



No. IFCI/CS/2025-\46

1.National Stock Exchange of India Limited

Exchange Plaza Plot No. C/1, G Block, Bandra Kurla Complex, Bandra (East) Mumbai – 400 051

CODE:IFCI

No. IFCI/CS/2025-147

2. BSE Limited

Department of Corporate Service Phiroze JeeJeebhoy Tower Dalai Street, Fort Mumbai — 400 001

CODE:500106

Dear Sir/Madam,

Re: Outcome of the Board Meeting held on February 12, 2025.

The Board at its Meeting held on February 12, 2025, has inter-alia approved the Un-audited (standalone and consolidated) financial results of the Company for the quarter & nine-months ended December 31, 2024. Pursuant to Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the same are enclosed herewith along with respective Limited Review Reports and other requisite annexures as **Enclosure** — **I.**

2. Further, pursuant to SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/CIR/P/2024/185 dated December 31, 2024, the Integrated Filing (Financial) for the above-mentioned period is annexed as **Enclosure-II**.

Meeting of Board Commenced at 03:30 P.M. and concluded at 06:20 P.M.

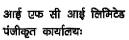
This is for your information and record.

Thanking You

For IFCI Limited

(**Priyanka Sharma**) Company Secretary

Encl: As above.



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वैबसाइटः www.ifciltd.com

सीआईएनः L74899DL1993GOI053677

1948 से राष्ट्र के विकास में

IFCI Limited

Regd. Office:

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Website: www.ifclltd.com CIN: L74899DL1993GOI053677



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RECD. OFFICE; IFCI TOWER
51, NEHRU PLACE, NEW DEZHI – 110 019
WEBSITE; www.ifcilfd.com

							(₹ in Crores
				Standalone Re	sults ,		
	Particulors .	Quarter ended 31/12/24 (Unaudited)	Quarter ended 30/09/24 (Unaudited)	Quarter ended - 31/12/23 (Unaudited)	Period ended 31/12/24 (Unaudited)	Period ended 31/12/23 (Unaudited)	Year ende 31/03/24 (Audited)
1	Revenue from operations						
	a) Interest Income	80.11	89.04	100.83	254.35	196.08	429.3
	b) Dividend Income	0.85	18.57	36.61	20.97		113.:
	c) Rental Income	10.91	11.07	10.14	30.72	30.51	42.
	d) Fees and commission Income	15.21	12.40	11.77	32,23	34.14	68
	e) Net gain on fair value changes Total Revenue from operations	85.04 193.12	28.65 159.73	55.39	126.97	118.74	186.5
_	i) Other Income	2.22	159.7.3	214.74 0,96	475.23 143.92	457.22	840.1 55.8
	Total income	195.33	300.62	215.70	619.15	2.46 459.68	895,9
2.	Expenses	1	500.02		023.10	132,00	053.5
	a) Finance costs	131.79	136.06	143.81	402.23	426.53	572.7
	b) Foreign exchange loss	0.00		3,38	(0.34)	14.82	12.8
	c) Impairment on financial instruments	0.45	126.83	10.68	113.95		(335.:
	d) Employee Benefits Expenses	17.40	20.17	20.21	57.73	66.76	91.6
-	Depreciation and Amortization Others expenses	6.03	6.05 \ 10.89	6,05 6.84	18.13 34.50	18,11 31,54	24,: 45,9
	Total expenses	166.99	300.00	190.97	626.20	304.39	412.1
	Profit/ (loss) before exceptional items and tax (1-2)	28.34	D.63	24.73	(7,06)		483.8
143.5%	Exceptional Items	0.00			and the second control of		
5	Profit/ (loss) before tax (3-4)	28.34	0.63	24.73	(7,06)	155.28	483.E
	Tax expense						
	a) Income tax	0.00				- 1	-
_	b) Taxation for earlier years	0.00			-		
}	c) Deferred Tax (Net)	87.30	22.19	34.79	221.70	242.54	355.5
20.53.4	Total Tax expense [6(a) to 6(c)]	87.30	22.19	34,79	221.70	242.54	355.5
	Profit /(loss) for the period (5+6) Other Comprehensive Income	(58,96)	(21.56)	(10.06)	(228.75)	(87.26)	128,2
-	The search and the sealest of the se	- 					
- 1	a) Items that will not be reclassified to profit or loss					i	
一	-Fair value changes on FVTOCI - equity securities	-	-	71.77	40.52	120.58	206.5
	-Loss on sale of FVTOCI - equity securities	-		(67.15)	(39.61)	(105.50)	(183.3
_	-Actuarial gain/(loss) on defined benefit obligation						
	Income tax relating to items that will not be	- 1	i		-		
	reclassified to profit or loss			<u> </u>			
	- Tax on Fair value changes on FVTOCI - Equity securities	- 1			(14.16)	(42.13)	
	Tay on Actuarial gain//loss) on Octional hopefit obligation			(25.08)			
965	-Tax on Actuarial gain/(loss) on Oefined benefit obligation [Subtotal (a)]			(20,46)	(13,24)	35 T - 1727,051	(48.9
*****	Thems that will be reclassified to profit or loss			CEOUIDA			
	b) 200-10 clide 1111 de l'eclassifica de provide di 1005						
	-Debt securities measured at FVTOCI - net change in fair	(15,33)					
_	value value		9.05	6.63	(14.52)	5,48	13.5
٦ŗ	-Debt securities measured at FVTOCI - reclassified to profit	0.00			13.13.27	- 1	
_ļ	and ioss						
	Income tax relating to items that will be reclassified	0.00				•	
4	to profit or loss	 					
-	-Tax on Fair value changes on FVTOCI - Debt securities	5,36	(3.16)	(2.32)	5.08	(1.92),	(4.7
	Subtotal (b)	(9,97)	5.89	4.71	(9.44)	15 - L. P. 3.56	- 8.7
340 t	I TO THE TOTAL CONTROL OF THE TOTAL CONTROL OT THE TOTAL CONTROL OF THE		SAME PARTY NAME OF TAXABLE PARTY.				
	Other comprehensive Income / (Joss) (net of Lax)	(9.97)	5.89	(16.15)	(22,69)	(23.49)	£40,1
1015	Total comprehensive income / (loss) (after tax) (7+8)	(68,93)	(15.67)	The later than the same and the	300000000000000000000000000000000000000		accompliance as
0	Paid-up equity share capital (Face Value of ₹ 10/- each)	2613.59	2,613.59	(26.21) 2,489.61	(2 51,44) 2,613,59	(110.75) 2,489.61	88.1 2,489.5
	Other equity (as per audited balance sheet as at 31st March)	2012,20	£1012.39	2/402/01	2,013,39	2,903.01	(1,275.4
	Earnings per share (face value of ₹ 10 each) (not annualised for	1					
	the Interim periods):						
T	(a) Basic (₹)	(0,23)	(80.0)	(0.04)	(0.88)	(0.35)	0.5
	_(b) Diluted (₹)	(0,23)	(0.08)	(0.04)	(0.88)	(0.35)	0.5









1	STATEMENT OF UNAUDITED (CONSOLIDATED) FI		G. TILL QUARTE	CITO I LICOD EI	PECEMPE	2-1	(₹ In Cro		
		Consolidated Results							
		Quarter ended	Outston and ad			Davis de sudad	V		
	Particulars	31/12/2024 (Unaudited)	Quarter ended 30/09/2024 (Unaudited)	Quarter ended 31/12/2023 (Unaudited)	Period ended 31/12/2024 (Unaudited)	Period ended 31/12/2023 (Unaudited)	Year end 31/03/2 (Audite		
1 Revenue from	operations	· · · · · · · · · · · · · · · · · · ·	·			i			
a) Interest In		110.68	112.01	116.42	343.54	283.42	55		
b) Dividend I	ncome	0.85	199.20	36.61	201.59	253.93	18		
c) Rental Inc	ome	9.91	10.38	8.92	28,32	26.13	3		
d) Fees and d	ommission Income	145.33	145.93	124,30	426.38	373.59	53		
	n fair value changes	83.91	30.23	56.68	128.31	121.84	21		
	ducts (including Excise Duty)	0.05	0.04	0.06	0.16	0.79			
g) Sale of ser		106.82	119.35	111.47	334,19	321.46	45		
	enue from operations	457.55	617.14	454.46	1,462.49	1,381.16	1,986		
h) Other Inco	me	(0.22)	168.66	15.44	185,76	25.14	12		
Total income 2 Expenses	<u></u>	457.33	785.80	469.90	1,648.25	1,406.30	2,11		
2 Expenses a) Finance co		454.50							
	ommission expense	131.38	134.80	145.99	400.70	435.26	57		
	ommission expense I fair value changes	29.16	27.19	10.80	83.98	71.38	9		
	t on financial instruments	0.55	122.72	7.40	111.75	(227 00)	/25		
	terials consumed	0.58	0.46	2.48	111./5	(232.98)	(25		
	of Stock-in-trade	0.56	0.46	0.37	0.16	0.26			
	Benefits Expenses	63.70	72.10	67.98	206.01	214.22	3		
	n and Amortization	20.86	21.79	21.33	62.72	60.19			
Others exp		116.68	130.02	148,40	370.01	390.69	5		
Total expenses		362.96	509.12	397.42	1,236.80	941.78	1,36		
	efore exceptional items and tax (1-2)	94.37	276.68	72.48	411.45	464,52	74		
Exceptional items		(0.01)	1.93	1.41	1.92	0.91			
Profit/ (loss) b		94.38	274.75	71.07	409.53	463.61	75		
Tax expense		2 1150			400,00	453,02			
a) Income tax		17.48	60.97	(5,27)	94.40	54.15			
b) Taxation fo	r earlier vears	(0.10)	4		(1,05)	0.75	·		
c) Deferred 1		85.74	28.89	37.02	228.00	324.98	45		
Tax expense [6(a		103.12	89.86	31.75	321.35	379.88	50		
	the period after taxes (5-6)	(8.74)	184,89	39.32	88.18	83.73	24		
	fit of associates and joint ventures accounted for	-							
	the period (7+8)	(8.74)	184.89	39.32	88.18	83.73	24:		
Other Comprehen									
a) Items tha	t will not be reclassified to profit or loss								
	changes on FVTOCI - Equity securities	1,724.97	1,797.46	99.14	4,130.54	387,33	69		
	on sale of FVTOCI - Equity securities	-	-	(67.15)	(38.57)	(105.50)	(18		
	ain/(loss) on Defined benefit obligation	1.17	(1.83)	0.36	0.53	(0.46)			
	x relating to items that will not be reclassified to								
profit or le									
	value changes on FVTOCI - Equity securities	(246.67)	376.91	(29.92)	(13.53)	(100.28)	(18		
	uarial gain/(loss) on Defined benefit obligation	(0.30)	0.45	(0.11)	(0.14)	0.14			
	will be reclassified to profit or loss				<u>.</u>				
	changes on FVTOCI - Debt securities	(15.40)	9.12	6.62	(14.52)	5.48	1		
Pebt secur	tiles measured at FVTOCI - reclassified to profit and loss	[i	1				
- Evalue	differences in translating the first state of the		(0.01)						
foreign ope	differences in translating the financial statements of a	0.40		0.01	0.40	0.40			
	x relating to items that will be reclassified to profit	0.40		0.01	0.40	0.18			
orloss	profit			ı	1				
	value changes on FVTOCI - Debt securities	5.36	(3.16)	(2.31)	5.08	(1.92)	(
	nsive income / (loss) (net of tax)	1,469.53	2,178.94	6.64	4,069.79	184.97	33		
	sive income / (loss) (after tax) (9+10)	1,460.79	2,363.83	45.96	4,157.97	268.70	575		
Profit for the perio	d attributable to Equity holders of the parent								
		(30.66)	82.62	17.91	(56.24)	(29.67)	10		
Non-controlling int	erest	21.92	102.27	21.41	144.42	113.40	13		
	Income attributable to Equity holders of the parent								
		772.19	1,154.54	(4.09)	2,141.15	86,81	_ 15		
Non-controlling int	erest	697.34	1,024.40	10.73	1,928.64	98.16	17		
	ve income for the period attributable to Equity holders of	937.131	-,oE 1. 10		1,020,00	20,10			
the parent	, and a second of the second o	741.53	1,237,16	13.82	2,084.91	57.14	266		
Non-controlling int	erest	719.26	1,126.67	32.14	2,084.91	211.56	260 314		
	re capital (Face Value of ₹ 10/- each)	2,613.59	2,613.59	2,489.61	2,613.59	2,489.61	2,48		
	er audited balance sheet as at 31st March)	E.,U±J:JJ	2,013.33	2,705,01	2,013.39	در403.01			
	(face value of ₹ 10 each) (not annualised for the						2,04		
(a) Basic (₹)	Tree and a see a seem from partition and the	(0.12)	0.32	0.07	(0.22)	(0,12)			
(b) Diluted (₹)		(0.12)	0.32	0.07					
	s to the financial results	10,14/	0,34	0.07	(0,22)	(0.12)			





PCI LTD. CIN: L74899DL1938G0I053677 REGD. OFFICE : IFC: TOWER 61, NEHRU PLACE, NEW DELHI — 110 019 WEBSITE: www.lfclid.com



Notes:

- 1 The above financial results were reviewed by the Audit Committee and approved by the Board of Directors at the meeting held on 12th February 2025. These results have been reviewed by M/s S. Mann and Company, Chartered Accountants.
- The Company has received an amount of Rs. 500 crore from GOI on March 08, 2024, towards subscription to the share capital of the Company for the FY 2023-24 as share application money. In this regard, 12,39,77,188 number of equity shares of face value of Rs. 10/- each were allotted to GOI on April 18, 2024 @ Rs. 40,33/- per equity share (including security premium of Rs. 30,33/- per equity share). The Issue proceeds have been fully utilised as on 30th September 2024, and there is no deviation(s) from the stated objects. The statement as prescribed under Regulations 32(1), 32(2) and 32(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI LODR Regulations) has been annowed as Annexure A.
- 3 The Company has received an amount of Rs. 500 crore from GOI as share application money on January 28, 2025, towards subscription to the share capital of the Company for the FY 2024-25. The same amount is pending for allotment.
- In terms of the communication received by IFCI Limited from Department of Financial Services (DFS), Ministry of Finance, vide letter F.No.2/22/2016-IF-1 dated November 22, 2024, In-principle approval has been accorded to consider 'Consolidation of IFCI Group' which entails Merger / Amalgametion of certain group companies at the holding company level and subsidiary company level. DFS has advised to take further necessary action and to commence the process in accordance with the applicable laws, rules, regulations etc. In this regard, the Board of IFCI at its Meeting held on November 22, 2024 has considered and accrorded In-principle approval to consider aforesaid 'Consolidation of IFCI Group', and to commence the process for the same, in accordance with the regulatory/ statutory/applicable laws, rules, regulations, guidelines, framework and standards, etc. The detailed disclosure has been reported to stock exchanges on November 22, 2024.
- As on December 30, 2024, provisioning required under RBI Prudential (IRACP) Norms (including standard assets provisioning) is higher than impairment allowance under Ind AS 109 by Rs.350,48 crore. As per management estimate, the difference is temporary and will be subsumed by the year end Le. by March 31, 2025. Therefore, the company has not transferred the said amount to impairment reserve on December 31, 2024, as required by RBI notification no "DOR (NBFC) CC. PD. No109/22.10.106/2019-20 dated March 13, 2020. However, impairment allowance (Provision on NPAs) higher of RBI norms Vs ECL. has been charged to the profit and loss for Rs.245.81 crores during the period ended December 31, 2024. Further, existing impairment reserve of Rs.104.67 crores created till March 31, 2024 has not been reversed. ECL on Loan Assets is computed on portfolio basis. LGD percentage as on 31st December 2024 is 65.56%.
- During FY 2023-24, the Company has changed its accounting policy whereby interest income on stage 3 assets (except on assets which are standard under IRAC norms) shall be recognized in books of accounts with effect from 01st April 2021.
 During the quarter ended December 31, 2024, the company has recognised the Interest Income of Rs. 19.26 crore and written off the same amount for Rs. 19.26 crore as bad debts, since there is no expectation of recovery for the same.
- 7 Though Gross NPA level percentage has increased, Gross NPA (evel is coming down in absolute term on account of IFCI not taking any fresh loan exposure and thereby shrinkage of standard ioan accounts,

	Dec-24	Sep-24	Mar-24
Gross NPAs	4,058.47	4,099.55	4,615,56
Gross NPA %	96,30%	96,21%	96.22%

- The valuation of Investments in subsidiary companies has been considered on the basis of financial statements of the subsidiaries for the period ended 30th September 2024, instead of 31st December 2024. There is no material impact of this on the financial results of the company.
- 9 In the matter of Stockholding Corporation of India Ltd. (SHCIL) certain lidgation is sub-judice before the Hon'ble supreme court since May 2015. As per legal opinion obtained by the management of SHCIL, no provision has been recognised in the statement of profit and loss.
- On all the secured bonds and debentures issued by the Company and outstanding as on 31st December 2024, 100% security cover has been maintained against principal and interest, by way of floating charge on receivables of the Company and/or Government Securities owned by the Company. The security cover in the prescribed format has been annexed as Annexore 8.
- 11 The Capital Risk Adequacy Ratio (CRAR) stands at (-) 54.10% as on 31st December, 2024, below the RBI stipulated guidelines vide circular dt. 31st May 2018 (RBI/2017-18/181DNBR (PD) CC. No. 092/03.10.001/2017-18).
- 12 Some Audit observations in case of Subsidiary Companies are based on routine operations of the companies. The financial impact of such observations are not considered material, on overall basis,
- 13 In the context of reporting business/geographical segment as required by Ind AS 108 "Operating Segments", the Company operations comprise of only one business segment of financing. Hence, there is no reportable segment as per Ind AS 108.
- The details of loan transferred during the period ended December 31, 2024 under Master Direction Reserve Bank of India (Transfer of Loan Exposure) Directions, 2021 dated 24th September, 2021 is as follows:

Details of stressed loans transferred during the quarter

			(Amount in Rs, Crores
Particulars	To ARCS	To permitted transferees	To other transferees
1 Number of Accounts	-		-
2 Aggregate outstanding of accounts sold to SC/ RC	-		-
3 Weighted average residual tenor of the loans transferred			-,
4 Net book value of loans transferred (at the time of transfer	+		
5 Aggregate consideration	-		-
6 Additional consideration realized in respect of accounts			
7 Aggregate gain/ (loss) over net book value	-		-

Details of leans acquired during the quarter

	talis ul logits acquaet qui	ing the quarter
		(Amount in Rs. Crores)
·	From lenders	From ARCs
1 Aggregate principal outstanding of loans acquired	Troin ichaes	. Tomaxes
2 Aggregate consideration paid	NIL ,	NIL I
3 Weighted average residual tenor of loans acquired	1	

Further, there are no cases during the period ended December 31, 2024, where resolution plan is implemented under the resolution framework for COVID 19 related stress as per RBI Circular dated 6th August 2020.









- 15 The additional information as required under Regulation 52(4) of SEBI (listing Obligations and Disclosure Requirements) Regulations, 2015 is annexed as Annexure C.
- 16 The figures for the quarter ended 31st December 2024 have been derived by deducting the figures for the half year ended 30th September 2024 from the figures of the period ended 31st December 2024.
- As per the applicability criteria provided under SEBI circular SEBI/HO/DDHS/P/2018/1 44 dated November 26, 2018, company is not a large corporate, hence the disclosure required to be made in terms of the sald circular is not applicable.
- 18 The figures for the previous quarter/period have been regrouped / rearranged wherever necessary to conform to the current period presentation.

(Rahul Bhave)
Deputy Managing
Director

Place: New Delhi

Dated: 12 February 2025





	····	Statement of D	eviation /	Variation in utilisati	on of funds raised		
Name of listed entity				IFCI Limited			
Mode of Fund Raising				Preferential Issue			
Date of Raising Funds				March 08, 2024 (Da	te of Receipt of Fund	ds)	
Amount Raised				₹500 crore			
Report filed for Quarter e	ended			September 30, 2024			
Monitoring Agency				NA			
Monitoring Agency Nam	e, if applica	ble					
Is there a Deviation / Var	iation in use	of funds raised		No			
If yes, whether the same	is pursuant	to change in terms of	a contract	NA			
or objects, which was app	proved by th	e shareholders					
If Yes, Date of sharehold					•	•	
Explanation for the Devia							
Comments of the Audit C		fter review		4			
Comments of the auditors							
Objects for which funds				,	· · · · · · · · · · · · · · · · · · ·		
Original Object	Modifie	Original	Modifi	Funds utilized	Amount of	Remarks, if any	
, ·	d	Allocation	ed		Deviation/Variat		
	Object,		Allocat		ion for the		
	if any		ion, if		quarter		
+			any		according to		
	·				applicable object		
The whole proceeds of	NA	₹499,99,99,992.04	NA	₹499,99,99,992.04	None	As against the fund of ₹500 crore	
the preferential issue to	·					raised, ₹499,99,99,992.04/- had been	
be used for servicing its			,			utilised for allotment of 123977188	
debt obligations.	·					equity shares @₹40.33/- (including	

Deviation or variation could mean:

- (a) Deviation in the objects or purposes for which the funds have been raised or
- (b) Deviation in the amount of funds actually utilized as against what was originally disclosed or
- (c) Change in terms of a contract referred to in the fund raising document i.e. prospectus, letter of offer, etc



premium of ₹30.33/- per share). The balance of ₹7.96/- was refunded to GoI.

											:	-		
											1			
				Al	NNEXURE I	3-FORMAT	T OF SECU	RITY COV	ER					
														Amt in cror
Column-A	Column B	Column C	Column D	i ⁱ Column E ⁱⁱ	Column Fre	Column G*	Column H	Column 1 v	Column J	Column K	Column	Column	Column N	Column 0
Property Control Control Control	and any special	1000	nes e in in	150 100 100	Page 10 H. T.	All the second second		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1900			A CONTRACTOR	Single of	To Control
Particulars	The state of the s	Exclusive	Exclusive		Para-Passu	Pari-Passu	Assets not offered as	Elimination (amount in	(Total C to	Rel	ated to only	those item	covered by t	is certificate
		Charge	Charge	Charge	Charge	Charge	Security	negative)	H).		Standard Co.		in and the second	
			New York		The state of	1000 1000 1000 1000 1000	And Constitution	0.000		The send of	60.340	100		
					19 (17 m) 		manuser.	Section 2	GOOD STATE		enzionen.		e de la colonia. La colonia de la colonia d	
	1000		di Semina	antaries.		TOTAL DESIGNATION			1000		Carrying. /book_valu			en de la grande La grande
	100 mg/m	Service Control	1 41 45 15	The second	10 G 15 G			POPPINGS.	SHEET BOOK SHEET	e anno e	for exclusiv	/el	Carrying value/book	
	Description		100		Assets shared			10 S 10 S		Skirtlering Skirtlering	charge assets with		value for par	
	of asset for which this		ALUT CHEST		by pan passu debt holder	Other assets on	Part of the same o	TT See	Hall Hall	Bro. La	market valu	ie .	besspilicharge ässels When	
	certificate	Debt for which		Debt for which	(includes,debt	which there is part passu	00000 0000	debt amount considered more		Market value for Assers	is n ascertainab		market value p	
	relate	this certificate being issued	Socured Deb	this certificate being issued	for which this	Charge		than once (due to		charged on	e	or Pari passu	not ascertainable	Total Value (=K/L+M+N)
	The language of the second	OCENIE ASSECT		nemik rezuen	certificac is issued & other	excluding nems covered in	Polyhoda Color	exclusive plus par passu charge)	introductions control	exchisive basis	applicable For E	charger Assets vin	or applicable	2440420
		Dyulan (0.000	20 To 5	debt with part	column F)	100 Sept.	Consensor			Bank Balance	of State of	(For Eg. Bani Balance,	CONTRACTOR
The Condesidate of the Condesida		1996 (1996) 1996 (1996)		17 - 2 (Falling)	passu charge)		A Company	0-1-11 3-1-11			DSRA		DSRA marke value is no	
			1 1	The second		Windshield		250 (100 (100 (100 (100 (100 (100 (100 (1	100	100	market valu		applicable)	9971115145 6 4
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	Printer Laboratoria	State of the state	Salata I	apaceta			100 mm (100 mm)		For Property	Park Company			Surface Control	Programmes Language
	The sales			7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		The grant of the		200 (0 m) 1 m (1 m)	description (TOTAL STATE	Section 1	Relating	to Column F	279 2 13 Section
Lateral States of Contract Con	Entered (1)	Book Value	Book	Vactor	Book Value	Book Value		All pairs in a second	1000	THE STATE OF	7.703.00		5.6554	Service of the servic
COPTO		2001	Value	Yest No	DOUR 4 duc	IAGK YAILC	tie gewen. D	web A.C.	e-superior de	AUT CO.	Balding a sign			State of the state
ASSETS Property, Plant and	 	 		<u> </u>						<u> </u>	ļ	ļ		
Equipment		İ					861.15		861.15]		1		
Capital Work in-Progress									-					
tight of Use Assets														
Goodwill							-							
ntangible Assets	<u> </u>	ļ			-W		0.12		0,12					
ntangible Assets under Development							-		•					
nvestments							2,880.70		2,880.70		-			
oans	†			Yes	1,083.73		-		1,083.73		Mant No /		1,083.73	1,083.73
nventories	<u> </u>									1	जाईएकसीआई सब IFCI Tower			2,005113
	<u> </u>	<u> </u>	I			1					61 मेरच म्हे	d Not		L

Trade & other Receivables		Yes	125.47	-		125.47				125.47	125.47
Cash and Cash Equivalents				11.20		11.20					
Bank Balances other than cash and cash equivalents				1,117.69		1,117.69					·
Others				1,156.93		1,156.93					
Total			1,209.20	- 6,027.79		7,236,99	·			1,209.20	1,209.20
LIABILITIES											
Debt securities to which this certificate pertains		Yes	537.36			537.36					
Other debt sharing pari- passu charge with above debt											
Other Debt											
Subordinated debt				744.67		744.67					
Borrowings						7					
Bank	not to be			-							
Debt Securities	filled			3,279.53		3,279.53					
Others (FC borrowing)						-					
Trade payables				61.81		61.81					
Lease Liabilities				-							
Provisions				81.87		81.87					
Others				2,531.76		2,531.76					
Total			. 537.36	6,699.63		7,236,99					
Cover on Book Value			2.25		ner e	nie us					
Cover on Market Value is								Sec. 14			The same
	Exclusive Security Covet Ratio		Pari-Passu Security Cover Ratio				resident Erende Erendezanisch Unsgesch				
We have examined the complian debi securina	ices made by the listed entity in s (NCD's) and centry that such				and unsecured						



IFCI LTD. CIN: L74899DL1993GO1053677 REGD. OFFICE: IFCI TOWER 61, NEHRU PLACE, NEW DELHI – 110 019 WEBSITE: www.ifciltd.com



Annexure C

Disclosure in compliance with Regulation 52(4) of Securities and Exchange Board of India SEBI (listing Obligations and Disclosure Requirements) Regulations, 2015 for the period ended 31 December, 2024 on standlone basis

s.NO	Particulars	Unit	As at/ for the period ended 31.12.202
1	Debt-Equity ratio ¹	times	4.6
2	Outstanding Redeemable Preference Shares	Rs. In Crore	
3	Capital Redemption Reserve	Rs. In Crore	231.9
4	Debenture Redemption Reserve	Rs. In Crore	87.5
5	Net Worth ²	Rs. In Crore	962.74
5	Net Profit After Tax	Rs. In Crore	(228.79
7	Earnings Per Share	Rs.	(0.8
3	Total Debts to Total Assets ³	times	0.63
9	Operating Margin ⁴	%	22,499
10	Net Profit Margin ⁵	%	-36.95
11	Sector Specific Equivalent Ratios		
(a)	CRAR 6	%	-54.10 ⁴
b)	Gross credit impaired Assets Ratio ⁷	%	96,219
C)	Net credit impaired Assets Ratio ⁸	%	82.679
Notes:			
L	Debt-Equity ratio ≃ Debt/Net worth		
2	Net Worth is calculated as defined in Section 2(57)	of Companies A	Act, 2013
}	Total Debts to Total Assets = (Debt securities + Bo Liabilities)/ Total Assets	rrowings (other	than Debt Securities) +Subordinated
ŀ	Operating Margin = Net Operating Profit before Ta	x/ Total Revenu	e from Operations
;	Net Profit Margin = Net Profit after Tax/ Total Inco	me	
5	CRAR = Adjusted Net Worth/ Risk Weighted Assets		per RBI quidelines
•	Gross credit impaired Assets Ratio = Gross Credit I	_	
3	Net credit impaired Assets Ratio = Net Credit Impa	ired Assets/ Net	Loan Assets



S. MANN & CO. CHARTERED ACCOUNTANTS

SUBHASH MANN

B.Sc. F.C.A.

CHARTERED ACCOUNTANT

1006, 10TH FLOOR, VIKRANT TOWER, RAJINDRA PLACE, NEW DELHI-110008

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E-MAIL: s.mann | 978@hotmail.com

Independent Auditor's Limited Review Report on Standalone Unaudited Financial Results of IFCI Limited for the Quarter and Nine Months ended 31st December 2024 pursuant to the Regulation 33 & Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended

To,
The Board of Directors
IFCI Limited
New Delhi

- 1. We have reviewed the accompanying statement of Standalone Unaudited Financial Results of IFCI Limited ("The Company") for the Quarter and Nine Months ended 31st December, 2024 ("The Statement") attached herewith, being submitted by the company pursuant to the requirements of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- 2. This statement, which is the responsibility of the Company's Management and has been approved by the Board of Directors, of the Company, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards ("IND AS 34") "Interim Financial Reporting", prescribed under section 133 of the Companies Act, 2013, as amended read with relevant rules issued there under, as applicable and other accounting principles generally accepted in India. Our responsibility is to issue a report on these financial statements based on our review.



- 3. We conducted our review in accordance with the Standard on Review Engagement ("SRE") 2410, "Review of Interim Financial Information performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India ("ICAI"). This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Financial Statements are free from material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
- 4. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement of Unaudited Financial Results, prepared in accordance with applicable Indian Accounting Standards specified under Section 133 of the Companies Act, 2013, as amended, read with rules issued there under and other recognized accounting practices and policies generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including the manner in which it is to be disclosed, or that it contains any material misstatement or that it has not been prepared in accordance with relevant prudential norms issued by the Reserve Bank of India (so far it is not inconsistent with IND AS norms) in respect of income recognition, asset classification, provisioning and other related matters.

Emphasis of Matter

1. We draw attention to Note No. 4 of the Statement according to which an inprinciple approval has been accorded by the Department of Financial Services (DFS), Ministry of Finance, Government of India and duly considered and accorded by the Board of IFCI to consider "Consolidation of IFCI Group" which entails Merger / Amalgamation of IFCI Limited with certain group companies at the holding company level or subsidiary company level.



- 2. We draw attention to Note No. 6 of the financial results regarding change in accounting policy towards recognition of interest income on stage 3 assets.
- 3. The company has informed us vide letter dated 01.11.2022 received from nodal ministry that case specific data for SDF (Sugar Development Fund) Scheme may not be shared with auditors. Accordingly, same is not reviewed by us.
- 4. The company has informed us that as per communication received from nodal ministry towards PLI (Production Linked Incentive) schemes, files and documents shall not be made available to the auditors, hence we have not reviewed the same.
- 5. In a certain case, it was observed that one party has appointed the company as its advisor/consultant for assisting and preparation of their proposal under SDF (Sugar Development Fund) scheme of Government of India (GOI). However, company is also acting as nodal agency/agent of government for independently carrying out various due diligence procedures on application received by nodal ministry under SDF Scheme. Notwithstanding express approval from GOI, the action of assisting/coaching an applicant into preparation of documents/project reports on commercial terms, and simultaneously conducting due diligence on behalf of GOI, severely undermines the creditability of the proposals appraised by the company, and comprises the independent position of the company.
- 6. We draw attention to Note No. 8 where the valuation of the investments in subsidiary companies has been considered on the basis of financial Statements of the subsidiaries for the period ended 30th September, 2024 instead of 31st December, 2024.



- 7. We draw attention to Note No. 11 where the Capital Risk Adequacy Ratio (CRAR) stands at (-) 54.10% as on 31.12.2024, below the RBI stipulated guidelines vide circular dated 31st May 2018 (RBI/2017-18/181DNBR (PD) CC. No. 092/03.10.001/2017-18).
- 8. We draw attention to Note No. 5 where the provisioning required under RBI Prudential (IRACP) Norms (including standard assets provisioning) is higher than impairment allowance under Ind AS 109 by Rs. 350.48 crore. As per management estimate, the difference is temporary and will be subsumed by the year end i.e. by March 31, 2025. Therefore, the company has not transferred the said amount to impairment reserve on December 31, 2024, as required by RBI notification no "DOR (NBFC) CC. PD. No109/22.10.106/2019-20 dated March 13, 2020. However, impairment allowance (Provision on NPA's) higher of RBI norms vs ECL has been charged to the profit and loss for Rs. 245.81 crores during the period ended December 31, 2024. Further, existing impairment reserve of Rs. 104.67 crores created till March 31, 2024 has not been reversed. ECL on Loan Assets is computed on portfolio basis. LGD percentage as on 31st December 2024 is 65.56%.

Our opinion is not modified in respect of these matters.

For S MANN & COMPANY

Chartered Accountants

Firm Registration No. 000075N

CA SUBHASH CHANDER MANN

Partner

Membership No. 080500

UDIN: 25080500BMGHED6090

Place: New Delhi

Date: 12th February, 2025

S. MANN & CO.
CHARTERED ACCOUNTANTS
SUBHASH MANN
B.Sc. F.C.A.
CHARTERED ACCOUNTANT

1006, 10TH FLOOR, VIKRANT TOWER, RAJINDRA PLACE, NEW DELHI-110008 PHONE: OFF .: 011-25735612, 25811989

FAX: 011-25754596

E-MAIL: s.mann I 978@hotmail.com

Independent Auditor's Limited Review Report on Consolidated Unaudited Financial Results of IFCI Limited for the Quarter and Nine Months ended 31st December 2024, pursuant to the Regulation 33 & Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended

To,
The Board of Directors
IFCI Limited
New Delhi

- 1. We have reviewed the accompanying Statement of Consolidated Unaudited Financial Results of IFCI Limited ("The Parent") and its subsidiaries (the Parent and its subsidiaries together referred to as "the Group"), and its share of the net profit/(loss) after tax and total comprehensive income/loss for the Quarter and Nine Months ended 31st December, 2024 ("The Statement") attached herewith, being submitted by the Parent pursuant to the requirements of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- 2. This statement, which is the responsibility of the Parent's Management and approved by the Parent's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards ("Ind AS 34") "Interim Financial Reporting", prescribed under section 133 of the Companies Act, 2013, as amended read with relevant rules issued there under, as applicable and other accounting principles generally accepted in India. Our responsibility is to issue a report on these consolidated financial statements based on our review.



3. We conducted our review of the Statement in accordance with the Standard on Review Engagement ("SRE") 2410, "Review of Interim Financial Information performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India ("ICAI"). A review of interim financial information consists of making inquiries, primarily of Parent's personnel responsible for financial and accounting matters and applying analytical other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing specified under Section 143(10) of the Companies Act, 2013 and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, as amended to the extent applicable.

4. The consolidated financial results include the results of the following entities:

S. No.	Name of the Entity	Relationship
1.	IFCI Limited	Parent Company
2.	IFCI Financial Services Limited (IFIN)	Subsidiary
3.	IFCI Venture Capital Funds Limited (IVCF)	Subsidiary
4.	IFCI Infrastructure Development Ltd. (IIDL)	Subsidiary
5.	IFCI Factors Limited (IFL)	Subsidiary
6.	MPCON Limited	Subsidiary
7.	Stock Holding Corporation of India Limited	Subsidiary
8.	IFIN Commodities Limited (indirect control through	Step-down
	(IFIN)	Subsidiary
9.	IFIN Credit Limited (indirect control through (IFIN)	Step-down
		Subsidiary
10.	IFIN Securities Finance Limited (indirect control	Step-down
	through (IFIN)	Subsidiary
11.	IIDL Realtors Private Limited (indirect control	Step-down
	through (IIDL)	Subsidiary

12.	SHCIL Services Limited (indirect control through	Step-down
	(SHCIL)	Subsidiary
13.	Stockholding Document Management Services	Step-down
	Limited (indirect control through (SHCIL)	Subsidiary
14.	Stockholding Securities IFSC Limited (indirect control	Step-down
	through (SHCIL)	Subsidiary

- 5. Based on our review conducted and procedures performed stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying Statement of Unaudited Financial Results, prepared in accordance with the applicable Indian Accounting Standards as specified under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued there under and other recognized accounting practices and policies, has not disclosed the information required to be disclosed in terms of Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including the manner in which it is to be disclosed, or that it contains any material misstatement.
- 6. We did not review the unaudited financial results of six subsidiaries and seven step-down subsidiaries included in the consolidated unaudited financial results, whose financial results reflect total income of Rs. 267.03/Rs. 1064.52 Crores, total net profit/(loss) after tax of Rs. 50.26/Rs. 334.55 Crores and total comprehensive income (net of tax) of Rs. 1529.75/Rs. 4427.04 Crores for the quarter and nine months ended 31.12.2024, as considered suitably in the consolidated unaudited financial results. These unaudited financial results have been reviewed by other Auditors whose report has been furnished to us by the Management and our conclusion on the Statement, in so far as it relates to the amounts and disclosures included in respect of this subsidiary, is based solely on the report of the other auditors and the procedures performed by us as stated in paragraph 3 above.

Emphasis of Matter

1. We draw attention to Note No. 4 of the Statement according to which an inprinciple approval has been accorded by the Department of Financial Services (DFS), Ministry of Finance, Government of India and duly considered and accorded by the Board of IFCI to consider "Consolidation of IFCI Group" which entails Merger / Amalgamation of IFCI Limited with certain group companies at the holding company level or subsidiary company level.

- 2. We draw attention to Note No. 6 of the financial results regarding change in accounting policy towards recognition of interest income on stage 3 assets.
- 3. The company has informed us vide letter dated 01.11.2022 received from nodal ministry that case specific data for SDF (Sugar Development Fund) Scheme may not be shared with auditors. Accordingly, same is not reviewed by us.
- 4. The company has informed us that as per communication received from nodal ministry towards PLI (Production Linked Incentive) schemes, files and documents shall not be made available to the auditors, hence we have not reviewed the same.
- 5. In a certain case, it was observed that one party has appointed the company as it's advisor/consultant for assisting and preparation of their proposal under SDF (Sugar Development Fund) scheme of Government of India (GOI). However, company is also acting as nodal agency/agent of government for independently carrying out various due diligence procedures on application received by nodal ministry under SDF Scheme. Notwithstanding express approval from GOI, the action of assisting/coaching an applicant into preparation of documents/project reports on commercial terms, and simultaneously conducting due diligence on behalf of GOI, severely undermines the creditability of the proposals appraised by the company, and comprises the independent position of the company.
- 6. We draw attention to Note No. 9 of the Financial Results in the matter of Stock Holding Corporation of India Limited where certain litigation is sub-judice before Honorable Supreme Court since May 2015. As per the legal opinion obtained by the Management of Stock Holding Corporation of India Limited, no provision has been recognized in the Statement of Profit and Loss.
- 7. We draw attention to Note No. 11 where the Capital Risk Adequacy Ratio (CRAR) stands at (-) 54.10% as on 31.12.2024, below the RBI stipulated guidelines vide circular dated 31st May 2018 (RBI/2017-18/181DNBR (PD) CC. No. 092/03.10.001/2017-18).

Refer to Note No. 12 of financial results, pertaining to audit observations of subsidiary companies, which are considered non-material at group level.

9. We draw attention to Note No. 5 where the provisioning required under RBI Prudential (IRACP) Norms (including standard assets provisioning) is higher than impairment allowance under Ind AS 109 by Rs. 350.48 crore. As per management estimate, the difference is temporary and will be subsumed by the year end i.e. by March 31, 2025. Therefore, the company has not transferred the said amount to impairment reserve on December 31, 2024, as required by RBI notification no "DOR (NBFC) CC. PD. No109/22.10.106/2019-20 dated March 13, 2020. However, impairment allowance (Provision on NPA's) higher of RBI norms vs ECL has been charged to the profit and loss for Rs. 245.81 crores during the period ended September 30, 2024. Further, existing impairment reserve of Rs.104.67 crores created till March 31, 2024 has not been reversed. ECL on Loan Assets is computed on portfolio basis. LGD percentage as on 31st December 2024 is 65.56%.

Our opinion is not modified in respect of these matters.

For S MANN & COMPANY

Chartered Accountants

Firm Registration No: 000075N

CA SUBHASH CHANDER MANN

Partner

Membership No. 080500

UDIN: 25080500BMGHEE9597

Place: New Delhi

Date: 12th February, 2025

Enclosure I

Integrated Filing (Financial) for the quarter & nine months ended December 31, 2024

- A. Financial Results Copy of un-audited financial results for the quarter & nine months ended December 31, 2024, along with respective Limited Review Reports and other requisite annexures is already enclosed as **Enclosure-I**.
- B. Statement on Deviation or Variation for Proceeds of Public Issue, Rights Issue, Preferential Issue Qualified Institutions Placement etc. Not Applicable, in view of the funds received on January 28, 2025 and aliotment thereof is pending.
- C. Format for Disclosing Outstanding Default on Loans and Debt Securities **The format is** enclosed as Enclosure-III. Further, there is no default on loan & debt securities outstanding as on December 31, 2024.
- D. Format for Disclosure of Related Party Transactions (Applicable Only for Half-Yearly Filings i.e., 2nd Quarter and 4th Quarter) **Not Applicable**
- E. Statement on Impact of Audit Qualifications (For Audit Report with Modified Opinion) submitted along-with Annual Audited Financial Results (Standalone and Consolidated Separately) (Applicable only for Annual Filing i.e., 4th Quarter) **Not Applicable**.



C. FORMAT FOR DISCLOSING OUTSTANDING DEFAULT ON LOANS AND DEB	T SECURITIES as on December 31, 2024
---	--------------------------------------

S. No.	Particulars	in INR crore
1	Loans / revolving facilities like cash credit from banks / financial institutions	
Α	Total amount outstanding as on date	Nil
В	Of the total amount outstanding, amount of default as on date	Nil
2	Unlisted debt securities i.e. NCDs and NCRPS	
Α	Total amount outstanding as on date	Nil
В	Of the total amount outstanding, amount of default as on date	Nil
	Total financial indebtedness of the listed entity including short-term and long-term debt	
3	(excluding interest accrued but not due)	4,494.5

