Sutsidiary Company	investment	Not applicable	1.5										
107	Indiabults Real Estate	AABO5194F	Serida infrastructure Limited	AALC54995G	Subsidiary Company	Investment	NOC applicable	0.5	1	•								
108	Indiabulis Real Estate	AABCI5194F	Ashkit Constructions Limited	AAGCA7380J	Subsidiary Company	Investment	Not app3cable	0.5									1	
109	Indiabulls Infraestate	AA6C16196D	Sachin Sheh	AADPSB800K	Chief Executive Officer	Remuneration	Not applicable	21.0	-									
110	Citra Properties Limited	AADCC07768	Manish Kumar Sinha	ANOPS7827G	Chief Financial Officer	Remuneration	Not appicable	3.9										
111	Citra Properties Limited	AADCC07768	Chandra Shekar Josh	AJN9/1910E	Company Secretary	Remuneration	Not applicable	1,5)÷									
112	Inclabulls Real Extate	AABOS194F	Inved Falzullah Tapla	AAAPT3871E	Non-Executive Directors	Director's Sitting Pres	Not applicable	0.1	1.1.1.1									
113	Indiabulis Real Estate Limited	AABCIS194F	Krishnamurthy	ААНРКАВТОО	Non-Executive Directors	Okector's Sitsing Free	Not applicable	0.2	-									
114	Indiabulls Real Estate Umited	AABCI5194F	Praveen Kumar Trinathi	ABHPT2749P	Non-Executive Directors	Oirector's Sitting Fees	Not applicable	0.Z	17	-								
115	Sydiabulis Real Estate Limited	AABCIS194F	Shyanim Mariwala	ADVPM4940K	Non-Executive Olivectors	Director's String. Fees	Not applicable	0.2										
116	Indiabulis Real Estate	AABCI5194F	Tarana Suresh Latword	AAAPL39921	Non-Executive Directors	Director's Sitting	Not applicable	0.1										

Value of transaction is taken as net inflow/ outflow. Except at 5. No. 63, 65 & 101 above, all are the wholly owned subsidiaries of indiabulis Real Estate Limited





April 26, 2024

Scrip Code – 532832 BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, MUMBAI – 400 001 IBREALEST/EQ National Stock Exchange of India Limited "Exchange Plaza", Bandra-Kurla Complex, Bandra (East), MUMBAI – 400 051

Sub: Reporting of initial disclosure to be made by entities identified as Large Corporates

Dear Sir/ Madam,

Pursuant to SEBI Circular No. SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 ('SEBI Operational circular'), we hereby confirm that Indiabulls Real Estate Limited is not a Large Corporate as per the applicability criteria given under the Chapter XII of the said SEBI Operational Circular.

Relevant disclosure required under the said SEBI Operational Circular, is given in the enclosed Annexure.

We request you to kindly take the same on record.

Thanking you,

Yours truly, For Indiabulls Real Estate Limited CHANDRA SHEKHER JOSHI Digitally signed by CHANDRA SHEKHER JOSHI Date: 2024.04.26 16:59:47 +05'30'

Chandra Shekher Joshi Company Secretary

Encl: Annex - XII-A

Indiabulls Real Estate Limited

CIN: L45101HR2006PLC095409

Corporate Office: WeWork Vaswani Chambers, 264/265, Dr. Annie Besant Road, Worli, Mumbai – 400030, Tel.: (022) 61899600 Registered Office: Office No 01-1001, WeWork, Blue One Square, Udyog Vihar Phase 4 Rd, Gurugram – 122016, Haryana, Tel/Fax: (0124) 4609559 Email: ir@ibrealestate.com Website: http://www.indiabullsrealestate.com



Annex - XII-A: Initial Disclosure

SI. No.	Particulars	Details
1	Name of the company	Indiabulls Real Estate Limited
2	CIN	L45101HR2006PLC095409
3	Outstanding borrowing of company as on 31st March (in Rs. crore)	0.00
4	Highest credit rating during the previous FY along with name of the CRA	N.A.
5	Name of stock exchange* in which the fine shall be paid, in case of shortfall in the required borrowing under the framework	N.A.

We confirm that we are not a Large Corporate as per the applicability criteria given under the Chapter XII of SEBI Operational circular dated August 10, 2021.

Manish Kumar Sinha Chief Financial Officer E-mail ID: <u>sinha.manish@ibrealestate.com</u>

*In terms paragraph of 2.2(d) of the circular, beginning FY2022, in the event of shortfall in the mandatory borrowing through debt securities, a fine of 0.2% of the shortfall shall be levied by Stock Exchanges at the end of the two-year block period. Therefore, an entity identified as LC shall provide, in its initial disclosure for a financial year, the name of stock exchange to which it would pay the fine in case of shortfall in the mandatory borrowing through debt markets.

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