Date \& Time of Download : 23/10/2023 15:55:02
BSE ACKNOWLEDGEMENT

| Acknowledgement Number | 6333427 |
| :---: | :---: |
| Date and Time of Submission | 10/23/2023 3:45:53 PM |
| Scripcode and Company Name | 975153 - Indian Renewable Energy Development Agency Ltd |
| Subject / Compliance Regulation | Compliances-Reg. 51 (1), (2) - Price Sensitive information / <br> disclosure of event / Information |
| Submitted By | Ekta Madan |
| Designation | Company Secretary \&Compliance Officer |

Disclaimer : - Contents of filings has not been verified at the time of submission.

Date \& Time of Download : 23/10/2023 15:54:36
BSE ACKNOWLEDGEMENT

| Acknowledgement Number | 6333461 |
| :---: | :---: |
| Date and Time of Submission | 10/23/2023 3:52:34 PM |
| Scripcode and Company Name | 975153 - Indian Renewable Energy Development Agency Ltd |
| Subject / Compliance Regulation | Outcome Of Board Meeting Held On 23.10.2023 For The Financial <br> Results For The Quarter And Half Year Ended September 30, 2023 |
| Submitted By | Ekta Madan |
| Designation | Company Secretary \&Compliance Officer |

Disclaimer : - Contents of filings has not been verified at the time of submission.

National Stock Exchange Of India Limited

Date of
23-Oct-2023

## NSE Acknowledgement

| Symbol:- | Debt |
| :---: | :---: |
| Name of the Company: - | Indian Renewable Energy Development Agency |
| Submission Type:- | Announcement |
| Short Description:- | Disclosure Under Regulation 51 |
| Date of Submission:- | $23-$ Oct-2023 15:48:05 |
| NEAPS App. No:- | $2023 /$ Oct/1506/1506 |

Disclaimer : We hereby acknowledge receipt of your submission through NEAPS. Please note that the content and information provided is pending to be verified by NSEIL.

National Stock Exchange Of India Limited

Date of
23-Oct-2023

## NSE Acknowledgement

| Symbol:- | Debt |
| :---: | :---: |
| Name of the Company: - | Indian Renewable Energy Development Agency |
| Submission Type:- | Announcement |
| Short Description:- | Outcome of Board Meeting |
| Date of Submission:- | $23-$ Oct-2023 15:42:06 |
| NEAPS App. No:- | $2023 /$ Oct/1505/1505 |

Disclaimer : We hereby acknowledge receipt of your submission through NEAPS. Please note that the content and information provided is pending to be verified by NSEIL.

भाश्त 2023 INDIA

ONCE IREDA ALWAYS IREDA

## भारतीय अक्षय ऊर्जा विकास संस्था लिमिटेड (भारत सरकार का प्रतिष्ठान) <br> Indian Renewable Energy Development Agency Limited <br> (A Government of India Enterprise) <br> कॉर्पोरेट कार्यालय : तीसरी मंजिल, अगस्त क्रान्ति भवन, भीकाएजी कामा प्लेस, नई दिल्ली-110066 भारत Corporate Office : 3rd Floor, August Kranti Bhawan, Bhikaiji Cama Place, New Delhi-110066 INDIA दूरभाष / Phone : +91-11-26717400-12 फैक्स : +91-11-26717416 ई-मेल / E-mail : cmd@ireda.in <br> वेबसाईट/Website : www.ireda.in CIN : U65100DL1987GOI027265

Ref No: CACS/Sectt./efile 4571
Date: October 23, 2023
To,

| बीएसई लिमिटेड, | एनएसई लिमिमेड, |
| :---: | :---: |
| पहली मंजिल, फिरोज जीजीभॉय टावर्स, दलाल स्ट्रीट, काला घोड़ा, फोर्ट, मंबई - 400001 | एक्सचेंज प्लाजा, पांचवीं मंजिल, प्लॉट नंबर सी $/ 1$, जी ब्लॉक, बांद्रा कर्ला कॉम्प्लेक्स, बांद्रा (ई), मंबई - 400051 |
| BSE Limited | NSE Limited, |
| 1st Floor, Phiroze Jeejeebhoy Towers, Dalal Street, | Exchange Plaza, $5^{\text {th }}$ Floor,Plot No. C/1, G Block, |
| Kala Ghoda, Fort, | Bandra Kurla Complex, Bandra (E), |
| Mumbai - 400001 | Mumbai - 400051 |

विषय: सोमवार, 23 अक्टूबर, 2023 को आयोजित बोर्ड बैठक के परिणाम और सेबी (एलओडीआर) विनियमों के विनियम 51 (2) और 52 का अनुपालन
Sub: Outcome of the Board Meeting held on Monday, October 23, 2023 and Compliance of Regulation 51 (2) \& 52 of SEBI (LODR) Regulations.

संदर्भ : पत्र सं ई/.सेक्ट/ सीएसीएस फ़ाइल 4571 दिनांक 16 अक्टूबर , 2023_ बोर्ड बैठक की सूचना
Ref: Letter no. CACS/Sectt./efile 4571 dated October 16, 2023_Intimation of Board Meeting
Dear Sir/Madam,

In compliance with the provisions of Regulation 51 (2) read with schedule III of SEBI (LODR) Regulations 2015, as amended, this is to inform that the Board of Directors of Indian Renewable Energy Development Agency Limited (IREDA) in its meeting held on Today, October 23, 2023, inter-alia approved the audited financial statement/results of the company for the quarter and half year ended September 30, 2023.

A copy of the Results along with the Auditor's Report in enclosed herewith under regulation 52 of SEBI (LODR) Regulations.

The Board Meeting commenced at 02:30 P.M. and concluded at 3.30 P.M.
कृपया इसे अपने रिकॉर्ड में लें/You are requested to please take the same on record.

धन्यवाद/Thanking You,
भारतीय अक्षय ऊर्जा विकास संस्था लिमिटेड के लिए।
For Indian Renewable Energy Development Agency Limited


अनुलग्न: उपरोक्त के अनुसार।
Encl.: As above.

Disclaimer: In case of any discrepancy in Hindi language, English language will be deemed as correct.

- Indian Renewable Energy Development Agency Ltd
(A Government of India Enterprise)
- CIN: U65100DL1987GO1027265

Financial Results for the period ended 30.09.2023



## Statement of Assets and Liabilities as at September 30, 2023

| S.No. | Particulars | As at <br> (₹ in Lakhs) |
| :--- | :--- | ---: | ---: |
| I | ASSETS | $\mathbf{3 0 . 0 9 . 2 0 2 3}$ | As at 31.03.2023



Cash Flow Statement for the six months ended September 30, 2023


## Notes to the Audited Financial Statements: -

1. The above working results have been audited by the Statutory Auditors of the company M/s DSP \& Associates, Chartered Accountants and has been recommended by the Audit Committee of Directors and approved by the Board of Directors in their
2. These Financial Results have been prepared in accordance with the recognition and measurement principles laid down in applicable accounting Standard specified under section 133 of the Act, read with the relevant rules issued thereunder, directions issued by the RBI from time to time and other accounting principles generally accepted in India and in compliance with the requirements of Regulation 33.52 and other applicable regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations.
2015 (as amended).
3. Impairment allowance on loan assets is provided as per the board approved ECL methodology and calculations done by an independent agency along with management outlays wherever necessary.
4. Cumulative impairment allowance (including standard loans and non-fund-based facilities) stands at ₹ $1,63,900.25$ Lakhs as on 30.09.2023 (as on 30.09 .2022 ₹ $1,65,595.16$ Lakhs)

| Particulars | As on 30.09.2023 | As on 30.09.2022 |
| :--- | :---: | :---: |
| Credit impaired loan assets | $1,48.608 .13$ | $1.70,876.70$ |
| Impairment allowance maintained | $71,500.51$ | $81,302.55$ |
| Impairment allowance coverage (\%) | $48.11 \%$ | $47.58 \%$ |

5. Interest income on credit impaired loan assets is not being recognized as a matter of prudence.
6. The company's primary business is to provide finance for Renewable Energy \& Energy Efficiency projects and all activities are carried out in India and accordingly, there are no reportable segments as per Ind AS 108 Operating Segments.
7. The additional information as required under Regulation 52(4) of SEBI (Listing obligation and Disclosure Requirements) Regulation, 2015 is annexed as Annexure A.
8. The disclosure in respect of related party transactions for the period ended 30.09 .2023 has been attached as Annexure B
9. Pursuant to Regulation 54 of SEBI (Listing obligation and Disclosure Requirements) Regulations 2015, for all secured nonconvertible debt securities issued by the Company and outstanding as on $30.09 .2023,100 \%$ security cover has been maintained by way of charge on the receivables of the company. The security cover in the prescribed format has been annexed as Annexure C
10. The company raises funds in different currencies through a mix of term loans from banks/financial institutions/Govt. Agencies and non-convertible securities of different tenors through private placement. The issue proceeds have been fully utilized and there are no material deviation(s) from the stated object in the offer document/information memorandum of such non-convertible securities. For the period ended 30.09 .2023 , the company has issued non-convertible securities to the tune of 100,000 Lakhs through private placement. The statement as prescribed under Regulation 52(7) \& 52(7A) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 has been annexed at Annexure-D.
11. There has been no default as on 30.09 .2023 in the repayment of debt securities, borrowings and subordinated liabilities and the company has met all its debt servicing obligation, whether principal or interest, during the period.
12. The figures for the quarter ended $30.09 .2023 / 30.09 .2022$ have been derived by deducting the audited figures for the quarter ended 30.06.2023/30.06.2022 from the year-to-date audited figures for the period ended 30.09.2023/30.09.2022 respectively.
13. There are no reportable cases of loans transferred/ acquired during the period ended 30th Sep 2023 (previous period: Nil) required to be reported under Master Direction - Reserve Bank of India (Transfer of Loan Exposures") Directions, 2021 dated 24th
14. Consequent to the necessary approvals. IREDA has filed the Draft Red Herring Prospectus (DRHP) with SEBI on 8th September 2023. for the purpose of IPO to issue fresh equity shares to the tune of $15 \%$ of its post issue capital along with divestment of Gol shareholding, out of its present shareholding, to the extent of $10 \%$ (post-issue) capital of the company by Offer for Sale
15. Previous period figures have been re-arranged / re-grouped / re-classified wherever considered necessary to make them comparable with the current period's figures


Annexure-A
Disclosure under Regulation 52(4) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, $\underline{2015}$ for the period ended 30.09.2023

| SI. | Particulars | Unit | As at / for the period ended |
| :---: | :---: | :---: | :---: |
| 1 | Debt Equity Ratio ${ }^{1}$ |  | 30.09.2023 |
| 2 | Debt service coverage ratio ${ }^{3}$ | times | 6.06 |
| 3 | Interest service coverage ratio ${ }^{3}$ | times | Not Applicable |
| 4 | Outstanding Redeemable preference shares | times | Not Applicable |
| 5 | Debenture Redemption Reserve | ₹ In Lakhs | Nil |
| 6 | Net Worth ${ }^{2}$ | ₹ In Lakhs | 42,112.04 |
| 7 | Net Profit After Tax | ₹ In Lakhs | 6,58,061.21 |
| 8 | Earning Per Share | ₹ In Lakhs | 57,931.47 |
| 9 | Current ratio ${ }^{3}$ | ₹ per share | 2.54 |
| 10 | Long term debt to working capital ${ }^{3}$ | times | Not Applicable |
| 11 | Bad debts to Accounts receivable ratio ${ }^{3}$ | times | Not Applicable |
| 12 | Current liability ratio $^{3}$ | times | Not Applicable |
| 13 | Total debts to total assets ${ }^{4}$ | times | Not Applicable |
| 14 | Debtors turnover ${ }^{3}$ | times | 0.78 |
| 15 | Inventory turnover ${ }^{3}$ | times | Not Applicable |
| 16 | Operating Margin Percent ${ }^{5}$ | times | Not Applicable |
| 17 | Net Profit Margin Percent ${ }^{6}$ | \% | 35.30\% |
| 18 | Sector specific equivalent ratios | \% | 24.97\% |
| (a) | CRAR ${ }^{7}$ |  |  |
| (b) | Gross Non Performing Assets Ratio ${ }^{8}$ | \% | 20.92\% |
| (c) | Net Non Performing Assets Ratio ${ }^{9}$ | \% | 3.13\% |
|  |  | \% | 1.65\% |

## Notes:

1 Debt / Equity Ratio = Total Debt / Net Worth
2 Net Worth is calculated as defined in sector 2(57) of Companies Act, 2013.
3 The Company is registered under the Reserve Bank of India Act, 1934 as Non-Banking Financial Company, hence these ratios are generally not applicable.
4 Total debts to total assets = Total Debt / Total Assets
5 Operating Margin - Net Operating Profit Before Tax / Total Revenue from Operations
6 Net Profit Margin = Net Profit after Tax / Total Income
$7 \quad$ CRAR $=$ Adjusted Net worth / Risk weighted assets, calculated as per applicable RBI guidelines
$9 \quad$ Gross Non Performing Assets Ratio $=$ Gross Non Performing Assets $/$ Gross Loan Assets
9 Net Non Performing Assets Ratio $=$ Net Non Performing Assets $/$ Net Loan Assets




## Disclosure required under Requlation 52(7) and Requlation 52(7A) of the SEBI (Listing Obligations and Disclosure Requirements) Requlations, 2015 for the quarter ended

With reference to Regulation 52(7) and Regulation 52(7A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby state the following:
A. Statement of utilization of issue proceeds:

| Name of <br> the issuer | ISIN | Mode <br> Fund <br> Raising |  | Type of <br> Instrument | Date of <br> Raising <br> of <br> Funds | Amount <br> Raised <br> in INR <br> Crore | Funds <br> Ctilised <br> in INR <br> Crore | Any <br> Deviati <br> on |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Indian <br> Renewa <br> ble <br> Energy <br> Develop <br> ment <br> Agency <br> Limited | INE202E08128 | Private <br> arks |  |  |  |  |  |  |

B. Statement of Deviation:


Deviation could mean: NA
a. Deviation in the objects or purposes for which the funds have been raised.
b. Deviation in the amount of funds actually utilized as against what was originally diselesed.


## Indian Renewable Energy Development Agency Limited

(A Government of India Enterprise
GIN: U65100DL1987GOI027265

Format for publishing financial results in newspapers
[Regulation 52(8), read with regulation 52(4) of the Listing Regulations)

a) The above results have been recommended by the Audit Committee of Directors and approved by Board of Director in their respective meetings held on 23.10 .2023
b) The above is an extract of the detailed format of quarterly financial results filed with stock Exchanges under Regulation 52 of the LODR Regulations. The full format of the For the other line items referred in regulation $52(4)$ of the company viz www breda in and on the websites of stock exchanges viz www. bseindia com \& www. nseindia.com www bseindia com and www nseindia com respectively


Pradip Kumar Pas

## भारतीय अक्षय ऊर्जा विकास संस्था लिमिटेड (भारत सरकार का प्रतिष्ठान) <br> Indian Renewable Energy Development Agency Limited (A Government of India Enterprise)


Corporate Office : 3rd Floor, August Kranti Bhawan, Bhikaiji Cama Place, New Delhi-110066 INDIA दूरभाष / Phone : +91-11-26717400-12 फैक्स : +91-11-26717416 ई-मेल/E-mail : cmd@ireda.in वेबसाईट /Website : www.ireda.in CIN : U65100DL1987GOIO27265 ${ }^{\text {ated: }}$ 23.id.2023 No. IREDA/FS/H1FY24Results/N\%

## बी एस ई लिमिटेड / BSE LIMITED

लिस्टिंग एवं अनुपालन विभाग / Listing \& Compliances Department बॉम्बे स्टॉक एक्सचेंज लिमिटेड (बीएसई)/Bombay Stock Exchange Ltd. (BSE) /
फ़िरोज़ जीजीभोय टावर्स / Phiroze Jeejeebhoy Towers दलाल स्ट्रीट / Dalal Street,
काला घोड़ा, फोर्ट / Kala Ghoda ,Fort,
मुंबई -400 001 / Mumbai -400 001

एन एस ई लिमिटेड / NSE LIMITED
लिस्टिंग एवं अनुपालन विभाग / Listing \& Compliances Department,
नेशनल स्टॉक एक्सचेंज इंडिया लिमिटेड / National Stock Exchange of India Ltd, एक्सचेंज प्लाजा / Exchange Plaza,
बांद्रा कुर्ला कॉम्प्लेक्स / Bandra Kurla complex ,
बांद्रा (पूर्व) / Bandra (East) ,
मुंबई -400 051 /Mumbai - 400051.

विषय: 30.09.2023 को समाप्त अवधि के लिए वित्तीय परिणाम - ऑडिट रिपोर्ट पर घोषणा
Subject: Financial Results for the Period ended 30.09.2023 - Declaration on Audit Report

प्रिय महोदया/ महोदय / Dear Madam / Sir .
सेबी परिपत्र संख्या CIR/CFD/CMD/56/2016 दिनांक 27.05.2016 के अनुपालन में, ऑडिट योग्यताओं के प्रभाव के प्रकटीकरण के संबंध में, यह पुष्टि करना है कि 30.09.2023 को समाप्त अवधि के लिए वैधानिक ऑडिटर की रिपोर्ट में कोई क्रॉलिफिकेशन्स नहीं है। विस्तृत ऑडिट रिपोर्ट वित्तीय परिणामों के साथ प्रदान की गई है।

In compliance with the SEBI circular no. CIR/CFD/CMD/56/2016 dated 27.05.2016, regarding the disclosure of the impact of the Audit Qualifications, it is to confirm that the Statutory Auditor's Report for the period ended 30.09 .2023 contains no qualifications. The detailed Audit Report has been provided with the financial results.

धन्यवाद / Thanking You .



पंजीकृत कार्यालय : प्रथम तल, कोर-4ए, ईस्ट कोर्ट, भारत पर्यावास केन्द्र, लोदी रोड़, नई दिल्ली-110003 भारत Regd. Office : 1st Floor, Core-4A, East Court, India Habitat Centre, Lodhi Road, New Delhi-110003 INDIA दूरभाष/Phone : +91-11-24682206-19 फैक्स/Fax : +91-11-24682202

# INDEPENDENT AUDITOR'S REPORT 

## ON THE AUDIT OF FINANCIAL RESULTS

## To

The Board of Directors,
Indian Renewable Energy Development Agency Limited

## Opinion

We have audited the accompanying statement of financial results of Indian Renewable Energy Development Agency Limited ('the Company'), for the quarter and half year ended $30^{\text {th }}$ September 2023, (the "Statement"), being submitted by the Company pursuant to the requirements of Regulation 33,52 and other applicable regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the statement:
i. is presented in accordance with the requirements of regulation 33,52 and other applicable regulations of the Listing Regulations in this regard.
ii. gives a true and fair view, in conformity with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" (Ind AS 34) prescribed under section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder, RBI guidelines and other accounting principles generally accepted in India, of the net profit and other financial information for the quarter and half year ended $30^{\text {th }}$ September 2023.

## Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended ("the Act") issued by the Institute of Chartered Accountant of India (ICAI). 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 ("ICAI") together with the ethical requirements that are relevant to our audit of the financial results of the company under the provisions of the Act and Rules thereunder and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

## Emphasis of Matter

i. The company has classified certain accounts required to be classified as stage III /NonPerforming Assets (NPA) as stage II / Standard aggregating to Rs. 88670.21 Lacs in terms of interim order of Hon'ble High Court of Andhra Pradesh. The statutory disclosures have been made accordingly. However, as a matter of prudence, interest income on such accounts becoming NPA in terms of prudential norms of Reserve Bank of India (RBI) has been recognized on collection basis and allowance for impairment loss has been made in accounts accordingly.

Our opinion on the statement is not modified in respect of this matter.

## Board of Directors' Responsibility for the Financial Results

These standalone financial results have been compiled from the related audited interim financial statements for the half year ended $30^{\text {th }}$ September, 2023. The Company's Board of Directors are responsible for the preparation and presentation of these Financial Results that give a true and fair view of the net profit and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" (Ind AS 34) specified under section 133 of the Act, read with the relevant rules issued thereunder, circulars guidelines and directions issued by the Reserve Bank of India ('RBI') from time to time ('RBI Guidelines' ) and other accounting principles generally accepted in India and in compliance with regulations 33, 52 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

## Auditor's Responsibilities for the Audit of the Financial Results

Our objectives are to obtain reasonable assurance about whether the statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with 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 these financial results.

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

- Identify and assess the risks of material misstatement of the financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the company 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 such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.
We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

For DSP \& ASSOCIATES
Chartered Accountants


