

Date: 30/05/2025

То,	To,
BSE Limited	NSE Limited
PhirozeJeejebhoy Towers,	Exchange Plaza, Plot No.C/1
Dalal Street,	Bandra- Kurla Complex
Mumbai - 400001	Bandra (East), Mumbai 400 051
Script Code: 517571	Script Code: INDLMETER

Dear Sir/Madam,

Sub.:- Outcome of Meeting of Board of Directors of IMP Powers Limited ("Company") held on Friday, 30th May, 2025.

With reference to above subject and in compliance with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("Listing Regulations") we hereby submit the outcome of the Meeting of Board of Directors of the Company which was commenced at 12:30 P.M. and inter alia considered the following:

- Pursuant to Regulation 30 & 33 of Listing Regulations, we hereby inform you that the Board of Directors of the company has inter alia approved Standalone and Consolidated Audited Financial Results of the Company for the quarter and financial year ended on 31st March, 2025 and adopted the Auditors Report thereon.
- 2. We would like to declare and confirm that M/s. B J S and Associates, Chartered Accountants (FRN:113268W) have issued Audit Reports with modified opinion on both Standalone as well as Consolidated Audited Financial Results for the quarter and financial year ended on 31st March, 2025. The statement on Impact of Audit Qualification is enclosed along with Audited Financial Results.
- 3. The Board has considered and approved the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended March 31, 2025.

Pursuant to Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose the following:

- The Audited Financial Results (Standalone and Consolidated) for the quarter and financial year ended on 31st March, 2025; together with Auditors Report with modified opinions on the aforesaid Audited Financial Results (Standalone and Consolidated).
- 2. To consider and approve the Audited Standalone and Consolidated Financial Statements of the Company for the financial year ended March 31, 2025.

The meeting of the Board of Directors concluded at 01:50 PM.

You are therefore requested to take note of the same.

Thanking you,

Yours faithfully,

For, IMP POWERS LIMITED

Shaishav Digitally signed by Shaishav Rakeshkumar Rakeshkumar Shah Date: 2025.05.30 14:08:50 +05'30'

Shaishav Shah Director DIN: 00019293

♥ Reg. Office: Survey No. 263/3/2/2 Village Sayli, Umarkuin Road, Silvassa - 396230, Dadra & Nagar Haveli (U.T.)

Ocrp. Office: CH-7, Inspire Business Park, Shantigram, SG Highway, Ahmedabad - 382421

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The Board of Directors IMP Powers Limited

Report on Audited Standalone Financial Results

Qualified Opinion

We have reviewed the accompanying statement of financial results ("the Statement") of IMP Powers Limited ("the Company") for the financial year ended March 31,2025, attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the Securities and Exchange Board of India {Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time (the "Listing Regulations"). The financial results have been initialed by us for the purpose of identification.

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

- i) are presented in accordance with the requirements of Regulations 33 of the Listing Regulations in this regard; and
- except for the possible effects of the matter described in 'Basis for Qualified Opinion' paragraph below, gives a true and fair view in conformity with the applicable accounting standards and other accounting principles generally accepted in India, of the profit/ (loss) (including other comprehensive income) and other financial information of the Company for the financial year ended March 31,2025.

Basis of Qualified Opinion

Attention is drawn to the followings:

- a) Trade Receivables, Other Financial Assets and Other Current Assets and bank balance are subject to confirmation and reconciliation from respective parties and consequential reconciliation, outcomes of pending arbitration/settlement of claims and adjustments arising therefrom if any.
- b) Impact with respect to aforesaid point are currently not ascertainable pending completion of final distribution process.

C **T** A

The company is in the process of reconciling direct/indirect tax related balances as per books of account and as per tax records. Accordingly, we are unable to comment whether these balances are fairly stated in the books.

During our review, we noted that the company has not performed impairment testing on its assets, despite significant reductions in operations and ongoing financial losses, which are indicators of potential impairment under [applicable accounting standards]. As a result, we are unable to determine whether any adjustments to the carrying values of the company's assets are necessary. This matter has not been reflected in the financial statements, and we cannot conclude on the impact of this omission. In our opinion and to the best of our information, according to the explanations given to us, the Statement, except for the matters described in paras (a) to (d) above, are presented in accordance with the requirements of Regulation read with Circular in this regard and the audited financial results for the year ended 31st March, 2025 as set out in the Statement gives a true and fair view of the total comprehensive income (comprising of (loss) and other comprehensive income) and other financial information of the Company for the financial year ended March 31,2025 in accordance withthe accounting principles generally accepted in India.

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 as amended ("the Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Financial Results" section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial results under the provisions of the Act and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our qualified opinion on quarter and financial year ended March 31,2025.



Management's Responsibilities for the Interim Financial Results

The Statement of the Company for the financial year ended March 31,2025 have been taken on record by the Management. For the said purpose as explained in Note no. 2 of the financial results, the Management has relied upon the certification, representations, statements and other relevant information provided by the suspended Directors and other Officers of the Company, and liquidator in relation to the Statement.

The Management of the Company are responsible for the matters stated in section 134(5) of the Act with respect to the preparation of the Statement that gives a true and fair view of the, financial performance {including other comprehensive income}, of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) notified under section 133 of the Act read with the Companies {Indian Accounting Standards) Rules, 2015, as amended. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting 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 gives a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial results, the Management of the Company is responsible forassessing 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.

Auditors' Responsibilities for the Review of the Interim Financial Results

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 auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the Statement.



As part of an audit in accordance with SAs we exercise professional judgement 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 with reference to the Statement 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 the 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 financial results or, if suchdisclosures 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. Materiality is the magnitude of misstatements in the financial results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Financial Results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Financial Results.



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

For and on behalf of

B J S AND Associates Chartered Accountants FRN 113268W Nermal 02 **CA Niket Modi** AHMEDABAD Partner MN. 181785 Date: May 30,2025

Place: Ahmedabad UDIN: 25181785BMINL1132 Imp

imp powers limited

Regd. Office : CH-7, Inspire Business Park, Shantigram, Near Vaishnodevi Circle, Khodiar, Ahmedabad, Daskroi, Gujarat, India 382421. CIN: L31300DN1961PLC000232 Audited Standalone Financial Results For The Fourth Quarter & Finacial Year Ended on March 31, 2025

(Rs. In Lakhs)

			Standalone				
Sr.	Particulars		uarter Ended			Ended	
01.	Faittoulara	31-Mar-25	31-Dec-24	31-Mar-24	31-Mar-25	31-Mar-24	
_		Audited	Unaudited	Audited	Audited	Audited	
1	Income form operation						
	(a) Revenue from operations	36,23	81,11	•	152,72	154,82	
	(b) Other Operating Income		0,00		314,52		
	Total income form operation (a+b)	36,23	81,11		467,24	154,8	
2	Other Income	532,02	100,56	22,03	858,71	74,49	
3	Total Income (1+2)	568,24	181,67	22,03	1.325,95	229,31	
- 4	Expenses						
	a) Cost of materials consumed	(12,52)	4,42	8,55	67,43	154,5	
	b) Purchases of stock-in-trade						
	c) Changes in Inventories of finished goods, work-in- progress and stock in trade	27,27			(34,93)	41,75	
	d) Employee Benefits Expense	83,13	50,65	(17,07)	202,79	298,1	
C 7	e) Depreciation and amortisation expense	124,43	137.87	150,14	570,74	607,8	
1	f) Provision for doubtful Debts and Loans & advances (BG Invoked)	0,00	*	636.96	139,60	764,1	
-	g) Other expenses	159.36	56,42	96.04	564,75	391.24	
	Total expenses (a to g)	381,38	249,36	874,62	1,510,38	2,257,6	
5	Profit/(Loss) before Finance cost & exceptional & Extraordinary items and tax (3-4)	186,87	(67,69)	(852,59)	(184,43)	(2.028,3	
6	Finance Costs	10,29	3.17	3,71	23,97	20.6	
7	Profit/(Loss) before exceptional & Extraordinary items and tax (5-6)	176,58	(70,86)	(856,30)	(208,40)	(2.048,9	
8	Exceptional items (Refer note no, 6)			1 1			
9	Profit/ (Loss) before Extraordinary Items & Tax (7-8)	176,58	(70,86)	(856,30)	(208,40)	(2.048,95	
10	Extraordinary Items		· · · ·			÷	
11	Net Profit /(Loss) before after tax (9-10)	176,58	(70,86)	(856,30)	(208,40)	(2.048,99	
12	Tax Expense	-	-				
13	Net Profit /(Loss) for the period after tax (11-12)	176,58	(70,86)	(856,30)	(208,40)	(2.048,99	
	Other Comprehensive Income not reclassified into Profit & Loss account	(26,77)	7,77	30,77	(3,47)	31,0	
	Total Comprehensive Income [13+14]	149,81	(63,09)	(825,53)	(211,87)	(2.017.9	
	Paid up equity share capital (Face value Rs.10)	863,66	863,66	863,66	863,66	863,6	
	Other Equity		000,00		(27.861,29)	(27.649,4)	
	Earning Per Equity Share (EPS)				(21.001,23)	121.040.44	
10	Basic EPS Rs.	2,04	(0,82)	(9,91)	{2,41}	(23,71	
	Diluted EPS Rs.	2,04	(0,82)	(9,91)	(2,41)	(23,72	
_	Notes to the Statement of Standalone audited Financial Result for the guarter & year ende		[0,82]]	19,9111	[2,41]]	123,14	

The above audited standalone financial results which are in accordance with Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015 read

iffh SEBI circular dated July 05, 2016, have been prepared by the supporting staff of the Company and approved by the management.

Liquidation Process under Section 33 of the Insolvency and Bankruptcy Code, 2016 has been admitted against the Company vide Honorable National Company Law Tribunal, Ahmedabad bench vide Order dated 19, 12,2023 and Mr, Ravindra Kumar Goyal (having registration no, IBBI/ IPA-001 / IP-P-02019/2020- 2021/13098) has been appointed as Liquidator of the company under section 34 of the Insolvency and Bankruptcy Code, 2016 and Resolution Professional has been discharged. Upon the order of Hon'ble NCLT, all the powers of board of directors ceased to have effect and vested in the Liquidator. Afterwards, Company was sold to hightest bidder on going concern basis. Company has received the intimation order IA/1387(AHM)2024 in CP(IB)203 of 2020 under section 60(5) IBC dated 5-11-2024 for these proceedings. Accordingly, the management is taken over by new management from liquidator, and the above unaudited standalone linancial results of the Company for the year ended March 31, 2025 have been reviewed by Management. The statutory auditors have carried out a limited review of these results.

As directed by the Hon'ble NCLT, the Liquidator has initiated the process for biding of sale of assets of the Company through E-Auction sale notice under insolvency and Bankruptcy code 2016 dated 24th April 2024. Subsequent company has received Rs. 78 Cr. from successfully bidder as per letter of intent issued by the liquidator of the company for selling company as going concern as per regulation 32 (e) of the insolvency and Bankruptcy board of India (Liquidation process) regulation 2016 on "As is where, as is what is whatever there is and without recourse basis.

4 The Company is primarily engaged in the business of Electrical products like Power & Distribution Transformers, its parts and Hydro projects which logelher constitute a single segment in accordance with the Accounting Standard on "Segment Reporting (Ind AS 108)"

5 Provision for interest and finance charges on outstanding finance liability has not been provided in above financial results.

The order of Moratorium passed under Section 14 of the Insolvency and Bankrupicy Code, 2016 shall cease to have its effect and that a fresh Moratorium under section 33(5) of

the Insolvency and Bankruptcy Code shall commence.

7 Customers have invoked performance bank guarantees of Rs. 1.40 crores in year ended on March 31,2025 (including nil in current guarter), which has been provided in the result

8 The Company had reported losses in earlier years, Hence, the net worth of the Company has been eroded. There is strain on the working capital and operations of the Company and it is undergoing significant financial stress. As stated in Note No. 2, Liquidation process was initiated in respect of the Company w.e.f. December 19, 2023.

"Basis of preparation

The results of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standard) Rules, 2015 as amended by the Companies (Indian Accounting Standards) (Amendment) Rules, 2016 and the relevant provisions of the Companies Act, 2013 ("the Act"). The results are prepared on going concern assumptions considering the fact that the company has received Rs, 78 Cr, from successfuly bidder for sale of company as a going concern as per regulation 32(e) of the insolvency and Bankkruptcy board of India (Liqudation process) regulation 2016 which has been disclosed under the other current liabilities,

to Company has received the intimation order IA/1387(AHM)2024 in CP(IB)203 of 2020 under section 60(5) IBC dated 5-11-2024 confirming the relief for the various statues as per the terms and condition mentioned in the order however the company is in process of making necessary compliance to making order effective and all accounting treatment given in the books once the order is effective and final distribution order is received by company

11 Company has received Rs, 5,27 cr, during the half year including interest of Rs, 2,12cr, From HVPNL against arbitration awarded on date 29/11/2023, Further company has booked additional 3.96 Cr. As receivable from HVPNL based on entries reflected in form 26AS

periods have been regrouped / reclassified / rearranged where ever considered necessary to conform current period/ Year Classification 12 Figures of the m

ERS N For IMP POWERS MITED 3 MIT 0 AHMERABAD Q S m Place :- Ahmedahad Date :- 30/05/2020 5 0 177 0 Director 2 0 DIN: 00019293 C.A $\mathbf{*}$

Audited Standalone Financial Results For The Fourth Quarter & Finacial Year Statement of Assets & Liabilities	Linded on March	(Rs. In Lakhs
	Stand	and the second se
Particulars	As on March 31, 2025	As on March 31, 2024
	Audited	Audited
SETS		
Non-current Assets	0.000.04	1 100 01
(a) Property, Plant and Equipment	3.890,81	4.428,64
(b) Right of use Assets	10.00	21,59 21,73
 (c) Others Intangible Assets (d) Financial Assets 	19,96	21,73
(i) Investment	77,48	77,48
(f) Deferred Assets/ (Liabilities)	-	-
(g) Other Non-current Assets	34,58	20,35
Total Non-current Assets (A		4.569,80
3 Current Assets	4.405.04	007.00
a) Inventories	1.125,34	985,22
b) Financial Assets (i) Trade Receivables	3.961,03	3.982,93
(ii) Cash and Cash Equivalents	244,12	18,25
(iii) Bank Balance other than Cash and Cash Equivalents	7.234,84	493,22
(iv) Loans	1.680,82	1.647,39
c) Other Current Assets	1.446,31	857,43
d) Assets held-for sale	280,60	280,60
Total Non-current Assets (E) 15.973,06	8.265,05
DTAL ASSETS (A+B)	19.995,89	12.834,85
 Equity Share Capital Other Equity otal Equity (A) Non-current Liabilities (i) Borrowings (ii) Other Financial Liabilities Provisions otal Non-current Liabilities (B) Current Liabilities (i) Borrowings (ii) Cher Financial Liabilities (ii) Other Financial Liabilities (ii) Cher Financial Liabilities (iii) Cher Financial Liabilities (iiii) Trade Payables Total outstansing dues of Micro Enterprises & Small Enterprises Total outstansing dues of Creditors other than Micro & Small Enterprises (iii) Other Financial Liabilities 	863,88 (27.861,29) (26.997,41) 173,71 173,71 25.527,88 	863,88 (27.649,42) (26.785,54) - - 158,54 25.393,05 26,44 144,74 6.426,17 6.699,26
o) Other Current Liabilities	8.275,77	532,53
) Provisions	61,81 85,49	61,72 177,93
) Current Tax Liabilities tal Current Liabilities (C)	46.819,59	39.461,85
	40.013,03	00.401,00
OTAL Equity and LIABILITIES (A+B+G)	19.995,89	12.834,85
Place : Ahmedabad Pate :- 30/05/2025	-0,00 For IMP POW Shaishav Sha Director DIN : 0001929	h

IMP POWERS LIMIT CIN: L31300DN1961PLC0	00232				
Audited Standalone Cash Flow Statement for	year ended M	arch 31st ,202	5	(Rs. In Lakh	
Particulars	For the Year Ended 31st March 2025		For the Year Ended 31st March 2024		
Profit before tax		(208,40)		(2.048,9	
Adjustments to reconcile profit before tax to net cash flow	1			16-30 Mage 4	
Depreciation and amortisation	570,74		607,82		
(Profit) / loss on sale / write off of assets			2		
Provision for doubtful Debts					
Provision for doubtful Debts and Advances			764,16		
Finance costs	23,97		20,68		
Remeasurement gain/loss on define benefit plans	3,47		(31,06)		
		591,24		1.423,7	
Operating Profit / (loss) before working capital changes		382,84		(625,2	
Changes in working capital:	1 1				
Adjustments for (increase) / decrease in operating assets:					
Inventories	(140,11)		11,84		
Trade receivables	21,90		22,15		
Current Finacial Ioan & other Current assets	(7.363,94)		(347,65)		
Non-current financial assets & other non-current assets	(14,23)		(0,04)		
Adjustments for increase / (decrease) in operating liabilities:					
Trade payables	(16,18)		33,36		
Other current financial liabilities	(385,35)		475,53		
Other current liabilities	7.743,24		(270,90)		
Provision and Current tax	(92,35)		(23,63)		
Non-current financial liabilities					
Provision	15,17		(38,19)		
		(231,85)		(137,5	
		150,99		(762,7	
Cash flow from extraordinary items				-	
Cash generated from operations		150,99		(762,7	
Net cash flow from / (used in) operating activities (A)		150,99		(762,7	
B. Cash flow from investing activities					
Purchase of property, plant and equipment (including capital work in progress and capital					
advance)net off	(9,53)		*		
Proceeds from sale of fixed assets	-				
Net cash flow from / (used in) investing activities (B)		(9,53)			
C. Cash flow from financing activities					
Proceeds from long-term borrowings(Net)			*		
Proceeds from other short-term borrowings	108,38		718,44		
Finance cost	(23,97)		(20,68)		
Net cash flow from / (used in) financing activities (C)		84,41		697,7	
Net increase / (decrease) in Cash and cash equivalents (A+B+C)		225,87		(65,0	
Cash and cash equivalents at the beginning of the year		18,25		83,2	
Cash and cash equivalents at the end of the year		244,12		18,2	
and the second		0,00			
Place :- Ahmedabad Date :- 30-05-2025	Fo	MP POWERS L Shaishav Shah Director DIN : 00019293	IMITED		

IMP Powers Limited

Statement on Impact of Audit Qualification for the financial year ended March 31,2025 (Standalone)

(Rs. in Lakhs)

Particulars	Audited Figures (as reported before adjusting qualifications)	Audited Figures (as reported before adjusting for qualifications)
Turnover/ Total Income	1325.95	
Total Expenditure	1537.82	
Net Profit/ (Loss)	(211.87)	Not Applicable
Earnings Per Share	(2.41)	
Total Assets	19,995.89	
Total Outside Liabilities	46,993.30	
Net Worth	(26,997.41)	
Any other financial item (as felt Nil appropriate by the management)	Nil	

a) Details of Audit Qualifications

- (i) Qualification regarding Going Concern.
- (ii) Qualification regarding final decision and outcome of final Distribution order.
- (iii) Qualification regarding non-accounting of finance cost
- (iv) Qualification regarding pending reconciliation, confirmation on Trade Receivables.
- (v) Qualification regarding reconciliation of direct/Indirect tax related balances as per books of accounts and as per tax records.
- b) Type of Audit Qualification: Qualified Opinion
- c) Frequency of Qualification: Continuing since March, 2022
- d) For Audit Qualifications, where the impact of qualified by the auditor, managements View's:
- (i) Management's estimation on the impact of audit qualification: Not Applicable in all the above cases.
- (ii) If Management is unable to estimate the impact, reasons for the same:



1. The results of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standard) Rules, 2015 as amended by the Companies (Indian Accounting Standards) (Amendment) Rules, 2016 and the relevant provisions of the Companies Act, 2013 ("the Act"). The results are prepared on going concern assumptions considering the fact hat the company has received Rs. 78 Cr. from successfully bidder for sale of company as a going concern as per regulation 32(e) of the insolvency and Bankruptcy board of India (Liquidation process) regulation 2016. New management has taken over affairs of the company but final distribution order is awaited.

Signatories:

Mr. Naveen Singh Mr. Shaishav Shah Chief Executive Officer Director (A) Namuel Mr. Maheswar Sahu Mr. Niket Modi Chairman, Audit Partner, BJS and Associates Committee

Place: Ahmedabad Date: 30-05-2025







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The Board of Directors IMP Powers Limited

Report on Audited Consolidated Financial Results

Qualified Opinion

We have reviewed the accompanying consolidated statement of financial results ("the Statement") of IMP Powers Limited ("the Company") and its subsidiary (the Company and its subsidiaries together referred as "the Group") for the quarter & year ended 31st March 2025, attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the Securities and Exchange Board of India {Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time (the "Listing Regulations"). The consolidated financial results have been initialed by us for the purpose of identification.

We did not review the interim financial results of the subsidiary whose financial results reflect total assets of Rs. 175.04 lakhs, total revenue of Rs. Nil lakhs, total profit/ (Loss) for the period of Rs. (271.99) lakhs, total comprehensive income of Rs. Nil for the quarter and year ended March 31, 2025, and year to date April 01, 2024 to March 31 2025. These interim financial results have been reviewed by other auditors whose reports have been furnished to us by the management and our report on this statement, in so far as it relates to the amounts and disclosure included in respect of these subsidiary, is based solely on the reports of other auditors

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

- i) are presented in accordance with the requirements of Regulations 33 of the Listing Regulations in this regard; and
- except for the possible effects of the matter described in 'Basis for Qualified Opinion' paragraph below, gives a true and fair view in conformity with the applicable accounting standards and other accounting principles generally accepted in India, of the profit/ (loss) (including other comprehensive income) and other financial information of the Company for quarter & year ended March 31, 2025.

Basis of Qualified Opinion

Attention is drawn to the followings:

- a) Trade Receivables, Other Financial Assets and Other Current Assets and bank balance are subject to confirmation and reconciliation from respective parties and consequential reconciliation, outcomes of pending arbitration/settlement of claims and adjustments arising therefrom if any.
- b) Impact with respect to aforesaid point are currently not ascertainable pending completion of final distribution process.

- c) The company is in the process of reconciling direct/indirect tax related balances as per books of account and as per tax records. Accordingly, we are unable to comment whether these balances are fairly stated in the books.
- d) During our review, we noted that the company has not performed impairment testing on its assets, despite significant reductions in operations and ongoing financial losses, which are indicators of potential impairment under [applicable accounting standards]. As a result, we are unable to determine whether any adjustments to the carrying values of the company's assets are necessary. This matter has not been reflected in the financial statements, and we cannot conclude on the impact of this omission.

In our opinion and to the best of our information, according to the explanations given to us, the Statement, except for the matters described in paras (a) to (d) above, are presented in accordance with the requirements of Regulation read with Circular in this regard and the audited Consolidated financial results for the quarter and year ended 31st March, 2025 as set out in the Statement gives a true and fair view of the total comprehensive income(comprising of (loss) and other comprehensive income) and other financial information of the Company for the quarter and year ended March 31, 2025 in accordance with the accounting principles generally accepted in India.

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

Management's Responsibilities for the Interim Financial Results

The Statement of the Company for the quarter financial year ended 31st March 2025 have been taken on record by the Management. For the said purpose as explained in Note no. 2 of the financial results, the management has relied upon the certification, representations, statements and other relevant information provided by the suspended Directors and other Officers of the Company, and liquidator in relation to the Statement.

The Management of the Company are responsible for the matters stated in section 134(5) of the Act with respect to the preparation of the Statement that gives a true and fair view of the, financial performance {including other comprehensive income},of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) notified under section 133 of the Act read with the Companies {Indian Accounting Standards}) Rules, 2015, as amended. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions



of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting 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 gives a true and fair view and arefree from material misstatement, whether due to fraud or error.

In preparing the financial results, the Management of the Company is responsible forassessing 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.

The Management is also responsible for overseeing the Company's consolidated financial reporting process.

Auditors' Responsibilities for the Review of the Interim Financial Results

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 issuean auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they couldreasonably be expected to influence the economic decisions of users taken on the basis of the Statement.

As part of an audit in accordance with SAs we exercise professional judgement 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 with reference to the Statement 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 the 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 financial results or, if suchdisclosures 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. Materiality is the magnitude of misstatements in the financial results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Financial Results may be influenced. We considerquantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Consolidated Financial Results.

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

For and on behalf of

B J S AND Associates Chartered Accountants FRN 113268W

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CA Niket Modi Partner MN. 181785

Date: May 30,2025 Place: Ahmedabad UDIN: 25181785 BMIINM3980

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IMP POWERS LIMITED Regd. Office : CH-7, Inspire Business Park, Shantigram, Near Vaishnodevl Circle, Khodiar, Ahmedabad, Daskroi, Gujarat, India 382421. CIN: L31300DN1961PLC000232

Consolidated Audited Financial Results For The Fourth Quarter & Finacial year Ended on March 31, 2025

		Consolidated				
Sr.	Particulars		Quarter Ended		Year E	
		31-Mar-25 Audited	31-Dec-24 Unaudited	31-Mar-24	31-Mar-25	31-Mar-24
- 1	Income form operation	Audited	Unaudited	Audited	Audited	Audited
	(a) Revenue from operations	36,23	81.11	5001	160 70	454.0
	(b) Other Operating Income	0.00	81,11		152,72	154,6
	Total income form operation (a+b)	36,23	81,11		314,52	
24	Other Income	532,02	100.56	•	467,24 858,71	154,8
- 6	Total Income (1+2)	568,25	181,67			74,4
-74	Expenses	008,20	101,07	22,03	1.325,95	229,3
	a) Cost of materials consumed	(12,82)	4,42	8,55	67,43	154,5
	b) Purchases of stock-in-Irade	(12,02)			01,43	154,5
	c) Changes in Inventories of finished goods, work-in- progress and stock in trade		1872	1.1		
		27,28		1.0	(34,03)	41,3
	d) Employee Benefits Expense	83,13	50,65	(17,07)	202,79	298,1
	e) Depreciation and amortisation expense	124,92	138,37	150,64	572,72	609,
	Provision for Doubtful Debts and advances (BG Invoked)			636,96	139,60	764,
	g) Other expenses	428,99	56,55	96,16	834,78	391,
	Total expenses (a to g)	651,50	249,99	875,24	1,782,37	2.260,
5	Profit/(Loss) before Finance cost & exceptional & Extraordinary items and tax (3-4)	(83,25)	(68,32)	(853,21)	(456,42)	(2.030,
6	Finance Costs	10,29	3,17	3,71	23,97	20,
	Profit/(Loss) before exceptional & Extraordinary items and tax (5-5)	(93,54)	(71,49)	(856,92)	(480,39)	(2.051,
	Exceptional items (Refer Note no. 6)		S. 1			
	Profit/ (Loss) before Extraordinary Items & Tax (7-8)	(93,54)	(71,49)	(856,92)	(480,39)	(2.051,
	Extraordinary Items					
	Net Profit /(Loss) before after tax (9-10) Tax Expense	(93,54)	(71,49)	(856,92)	(480,39)	(2.051,
	Net Profit /(Loss) for the period after tax (11-12)	(93,54)	(71,49)	(856,92)	(480,39)	(2.051,
14	Other Comprehensive Income not reclassified into Profil & Loss account	(26,77)	7,77	30,77	(3,47)	31,0
15	Total Comprehensive Income [13+14]	(120,31)	(63,72)	(826,15)	(483,86)	(2.020,
15	Net Profit attributable to (Loss)				(()
	Shareholders of the Company	(32,68)	(71,35)	(856,77)	(419,11)	(2.050,
	Non-Controlling Interest	(60,86)	(0,14)	(0,14)	(61,28)	(0,
÷4	Other comprehensive Income attributable to	(00,00)	(0,14)	(0,14)	(01,20)	(0,
11	Shareholders of the Company	10.0 771			1. 1.	
	Non-Controlling Interest	(26,77)	7,77	30,77	(3,47)	31,
10	Non-Controlling Interest			-	-	-
18	Total Comprehensive Income for the period [Comprising profit and other comprehensive income / (loss) for					
	the period]					
	Shareholders of the Company	(59,45)	(63,58)	(826,00)	(422,58)	(2.019,
	Non-Controlling Interest	(60,86)	(0,14)	(0,14)	(61,28)	(0,
10	Paid up equity share capital (Face value Rs.10)	863.66	803.00	002.02	863.60	
5.5		863,66	863,66	863,66	863,66	863,
	Other Equity	•		2	(27.953,70)	(27.531,1
21	Earning Per Equity Share (EPS)					
	Basic EPS Rs.	(0,38)	(0,83)	(9,92)	(4,85)	(23.7
	Diluted EPS Rs.	(0.36)	(0.83)	(9.92)	(4,85)	(23,7

The above audited Consolidated financial results which are in accordance with Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015 read with SEBI circular dated July 05, 2018, have been prepared by the supporting staff of the company and approved by Management.

2 Liquidation Process under Section 33 of the Insolvency and Bankruptcy Code, 2016 has been admitted against the Company vide Honorable National Company Law Tribunal, Ahmedabad bench vide Order dated 18,12,2023 and Mr. Ravindra Kumar Goyal (having registration no, IBBI/ IPA-001 / IP-P-02019/2020- 2021/13098) has been appointed as Liquidator of the company under section 34 of the Insolvency and Bankruptcy Code, 2016 and Resolution Professional has been discharged. Upon the order of Hon'ble NCLT, all the powers of board of directors ceased to have effect and vested in the Liquidator.Aflerwards, Company was sold to highlest bidder on going concern basis, Company has received the inlimation order IA/1387(AHM)2024 in CP(IB)203 of 2020 under section 60(5) IBC dated 5 11-2024 for these proceedings, Accordingly, the management is taken over by new management from liquidator, and the above unautified standalone financial results of the Company for the year ended March 31, 2025 have been reviewed by Management. The statutory auditors have carried out a limited review of these results.

a As directed by the Hon'ble NCLT, the Liquidator has initiated the process for biding of sale of assets of the Company through E-Auction sale notice under insolvency and Bankruptcy code 2016 dated 24th April 2024, Subsequent company has received Rs. 76 Cr. from successfully bidder as per letter of intent issued by the liquidator of the company for selling company as going concern as per

regulation 32 (e) of the insolvency and Bankruptcy board of India (Liquidation process) regulation 2016 on "As is where, as is what is whatever there is and without recourse basis."

The Company is primarily engaged in the business of Electrical products like Power & Distribution Transformers, its parts and Hydro projects which together constitute a single segment in accordance with the Accounting Standard on "Segment Reporting (Ind AS 108)"

5 Provision for interest and finance charges on outstanding finance liability has not been provided in above financial results.

6 The order of Moralonium passed under Section 14 of the Insolvency and Bankruptcy Code, 2016 shall cease to have its effect and that a fresh Moralonium under section 33(5) of the Insolvency and Bankruptcy Code shall commence

Customers have invoked performance bank guarantees of Rs. 1,40 crores in year ended on March 31,2025 (including nil in current guarter), which has been provided in the result.

The Company had reported losses in earlier years. Hence, the net worth of the Company has been eroded. There is strain on the working capital and operations of the Company and it is undergoing significant financial stress. As stated in Note No. 2, Liquidation process was initiated in respect of the Company w.e.f. December 19, 2023.

"Basis of preparation"

Dass of preparation The results of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standard) Rules, 2015 as amended by the Companies (Indian Accounting Standards) (Amendment) Rules, 2016 and the relevant provisions of the Companies Act, 2013 ("the Act"). The results are prepared on going concern assumptions considering the fact theil the company has been disclosed under the other current liabilities.

10 Company has received the intimation order (A/1387(AHM)2024 in CP(IB)203 of 2020 under section 60(5) IBC dated 5-11-2024 confirming the roliof (or the various statues as per the terms and condition mentioned in the order however the company is in process of making necessary compliance to making order effective and all accounting treatment given in the books once the order is effective and final distribution order is received by company

company has received Rs, 5,27 cr, during the half year including interest of Rs, 2,12cr, From HVPNL against arbitration awarded on date 29/11/2023, Further company has booked additional 3,96 Cr, As eccivable from HVPNL based on entries reflected in form 26AS

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us periods have been logr 12 Figures of th uped / reclassified / rearranged where ever considered necessary to conform current period/ Year Classification

solidards results include result of the Energy Limited subsidiary for the purpose of consolidated financial statement 13 Co -1 For IMP POWERS LIMITED . AMMEDABAD 65 111 D're ERS 10 n Place :-Ahmedaba Date :-30-05-2025 3 0 shaishay Shah Director 0 2 DIN : 00019293 0 m Z 0 J *

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 (f) Deferred Assets/ (Liabilities) (g) Other Non-current Assets B Current Assets (a) Inventories (b) Financial Assets (i) Trade Receivables (ii) Cash and Cash Equivalents (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets (d) Assets held-for sale TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (b) Other Financial Liabilities (c) Provisions 	(A) (A) (A) (A) (A) (A) (A) (A)	13,02 20,65 4.558,30 1.254,72 3.982,93 18,28 493,22 1.647,39 859,60 280,60 8.536,75
(g) Other Non-current Assets B Current Assets (a) Inventories (b) Financial Assets (i) Trade Receivables (ii) Cash and Cash Equivalents (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets (d) Assets held-for sale Total Non-current Assets TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (b) Provisions Total Non-current Liabilities (b) Provisions Total Non-current Liabilities (c) Provisions	(A) 34,88 4.009,34 1.125,34 3.961,03 244,15 7.234,84 1.680,82 1.495,60 280,60 (B) 16.022,39 20.031,73 863,88	20,65 4.558,30 1.254,72 3.982,93 18,28 493,22 1.647,39 859,60 280,60 8.536,75
Total Non-current Assets (a) Inventories (b) Financial Assets (i) Trade Receivables (ii) Cash and Cash Equivalents (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets (d) Assets held-for sale Total Non-current Assets (d) Assets held-for sale Total Non-current Assets (e) Other Equity (a) Equity Share Capital (b) Other Equity (a) Equity Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	 (A) 4.009,34 1.125,34 3.961,03 244,15 7.234,84 1.680,82 1.495,60 280,60 280,60 16.022,39 20.031,73 863,88 	4.558,30 1.254,72 3.982,93 18,28 493,22 1.647,39 859,60 280,60 8.536,75
B Current Assets (a) Inventories (b) Financial Assets (i) Trade Receivables (ii) Cash and Cash Equivalents (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets (d) Assets held-for sale UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (b) Provisions Total Non-current Liabilities (c) Provisions Total Non-current Liabilities (b) Provisions	1.125,34 3.961,03 244,15 7.234,84 1.680,82 1.495,60 280,60 (B) 16.022,39 20.031,73 863,88	1.254,72 3.982,93 18,28 493,22 1.647,39 859,60 280,60 8.536,75
 (a) Inventories (b) Financial Assets (i) Trade Receivables (ii) Cash and Cash Equivalents (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets (d) Assets held-for sale TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (i) Other Financial Liabilities (ii) Other Financial Liabilities (b) Provisions 	(B) 3.961,03 244,15 7.234,84 1.680,82 1.495,60 280,60 16.022,39 20.031,73 863,88	3.982,93 18,28 493,22 1.647,39 859,60 280,60 8.536,75
 (a) Inventories (b) Financial Assets (i) Trade Receivables (ii) Cash and Cash Equivalents (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets (d) Assets held-for sale TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (i) Other Financial Liabilities (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B) 	(B) 3.961,03 244,15 7.234,84 1.680,82 1.495,60 280,60 16.022,39 20.031,73 863,88	3.982,93 18,28 493,22 1.647,39 859,60 280,60 8.536,75
 (b) Financial Assets (i) Trade Receivables (ii) Cash and Cash Equivalents (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets (d) Assets Assets (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (i) Other Financial Liabilities (ii) Other Financial Liabilities (b) Provisions 	(B) 3.961,03 244,15 7.234,84 1.680,82 1.495,60 280,60 16.022,39 20.031,73 863,88	3.982,93 18,28 493,22 1.647,39 859,60 280,60 8.536,75
 (i) Trade Receivables (ii) Cash and Cash Equivalents (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (b) Other Financial Liabilities (c) Financial Liabilities (d) Financial Liabilities (e) Provisions 	(B) 244,15 7.234,84 1.680,82 1.495,60 280,60 16.022,39 20.031,73 863,88	18,28 493,22 1.647,39 859,60 280,60 8.536,75
(ii) Cash and Cash Equivalents (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	(B) 244,15 7.234,84 1.680,82 1.495,60 280,60 16.022,39 20.031,73 863,88	18,28 493,22 1.647,39 859,60 280,60 8.536,75
 (iii) Bank Balance other than Cash and Cash Equivalents (iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	(B) 20.031,73 863,88	493,22 1.647,39 859,60 280,60 8.536,75
(iv) Loans (c) Other Current Assets (d) Assets held-for sale Total Non-current Assets TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	(B) 1.680,82 1.495,60 280,60 16.022,39 20.031,73 863,88	1.647,39 859,60 280,60 8.536,75
(c) Other Current Assets (d) Assets held-for sale Total Non-current Assets TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	(B) 1.495,60 280,60 16.022,39 20.031,73 863,88	859,60 280,60 8.536,75
(d) Assets held-for sale Total Non-current Assets TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	(B) 280,60 16.022,39 20.031,73 863,88	280,60 8.536,75
Total Non-current Assets TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	(B) 16.022,39 20.031,73 863,88	8.536,75
TOTAL ASSETS (A+B) UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	20.031,73	
UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	863,88	13.095,05
UITY AND LIABILITIES A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	863,88	10.000,00
A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Bortowings (ii) Other Financial Liabilities (b) Provisions		
 A Equity (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)		
 (a) Equity Share Capital (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)		
 (b) Other Equity (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)		863,88
 (c) Minority Interest Total Equity (A) B Non-current Liabilities (a) Financial Liabilities		
Total Equity (A) B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	(6,73)	1000
B Non-current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	(27.096,55)	
 (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B) 	(211000,007	
 (a) Financial Liabilities (i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B) 		
(i) Borrowings (ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)		
(ii) Other Financial Liabilities (b) Provisions Total Non-current Liabilities (B)	2	
(b) Provisions Total Non-current Liabilities (B)		
Total Non-current Liabilities (B)	173,71	158,54
	173,71	158,54
C Current Liabilities		
(a) Financial Liabilities		
(i) Borrowings	25,728,80	25.593,97
(ii) Lease Liabilities	÷	26,44
(iii) Trade Payables		
Total outstansing dues of Micro Enterprises & Small Enterprises	145,13	144,74
Total outstansing dues of Creditors other than Micro & Small Enterprises	6.409,60	6.425,45
(iii) Other Financial Liabilities	6.313,90	6.699,26
(b) Other Current Liabilities	8.295,33	552,31
(c) Provisions	61,81	61,72
(d) Current Tax Liabilities	×	45,32
Total Current Liabilities (C)	46.954,57	39.549,20
TOTAL Equity and LIABILITIES (A+B+O)	20.031,73	13.095,05
	0,00	
	For IMP POWER	RS LIMITED
(S AHMERABAD) TTT	11/2	
	der.	
	5.5	
Place Ahmedabad	Shaishav Shah	
Date 30/05/2025 C.A.	Director	
	DIN : 00019293	
* :/		

Particulars	For the Year Ended 31st March 2025		(Rs. In Lakhs) For the Year Ended 31st March 2024	
Profit before tax		(480,39)		(2.051,48
Adjustments to reconcile profit before tax to net cash flow				
Depreciation and amortisation	572,72		609,81	
(Profit) / loss on sale / write off of assets	(#C		~	
Provision for doubtful Debts	1.0		1.7	
Provision for doubtful Debts and Advances	1.0		764,16	
Finance costs	23,97		20,68	
Remeasurement gain/loss on define benefit plans	3,47		(31,06)	
		593,22		1.425,71
Operating Profit / (loss) before working capital changes		112,84		(625,77
Changes in working capital:				
Adjustments for (increase) / decrease in operating assets:				
Inventories	129,39		11,84	
Trade receivables	21,90		22,15	
Current Finacial Ioan & other Current assets	(7.363,94)		(347,65)	
Non-current financial assets & other non-current assets	(14,23)		(0,04)	
Adjustments for increase / (decrease) in operating liabilities:				
Trade payables	(15,45)		33,36	
Other current financial liabilities	(385,35)		475,53	
Other current liabilities	7.743,02		(270,40)	
Provision and Current tax	(92,35)		(23,63)	
Non-current financial liabilities			-	
Provision	15,17		(38,19)	
		38,15	1.1.1	(137,02
		150,99		(762,79
Cash flow from extraordinary items		144		-
Cash generated from operations		150,99		(762,79
let cash flow from / (used in) operating activities (A)		150,99		(762,79
				a c a
3. Cash flow from investing activities				
Purchase of property, plant and equipment (including capital work in progress and capital				
idvance)net off	(9,53)		~	
Proceeds from sale of fixed assets			()#6	
let cash flow from / (used in) investing activities (B)		(9,53)		2
C. Cash flow from financing activities				
Proceeds from long-term borrowings(Net)	2. C		5 * *	
Proceeds from other short-term borrowings	108,38		718,44	
inance cost	(23,97)		(20,68)	
let cash flow from / (used in) financing activities (C)		84,41		697,76
let increase / (decrease) in Cash and cash equivalents (A+B+C)		225,87		(65,03
cash and cash equivalents at the beginning of the year		18,28		83,31
cash and cash equivalents at the end of the year		244,15		18,28
A330 al				
Hace :- Agriedabad *	ζ	IP POWERS LIMITED		

IMP POWERS LIMITED

Sharshav Shah Director DIN : 00019293

IMP Powers Limited

Statement on Impact of Audit Qualification for the financial year ended March 31, 2025 (Consolidated)

(Rs. in Lakhs)

Audited Figures (as reported before adjusting for qualifications)	Audited Figures (Audited figures after adjusting for qualifications)
1,325.94	
1,809.81	
(422.58)	Not Applicable
(4.89)	
20,031.73	
47,128.29	
(27,089.82)	
Nil	
	(as reported before adjusting for qualifications) 1,325.94 1,809.81 (422.58) (422.58) (4.89) 20,031.73 47,128.29 (27,089.82)

a) Details of Audit Qualifications

- (i) Qualification regarding Going Concern.
- (ii) Qualification regarding final decision and outcome of Final Distribution Order.
- (iii) Qualification regarding non-accounting of finance cost
- (iv) Qualification regarding pending reconciliation, confirmation on Trade Receivables.
- (v) Qualification regarding reconciliation of direct/Indirect tax related balances as per books of accounts and as per tax records.

b) Type of Audit Qualification: Qualified Opinion

- c) Frequency of Qualification: Continuing since March, 2022
- d) For Audit Qualifications, where the impact of qualified by the auditor, managements View's:
- (i) Management's estimation on the impact of audit qualification: Not Applicable in all the above cases





- (ii) If Management is unable to estimate the impact, reasons for the same:
 - 1. The results of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standard) Rules, 2015 as amended by the Companies (Indian Accounting Standards) (Amendment) Rules, 2016 and the relevant provisions of the Companies Act, 2013 ("the Act"). The results are prepared on going concern assumptions considering the fact that the company has received Rs. 78 Cr. from successfully bidder for sale of company as a going concern as per regulation 32(e) of the insolvency and Bankruptcy board of India (Liquidation process) regulation 2016. New management has taken over affairs of the company but final distribution order is awaited.

Signatories:

Mr. Naveen Singh Mr. Shaishav Shah Chief Executive Officer Director nemot Mr. Maheswar Sahu Mr. Niket Modi Chairman, Audit Partner, BJS and Associates Committee ERS

Place: Ahmedabad Date: 30/05/2025



