(Formerly known as IKiO LIGHTING LIMITED)

(CIN.:L31401DL2016PLC292884)



Regd. Office: 411, Arunachal Building, 19 Barekhamba Road, Cannaught Place New Delhi-110001 Corp. Office : Plot No. 10, Sector 156 Nolda (GB Nagar)-201307 Works : Plot no. 102,Sector-07, IIE,

India

Sidcul Haridwar,249403

Date: - 16th May 2025

BSE Limited	The National Stock Exchange of India
Dalal Street,	Limited
Phiroze Jeejeebhoy Towers,	Exchange Plaza, 5th Floor, Plot No. C/1,
Mumbai 400 001	G Block, Bandra-Kurla Complex,
Scrip Code: 543923	Bandra (East), Mumbai 400 051.
-	Symbol: IKIO

Dear Sir/Madam,

Sub: Clarification Letter for clerical and typographical error in Point No.8 of Covering Letter of Outcome of Board Meeting dated 13th May, 2025

Ref.: Regulations 30 and other applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

This is with reference to our outcome submitted for the board meeting dated 13th May, 2025, this is to inform you that we are hereby rectified the inadvertent clerical/typographical error which was made in Point No. 8 of the Covering Letter of said outcome.

We hereby clarify and rectify the error. The correct version of Point No. 8 of Outcome of Board Meeting dated 13th May, 2025 should be read as under:

Point no 8. Fixed the date of closure of the Register of Members and Share transfer books of the Company from 15th August, 2025 to 21st August, 2025 (both days inclusive) for the purpose of holding 09th Annual General Meeting of the Company.

We request you to kindly ignore the previous version of Point No. 8 that was submitted by mistake in the Outcome of the Board Meeting dated 13th May, 2025.

We are hereby submitting the revised Outcome of the Board Meeting after rectification of the clerical error in the interest of good corporate governance.

We would like to further inform you that the error was purely clerical in nature, unintentional, and not deliberate.

We request you to take on record.

Thanking You, For **IKIO Technologies Limited**

Sandeep Kumar Agarwal Company Secretary & Compliance Officer

IKIO TECHNOLOGIES LIMITED (Formerly known as IKIO LIGHTING LIMITED)



Regd. Office: ♥ 411, Arunachal Building, 19 Barakhamba Road, Cannaught Place New Delhi-110001

(CIN.:L31401DL2016PLC292884)

Works :

Plot no. 102,Sector-07, IIE, Sidcul Haridwar,246403 India

Date: - 13th May 2025

BSE Limited	The National Stock Exchange of India
Dalal Street,	Limited
Phiroze Jeejeebhoy Towers,	Exchange Plaza, 5th Floor, Plot No. C/1,
Mumbai 400 001	G Block, Bandra-Kurla Complex,
Scrip Code: 543923	Bandra (East), Mumbai 400 051.
	Symbol: IKIO

Sub: <u>Outcome of Board Meeting held on 13th May 2025 and Audited Financial Results for the quarter and year ended 31st March 2025</u>

Dear Sir/Ma'am,

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, this is to inform you that the Board of Directors of the Company at its meeting held today i.e. on 13th May 2025 has, interalia, considered and approved the following business:

 The Board approved the Audited Standalone and Consolidated Financial Statements of the Company for the Financial Year ended 31st March, 2025 and Results for the quarter and year ended 31st March, 2025 and adopted the Auditor Report issued by M/S BGJC & Associates LLP, Chartered Accountants - Statutory Auditors of the Company dated 13th May, 2025 as reviewed & recommended by the Audit Committee. The copy of Standalone & Consolidated Integrated Filing (Financials) along with Standalone & Consolidated Auditors Report are attached as Annexure -A and other Information's of Integrated Filing (Financials) are attached as Annexure -B.

Further, we hereby confirm that the Statutory Auditors of the Company M/S BGJC & Associates LLP, Chartered Accountants, (FRN: 003304N/N500056) have furnished their report with unmodified opinion on the Standalone & Consolidated Audited Financial Statements for the Year ended 31st March, 2025. The declaration confirming the unmodified opinion on the Audited Financial Statements/ Results for the financial year ended 31.03.2025 by Mr. Atul Kumar Jain, CFO of the Company is attached as **Annexure- C.**

2. Appointment of Mr. Sanjeet Singh as the Chief Executive Officer (CEO) of the Company and designated him as the Group CEO of the IKIO Group.

In compliance with circular no. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 issued by SEBI respectively, we wish to affirm that Mr. Sanjeet Singh is not debarred from holding the office of Chief Executive Officer (CEO) of the Company by virtue of any SEBI order or any other such authority. The details as required under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are enclosed as **Annexure-D**.

 Appointment of M/s MAKS & Co., Company Secretaries, [FRN P2018UP067700], as a Secretarial Auditor of the Company for the term of 5 consecutive years commencing from FY 2025-26 to FY 2029-30, subject to the approval of the shareholders in the upcoming Annual General Meeting.

In compliance with circular no. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 issued by SEBI respectively, we wish to affirm that M/s MAKS & Co., Company Secretaries, [FRN P2018UP067700], has been Appointed as Secretarial Auditor of the company for the term of 5 consecutive years commencing from FY 2025-26 to FY 2029-30. The details as required under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are enclosed as Annexure-E.

4. Appointment of M/s. Shiv Saroj & Associates Chartered Accountants (FRN: 019715N) as Internal Auditor for a period from 1st April 2025 to 30th September 2025.

In compliance with circular no. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 issued by SEBI respectively, we wish to affirm that M/s. Shiv Saroj & Associates Chartered Accountants (FRN: 019715N) has been Re-appointed as Internal Auditor of the company. The details as required under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are enclosed as Annexure-F.

5. Based on the recommendation of management and as reviewed by Statutory Auditor and monitoring agency, the Audit committee members and board members granted their approval to extend the period for deployment of the net proceeds of the Initial Public offer in accordance to the object of the offer of the company upto financial year 2026-27.

Further, the Audit Committee members and Board members grant their Approval for investment in Ikio Solution Private Limited (Wholly owned Subsidiaries of the company) by way of purchase of Equity Shares of the company pursuant to the deployment of the net proceeds of the Initial Public Offering (IPO) as per object of the Company Rs. 70 Crore in FY 2025-26 and amounting to Rs. 20.47 Crore (Balance amount) in FY 2026-27.

- 6. Board's Report for the financial year 2024-25;
- Fixed the date of 09th Annual General Meeting of the Company on 21st August, 2025 through Video Conferencing / Other Audio Visual Means in accordance with the applicable circulars issued by the Ministry of Corporate Affairs and the Securities and Exchange Board of India;
- Fixed the date of closure of the Register of Members and Share transfer books of the Company from 15th August, 2025 to 21st August, 2025 (both days inclusive) for the purpose of holding 09th Annual General Meeting of the Company.
- To consider the recommendation of Nomination and Remuneration Committee regarding grant of 1,95,000 Employee Stock Options to the eligible employees of the Company and its Subsidiary Companies in accordance to the "ILL Employee Stock Option Scheme 2022";

Pursuant to Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith:

 Audited Financial Results (Standalone and Consolidated) for the quarter and year ended 31st March, 2025;

- Auditor's Report on Financial Results (Standalone and Consolidated) as issued by Statutory Auditors – M/S BGJC & Associates LLP, Chartered Accountants for the quarter and year ended 31st March, 2025;
- 3. Cash Flow Statements for the year ended 31st March, 2025;
- 4. Statement of Assets & Liabilities as on 31st March, 2025; and
- 5. Declaration on Auditor's Report with unmodified opinion.

The meeting of the Board of Directors commenced at 04:30 P.M. and concluded at 10:30 P.M.

You are requested to take the same on record.

Thanking You, For **IKIO Technologies Limited**

Sandeep Kumar Agarwal Company Secretary & Compliance Officer



Independent Auditor's Report on Audited Financial Results of IKIO Technologies Limited (Formerly IKIO Lighting Limited) for the quarter and year ended March 31, 2025, pursuant to the Regulations 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

To the Board of Directors of IKIO Technologies Limited (Formerly IKIO Lighting Limited)

Opinion

We have audited the accompanying standalone financial results of IKIO Technologies Limited (Formerly IKIO Lighting Limited) ("the Company") for the quarter and year ended March 31, 2025 ("the Statement"), attached herewith, being submitted by the Company pursuant to Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

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

- are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and a
- b. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards and other accounting principles generally accepted in India of the net profit and total comprehensive income and other financial information of the Company for the quarter and year ended March 31, 2025.

Basis for Opinion

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

Management's and Board of Directors' Responsibilities for the Standalone Financial Results

These standalone financial results have been prepared on the basis of the annual standalone financial statements.

The Company's Management and the Board of Directors are responsible for the preparation and presentation of these standalone financial results that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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;



BGJC & Associates LLP is registered with Limited Liability having LLP Identification No. AAI-1738 Registered Office & Head Office: Raj Tower-I, G-1, Alaknanda Community Center, New Delhi-110 019, India

and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the standalone 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 financial controls 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 through a separate report on the complete set of financial statements on whether the Company has adequate
 internal financial controls with reference to financial statements in place and the operating effectiveness of such
 controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the standalone financial results made by Management and the Board of Directors.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the appropriateness of this assumption. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.



• Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the standalone financial results represent the underlying transactions and events in a manner that achieves fair presentation.

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

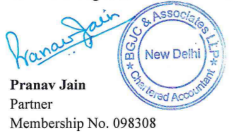
We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters

The standalone financial results include the results for the quarter ended March 31, 2025, being the balancing figure between audited figures in respect of the full financial year and the published unaudited year to date figures up to the nine months period ended December 31, 2024 which were subjected to limited review by us as required under the Listing Regulations.

Our opinion is not modified in respect of the above matter.

For **BGJC & Associates LLP** Chartered Accountants ICAI Firm Registration No. 003304N/N500056



UDIN: 25098308BMKWFZ6217

Date: May 13, 2025 Place: Noida

CIN No.	nown as IKIO Lighting Limited) L31401DL2016PLC292884				
Innovations Only. Statement of Audited Standalone Final	incial Results for the quarter and y	eat ended 31-Mar-	2025		
					(De 1
articulars	3 months ended 31-Mar-2025	Preceding 3 months ended 31-Dec-2024	Corresponding 3 months ended 31-Mar-2024	Current year ended 31-Mar-2025	(Rs. in million) Previous yes ended
	Unaudited (refer note 3)	Unaudited	Unaudited		31-Mar-202
Income	(reici nore sy	Unaddited	(refer note 3)	Audited	Audited
a) Revenue from operations	363.31				
b) Other income	40.63	451.28	525.11	2,077.26	2,409
Total income	423.94	44.81	53.18	198.34	192.
Expenses	420.04	496.09	578.29	2,275.60	2,602
a) Cost of materials consumed b) Change in inventories	263.96	339.21	398.21	1,548.85	1,819
 c) Employee benefits expense 	39.00	5.27	1.65	5.75	(45
d) Finance costs	39.36	42.13	61.30	230.19	243
e) Depreciation and amortization expenses	5.65	11.43	11 33	41.82	58
f) Other expenses	7.46	7.36	8.76	28.83	29
Total expenses	27.11	26.18	33.11	116.42	104
Profit before tax for the period/year	382.56	431.58	514.36	1,971.86	2.210.
Tax expense	41.38	64.51	63.93	303.74	391.
 Current tax (including earlier years) 					
b) Deferred tax credit	10.66	15.41	19.75	69.09	105.5
Net profit after tax for the period/ year	(1.10)	(1.93)	(0.87)	(1.40)	(0.7
Other comprehensive income	31.82	51.03	45.05	236.05	286.7
 Items that will not be reclassified to profit or rost 					
(ii) Income tax relating to items that will not be reclassified to profit or loss	2.32		0.70	1.17	0.5
Other comprehensive income	(0.58)	-	(0.18)	(0.29)	(0.1
Total comprehensive income for the period/year	1.74	· · ·	0.52	0.88	0.4
Earnings per equity share (Face value of Rs. 10 per equity share)	33.56	51.03	45.57	236.92	287.2
-Basic (in Rs.)					
-Diluted (in Rs.)	0.41	0.66	0.60	3 05	- 3.8
Paid-up equity share capital (Face value of Rs. 10 per equity share) Other equity	0.37	0.66	0.60	3.01	3.8
		772.81	772.81	772.81	772.81

The standalone financial results of iKiO Technologies Limited (Formerly known as IKiO Lighting Limited) ("the Company") are prepared in accordance with the recognition and measurement principles of indian Accounting Standards as notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended) as specified in Section 133 of the Companies Act, 2013 and as per Regulation 33 of

the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulation).

2 The standaione audited financial results of the Company for the quarter and year ended March 31, 2025 have been reviewed by the Audit Committee and were subsequently approved by Board of Directory ('the Board') at its meeting held on May 13, 2025. These standalone financial results have been audited by the Statutory Auditors of the Company.

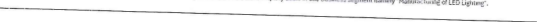
3 The figures for the quarter ended March 31, 2025 and March 31, 2024 represent the balancing figures between the audited figures for full financial year and published reviewed year to date figures upto 4 The company has received an amount of Rs. 3 257 50 million

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	1
Objects of the issue to per Programmer	1

Debt repayment	Amount to be Utilisation as per Prospectus	Utilised upto March 31, 2025	Balance Amount as at March 31, 2025
Funding capital expenditure requirements for the purchase of equipments / machineses of our	500.00	500.00	
Nanufacturing facilities	2.123.12	1,218.95	904.17
otal	638.29	637.78	0.51
Net IPO proceeds that were unutilized as of March 21, 2008	3,261.41	2,356.73	904.58

s of March 31, 2028, were temporarily invested in deposits with scheduled commercial banks,

5 The Company's primary business segment is reflected based on principal business activities carried on by the Company. As per Indian Accounting Standard 108 as notified under the Companies (Indian Accounting Standards) Rules, 2015 as specified in Section 133 of the Companies Act, 2013, The Company deals in one business segment namely "Manufacturing of LED Lighting".



C







Particulars	As at	(Rs. in millio
a model 2	As at 31-Mar-2025	As at 31-Mar-2
ASSETS	Audited	Auditer
Non-current assets		
Property, plant and equipment		
Right of use assets	153 46	17
Other extangible assets	3.57	
	0.53	
ntangible assets under development Financial assets	7.50	
Investments		
i) Loans	2,106.01	1,27
	603 50	67
iii) Other financial pasets Deferred tax assets (Net)	3.09	
	6.26	
ion current tax asset (Net)	31.24	1
ither non-current assets ola! Non-current assets	1.59	
	3,118.77	and the second se
urrent assets	0,110.77	2.15
ventories	377.66	
nancial assets	377.00	47
Trade receivables	175 40	
) Cash and cash equivalents	175.42 6.42	21
i) Bank balances other than (ii) above		8
ŋ Loans	964.26	1.75
Other financial assets	102.79	6
ther current assets	143.12	108
tal current assets	39.28	214
tal Assets	1,808.95	2,933
	4,927.72	5,086
UITY AND LIABILITIES		
uity		
uity Share Capital	772.81	776
her Equity	3.992.20	772
al Equity	the second se	4,026
bilitles	4,765.01	4,796
n-Current liabilities		
anciai liabilities		
Sorrowings		
Lease Babilities	1.00	
Vitions	1.29	1.
al Non-current liabilities		5.
rent llabilities	5.49	7.
inciai liabilities		
onowings		
ease liabilities	45.12	98.
Tradé payables	2.47	2.3
al outstanding dues of micro and small enterprises; and		
al outstanding dues of creditors other than micro and small enterprises	22.26	57.9
	50.58	76.1
Other financiai ilabilities	25 97	28.1
Other financial ilabilities rr corrent liabilities		
Other financiar ilabilities # corrent liabilities uiznas	16.41	16.:
2ther financiar ilabuittes # corrent liabilities		16.1 1.3 280 2





De-the training of the trainin		(Rs. in mil
Particulars	Year ended	Yeare
	31-Mar-2025	31-Mar
A. Cash flow from operating activities:	Audited	Audi
Profit before tax		
Adjustments for:	303.7	4 .
Depreciation and amortisation expenses		
Allowance for expected credit loss	28.8	3
Share based expenses	0.3	2
Finance costs	4.7	2 C
Interest income	41.8	2
Provision for obsolete stock	(180.7)	9 C
Gain on sale of property, plant and equipment (net)	8.47	
Loss on sale of property, plant and equipment (net)		
Sundry balance written Off	0.04	
Unrealised foreign exchange loss (net)	0.40	
Operating gain before working capital changes and other adjustments	(0.15	
Working capital changes and other adjustments:	207.41	2
Inventories		-
Trade receivables	93.25	6
Other financial assets	41.26	(
Other assets	29.45	(3
Trade poyables	(29.85)	
Other financial liabilities	(61.06)	(4
Other current liabilities	(2.18)	
Provisions	(5.74)	(
Cash generated from operating activities	(1.26)	
Income tax (paid) / refund received, net	271.31	4
Net cash (used in) / generated from operating activities	(83 25)	(11)
	188.05	(70
Cash flow from Investing activities:		
Purchase of property, plant and equipment (including inlangible assets and capital advance)		
state of property, plant and equipment and intangible assets	(17.18)	(37
Investments in Subsidiaries	6.82	9
Loan given to Subsidiaries	(827.55)	(1,141
Payment received from subsidiary against Loan	(165.20)	(643
Movemeni in bank deposit	-	316
Interest received	792.79	(1,757
Net cash used in investing activities	116.48	117.
Cash How from the	(93.85)	(3,136.
Cash flow from financing activities:		
Decrease in long term borrowings from banks		
(Decrease) / Increase in short term borrowings from banks		(3.
Share premium received	(52.98)	(142.0
Issue of share capital		3,377,1
Payment of Dividend		122.8
Payment of lease obligation	(77.28)	-
Interest paid on borrowings	(3.30)	(2.6
Vet cash generated from financing activities	(41.82)	(57.7
ncrease/ (decrease) in cash and cash equivalents, nel (A+B+C)	(175.38)	3,293.2
Cash and cash equivalents at the beginning of the year	(81.09)	86.8
Cash and cash equivalents at the end of the year (D+E)	87.51	0.7
	6.42	87

ed wherever necessary, to confirm to current period's classification.

Registered Office:

411, Arunachal Building, 19 Barakhamba Road, Connaught Place, Delhi-110001

Atul Kun CFO

Place: Noida Date: May 13, 2025



ng Limited) 4CHNOLO NOIDA 20 *

For and on behalf of the Board of Directors of

gt

IKIO Technologies Linpited (Formerly known as Ik

Sanjeet Singh

Director DIN: 08353656



Independent Auditor's Report on Audited Consolidated Financial Results of IKIO Technologies Limited (Formerly IKIO Lighting Limited) for the quarter and year ended March 31, 2025, pursuant to the Regulations 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

To the Board of Directors of IKIO Technologies Limited (Formerly IKIO Lighting Limited)

Opinion

We have audited the accompanying statement of Consolidated Financial Results ("the Statement") of IKIO Technologies Limited (Formerly IKIO Lighting Limited) [the "Holding Company"] and its subsidiaries (the Holding Company and its subsidiaries together referred to as the "Group"), for the quarter and year ended March 31, 2025, being submitted by the Holding Company pursuant to Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the reports of other auditors on separate audited financial statements of the subsidiaries as referred to in the Other Matters paragraph below, the Statement:

- a. includes the results of the following entities:
 - i. Royalux Lighting Private Limited (Subsidiary)
 - ii. IKIO Solutions Private Limited (Subsidiary)
 - iii. Royalux Exports Private Limited (Step Down Subsidiary)
 - iv. Royalux LLC (Step Down Subsidiary)
 - v. Ritech Holding Limited (Step Down Subsidiary)
 - vi. Royalux FZCO (Step-down Subsidiary)
- b. is presented in accordance with the requirements of Regulation 33 of the Listing Regulations as amended; and
- c. gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian Accounting Standards ("Ind AS") and other accounting principles generally accepted in India of consolidated net profit and consolidated total comprehensive income and other financial information of the Group for the quarter and year ended March 31, 2025.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 (the "Act"). Our responsibilities under those Standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (the "ICAI") together with the ethical requirements that are relevant thereunder, 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 opinion.



BGJC & Associates LLP is registered with Limited Liability having LLP Identification No. AAI-1738 Registered Office & Head Office: Raj Tower-I, G-1, Alaknanda Community Center, New Delhi-110 019, India Ph.: 91 11 2602 5140 E-mail: bgjc@bgjc.in Delhi Mumbai Noida Ranchi GST No. 07AAAFB0028K1ZW

Management's and Board of Directors' Responsibilities for the Standalone Financial Results

This statement which is the responsibility of the Holding Company's management and has been approved by the Holding Company's Board of Directors, has been prepared on the basis of the consolidated annual financial statements.

The Holding Company's Board of Directors is responsible for the preparation and presentation of these consolidated financial results that give a true and fair view of the net profit and other comprehensive income, and other financial information of the Group in accordance with the Ind AS prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Holding Company's Board of Directors is also responsible for ensuring accuracy of records including financial information considered necessary for the preparation of the Statement. The respective Boards of Directors of the companies included in the Group are responsible for maintenance of the adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.

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

The respective Board of Directors of the companies included in the Group are responsible for overseeing the financial reporting process of the Group.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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 consolidated financial statements.

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 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 financial controls 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 an opinion whether the Holding Company has adequate internal financial controls system with
 reference to the complete financial statements and on operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Board of Directors.
- Conclude on the appropriateness of Management/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 Group to continue as a going concern. If we
 conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related
 disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are
 based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions
 may cause the Group 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 represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial statements/financial information of the
 entities within the Group to express an opinion on the Statement. We are responsible for the direction,
 supervision and performance of the audit of financial information of such entities included in the consolidated
 financial results of which we are the independent auditors. For the other entities included in the Statement, which
 have been audited by the other auditors, such other auditor remains responsible for the direction, supervision
 and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the Statement that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Statement 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 Statement.

We communicate with those charged with governance of the Holding Company 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.

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

Other matters

New Delhi

fored Account

 We did not audit the financial statements and other financial information of one step down subsidiary, Royalux LLC whose financials results reflect total assets ₹ 373.62 million and Profit after tax of ₹ 1.40 million and ₹ 40.76
 Semillion for the quarter and year ended March 31, 2025, respectively, has been considered in the financial statements. These financial statements have not been audited and have been certified by the management of the Company. Our opinion is not modified in respect of this matter.

2. We did not audit the financial statements and other financial information of one step down subsidiary, Ritech Holding whose financial results have been audited by another auditor as per International Financial Reporting Standards and have been adjusted for the differences in the accounting principles in accordance with the Companies (Indian Accounting Standards) Rules, 2015, as amended ('Ind AS') adopted by the Company and examined by us. The financials results reflect total assets ₹ 150.37 million and Profit after tax for the quarter ended March 31, 2025 of ₹ 13.38 million and Loss after tax for the year ended March 31, 2025 of ₹ 3.74 million, has been considered in the financial statements.

Our opinion is not modified in respect of this matter.

3. The Consolidated audited financial results include the results for the quarter ended March 31, 2025 and March 31, 2024, being the balancing figure between audited figures in respect of the full financial year and the unaudited year to date figures up to the nine months period ended December 31, 2024 and December 31, 2023, which were subjected to limited review by us as required under the Listing Regulations.

Our opinion is not modified in respect of this matter.

For **BGJC & Associates LLP** Chartered Accountants ICAI Firm Registration No. 003304N/N500056

Pranav Jain Partner Membership No. 098308

UDIN: 25098308BMKWGB9707

Date: May 13, 2025 Place: Noida





IKIO Technologies Limited (Formerly known as IKIO Lighting Limited) CIN No. L31401DL2016PLC292884

Statement of Audited Consolidated Financial Results for the quarter and year ended 31-Mar-2025

Quarter ended			(Rs. in million)			
					Year ended	
articulars	3 months ended	Preceding 3	3 months ended	Current year	Previous year	
	31-Mar-2025	months ended	31-Mar-2024	ended	ended	
	Refer note 3	31-Dec-2024		31-Mar-2025	31-Mar-2024	
Income	Refer note 5	Unaudited	Refer note 3	Audited	Audited	
a) Revenue from operations	1,122.87	1,215.16	947.91	4,858.79	4 979 54	
b) Other income	24.19	38.19	43.20	4,050.79	4,379.5	
Total income	1,147.05	1,253.35	991.11	5,009.91	4,532.99	
Expenses		2,233.33	551.11	5,005.51	4,532.9	
a) Cost of materials consumed	572.28	647.55	561.96	2,814.78	2,667.2	
b) Change in inventories	47.12	4.01	(15.53)	(3.54)		
c) Employee benefits expense	183.13	156.87	129.34	683.01	(82.85	
d) Finance costs	16.93	22.71	24.52	83.62	115.5	
e) Depreciation and amortisation expense	60.82	70.38	38.54	242.72	. 120.00	
f) Other expenses	258.47	258.10	102.64	764.84	366.02	
Total expenses	1,138.75	1,159.62	841.47	4,585.44	3,687.85	
Profit before tax for the period/year	8.30	93.73	149.64	4,565.44	845.1	
Tax expense	0.00	20.75	145.04	424.47	643.10	
a) Current tax (including earlier years)	36.84	40.38	46.66	180.47	242.73	
b) Deferred tax (credit)/charge	(21.83)	(24.63)	7.75	(80.17)	(3.34	
Net Profit after tax for the period/ year	(6.71)	77.98	95.23	324.17	605.71	
Other comprehensive income	()	77150	55.25	324.17	003.7.	
 Items that will not be reclassified to profit or loss 			-			
Remeasurement of defined employee benefit plans	9.43	(0.15)	2.08	6.59	1.97	
(ii) Income tax relating to items that will not be reclassified to profit or loss	(0.74)	(0120)	(0.52)	(0.45)	(0.49	
(iii) Items that will be reclassified to profit or loss			((0.45)	(0.4.	
Exchange differences on translation of financial statements of foreign operations	(3.26)	5.03	-	1.77		
Other comprehensive income	5.43	4.88	1.56	7.91	1.48	
Total comprehensive income for the period/year	(1.28)	82.86	96.79	332.08	607.19	
Net profit/(loss) attributable to :						
Owners of the Holding Company	(23.44)	78.78	95.23	309.11	605.71	
Non-controlling interests	16.73	(0.80)	-	15.06	-	
Other comprehensive income attributable to:						
Owners of the Holding Company	5.43	4.88	1.56	7.91	1.48	
Non-controlling interests	-	-	-		-	
Earnings per equity share (Face value of Rs. 10 per equity share)						
-Basic (in Rs.)	(0.09)	1.01	1.27	4.19	8.09	
-Diluted (in Rs.)	(0.09)	1.01	1.27	4.19	8.09	
Paid-up equity share capital (face value of Rs. 10 per equity share)	772.81	772.81	772.81	772.81	772.81	
Other equity				4,732.16	4,755.25	

Notes to the consolidated financial results :

1 IKIO Technologies Limited (formerly known as IKIO Lighting Limited ("the Company" or "the Holding Company") and its subsidiaries are together referred as "the Group" in the following notes. The Holding Company conducts its operations along with its subsidiaries. The consolidated financial results are prepared in accordance with the recognition and measurement principles of Indian Accounting Standards as notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended) as specified in Section 133 of the Companies Act, 2013 and as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulation).

2 The consolidated audited financial results of the Group for the quarter and year ended March 31, 2025 have been reviewed by the Audit Committee and were subsequently approved by Board of Directors ('the Board') at its meeting held on May 13, 2025. These consolidated financial results have been audited by the Statutory Auditors of the Group.

3 The figures for the quarter ended March 31, 2025 and March 31, 2024 represent the balancing figures between the audited figures for full financial year and published reviewed year to date figures up to third quarter of the respective financial year.

4 The Group's primary business segment is reflected based on principal business activities carried on by the Group. As per Indian Accounting Standard 108 as notified under the Companies (Indian Accounting Standards) Rules, 2015 as specified in Section 133 of the Companies Act, 2013, The Group deals in one business segment namely "Manufacturing of LED Lighting.

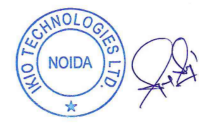






		(Rs.in million
	As at	As at
Particulars	31-Mar-2025	31-Mar-2024
	Audited	Audited
ASSETS		
Non-current assets		
Property, plant and equipment	1,482.29	560.5
Right of use assets	514.57	491.0
Capital work-in-progress	436.78	715.5
Goodwill	4.96	4.9
Other intangible assets	1.69	4.5
Other intangible assets under development	45.60	1.0
Financial assets		
(i) Other financial assets		
Deferred tax assets (net)	12.44	12.1
Non current tax assets (net)	111.41	23.3
Other non current assets	145.40	36.1
Total Non-current assets	169.25	143.0
Current assets	2,924.39	1,987.82
Inventories		
	1,388.08	1,351.63
Financial assets		
(i) Trade receivables	1,132.31	968.7
(ii) Cash and cash equivalents	118.93	140.8
(iii) Bank balances other than cash and cash equivalents	977.66	1,769.29
(iv) Other financial assets	47.63	80.8
Other current assets	166.84	277.8
Total current assets	3,831.45	4,589.18
Total assets	6,755.84	6,577.00
EQUITY AND LIABILITIES Equity Equity Share Capital Other Equity	772.81 4,832.45	772.81 4,755.25
Non-controlling interests	15.06	4,7 55.25
Total Equity	5,620.32	5,528.06
Liabilities	5,000.02	5,528.00
Non-current liabilities		
Financial liabilities		
(i)Borrowings	17.22	25.00
ii)Lesse liabilities	17.22 265.43	25.88
Provisions		213.26
Fotal Non-current liabilities	10.90	10.94
Current liabilities	293.55	250.08
inancial liabilities		
I)Borrowings		
ii)Lease liabilities	220.46	425.90
ni)Trade payables	24.26	38.24
total outstanding dues of micro and small enterprises; and		
teel oostanding does of meto and small enterprises; and	85.59	62.10
total outstanding dues of creditors other than micro and small enterprises	255.17	151.53
iv)Other financial liabilities	81.13	76.06
Other current ljabilities	60.64	37.24
rovisions	0.97	3.33
	113.74	4.46
Current tax llabilities (net)		
Current tax liabilities	841.97	798.86
Current tax llabilities (net)	841.97 1,135.52	798.86





Particulars Ver ended 31.Mar.2025 Ver ended 31.Mar.2025 Ver ended 31.Mar.2025 Ver ended 31.Mar.2025 Ver 31.Mar.2025 Ver 31.Mar.2025 Ver 20.72 A Cash flow from operating activities: Provision(low rank) for exected circuit loss Finance for : Deprecision and montituation expense Provision(low rank) for exected circuit loss Finance income on amontisation of acountly deposit Finance income on amontin and other adjustments Finance income on a diverse in adv	6	Cash Flow statement for the year ended 31-Mar-2025 (Consolidated-Audited)		(Rs.in million)
A Cash flow from operating activities: Profit brine tax 424.47 Adjustments for : 242.72 Provision/(reversal) for spected orcelit loss 232.55 Finance cost 232.65 Interest function (332) Gain on all of property plant & equipment (net) (0.32) Provision/(reversal) for spected orcelit loss (232) Gain on all of property plant & equipment (net) (0.32) Provision for slow moving inventory (27.87) Sundy Plance written of 4.48 Unnealised forsign exchange loss (net) (21.48) Operating loss before working capital changes and other adjustments (97.99) Working capital changes and other adjustments (21.48) Other francial statis (24.57) Trade revisables (24.58) Other francial statis (24.57) Trade payables (22.55) Trade payables (22.57) Trade payables (24.60) Other financial liabilities (25.97) Other financial liabilities (25.97) Other financial liabilities (25.97) Other financial liabilities </th <th></th> <th>Particulars</th> <th>The second secon</th> <th>Year ended 31-Mar-2024</th>		Particulars	The second secon	Year ended 31-Mar-2024
A. Cash flow from operating activities: 424.47 Adjustments for : 424.47 Deprecision and monthable expected realities: 242.72 Provision/(reversal) for expected realities: 232.55 Finance cost 83.62 Interest Income (0.32) Gain on allow factorial expected realities: (0.32) Provision for skow moving investory 22.77 Sundy parts and activity deposit (0.32) Provision for skow moving investory 22.787 Sundy Plances written off 4.48 Unrealised foreign exchange lose (net) (1.21.48) Operating bacterive working capital changes and other adjustments: (1.21.48) Unrealised foreign exchange lose (net) (1.21.48) Other financial statist (1.24.39) Other financial statist (1.24.39) Other financial statist (2.2.35) Trade payables (1.24.39) Other financial labilities (2.2.0) Other financial labilities (2.2.0) Other financial labilities (2.2.0) Other financial labilities (2.2.0) Cash generated from operating activities (3.8.67	ł			
Profit before tax 424.47 Adjustments for : 242.72 Provision/(reversal) for expected credit loss 22.85 Interest Income (0.32) Gain on all of property, plant & expigment (net) (0.32) Provision/(reversal) for solve moving investory 27.87 Sundry balance winking capital changes and other adjustments (0.49) Unrealised forsign exchange loss foret) (21.48) Operating (ps before working capital changes and other adjustments 679.99 Working capital changes and other adjustments (62.33) Trade payables (124.89) Other financial stats (22.33) Other financial stats (22.33) Other financial liabilities 35.07 Other financial liabilities 23.40 Provision (23.40 Cash generated from / (reversite, net) (24.31) Income tax (paid) / Privad reversites 35.93 Income tax (paid) / Privad reversites 35.93 Derivations 23.40 Provisions 23.40 <td>1</td> <td>A. Cash flow from operating activities:</td> <td>Audited</td> <td>Audited</td>	1	A. Cash flow from operating activities:	Audited	Audited
Adjustments for : 4-5-47 Depretation and amoritation expense 242.72 Provision/(reversal) for expected creditions 22.25 Finance cost 83.62 Interest Income (104.89) Provision/(reversal) for expected creditions 83.62 Interest Income (20.32) Quantization of accurity deposit (0.32) Quantization of accurity deposit (0.32) Provision for slow moving inventory 22.77 Sundy Bance written off 4.49 Unrealised forsign exchange loss first) (21.18) Operating loss before working capital changes and other adjustments (64.32) Other francial assets (24.32) Trade reviewables (24.32) Other financial assets (23.30) Other financial assets (24.32) Other financial assets (24.32) </td <td></td> <td></td> <td></td> <td></td>				
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D. Increase/ (decrease) in cash and cash equivalents, net (A+B+C) (21.67)	D	. Increase/ (decrease) in cash and cash equivalents, net (A+B+C)	(21.67)	117.54
E. Cash and cash equivalents at the beginning of the period 140.60				23.06
E Cash and cash any inclustry at the and of the precised (D) 5	F.	Cash and cash equivalents at the end of the period (D+E)		140.60

7 Previous period/year figures have been re-grouped/re-classified wherever necessary, to conform to current period's classification.

Registered Office:

Place: Noida

Date: May 13, 2025

411, Arunachal Building, 19 Barakhamba Road, Connaught Place, Delhi-110001

For and on behalf of the Board of Directors of **IKIO Technologies Limited** (Formerly known as IKIO Lighting Limited)

Atul Kumar Jain CFO

Sanjeet Singh Director DIN: 08353656





Annexure-B

B. Statement on Deviation or Variation for Proceeds of Public Issue, Rights Issue, Preferential Issue, Qualified Institutions Placement Etc.:

As per Company's Prospectus dated June 06, 2023 for Initial Public offer, the Company had estimated to utilize Rs 2,123.12 million for object 2 & Rs. 638.29 million for object 3 by Fiscal 2025. However, based on certificate dated May 07, 2025, issued by M/s BGJC & Associates LLP, Chartered Accountants (Firm Registration Number: 003304N/N500056), Statutory Auditors of the Company and management undertaking, the Company has utilized Rs 1,218.95 million for object 2 & Rs. 637.78 million for object 3 only as at the end of fiscal 2025, hence, there is a delay in the implementation schedule. This delay is on account of a delay in procuring, operationalisation of assets and to obtain necessary approvals/Licenses. The remaining net proceeds which shall be utilized in subsequent periods in accordance with applicable laws on or before 31st March 2027.

However, the Prospectus further states that, "The Net Proceeds are not utilized (in full or in part) for the objects of the Offer during the period stated above due to any reason, including (i) the timing of completion of the Offer; (ii) market conditions outside the control of our Company; and (iii) any other economic, business and commercial considerations, the remaining Net Proceeds shall be utilized in subsequent periods as may be determined by our Company, in accordance with applicable laws."

Based on the recommendation of management and as reviewed by Statutory Auditor and monitoring agency, the Audit committee members and board members granted their approval to extend the period for deployment of the net proceeds of the Initial Public offer in accordance to the object of the offer of the company upto financial year 2026-27, in accordance with applicable laws.

Further, the Audit Committee members and Board members grant their Approval for investment in Ikio Solution Private Limited (Wholly owned Subsidiaries of the company) by way of purchase of Equity Shares of the company pursuant to the deployment of the net proceeds of the Initial Public Offering (IPO) as per object of the Company Rs. 70 Crore in FY 2025-26 and amounting to Rs. 20.47 Crore (Balance amount) in FY 2026-27.

C. Format for disclosing outstanding default on loans and debt securities:

Not Applicable

D. Format for disclosure of related party transactions (applicable only for half- yearly filings i.e., 2nd and 4th quarter):

Details of Related party Transactions are being submitted through XBRL.

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.





(Formerly known as IKIO LIGHTING LIMITED) (CIN.:L31401DL2016PLC292884)



Regd. Office: ♀ 411, Arunachal Building, 19 Barakhamba Road, Cannaught Place New Delhi-110001 Corp. Office : Plot No. 10, Sector 156 Noida (GB Nagar)-201307

Works : Plot no. 102,Sector-07, IIE, Sidcul Haridwar,249403

India

N NEXURE-1

Date: - 13th May 2025

BSE Limited	The National Stock Exchange of India Limited
Dalal Street,	Exchange Plaza, 5th Floor, Plot No. C/1,
Phiroze Jeejeebhoy Towers,	G Block, Bandra-Kurla Complex,
Mumbai 400 001	Bandra (East), Mumbai 400 051.
Scrip Code: 543923	Symbol: IKIO

Sub: Declaration for Audit Report (Standalone and Consolidated) with unmodified opinion

Ref: <u>Regulation 33(3)(d) of SEBI (Listing Obligations and Disclosure Requirements) Regulations</u>, 2015

Dear Sir/Ma'am,

We hereby declare that Statutory Auditors of the Company — M/S BGJC & Associates LLP, Chartered Accountants, New Delhi, have issued an Audit Report with unmodified opinion on Audited Financial Results (Standalone and Consolidated) of the Company for the year ended 31 March 2025 and the said Audit Report (Standalone and Consolidated) does not contain any qualification, reservation or adverse mark.

This declaration is given in compliance of Regulation 33(3)(d) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended vide Notification No. SEBI/LADNRO/ GN/2016-17/001 dated 25th May 2016 and SEBI Circular No. CIR/CFD/CMD/56/2016 dated 27th May 2016.

Thanking You,

For IKIO Technologies Limited

Atul Kumar Jain Chief Financial Officer

Annexure-D

Sr No	Particulars	Details
1	Reasons for Change viz. appointment	Appointment of Mr. Sanjeet Singh, who is Whole Time Director of the Company, as the Chief Executive Officer and Key Management personnel of the Company and designated as a Group CEO for IKIO Group.
2	Date of Appointment & Terms of Appointment	Date of Appointment: 13 th May 2025 Terms of Appointment as recommended by (Nomination and Remuneration Committee) NRC and approved by the Board of Directors, from time to time.
3	Brief Profile	Mr. Sanjeet Singh (aged about 38 years) is the Whole-time Director of IKIO Technologies Limited (formerly known as IKIO Lighting Limited). He has been appointed as the Chief Executive Officer effective 13 th May 2025. He has been associated with the Company since February 1, 2019. He holds a bachelor's degree in commerce from the University of Delhi. He will assume the role of Chief Executive Officer, taking full responsibility for overseeing the company's strategic direction and day-to-day operations. In this capacity, he will provide leadership to all departments, with each department head reporting directly to him. As CEO, he will be accountable for driving growth, ensuring operational efficiency, fostering innovation, and aligning the company's objectives with its long-term vision and values. This structure is expected to enhance operational efficiency by fostering greater synergy across teams.
7	Disclosure of Relationships between Directors	Hardeep Singh - Father-in-Law, Surmeet Kaur – Mother-in-Law

Details as required under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015



Annexure-E

Details as required under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Sr No	Particulars	Details
	Name	M/s MAKS & Co., Company Secretaries, [FRN P2018UP067700]
1	Reasons for Change viz. appointment	Appointment
2	Date of Appointment & terms of appointment	Date: 13 th May 2025 Company Secretaries firm is appointed as Secretarial Auditor of the Company for 5 consecutive years from F.Y 2025-26 to 2029-30.
4.	Brief Profile	MAKS & Co, Companies Secretaries, bearing firm registration number P2018UP067700 and Peer Review Certificate No.: 2064/2022, is partnership firm of practicing company secretaries. MAKS & CO. is a corporate consultancy business solution firm which has been promoted, and is managed by, highly qualified, experienced professionals from the fields of corporate governance and compliance. The partners are experienced company secretaries with collective work experience of over 60 years.
		MAKS, as a firm, believes in serving business needs through partnership approach focussed on providing comprehensive professional and advisory services in corporate law, SEBI regulations, FEMA compliance, NBFC Compliances, and allied fields, delivering strategic solutions to ensure regulatory adherence including but not limited to representing Corporates before various regulatory authorities.
7	Disclosure of Relationships between Directors (in case of appointment of a director).	NA



Annexure-F

S. No.	Particulars	Detail
	Name	M/s. Shiv Saroj & Associates Charted Accountants (FRN: 019715N)
1	Reason for change viz. Re-appointment, resignation, removal, death or otherwise;	Re-appointment
2	Date of Re-appointment	13 th May 2025
3	Period of Re-appointment	Appointment for a period of six months from 1 st April, 2025 to 30 th September, 2025.
4	Brief profile;	Shiv Saroj & Associates is a professionally managed Delhi based Chartered Accountancy partnership firm and a Peer Reviewed Firm (Certificate No. 013836), having an existence of nearly 22 years. The team consists of distinguished chartered accountants, corporate financial advisors and tax consultants. The firm represents a combination of specialized skills, which are geared to offers sound financial advice and personalized proactive services. Those associated with the firm have regular interaction with industry and other professionals which enables the firm to keep pace with contemporary developments and to meet the needs of its clients.

Details as required under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

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