

September 13, 2025

To,

BSE Limited

Phiroze Jeejeebhoy Towers, Dalai Street, Mumbai - 400 001

Email: corp.relations@bseindia.com

Scrip Code: 512047

Subject: Submission of 41st Annual Report of Royal India Corporation Limited ("Company")

Dear Sir,

Pursuant to Regulation 30 and 34(1)(a) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we submit herewith the Annual Report of the Company for the Financial Year 2024-25 along with the Notice convening the 41st Annual General Meeting (AGM) of the Company is attached.

Notice of the 41st AGM and Annual Report for the financial year 2024-25 can also be downloaded from website of the Company from the weblink at Annual-Report-2024-2025.pdf

You are requested to take the above information on record.

Thanking You.

Yours faithfully, For Royal India Corporation Limited

Nitin Kamalkishore Gujral **Managing Director** (DIN: 08184605)

Encl: As above

CIN L45400MH1984PLC032274-



41st Annual Report 2024-2025

Registered office

3501, 35th Floor, Vertu Tower, Katrak Road, Wadala Market, Wadala, Mumbai, 400031.

Tel.: 022-46001922 Mobile: 9833017144 Email: info@ricl.in Website: www.ricl.in







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BOARD OF DIRECTORS

Mr. Nitin Gujral **Managing Director** Mr. Ajay Rajawat **Executive Director** Mr. Sourav Sharma **Executive Director**

Ms. Vaishali Baria Independent Woman Director (till 07.06.2025)

Ms. Madhusa Inda **Independent Woman Director**

Mr. Jinesh Mehta **Independent Director**

Mr. Raja Minesh Additional Independent Director (w.e.f. 07.06.2025)

CHIEF FINANCIAL OFFICER

Mr. Manish Shah

COMPANY SECRETARY & COMPLIANCE OFFICER

Mrs. Jinal Shah

STATUTORY AUDITORS

M/s Rakchamps & Co. LLP

Chartered Accountants, Mumbai. (Firm Reg. No. 131094W)

SECRETARIAL AUDITORS

M/s Mayank Arora & Co.

Company Secretaries, Mumbai.

INTERNAL AUDITORS

M/s M Borar & Co.

Chartered Accountants, Mumbai (Membership No. 419707)

BANKERS

ICICI Bank Ltd. IndusInd Bank **HDFC Bank**

REGISTRAR & SHARE TRANSFER AGENT

MUFG Intime India Private Limited

C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai 400083.

Tel. No. 022-49186000, Fax No. 022-49186060, E-mail: rnt.helpdesk@linkintime.co.in

REGISTERED OFFICE

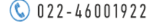
3501, Floor-35, Vertu Tower, Katrak Road Wadala Market, Mumbai, Maharashtra, 400031

Tel. No. 022-46001922, E-mail: info@ricl.in

CORPORATE IDENTITY NO.: L45400MH1984PLC032274

CIN L45400MH1984PLC032274-

3501, Floor 35, Vertu Tower, Katrak Road, Wadala Market, Five Gardens, Mumbai - 400031.









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ISIN (EQUITY SHARE): INE510H01015 **BSE LIMITED (SCRIP CODE): 512047**

WEBSITE: www.ricl.in

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NOTICE OF 41st ANNUAL GENERAL MEETING OF THE COMPANY

NOTICE is hereby given that the 41st Annual General Meeting of the Members of **Royal India** Corporation Limited (the 'Company') will be held at Ground Floor, Runanubandh Hall, Yashwantrao Chavan Centre, Gen. Jagannathrao Bhosale Marg, Nariman Point, Mumbai-400021 on Friday, 05th September, 2025 at 11.45 a.m. in accordance with the applicable provisions of the Companies Act, 2013 to transact the following businesses: -

ORDINARY BUSINESS:

1. To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the financial year ended 31st March, 2025 the Reports of the Board of **Directors and Auditors thereon:**

To consider and if thought fit, to pass with or without modification(s), the following Resolution as an Ordinary Resolution:

"RESOLVED THAT the financial statements including Audited Balance Sheet as at 31st March, 2025 and Profit & Loss Account, Cash Flow Statement for the year ended 31st March, 2025 together with the Report of the Board of Directors and Auditor's Report thereon as placed before the Meeting be and are hereby received, considered and adopted."

2. To appoint a director in place of Mr. Ajay Rajawat (DIN: 08702574) who retires by rotation and being eligible, offers his candidature for re-election:

To consider and if thought fit, to pass with or without modification(s), the following Resolution as an Ordinary Resolution:

"RESOLVED THAT in accordance with the provisions of Section 152 and other applicable provisions of the Companies Act, 2013, Mr. Ajay Rajawat (DIN: 08702574) who retires by rotation at this Annual General Meeting, be and is hereby appointed as a Director of the Company

SPECIAL BUSINESS:

3. Appointment of M/s. Mayank Arora & Co., Practicing Company Secretaries (having Membership No. F10378 and COP No. 13609) as Secretarial Auditors of the Company:

To consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to provisions of Sections 204 and 179(3) of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 framed thereunder, Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s), re-enactment



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thereof for time being in force) and circulars issued thereunder from time to time, and based on the recommendation of the Audit Committee and the Board of Directors, M/s. Mayank Arora & Co., Company Secretaries (having Membership No. F10378 and COP No. 13609), be and are hereby appointed as the Secretarial Auditors for the Company, to hold office for a term of five consecutive years i.e. from financial year 2025-26 to financial year 2029-30, on such remuneration as may be mutually agreed between the Board of Directors and the Secretarial Auditors.

RESOLVED FURTHER THAT the Board or any duly constituted Committee of the Board, be and is hereby authorised to do all acts, deeds, matters and things as may be deemed necessary and/or expedient in connection therewith or incidental thereto, to give effect to the foregoing resolution."

4. Cancellation of Earlier Resolution for Increase of Authorized Share Capital of the Company and consequential amendment in the Memorandum of Association of the Company:

To consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT in supersession of and by way of cancellation of the Ordinary Resolution passed by the members of the Company on 26th March, 2025 through postal ballot under Item No. 2, thereby approving the increase in the authorised share capital of the Company from ₹1,24,00,00,000/- (Rupees One Hundred and Twenty-Four Crore only) divided into 12,40,00,000 (Twelve Crore Forty Lakh) equity shares of ₹10/- each to ₹1,60,00,00,000/- (Rupees One Hundred and Sixty Crore only) divided into 16,00,00,000 (Sixteen Crore) equity shares of ₹10/- each and the consequential amendment to Clause V(a) of the Memorandum of Association of the Company, be and is hereby cancelled in its entirety and shall be treated as null and void, without any force or effect from the date of passing of this resolution.

RESOLVED FURTHER THAT all acts, deeds and things already done or undertaken in pursuance of the said earlier resolution, if any, shall stand withdrawn, revoked and shall not be given effect to by the Company.

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee thereof) be and are hereby authorised to take all such actions and do all such deeds, matters and things as may be necessary or expedient to give effect to this resolution, including filing of necessary e-forms and other statutory returns with the Registrar of Companies and/or any other authority as may be required under applicable laws."

5. Appointment of Mr. Raja Kantilal Minesh (DIN: 11141383) as an Independent Director of the Company:

To consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:



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"RESOLVED THAT pursuant to the provisions of Sections 149, 150 and 152 and other applicable provisions, if any, read along with Schedule IV to the Companies Act, 2013 ('the Act') [including any statutory modification(s) or re-enactment(s) thereof for the time being in force], the Companies (Appointment and Qualifications of Directors) Rules, 2014 and Regulation 17 and any other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Mr. Raja Kantilal Minesh (DIN: 11141383), who was appointed as an Additional Director (Independent and Non-Executive) of the Company, with effect from 07th June, 2025 under section 161 of the Act and the Articles of Association of the Company and who holds office up to the date of this Annual General Meeting of the Company, and who qualifies for being appointed as an Independent Director and in respect of whom the Company has received a Notice in writing from a Member under section 160 of the Act, proposing his candidature for the office of Director of the Company, being so eligible, be appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years commencing from 07th June, 2025 till the conclusion of the Annual General Meeting for the year 2030 (both days inclusive).

RESOLVED FURTHER THAT the Board of Directors of the Company (including its Committee thereof) be and is hereby authorised to do all such acts, deeds, matters and things as may be necessary, expedient and desirable for the purpose of giving effect to this resolution."

> By order of the Board For Royal India Corporation Limited

Sd/-(Nitin Gujral) **Managing Director DIN**: 08184605

Date: 08th August 2025

Place: Mumbai

Registered Office and Contact Details: ROYAL INDIA CORPORATION LIMITED

(CIN: L45400MH1984PLC032274) 3501, Floor-35, Vertu Tower, Katrak Road, Wadala Market, Mumbai, Maharashtra, 400031

Tel. No. 022-46001922

Website: www.ricl.in E-mail: info@ricl.in



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EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

Item No. 3: Appointment of M/s. Mayank Arora & Co., Practicing Company Secretaries (having Membership No. F10378 and COP No. 13609) as Secretarial Auditors of the Company:

As per amended Regulation 24A of SEBI (LODR) Regulations, 2015, on the basis of recommendation of Board of Directors, a listed entity shall appoint or re-appoint an individual as Secretarial Auditor for not more than one term of five consecutive years, with the approval of its shareholders at its Annual General Meeting. Accordingly, the Board of Directors at its meeting held on 14.07.2025, inter-alia, recommended the appointment of M/s. Mayank Arora & Co., Practicing Company Secretaries (having Membership No. F10378 and COP No. 13609), for carrying out Secretarial Audit as also for issuance of Annual Secretarial Compliance Report (ASCR) for a term of five consecutive years, commencing from Financial Year 2025-26 to 2029-30 at annual fees of 40,000/- (Rupees Forty thousand only) including applicable taxes.

None of the Directors, Key Managerial Personnel and their relatives are in any way, concerned or interested, financially or otherwise, in the aforesaid Ordinary Resolution.

The Board accordingly recommends the Ordinary Resolution set out at Item No. 3 of the accompanying Notice for approval of the Members.

Item No. 4: Cancellation of Earlier Resolution for Increase of Authorized Share Capital of the Company and consequential amendment in the Memorandum of Association of the **Company:**

The members of the Company, through Postal Ballot on 26th March 2025, had approved an Ordinary Resolution under Item No. 2 for:

- (i) increasing the Authorised Share Capital of the Company from ₹1,24,00,00,000/- (Rupees One Hundred Twenty-Four Crore only) divided into 12,40,00,000 equity shares of ₹10/- each to ₹1,60,00,00,000/- (Rupees One Hundred Sixty Crore only) divided into 16,00,00,000 equity shares of ₹10/- each; and
- (ii) making consequential amendments to Clause V(a) of the Memorandum of Association of the Company.

Due to changes in the Company's business requirements, funding plans, and capital structure strategy subsequent to the said approval, the Board of Directors, after careful consideration, has decided not to proceed with the implementation of the earlier resolution. The increase in authorised share capital is no longer immediately required, and retaining the higher capital headroom at this stage is not considered essential.

Accordingly, in order to maintain accurate statutory records and avoid any future ambiguity, it is proposed to cancel and treat as null and void the said resolution passed by the members on 26th March 2025. The effect of this cancellation will be that the authorised share capital of the Company shall continue to remain at ₹1,24,00,00,000/- divided into 12,40,00,000



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equity shares of ₹10/- each, and Clause V(a) of the Memorandum of Association will remain unchanged as existing prior to the said resolution.

The proposed Ordinary Resolution seeks the approval of members for such cancellation.

None of the Directors, Key Managerial Personnel (KMP) of the Company, and their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution, except to the extent of their shareholding, if any, in the Company.

The Board recommends passing of the Ordinary Resolution as set out in Item No. 4 of the accompanying Notice for approval of the Members.

Item No. 5: Appointment of Mr. Raja Kantilal Minesh (DIN: 11141383) as an Independent **Director of the Company:**

Mr. Raja Kantilal Minesh (DIN: 11141383) is proposed to be appointed as an Independent Director of the Company for a term of five consecutive years with effect from June 07, 2025 till the conclusion of the Annual General Meeting for the year 2030 (both days inclusive) and not liable to retire by rotation pursuant to the provisions of Section 149, 150 and 152 of the Companies Act, 2013 and Articles of Association of the Company, subject to the approval of the Members.

Based on the skills, competence and expertise required for the Company, the Nomination & Remuneration Committee ('NRC') has recommended to the Board that his qualifications and rich experience meet the skills and capabilities required for the role of an Independent Director of the Company. Based on the recommendation of the NRC, the Board has determined that he possess the identified core skills, expertise and competencies fundamental for effective discharge of his role as an Independent Director of the Company.

The Company has in terms of Section 160(1) of the Act, received notice from a Member proposing his candidature for the office of an Independent Director. The Company has received declarations from Mr. Raja Kantilal Minesh to the effect that he meets the criteria of independence as provided in Section 149(6) of the Act and Rules framed thereunder and Regulation 16(1) (b) of the SEBI LODR Regulations. He has also confirmed that he is not disqualified from being appointed as Director, in terms of the provisions of Section 164 (2) of the Act and is not debarred to hold the office of a Director by virtue of any order passed by SEBI or any other authority and has given his consent to act as Director of the Company. In the opinion of the Board, he fulfils the criteria specified in the Act and SEBI Listing Regulations for appointment as an Independent Director and he is independent of the management.

The Independent Director shall be paid remuneration by way of fee for attending meetings of the Board or Committee thereof or for any other purpose as may be decided by the Board & reimbursement of expenses for participating in the Board and other meetings.

None of the Directors, Key Managerial Personnel and their relatives are in any way, concerned or interested, financially or otherwise, in the aforesaid Special Resolution.



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The Board accordingly recommends the Special Resolution set out at Item No. 5 of the accompanying Notice for approval of the Members.

Brief profile of the Mr. Raja Kantilal Minesh is as under:

Information pursuant to Regulations 26 and 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard- 2 on General Meetings, in respect of Directors seeking appointment / re-appointment at the Annual **General Meeting**

Director's Profile

Name of the Director	Mr. Raja Kantilal Minesh		
DIN			
	11141383		
Qualification	Graduation		
Date of birth	01/09/1964		
Age (in years)	65		
A brief resume/profile of the directors	Mr. Raja Kantilal Minesh has a professional experience of over of 39 years' service in the field of Accounting and Management. He worked in different capacities as chief accountant, assistant accountant, Manager in various companies in his Career.		
Expertise in specific	Experience and expertise in in the field of accounting.		
functional areas			
Sitting fees last drawn for	N.A.		
F.Y. 2024-2025	Aut		
Shareholding of Directors	Nil		
Number of Board meetings	N.A. as appointed from 07.06.2025		
attended during the F.Y. 2024-2025			
Directorships held in other	Nil		
listed companies			
Directorships of other	Nil		
companies in India			
Chairmanship/ Membership	Nil		
of the Committees of the			
Board of Directors of other			
listed companies			
Shareholding in the	Nil		
Company			
-	Mr. Raja Kantilal Minesh is not related to any Director on		
between directors inter-se	the Board of the Company.		
skills and capabilities	Mr. Raja Kantilal Minesh has a professional experience of over of 39 years' service in the field of Accounting and Management. He worked in different capacities as chief accountant, assistant accountant, Manager in various companies in his Career.		

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NOTES:

- 1. The Explanatory Statement, pursuant to Section 102 of Companies Act, 2013 ('the Act') which sets out details relating to Special Business at the meeting is annexed hereto. The relevant details of the Directors seeking re-appointment/ appointment pursuant to Regulation 36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') and as required under Secretarial Standards-2 on General Meetings issued by the Institute of Company Secretaries of India, are annexed.
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING ("MEETING") IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF /HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. THE INSTURMENT APPOINTING A PROXY IN ORDER TO BE VALID MUST BE DULY FILLED IN ALL RESPECTS AND SHOULD BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY NOT LATER THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING.

Pursuant to the provision of the Companies Act 2013 (hereinafter called "the Act") and the Rules made thereunder a person can act as a proxy on behalf of members not exceeding fifty (50) and holding in the aggregate not more than ten percent of the total share capital of the Company carrying voting rights. A member holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other shareholder.

- 3. Corporate Members intending to send their representatives to attend the Meeting are requested to send to the Company a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the Meeting.
- 4. In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 5. Members holding Shares in single name and physical form are advised to make nomination in respect of shareholding in the Company. Members can avail of the Nomination facility by filing Form SH-13 with the Company or its Registrar. Blank Forms will be supplied on request. In case of shares held in Demat form, the nomination has to be lodged with their Depository Participants.
- 6. Members who hold shares in physical shares in multiple folios in identical names or joint holding in the same order of names are requested to send the share certificates to Link Intime India Pvt. Ltd. for consolidation into a single folio.
- 7. Members are informed that in case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 8. Particulars of Bank mandates. Such changes are to be advised only to the Depository Participants.



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- 9. Members holding shares in physical form are requested to notify changes in address, if any, to the Registrars of the Company immediately, quoting their folio numbers. Members, holding shares in dematerialized form, should send the above information to the respective Depository Participants.
- 10. Members are requested to quote their Registered Folio Nos. on all correspondence with the Company.
- 11. The Register of Members and Share Transfer Books of the Company shall remain closed from Friday, 29th August, 2025 till Friday, 05th Sep, 2025 (both days inclusive) for the purpose of annual book closure.
- 12. The facility for voting through polling paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through polling paper. However, members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM, but shall not be entitled to vote again at the AGM.
- 13. Members are requested to bring the attendance slip duly filled in, for attending the Meeting. The Attendance slip is sent with this Annual Report. Members, who hold shares in Electronic Form, are requested to bring their Depository ID Number and Client ID Number to facilitate their identification for recording attendance at the forthcoming Annual General Meeting.
- 14. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their demat accounts(s). Members holding shares in physical form can submit their PAN details to Link Intime India Pvt. Ltd. at C 101, 247 Park, LBS Marg, Vikhroli (West), Mumbai – 400 083.
- 15. All documents referred to in the accompanying Notice and the Explanatory Statement shall be open for inspection at the Registered Office of the Company during office hours on all working days except Saturdays between 11.00 a.m. to 02.00 p.m. up to the date of declaration of the result of the Annual General Meeting of the Company.
- 16. The Annual Report 2024-25 and Notice of the 41st Annual General Meeting of the Company along with Attendance Slip and Proxy Form are being sent in electronic form to all the members whose email IDs are registered with the Company/Depository Participants(s). For members who have not registered their email address, physical copies of the aforesaid documents are being sent in the permitted mode. Members who prefer physical copy to be delivered may write to the Company at its registered office or send an E-mail to info@ricl.in by providing their DP Id and Client Id as reference.
- 17. Members may also note that the Notice of the 41st Annual General Meeting and the Annual Report for 2024-25 will also be available on the Company's website www.ricl.in for



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their download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office for inspection during normal business hours on working days.

- 18. Members who wish to get any further information as regards the items to be transacted at the meeting are requested to write to Mrs. Jinal Shah, Company Secretary at least ten days prior to the Meeting so as to enable the management to reply at the meeting.
- 19. Members holding shares in physical form are requested to consider converting their holdings in dematerialized form to eliminate risks associated with physical shares and better management of the securities. Members can write to the company's registrar and share transfer agent in this regard.
- 20. The route map showing directions to reach the venue of the 41st Annual General Meeting is annexed herewith the Notice.

1. INSTRUCTIONS FOR VOTING THROUGH ELECTRONIC MEANS i.e. REMOTE E-VOTING & OTHER INSTRUCTIONS RELATING THERETO ARE AS UNDER:

- In compliance with the provisions of Section 108 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the Listing Regulations, the Company is pleased to provide to its Members facility to exercise their right to vote on resolutions proposed to be passed in the Meeting by electronic means through remote e-voting.
- (ii) The Company has also engaged the services of NSDL as the Agency to provide technical assistance required for remote e-voting facility. Members are requested to e-mail at evoting@nsdl.co.in or connect to Ms. Prajakta Pawale, Officer (NSDL) in case of any technical assistance required in assessing/voting at the meeting.
- (iii) Queries on the accounts and operations of the Company or the businesses covered under the Notice may be sent to info@ricl.in at least seven days in advance of the meeting so that the answers may be made readily available at the meeting;
- (iv) Instructions and other information relating to remote e-voting:

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER: -

The remote e-voting period begins on Tuesday, 02nd September, 2025 at 9:00 a.m. and ends on Thursday, 04th September, 2025 at 5:00 p.m. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 29th August, 2025, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being 29th August, 2025.

How do I vote electronically using NSDL e-Voting system?



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The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	1. Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section , this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com . Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp 2. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen-digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After
	successful authentication, you will be redirected to



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NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

3. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR mentioned below for seamless code experience.

NSDL Mobile App is available on









Individual Shareholders holding securities in demat mode with CDSL

- 1. Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password.
- 2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
- 3. If the user is not registered for Easi/Easiest, option to register available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.
- 4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN e-Voting link available No. from а www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered



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	Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL.

Login type	Helpdesk details
Individual Shareholders holding	
securities in demat mode with	Members facing any technical issue in login can
NSDL	contact NSDL helpdesk by sending a request at
	evoting@nsdl.com or call at 022 - 4886 7000
Individual Shareholders holding	Members facing any technical issue in login can
securities in demat mode with	contact CDSL helpdesk by sending a request at
CDSL	helpdesk.evoting@cdslindia.com or contact at toll
	free no. 1800-21-09911

B) Login Method for e-Voting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen. Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at



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https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID
	For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
b) For Members who hold shares in	16 Digit Beneficiary ID
demat account with CDSL.	For example if your Beneficiary ID is 12*********** then your user ID is 12************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company
	For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - If your email ID is registered in your demat account or with the (i) company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered.



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- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.com mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically on NSDL e-Voting system.

How to cast your vote electronically on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period.
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to cs@mayankarora.co.in with a copy marked to evoting@nsdl.com. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of



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Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority **Letter**" displayed under "e-Voting" tab in their login.

- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on: 022 - 4886 7000 or send a request to Ms. Prajakta Pawale, Officer(NSDL) at NSDL at evoting@nsdl.com

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (selfattested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to info@ricl.in.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16-digit DPID + CLID or 16-digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (selfattested scanned copy of Aadhar Card) to info@ricl.in.. If you are an Individual shareholder holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting for Individual shareholders holding securities in demat mode.
- 3. Alternatively, shareholder/members may send a request to evoting@nsdl.com for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

By order of the Board For Royal India Corporation Limited Sd/-Nitin Gujral

Managing Director **DIN**: 08184605

Date: 08th August 2025

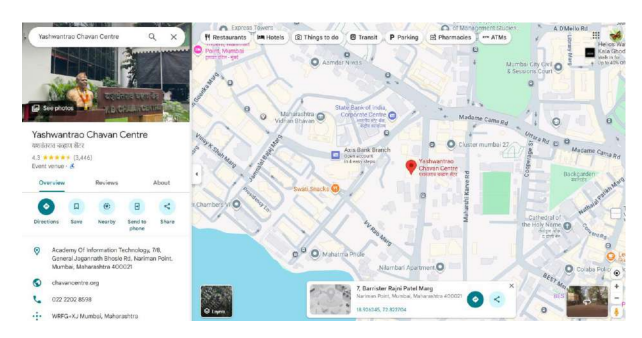
Place:Mumbai



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ROUTE FOR THE VENUE OF ANNUAL GENERAL MEETING



Venue: Ground Floor, Runanubandh Hall, Yashwantrao Chavan Centre, Gen. Jagannathrao Bhosale Marg, Nariman Point, Mumbai-400021



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DIRECTORS' REPORT

To, The Members, **ROYAL INDIA CORPORATION LIMITED**

Your directors have pleasure in presenting their 41st Annual Report together with the Audited Accounts for the year ended 31st March, 2025.

1. Financial Highlights:

The financial performance of your Company for the Financial Year 2024-25 is summarized in the following table:

Particulars	2024-2025 As per IND AS	2023-24 As per IND AS
Revenue from Operations (Net of Excise) and Other Income	2,22,73,06,611	27,14,90,111
Expenses (excluding finance charges and depreciation)	2,07,30,62,135	31,28,61,554
Finance Charges	3,91,94,407	4,90,06,196
Depreciation	2,00,231	2,03,423
Profit/Loss Before Tax	11,48,49,839	(9,05,81,062)
Provision for Tax (Including for earlier years)	2,01,37,334	-
Current Tax		1,80,687
Deferred Tax	1,35,60,265	83,23,730
Net Profit/Loss After Tax	10,82,72,770	(8,24,38,019)

2. Turnover & Profits:

During the year under review, the turnover of the Company is increased as compared to the previous year. Turnover of the Company during the financial year 2024-2025 is Rs. 2,22,73,06,611/- (Rupees Two Hundred and Twenty-two Crores, Seventy-Three Lakhs, Six Thousand, Six Hundred and Eleven Only) and that in financial year 2023-2024 it was Rs. 27,14,90,111/- (Rupees Twenty-Seven Crores Fourteen Lakhs Ninety Thousand One Hundred and Eleven only). The turnover of the Company increase by around 720.40%, and simultaneously the expenses of the Company also increased significantly.

The net profit of the Company for the year under review is Rs. 11,48,49,839/- (Rupees Eleven Crore Forty-Eight Lakhs Forty Nine Thousand Eight Hundred and Thirty Nine Only) as compared to a net loss of the Company in the previous financial year is Rs. 8,24,38,019/-(Rupees Eight Crores Twenty-Four Lakhs Thirty-Eight Thousand Nineteen only).





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3. Dividend:

No Dividend has been recommended by the Board of Directors for the financial year ended 31st March 2025.

4. Transfer to Reserves:

During the financial year under review, there were no specific transfers made to any special reserves account.

5. Share Capital:

The Paid up Equity Share Capital of the Company as on 31st March, 2025 was Rs. 1,09,47,00,000/- (Rupees One Hundred and Nine Crore, Forty-Seven Lakhs only) comprising of 10,94,70,000/- (Ten Crore Ninety-Four Lakhs Seventy Thousand) equity shares of Rs. 10 (Rs. Ten) each.

During the financial year 2024-2025, the Company issued and allotted 8,63,90,000 equity shares, out of which 5,38,90,000 equity shares were issued and allotted on preferential basis and 3,25,00,000 equity shares were allotted by conversion of warrants issued on preferential basis into equity shares.

The Company has not issued any shares with differential voting rights, Bonus shares, employee stock options and sweat equity shares.

6. Change(s) in the Nature of Business, if any:

During the period under review there was no change in the nature of business of the Company. However, the company has decided to venture in developing its business and exploring various opportunities in various other segments like Real-Estate, Mining of stones and Defense segment.

7. Material changes and commitment – if any, affecting financial position of the Company from the end of the financial year till the date of this Report:

There have been no material changes and commitments that have occurred after close of the financial year till the date of this report, which affect the financial position of the Company.

8. Subsidiaries/Associates and Joint Ventures:

Pursuant to the provisions of Section 129(3) of the Companies Act, 2013 ('the Act'), a statement containing salient features of Financial Statements of subsidiaries/Associates and Joint Ventures in Form AOC-1 is not applicable as the Company does not have any Subsidiary, Associate or Joint Venture Companies during the reporting period. However, the



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Board of directors in their Board Meeting dated 18th July 2025 has approved the acquisition of 10,00,000 (Ten Lakh) equity shares of face value ₹10/- each, at a premium of ₹5/- per share, of Suryam India Minecorp Private Limited ("SIMPL"), thereby making it a wholly owned subsidiary (WOS) of the Company.

9. Public Deposits:

During the year under review, your Company has not accepted or renewed any amount falling within the purview of provisions of Section 73 of the Companies Act, 2013 ("the Act") read with the Companies (Acceptance of Deposit) Rules, 2014 during the year under review. Hence, the requirement for furnishing details of deposits which are not in compliance with the Chapter V of the Act is not applicable.

10. Board Evaluation:

In a separate meeting of Independent Directors held on March 11, 2025 performance of the non-independent directors, performance of the board as a whole and performance of the Chairman was evaluated. Based on such report of the meeting of Independent Directors and taking into account the views of directors, the Board had evaluated its performance on various parameters such as Board composition and structure, effectiveness of board processes, effectiveness of flow of information, attendance, contributions from each director etc.

11. Board Committees:

In compliance with the requirements of Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirement) Regulations 2015, your Board had constituted various Board Committees including Audit Committee, Nomination & Remuneration Committee, Stakeholders Relationship Committee, Corporate Social Responsibility Committee and Allotment Committee. Details of the constitution of these Committees, which are in accordance with regulatory requirements, have been uploaded on the website of the Company viz. https://www.ricl.in/committees-board.php. Details of scope, constitution, terms of reference, number of meetings held during the year under review along with attendance of Committee Members therein form part of the Corporate Governance Report annexed to this report.

12. Management's Discussion and Analysis:

The detailed analysis of the State of Company's affairs / developments as required under SEBI (Listing Obligations and Disclosure Requirement) Regulations 2015 is discussed under Management Discussion and Analysis section of Directors' report as Annexure I.

13. Corporate Governance Report:





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In order to maximize shareholder value on a sustained basis, your Company has adopted Corporate Governance practices strictly complying with the requirements of SEBI (Listing Obligations and Disclosure Requirement) Regulations 2015 applicable provisions of the Companies Act, 2013 and applicable Secretarial Standards issued by the Institute of Company Secretaries of India.

In compliance with the requirements of Companies Act, 2013 and Listing Regulations, your Board has approved various Policies including Policy with respect to obligations of Directors and Senior Management, Insider Trading Code, Document Preservation Policy, Policy for Determination of Material Event, Fair Disclosure Policy, Corporate Social Responsibility Policy, Whistle Blower and Vigil Mechanism Policy, Related Party Transactions Policy, and Nomination & Remuneration Policy and many other. All these policies and codes have been uploaded on Company's corporate website www.ricl.in. Additionally, Familiarisation Programme, Policy on Internal Financial Control, Policy on performance evaluation of Board, Risk Management Policy, Policy and Terms and Conditions for appointment of Independent Directors can be viewed on Company's website www.ricl.in.

A detailed Report on Corporate Governance as per requirement along with the Certificate issued by the Statutory Auditors confirming the compliance of the provisions of the Corporate Governance is attached and forms part of this Annual Report as Annexure II.

14. Board Meetings:

During FY 2024-25, your Board met Sixteen (16) times i.e. on April 5, 2024, May 2, 2024, May 29, 2024, June 25, 2024, August 8, 2024, August 12, 2024, September 2, 2024, September 18, 2024, September 26, 2024, October 5, 2024, November 14, 2024, December 12, 2024, January 28, 2025, February 04, 2025, February 18, 2025 & March 11, 2025 details of which are available in Corporate Governance Report annexed to this report. The time gap between any two Board meetings does not exceed 120 days.

15. Directors and Key Managerial Personnel:

(a) **Declaration by Directors:**

All the Directors of the Company have confirmed that they are not disqualified from being appointed as a Director in terms of Section 164 (2) of the Companies Act, 2013. None of the directors of the Company are disqualified on account of non-compliance with any provisions of the Companies Act, 2013.

All the Independent Directors of the Company have given their declarations to the Company under Section 149(7) of the Act that they meet the criteria of independence as provided under Section 149(6) of the Act and Regulation 16(1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. In the opinion of the Board, they fulfill the conditions of independence as specified in the Act and the SEBI (LODR), 2015 and are independent of the management. The Company issues a formal letter of appointment to the





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Independent Directors, outlining their role, function, duties and responsibilities, the format of which is available on the Company's website at https://www.ricl.in

(b) Familiarization programme:

The Company proactively keeps its directors informed of the activities of the Company, its management and operations and provides an overall industry perspective as well as issues being faced by the industry. During the year under review the Company has organized familiarization programme for its Independent Directors on 18th February, 2025.

(c) **Directors and Key Managerial Personnel:**

As on 31st March, 2025 your Board comprised of six Directors including three Independent Directors. Independent Directors provide their declarations both at the time of appointment and annually confirming that they meet the criteria of independence as prescribed under Companies Act, 2013 and SEBI (LODR) Regulations 2015.

<u>During the year, following were the changes in Director/ Key Managerial Personnel:</u>

- i. Re-appointment of Ms. Madhusa Inda as an Independent Director of the company to hold office for a second term of 5 (five) consecutive years on the board of the company commencing from June 29, 2024 till June 28, 2029.
- Appointment of Mr. Ajay Singh Rajawat (Din: 08702574) as an executive and nonii. independent) of the company w.e.f. 18th September 2024.
- Appointment of Mr. Sourav Sharma (DIN: 08239605) as an Executive and Noniii. Independent w.e.f. 05th October, 2024.
- Resignation of Mr. Manoj Punamiya as Chief Executive Officer of the Company iv. w.e.f. November 29, 2024.
- Resignation of Mr. Dinesh Jani as Chief Financial Officer of the Company w.e.f. ٧. November 29, 2024 close of business hours.
- vi. Appointment of Mr. Manish Navnit Shah as Chief Financial Officer (CFO) and Key Managerial Personnel of the Company with immediate effect i.e. 12th December, 2024

After the year end and up to the date of the Report, following were the changes:

i. Resignation of Mrs. Vaishali Baria (DIN: 08714945) form the position of Independent Director of the Company, from the Board and all the Committees thereof w.e.f. June 07, 2025.





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Appointment of Mr. Raja Kantilal Minesh (DIN: 11141383) as an Independent ii. Director of the Company for a term of five years w.e.f. June 07, 2025, subject to the approval of the shareholders.

16. Director Responsibility Statement:

As per Section 134 (5) of the Companies Act, 2013; the Board of Directors, to the best of their knowledge and ability, confirm that:

- a) In the preparation of the annual accounts for the year ended March 31, 2025, the applicable accounting standards have been followed and that there are no material departures;
- b) They have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the March 31, 2025 and of the Profit and Loss of the Company for the year ended March 31, 2025;
- c) They have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) They have prepared the Annual Accounts on a 'going concern' basis;
- e) They have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively;
- f) They have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

17. Auditors:

A. **Statutory Auditors:**

M/s Rakchamps & Co LLP, Practicing Chartered Accountants (FRN No. 131094W/W100083), Statutory Auditors of the Company were appointed from August 08, 2024 till the conclusion of the Forty Fifth Annual General Meeting of the Company. The Statutory Auditors have confirmed that they are not disqualified from continuing as Auditors of the Company.

The notes to the financial statements referred to in the Statutory Auditors Report are selfexplanatory and do not call for any further explanations or comments. The Statutory Auditors Report does not contain any qualification, reservation or adverse remark.

В. **Secretarial Audit Report:**

In compliance with the provisions of Section 204 of the Companies Act, 2013 read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, the Company had appointed M/s Mayank Arora & Company, Mumbai (Membership No.



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F10378, COP No 13609) to conduct the Secretarial Audit of the Company for the financial year 2024-2025.

A copy of secretarial audit report is annexed to this report as Annexure III accompanied with Secretarial Compliance Report under Regulation 24A of the SEBI (LODR) Regulations, 2015.

Secretarial Auditors Observations:

The Report of the Secretarial Auditor does not contain any qualification, reservation or adverse remark. However, the said report contains observation which is provided in Secretarial Audit Report in Form MR-3 which forms part of the Annual Report:

C. **Internal Auditor Report:**

M/s M Borar & Company, Chartered Accountants (Mem. No.: 419704) conducted Internal Audit of the Company for the FY 2024-2025 pursuant to section 138 of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014. Their report is self-explanatory and do not call for any further comments. The Board of Directors of the Company on recommendation of Audit Committee had appointed M/s M Borar & Company, Chartered Accountants, (Mem. No.: 419704) as Internal Auditors of the Company for the Financial Year 2024-25, to conduct Internal Audit of the Company.

18. Weblink of Annual Return:

Pursuant to Section 92 (3) read with the Companies (Management and Administration) Amendment Rules, 2021, the Company has placed a copy of the Annual Return (MGT-7) on its website at https://ricl.in/wp-content/uploads/2025/08/Annual-Return-2024-2025.pdf

19. Listing of Shares:

The Equity Shares of the Company are listed on The BSE Limited. Further the Company has paid necessary listing fees to Stock Exchange.

20. Whistle Blower Policy/ Vigil Mechanism:

As per Section 177 of the Companies Act, 2013 and Regulation 22 of SEBI (LODR) Regulations, 2015 the Company has adopted a Whistle Blower/ Vigil Mechanism Policy to provide a formal mechanism to the Directors and employees to report their concerns about unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct or Ethics Policy. The Policy provides for adequate safeguards against victimization of employees who avail of the mechanism and also provides for direct access to the Chairman of the Audit Committee. It is affirmed that no personnel of the Company have been denied access to the Audit Committee. The Policy has been posted on the website of the Company at https://ricl.in/wp-content/uploads/2025/05/Whistle-Blower-Policy2.pdf



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21. Corporate Social Responsibility (CSR):

The Company has formed a CSR Committee voluntarily. During the current financial year, the provisions of Section 135 of Companies Act, 2013 is not applicable to the Company, therefore; it is not required to pay 2% of the average net profits of the Company for the current Financial Year hence it is not required to give details of the CSR expenditure pursuant to clause (o) of sub-section (3) of section 134 of the Act and Rule 9 of the Companies (Corporate Social Responsibility) Rules, 2014. The constitution and detailed content of the Corporate Social Responsibility Policy of the Company is placed on its website https://ricl.in/wp-content/uploads/2024/06/CORPORATE-SOCIAL-RESPONSIBILITY-COMMITTEE-POLICY.pdf

22. Related Party Transactions:

None of the transactions entered with related parties falls under the scope of Section 188(1) of the Act. Details of transactions with related parties as required under Section 134(3)(h) of the Act read with Rule 8(2) of the Companies (Accounts) Rules, 2014 is Nil. Accordingly, there are no transactions required to be reported in Form AOC-2 as per Section 188 (1) of the Companies Act, 2013. During the period the Company has paid only remuneration to the Directors and KMPs for the services rendered by them to the Company.

The Company has a Policy for dealing with Related Party Transactions. The Policy may be viewed on the Company's website at the web link: i.e https://ricl.in/wpcontent/uploads/2025/05/Policy-on-Related-Party-Transactions2.pdf

23. Committee Meetings:

The Board has constituted an Audit Committee, Nomination and Remuneration Committee, Stakeholder Relationship Committee, Corporate Social Responsibility Committee and Allotment Committee. For further details, please refer to Report on Corporate Governance. There have been no instances during the year where recommendations of the Audit Committee were not accepted by the Board. The details of the composition of the Board and its Committees and the number of meetings held and attendance of Directors at such meetings are provided in the Corporate Governance Report, which forms part of the Annual Report.

24. Independent Directors' Meeting:

In compliance with Schedule IV to the Companies Act, 2013 and Regulation 25(3) of the SEBI Listing Regulations, 2015, the Independent Directors held their separate meeting on March 11, 2025 without the attendance of non-independent directors and members of Management, inter alia, to discuss the following:

Review the performance of non-independent directors and the Board as a whole;



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- Review the performance of the Chairperson of the Company, taking into account the views of executive directors and non-executive directors;
- Assess the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties; and
- Review the responsibility of independent directors with regard to internal financial controls.

All Independent Directors were present at the meeting, deliberated on the above and expressed their satisfaction on each of the matters.

25. CEO & CFO Certification:

A Certificate of the CEO and CFO of the Company in terms of Regulation 17(8) of the SEBI (LODR) Regulations 2015 is annexed to this report as Annexure IV

26. Internal financial control and their adequacy:

Your Company has adequate internal financial controls and policies/procedures for orderly and efficient conduct of the business including safeguarding of assets, prevention and detection of frauds and errors, ensuring accuracy and completeness of the accounting records and the timely preparation of reliable financial information. The Audit Committee evaluates the internal financial control system periodically. Your Company has adopted accounting policies which are in line with the Indian Accounting Standards notified under Section 133 of the Companies Act, 2013 read together with the Companies (Indian Accounting Standards) Rules, 2015. These are in accordance with Generally Accepted Accounting Principles in India.

The Company has obtained adequate cover for all of it's fixed and other assets. The Company has identified the potential risks against the business of the Company and taking proper safeguards to mitigate/ minimize the risks. The detailed analyses of the Risk elements are discussed under the 'Management Discussion and Analysis Report'. The Internal Auditors of the Company regularly carry out review of the internal control systems and procedures. The internal audit reports are periodically reviewed by Audit Committee. Your Company has also put in place adequate internal financial controls with reference to the financial statements commensurate with the size and nature of operations of the Company. During the year, such controls were tested and no material discrepancy or weakness in the Company's internal controls over financial reporting was observed. The policy may be viewed on the Company's website at the web link: https://ricl.in/wpcontent/uploads/2024/06/policy-on-internal-financial-control.pdf

27. Risk Management Policy:

Your Company has put in place a Risk Management Policy to define a framework for identification, assessment and mitigation of risk. The Audit Committee and the Board





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periodically reviewed the risk assessment and minimization procedures as required under Regulations 34 (3) and 53 (f) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 so as to ensure that risk is controlled. In the opinion of the Board, there are no risks which may threaten the existence of the Company. The Risk Management Policy of the Company can be viewed at Company's website at the weblink i.e. https://ricl.in/wpcontent/uploads/2024/06/risk-management-policy.pdf

28. Particulars of Loans, Guarantees and Investments:

The details of Loans and Advances made, Guarantees given or Securities provided have been provided in notes to audited financial statements.

29. Transfer of Unclaimed Shares/Dividend and interest thereon to IEPF:

As required under Section 124 of the Act there are no unclaimed shares /dividend and interest thereon lying with the Company for a period of seven years liable to be transferred to the Investor Education and Protection Fund established by the Central Government.

30. Procedure for Nomination and Appointment of Directors:

The Nomination and Remuneration Committee (NRC) has been mandated to oversee and develop competency requirements for the Board based on the industry requirements and business strategy of the Company. The NRC reviews and evaluates the resumes of potential candidates for appointment of Directors and meets them prior to making recommendations of their nomination to the Board.

On the recommendation of the NRC, the Board has adopted and framed a Nomination and Remuneration Policy for the Directors, Key Managerial Personnel and other employees pursuant to the provisions of the Act and the SEBI (LODR) Regulations, 2015. The remuneration determined for Executive/Independent Directors is subject to the recommendation of the Nomination and Remuneration Committee and approval of the Board of Directors. The Executive and Non-Executive Directors are entitled to sitting fees for attending the Board/Committee Meetings. The Company's Policy on Directors' Appointment and Remuneration and other matters provided in Section 178(3) of the Act and Regulation 19 of the Listing Regulations have been disclosed in the Corporate Governance Report, which forms part of the Annual Report and it is also available on the website of the Company at the weblink i.e. https://ricl.in/wp-content/uploads/2024/06/nomination-andremuneration-policy.pdf

31. Particulars of Employees and Remuneration:

None of the employee of the Company is in receipt of remuneration of Rs. 1.02 Crores per annum/ Rs. 8.50 Lakhs per month or more during the FY 2024-25. The information required under Rule 5 (2) & 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is annexed in Annexure V to the Director's Report. In compliance





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with provisions of section 136(1) of the Companies Act, 2013, the Audited Financial Statements along with other reports are sent to every member of the Company, excluding the information on employees' particulars, which is available for inspection at the Registered Office of the company during working day upto the date of ensuing Annual General Meeting. Any member who is interested in obtaining copy thereof, such member may write to the Company Secretary at the Registered Office of the Company.

The statement containing information as required under the provisions of Section 197(12) of the Act read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is given in Annexure V and forms part of this Report.

32. Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo:

The information on Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo stipulated under Section 134 (3)(m) of the Act read with Rule 8(3) of the Companies (Accounts) Rules, 2014 is furnished hereunder:

(i) Conservation of Energy:

In its endeavour towards conservation of energy your Company ensures optimal use of energy, avoid wastages and conserve energy as far as possible. Your Company has continued to accord priority to Conservation of energy and is continuing its efforts to utilize energy more efficiently.

(ii) Research and Development & Technology absorption:

The Company has not carried out any research and development activities. The Company has not adopted any technology for its business and hence no reporting is required to be furnished under this heading. The Company will adopt necessary technology as and when required in the furtherance of the business.

(iii) Foreign Exchange Earnings and Outgo:

As the Company does not have any foreign trading activity it only operates in local market hence there are no reportable foreign exchange earnings and outgoes.

1 Foreign Exchange	Earnings	Exports	Nil
	Outgo	Imports/ Expenses on Foreign Travel	Nil

33. Regulatory Orders:

No significant or material orders were passed by the regulators or courts or tribunals which impact the going concern status and Company's operations in future.

34. Prevention of Sexual Harassment Policy:

The Company has zero tolerance for sexual harassment at workplace and adopted a policy on prevention, prohibition and redressal of sexual harassment at workplace in line with the



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provisions of the Sexual Harassment of Women at work place (Prevention, Prohibition and Redressal) Act,2013 and the Rules thereunder. During the year under review, no complaint on sexual harassment was received by the Company. The Policy for prevention of Sexual Harassment is available on the website of the Company and the weblink is https://ricl.in/wpcontent/uploads/2024/06/Sexual-Hasrrament-Policy 2023.pdf this policy not only covers the women employees of the Company also includes the visitors in the premises. The Women employees of the Company are made aware of the protections made available to them under this policy.

35. Shifting of Registered Office:

The registered office of the Company was shifted from 34, 2nd Floor, Plot -45/47, Shanti Bhavan, Dhirubhai Parekh Marg, Ladwadi, Kalbadevi, Mumbai-400002 to 3501, Floor-35, Vertu Tower, Katrak Road, Wadala Market, Wadala, Mumbai- 400031, Maharashtra with effect from 02nd May 2024.

36. Details of application made or proceeding pending under insolvency and bankruptcy code 2016:

A Review Application No. IA/5191/2024 arising out of Appeal No. CA(AT)(INS)/137/2021 in the matter of Royal India Corporation Ltd. V/s. Liquidator for Royal Refinery Pvt. Ltd. is pending before Hon'ble National Company Law Appellate Tribunal, Delhi against the impugned Order dated 07.01.2021 passed by Ld. Adjudicating Authority (NCLT), Mumbai in IA/1266/2020 in CP/2556/2019.

37. Details of difference between valuation amount on one time settlement and valuation while availing loan from banks and financial institutions:

During the year under review, there has been no one time settlement of Loans taken from Banks and Financial Institutions.

38. Appreciation:

Your directors take this opportunity to thank the employees, customers, vendors, bankers, registrar and share transfer agents, investors of the Company and the communities in which the Company operates for their unstinted co-operation and valuable support extended to the Company during the year. We also take this opportunity to express our deep appreciation for the contribution, hard work, dedication and commitment of all our employees who have been one of the major driving factors for the company's growth and progress.



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Your directors also thank the Government of India and concerned government departments/agencies for their co-operation. Your directors heartily appreciate and value the contributions made by every member of the Company.

By order of the Board For **Royal India Corporation Limited**

Sd/Nitin Gujral
Managing Director
DIN: 08184605

Date: 08-08-2025 Place: Mumbai





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ANNEXURE-I TO DIRECTORS REPORT

MANAGEMENT DISCUSSION & ANALYSIS REPORT

Investors are cautioned that this discussion contains forward-looking statements that involve risks and uncertainties including, but not limited to, risks inherent in the Company's growth strategy, acquisition plans, dependence on certain businesses and other factors. The following discussion with the Company's financial statements included herein and the notes thereto:

1) STONE MINING:

Market Overview & Growth Forecast The India Stone Mining & Quarrying market is projected at USD 5 billion in 2025, with an extraction capacity of approximately 2–2.6 billion tons annually. It accounts for nearly 20% of global natural stone production research.

The India Ornamental Stone segment—spanning marble, granite, sandstone, and limestone—is estimated at USD 18.8 billion in 2025, expected to reach USD 24.19 billion by 2030, growing at a CAGR of ~5.17% Mordor Intelligence.

Segment Insights & Export Dynamics Natural Stone Exports in 2022–23 stood at over USD 2.08 billion:

Granite exports: ~USD 1.56 billion

Marble: ~USD 27.6 million

Other stones: ~USD 0.46 billion CAPEXIL.

Export of granite and products declined ~12% compared to the prior year—and was down 8% between April-October 2023 vs. same period in 2022 CAPEXIL.

Regulatory Environment & Sustainability Push Natural stone mining is regulated by state governments under the Minor Minerals Concession Rules. The Granite Conservation and Development Rules (1999) promote responsible extraction with environmental safeguards. BIS standards cover quality specifics like permeability, abrasion, and finish of stone products research CAPEXIL.

Government policy supports M-Sand (manufactured sand)—a construction alternative to river sand—with lower royalties and mandates for its use in public projects, reducing environmental strain Source- The Times of India.

Challenges & Social Impact in Rajasthan's sandstone sector, serious concerns persist about child labor, poor working conditions, and uncontrolled, unregulated mining—raising major ethical and legal red flags The Guardian.

In Andhra Pradesh's Chimakurthy, ~200 small granite polishing units risk closure due to scale advantages held by large corporates, threatening livelihoods of ~200,000 workers. Source -The Times of India



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Technological Advancements & Industry Trends Marble mining and processing in India now leverage modern equipment—like diamond wire saws and automated polishers—for enhanced efficiency and reduced waste, alongside eco-friendly methods like water recycling Research and Markets.

The growing demand for sustainable construction materials, along with infrastructure growth and rising disposable incomes, is fueling demand for custom-cut and certified natural stones—especially granite and marble research Mordor Intelligence.

Regional Highlights Makrana (Rajasthan), the historic source of world-renowned marble—such as that used in the Taj Mahal—produces ~19.2 million tons annually, valued around INR 20,036 crore, and supports employment for over 100,000 people across ~200 villages source - Wikipedia +1.

Summary Table Aspect Insight Market Size (2025) USD 5B stone mining; USD 18.8B ornamental segment Exports USD 2.08B in 2022–23; declining trend in recent quarters Regulation State-controlled; BIS standards; eco-focused rules Technological Adoption Diamond cutters, automation, water recycling Social Issues Child labor, consolidation pressures, ethical concerns Regional Focus Makrana marble's heritage and economic impact

This industry is shaped by strong demand across infrastructure and construction, yet faces growing pressure to improve sustainability, governance, and social responsibility. Future growth will likely hinge on transparent supply chains, technological adoption, and inclusive policies.

To be a part of this growth story Royal India Corporation Limited decided to venture into developing our business interests in Mining material that will have a wide range of applications from interiors to hardscapes, exteriors, cladding, and landscaping as well as value add in design such as monuments, sculptures and home décor. Our 100% investment into Suryam India Minecorp Limited is a part of our strategic focus into entering and growing in this sector. We believe that these assets will also comply with environmental needs with zero wastage as even the overburden and waste can be crushed and used as aggregates for roads and other building materials. Our focus was on mines with high silica content as the applications through processing can also mean export supply for uses in glassmaking, ceramics, refractories, cosmetics, abrasives and electronics.

2) **DEFENCE**:

During the last 9 months when the management of RICL realized that the defence sector was poised to grow rapidly especially due to the unpredictably changing Geo Political issues, realignment of allies and increasing regional conflicts, the foray into this sector was inevitable and backed by strong market forces. The interesting areas were electronic warfare, drone technology (UAVs), Robotics & ML besides innovation in conventional warfare weaponry.



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The global defense industry is experiencing significant growth, driven by rising geopolitical tensions, regional conflicts and technological advancements. Global defense spending is projected to reach \$2.3 trillion in 2024, with a continued upward trend predicted for the coming years. This growth is fueled by increased military expenditure, particularly in regions facing heightened security concerns and a push for modernization of defense systems. The Indian defense market is estimated to touch USD 30.52 billion in 2025 and projected to reach USD 37.57 billion by 2030 crossing USD 55 Billion in 2033, with a compound annual growth rate (CAGR) of 4.24%, according to Mordor Intelligence. This growth is fueled by modernization and indigenization programs (Make in India/ Atma Nirbhar Bharat ensuring India is self-reliant), increasing defense budgets, and government support for domestic manufacturing. Defense production has seen a substantial rise, reaching ₹1.27 lakh crore in FY 2023-24, a 174% increase since 2014-15. Amidst a push for 'Atmanirbhar Bharat', India's defence exports reached a record high of Rs 23,622 crore (approximately \$2.76 billion) in the last financial year 2024-25. Compared to the previous fiscal year's figure of Rs 21,083 crore, this represents an increase of Rs 2,539 crore, equivalent to a 12.04% growth. This growth is fueled by a combination of factors including increased government spending, a large domestic market, and a push for self-reliance in defense manufacturing.

India's alliances with key and old-time allies like Israel, Russia, Europe etc. will mean more joint ventures, technology transfers and collaborations which post Operation Sindoor has reinforced that Bharat needs to be a global force to reckon with & self-sufficient in weaponry, related consumables and technology. We believe with the global defense industry is expected to continue its growth trajectory, driven by ongoing geopolitical instability, technological advancements & regional ambitions. Companies are adapting to these changes by diversifying their supply chains, investing in digital technologies, and modernizing their operating models. The industry is also facing challenges such as navigating complex procurement processes, adapting to evolving requirements, and addressing the talent gap in specialized fields according to PwC. Between 2020 and 2024, India remained the world's second-largest arms importer, just behind Ukraine, accounting for 8.3 per cent of global imports. Operation Sindoor has underscored the urgent need to boost India's defence spending from the current 1.9 per cent of gross domestic product to at least 2.5 per cent. Post Operation Sindoor the Government of India is pivoting towards a leaner equipment procurement model that involves leveraging the private sector to a much greater extent, giving key players visibility in terms of future orders and taking recourse to provisions such as deemed licensing to tide over procedural hurdles. Further specific measures on the anvil include plans to compress procurement schedules to around two years (from the average of about 6 years currently) for big orders. In pursuit of self-reliance, the government's policies and initiatives have proved to be enablers, cutting red-tapesim and attracting Foreign Direct Investment (FDI). Key ingenuities like the Defence Acquisition Procedure (DAP) 2020, Defence Production and Export Promotion Policy 2020, and increased FDI limits have stimulated domestic manufacturing. The collaborative approach of the DGQA in assisting vendors to meet specifications from the earlier days of being an impediment has accelerated the interest of the private sector in Defense production.



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Participation of Indian corporates in manufacturing advance platforms, artillery guns, drones, calibers and aerospace components has been facilitated by the 'Positive indigenization list', which mandates procurement of specific equipment only from domestic sources. The ecosystem has also grown substantially because of the enhanced role of startups in defence (artificial intelligence [AI], drones, robotics) supported by incubators and innovations for defence excellence. The government has now earmarked 25 per cent of the defence R&D budget for collaboration with private industry, academia, and start-ups, aiming to foster innovation and reduce reliance on foreign technology. Despite these progressions, India continues to face critical gaps in high-end defence technologies such as jet engine development, submarine propulsion, active electronically scanned array radars, electronic warfare systems, long-range missile tech, and advanced UAVs.

The Company is exploring not just the electronic warfare space, but also is in discussions with UAV, Robotics and new age technology global entities to find out what would be the best possible configuration for its entry and growth into the defense sector with the aim to cater to the domestic as well as export market.

3) **GOLD MARKET & SEGMENT INFORMATION:**

Global Gold Bullion Market Overview

- Market Size & Growth **Projections:** The global gold bullion market is estimated at **USD 86.8 billion in 2025**, up from USD 76.6 billion in 2024, exhibiting a strong 13.3% CAGR. It's forecasted to reach USD 142.1 billion by 2029. Source-Research and Markets, The Business Research Company.
- Emerging Trends

Growth drivers include:

- A surge in gold's appeal as a safe-haven asset during economic uncertainty.
- Technological innovations such as blockchain-based tokenized gold trading.
- Rising ESG awareness, with increasing emphasis on responsible sourcing. Source -Research and Markets, The Business Research Company.

India's Bullion Market Dynamics

Indian gold bullion market demand has remained robust in 2024 and 2025, driven primarily by cultural traditions, investment needs, and rising geopolitical and economic uncertainties, but jewellery demand has recently softened due to high prices and muted rural incomes.

In 2024, overall gold demand in India was approximately 747.5-800 metric tons, maintaining the country's status as the largest gold jewellery consumer globally, with jewellery demand alone exceeding 563 tonnes.



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- Physical investment demand (coins & bars) reached 239 tonnes in 2024, marking a 60% increase year-on-year. This increase positions India as the world's secondlargest market for gold coins and bars after China.
- The share of investment demand has been increasing: in earlier years, 16% of gold demand was for investment, but recently investment accounts for 37%, signaling that Indians are using gold more as a financial hedge.
- High and rising gold prices (record highs in 2025 at over Rs 90,000/10g) have dampened jewellery purchases, especially in rural areas affected by income slowdowns and extreme weather conditions.
- Imports, which satisfy most of India's gold demand due to limited domestic supply, declined in early 2025, reflecting weak consumer sentiment, but a recent import duty cut may support a revival in the coming months.
- Demand is expected to pick up during the festive and wedding seasons starting mid-August, which traditionally boost gold sales substantially.

Key drivers for strong investment demand include:

- Gold as a safe haven during volatility and inflation.
- Cultural significance of gold in weddings, festivals, and family savings.
- The need to hedge against rupee depreciation and uncertain equity markets.

Royal India Corporation Limited has performed significantly well in this segment having a turnover of Rs. 2,20,02,12,704 in the financial year 2024-2025 and shall continue to grow in this financial year as well.

4) **REAL ESTATE MARKET & SEGMENT INFORMATION**

Kalyan Market outlook

Royal India Corporation Limited intends and plans for a real-estate project in Kalyan:

Kalyan has been emerging as an attractive residential destination in the Mumbai Metropolitan Region (MMR). In a recent study of the real estate market in Kalyan, Anarock highlighted some crucial factors that are behind this transformation. Its strategic location, robust infrastructure, and accessibility with numerous upcoming projects are some aspects shaping the real estate landscape of Kalyan. Here is a look at the reasons behind Kalyan's metamorphosis into a sought-after destination in luxury real estate.

Key factors making Kalyan an attractive residential destination:

*Established connectivity: Kalyan has excellent connectivity with Mumbai and Thane. With a vast network of trains and highways, Kalyan enjoys seamless travel to neighboring regions.

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- *Improving connectivity: Kalyan is in a phase of transformation with many infrastructure projects being planned to boost connectivity with Mumbai, Thane, and Navi Mumbai. These include metro rail development, expressways, elevated roads, and connectivity corridors.
- *Social infrastructure: Kalyan has a range of amenities including modern malls for shopping, well-equipped hospitals for healthcare needs, reputable schools for education, and retail spaces catering to diverse preferences. These ensure a good quality of life and convenience for residents.
- *Proximity to industrial areas: Kalyan is situated close to major industrial areas attracting various skilled and unskilled professionals. This is a major catalyst in boosting the demand for housing in the region. Being a hub for job opportunities, Kalyan's real estate market has been growing turning it into an economic hub.

Residential demand-supply dynamics in Kalyan:

Kalyan has been witnessing a harmonious intersection between demand and supply of real estate properties. This stands as a testament to its ability to meet the diverse housing needs of homebuyers. Here are some interesting observations:

- *Around 29,500 new residential units were added from 2017 to Q1 2023 with sales of approximately 27,600 units, resulting in a sales-to-supply ratio of around 1.
- *Shift towards larger unit configurations (2 BHK and above) with over 40% of launches in this segment.

Residential market configuration-wise supply segmentation:

*Maximum units launched in 1 BHK configuration, followed by 2 BHK and 3 BHK. Upcoming developments in the Virar-Alibaug Multimodal Corridor and Western Dedicated Freight Corridor are also expected to have a significant impact on the real estate market in Kalyan. Overall, Kalyan's strategic urban development is turning it into a preferred destination for luxury living. The trajectory of its growth, pivoting around excellent connectivity and a range of other factors is in the direction of becoming a highly soughtafter luxury living destination in the MMR.

RICL intends to purchase development rights for Kalyan Marina Project: Redefining **Modern Living in Kalyan:**

RICL's latest project, the Kalyan Marina, is a monumental endeavor that promises to redefine modern living in Kalyan. This development spans across a vast 2.2-acre plot, offering 5 lakh square feet of luxurious accommodation and world-class amenities.

The Kalyan Marina promises to set new benchmarks of comfort and convenience in Kalyan. This visionary project signifies commitment to elevating living standards and catalyzing regional growth.

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RICL believes that the Kalyan Marina project shall be a testament to their unwavering commitment to crafting luxurious living spaces while catalyzing regional growth and development. As RICL continues to pioneer transformative projects, they remain poised to shape the landscape of real estate and infrastructure development, enriching communities and delivering value to all.

By order of the Board For **Royal India Corporation Limited**

Sd/-Nitin Gujral Managing Director DIN: 08184605

Date: 08th August 2025

Place: Mumbai



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ANNEXURE-II TO DIRECTORS REPORT

CORPORATE GOVERNANCE REPORT

The Company's Report on Corporate Governance pursuant to Regulation 34 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2025.

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE:

Your Company's Corporate Governance philosophy is based on transparency, accountability, values and ethics, which forms an integral part of the Management's initiative in its ongoing pursuit towards achieving excellence, growth and value creation. Your Company is committed to highest standards of Corporate Governance and disclosure practices to ensure that its affairs are managed in the best interest of all stakeholders. Your Company has a strong legacy of fair, transparent and ethical governance practices.

The Corporate Governance philosophy of your Company ensures transparency in all dealings and in the functioning of the management and the Board. These policies seek to focus on enhancement of long-term shareholder value without compromising on integrity, social obligations and regulatory compliances. The Company operates within accepted standards of propriety, fair play and justice and aims at creating a culture of openness in relationships between itself and its stakeholders. It has set up a system which enables all its employees to voice their concerns openly and without any fear or inhibition. The corporate governance philosophy of the Company has been further strengthened through the Code of Conduct.

Corporate Governance Philosophy of Royal India Corporation Limited ("the Company") stems from its belief that the Company's business strategy, plans and decisions should be consistent with the welfare of all its stakeholders, including shareholders. Good Corporate Governance practices enable a Company to attract financial and human capital and leverage these resources to maximize long-term shareholder value, while preserving the interests of multiple stakeholders, including the society at large. Corporate Governance is founded upon 4 pillars of Core Values viz, Transparency, Integrity, Honesty and Accountability. The Board is committed to achieve and maintain highest standards of Corporate Governance on an ongoing basis.

2. BOARD OF DIRECTORS:

COMPOSITION OF THE BOARD AND DETAILS OF DIRECTORS, BOARD MEETINGS, ATTENDANCE RECORDS OF BOARD AND OTHER DIRECTORSHIP(S)

(i) Composition of the Board:

The Company has a balanced Board containing majority of Non-Executive and Independent Directors to ensure independent functioning and the current composition of the Board is in conformity with the requirements of Regulation 17(1) of SEBI (LODR) Regulations, 2015. Independent Directors of the Company provide appropriate and annual certifications to the Board confirming satisfaction of the



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conditions of the conditions of their being independent as laid down in section149(6) of the Companies Act, 2013 and Regulation 16(1)(b) of SEBI (LODR) Regulations, 2015. The Board has a fiduciary relationship in ensuring that the rights of all stakeholders are protected.

The Board of Directors as at the end of 31st March 2025, comprised of 6 Directors, out of which 3 is Executive Director and 3 were Non-Executive Independent Directors, equal to one-half of the total number of Directors comprised of Non-Executive directors. The Independent Directors constitute equal to one-half of the total Board strength.

Composition and Category of the Board as on 31st March, 2025

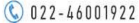
Category of Director	No. of Directors	% of total No. of Directors
Executive Director	3	50%
Non-Executive Independent Directors	3	50%
Total	6	100%

During the Financial Year under review Sixteen (16) meetings of the Board of Directors were held on April 5, 2024, May 2, 2024, May 29, 2024, June 25, 2024, August 8, 2024, August 12, 2024, September 2, 2024, September 18, 2024, September 26, 2024, October 5, 2024, November 14, 2024, December 12, 2024, January 28, 2025, February 04, 2025, February 18, 2025 & March 11, 2025. The maximum time gap between any two board meetings was less than 120 days.

(ii) The names and categories of the Directors on the Board, their attendance at Board Meetings held during the year and at the last Annual General Meeting (AGM) and the number of Directorships and Committee Chairmanships/Memberships held by them in other public limited companies as on 31st March, 2025 are given below. Other directorships do not include directorships of private limited companies, foreign companies and companies under Section 8 of the Act. For the purpose of determination of limit of the Board Committees, chairpersonship and membership of the Audit Committee and Stakeholders' Relationship Committee has been considered as per Regulation 26(1)(b) of the SEBI (LODR) Regulations, 2015.

Sr. No.	Name of Directors & Director Identification	Category	Designation	Number of Board Meetings Attended	Whether attende d last AGM	No. of other Directorships		No. o Chairman Members other Bo Commit	nship/ hip in oard
	Number (DIN)				Chairman	Member	Chairma n	Mem ber	
1	Mr. Nitin Gujral DIN: 08184605	Executive Director	Managing Director	16	Yes	None	None	None	None
2	Ms. Madhusa Inda DIN: 07971726	Non- Executive Independent	Director	16	Yes	None	None	None	None
3	Ms. Vaishali Baria DIN: 08714945	Non- Executive Independent	Director	16	Yes	None	None	None	None
4	Mr. Jinesh Mehta DIN: 05226043	Non- Executive Independent	Director	15	Yes	None	None	None	None
5	Mr. Sourav	Executive	Director	3	NA	None	None	None	None

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	Sharma DIN: 08239605	Director- Defence							
	Mr. Ajay	Executive		4					
6	Rajawat	Director-	Director		No	None	None	None	None
	DIN: 08702574	Defence							

None of the directors holds equity share in the Company. None of the Directors on the Board is a member of more than ten Committees or Chairman of five Committees (committees being Audit Committee and Stakeholders Relationship Committee) across all the Indian Public Companies in which he/she is a Director. Necessary disclosures regarding their Committee positions have been made by all the Directors. None of the Directors hold office in more than ten Public Companies. None of the Independent Directors of the Company serve as an Independent Director in more than seven listed companies. All Directors are also in compliance with the limit on Independent Directorships of listed companies as prescribed under Regulation 17A of the SEBI (LODR) Regulations, 2015. The Board confirms that the Independent Directors fulfill the conditions specified in these regulations and that they are Independent of the management.

Board Procedure:

The Board Meetings of the Company are governed by a structured agenda. The Board meetings are generally held at Registered Office of the Company at Mumbai. The agenda along with the explanatory notes are sent to the Directors well in advance to enable them to take informed decisions. All relevant information required to be placed before the Board of Directors as per provisions of SEBI (LODR) Regulations, 2015, are considered and taken on record/ approved by the Board. Any Board member may, in consultation with the Chairman and with the consent of all Independent Directors present at the meeting, bring up any matter at the meeting for consideration by the Board. The Chief Financial Officer is invited as and when necessary to the Board meetings to provide necessary insights into the operations / working of the Company and for discussing corporate strategies.

The Board periodically reviews compliance reports in respect of various laws and regulations applicable to the Company.

Code of Conduct:

The Company has adopted the Code of Conduct for the Directors and Key Managerial Personnel. Both these Codes are posted on the Company's website at www.ricl.in. All the Board Members and Senior Management Personnel have affirmed compliance with the applicable Code of Conduct for the financial year 2024-25. A declaration to this effect, signed by the Managing Director forms part of this Report.

Apart from receiving remuneration that they are entitled to under the Act as Non-Executive Directors and reimbursement of expenses incurred in the discharge of their duties, none of the Non-Executive Directors has any other material pecuniary relationship or transactions with the Company, it's Promoters or its Directors. The Key Managerial Personnel of the Company have made disclosures to the Board confirming that there are no material financial and/or commercial transactions between them and the Company that could have potential conflict of interest with the Company at large.

Independent Directors:



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The Independent Directors of the Company have been appointed in terms of the requirements of the Act, the SEBI (LODR) Regulations, 2015 and the Governance Guidelines. Formal letters of appointment have been issued to the Independent Directors and the terms and conditions of their appointment are disclosed on the Company's website www.ricl.in. None of the Independent Directors serve as an Independent Director in more than the maximum permissible limit on number of directorships as an Independent Director and also has not crossed the maximum tenure of Independent Director.

Separate Meeting of Independent Directors:

Separate meeting of Independent Directors of the Company without the presence of the Executive Directors & the management representatives was held on March 11, 2025, as required under Schedule IV to the Act (Code for Independent Directors) and Regulation 25 (3) of the SEBI (LODR) Regulations, 2015. At the said meeting, the Independent Directors:

- reviewed the performance of Non-Independent Directors and the Board of Directors as a whole;
- reviewed the performance of the Chairperson of the Company, taking into account the views of Executive Directors and Non-Executive Directors;
- assessed the quality, quantity and timeliness of flow of information between the management of the listed entity and the Board of Directors that is necessary for the Board of Directors to effectively and reasonably perform their duties. All the Independent Directors of the Company attended the Meetings of Independent Directors. The Independent Directors expressed their satisfaction to the desired level on the Board.

Board and Director Evaluation and Criteria for Evaluation:

During the year, the Board carried out an Annual Evaluation of its own performance and the performance of individual Directors, as well as evaluation of Committees of the Board.

The Nomination and Remuneration Committee (NRC) has defined the evaluation criteria, procedure and time schedule for the Performance Evaluation process for the Board, its Committees and Directors. The criteria for Board Evaluation include inter-alia, structure of the Board, qualifications, experience and competency of Directors, diversity in Board and process of appointment, Meetings of the Board, including regularity and frequency, agenda, discussion and dissent, recording of minutes and dissemination of information; functions of the Board, effectiveness of Board processes, information and functioning etc.

Criteria for evaluation of individual Directors include aspects such as professional qualifications, prior experience, especially experience relevant to the Company, knowledge and competency, fulfillment of functions, ability to function as a team, initiative, availability and attendance, commitment, contribution, integrity, independence and guidance/ support to during and outside Board/ Committee Meetings. Criteria for evaluation of the Committees of the Board include mandate of the Committee and composition; effectiveness of the Committee; structure of the Committee; regularity and frequency of meetings, agenda, discussion and dissent, recording of minutes and dissemination of information; independence of the Committee from the Board; contribution to decisions of the Board; effectiveness of meetings and quality of relationship of the Committee with the Board.



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The NRC has also formulated criteria for determining qualifications, positive attributes and independence of Directors in terms of Section 178(3) of the Act and the SEBI (LODR) Regulations, 2015.

Familiarization Programme:

In compliance with Regulation 25(7) of Listing Regulations, Independent Directors are familiarized with their roles, rights and responsibilities in the Company as well as with the nature of industry and business model of the Company through induction programs at the time of their appointment as Directors and at regular intervals. The details of familiarization programme can be viewed on Company's website at the weblink i.e. https://ricl.in/wp-content/uploads/2024/06/familiarizationprogram.pdf

Apart from the above policies, the Board in accordance with the requirements of Companies Act, 2013 and Listing Regulations approved and adopted Familiarization Policy, Nomination and Remuneration Policy, Policy for preservation of documents, Corporate Social Responsibility Policy etc. These policies can be viewed at Company's website at www.ricl.in.

Matrix setting out skills / expertise / competence of the Board of Directors:

The Board of Directors has identified the following skills required for the Company and the availability of such skills with the Board:

				Areas of	f Expertise	e (Broad Parai	meters)		
Names of Directors	Industry Knowledg e and Understan ding	Expertise in Managem ent Areas	Stakeho lder relation ship	Strategy developm ent and planning	Expert ise in Financ e	Corporate Governanc e	Leadersh ip	Financials	Capital Marke t Under standi ng
Nitin Gujral	V		V	V		V	V	V	
Madhusa Inda	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$		$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	
Vaishali Baria	$\sqrt{}$	$\sqrt{}$		$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$
Jinesh Mehta	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$	$\sqrt{}$		$\sqrt{}$		$\sqrt{}$	$\sqrt{}$
Sourav Sharma	√		V			V	√		$\sqrt{}$
Ajay Rajawat	V			$\sqrt{}$		V	$\sqrt{}$		V

Board Committees:

Particulars of the Meeting of the Board Committees held during the year along with details of Directors attendance at such meetings are detailed herein:

Audit	Nomination &	Stakeholder's	Corporate
Committee	Remuneration	Relationship	Social





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		Committee	Committee	Responsibility Committee
No. of Meetings held	6	6	1	1
Directors' Attendance				
Mr. Nitin Gujral DIN: 08184605	NA	NA	1	1
Ms. Madhusa Inda DIN: 07971726	6	6	1	NA
Ms. Vaishali Baria DIN: 08714945	6	6	1	1
Mr. Jinesh Mehta DIN: 05226043	6	6	NA	1

In compliance with Regulation 25 of SEBI (LODR) Regulations, 2015 and Section 149 read with Schedule IV of the Companies Act, 2013, a meeting of the Independent Directors of the Company was held on March 11, 2025 to review the performance of the non-independent directors and the Board as a whole including performance of the Chairman and the quality, quantity and timelines of flow of information between the company management and the Board.

Reason for the resignation of an Independent Director:

During the year under review, none of the Independent Director resigned from the Board.

DETAILS OF BOARD COMMITTEES AND MEETINGS:

(i) Audit Committee:

As at March 31, 2025 the Audit Committee comprises of 3 directors namely,

- (i) Ms. Vaishali Baria Chairperson, Independent & Non-Executive
- (ii) Ms. Madhusa Inda Member, Independent & Non- Executive
- (iii) Mr. Jinesh Mehta Member, Independent & Non-Executive

During the year under review, Audit Committee constitution remained the same and there was no reconstitution.

During the year under review, Six Audit Committee meetings were held on May 29, 2024, August 08, 2024, August 12, 2024, November 14, 2024, January 28, 2025 & February 04, 2025.

The details of the meetings attended by its members during the financial year are as under:

S.N.	Name of the Director	Designation	Category	No. of meetings entitled to attend	No. of meetings attended
1	Vaishali Baria	Chairperson	Non-Executive Independent Director	6	6
2	Madhusa Inda	Member	Non-Executive Independent	6	6



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			Director		
		Member	Non-Executive		
3	Jinesh Mehta		Independent	6	6
			Director		

Internal Audit:

The Company has adequate internal control and Internal Audit system commensurate with its size and nature of its business. The Internal Audit Plan is approved by the Audit Committee and the Internal Auditors directly present their report to the Audit Committee for their consideration. M/s. M Borar & Company, Chartered Accountants (FRN- 314255E) have carried out the internal audit for the Financial Year 2024-25 and their internal audit plan and remuneration are approved by the Audit Committee. The reports and findings of the internal auditor and the internal control system are reviewed by the Audit Committee.

The terms of reference of the Committee inter alia, includes:

- Review of Company's Accounting and financial reporting process
- Review and recommend for approval of the Board quarterly, half yearly and annual financial statements before submission to the Board for approval.
- Review of Internal Audit Reports, risk management policies and reports on internal control
- Reviewing, with the management, performance of statutory and internal auditors, and adequacy of the internal control systems.
- Review of related party transactions.
- Recommend to the Board the appointment, re-appointment and removal of the statutory auditor, Internal Auditors and fixation of their remuneration.
- Discussion of Internal Audit Reports with internal auditors and significant findings and follow-up thereon and in particular internal control weaknesses.

Audit Committee meetings are generally attended by the Chief Financial Officer and the Statutory Auditors of the Company. The Company Secretary acts as the Secretary of the Audit Committee.

(ii) Nomination & Remuneration Committee:

Constitution:

As at March 31, 2025 the Nomination & Remuneration Committee comprises of 3 directors namely,

- (i) Ms. Vaishali Baria Chairperson, Independent & Non-Executive
- (ii) Ms. Madhusa Inda Member, Independent & Non- Executive
- (iii) Mr. Jinesh Mehta Member, Independent & Non-Executive

During the year under review, Nomination & Remuneration Committee constitution remained the same and there was no reconstitution.

During the year under review, six meeting of the Nomination and Remuneration Committee was held on April 05, 2024, June 25, 2024, September 18, 2024, October 05, 2024, December 12, 2024 & March 11, 2025.



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The details of the meetings attended by its members during the financial year are as under:

S.N.	Name of the Director	Designation	Category	No. of meetings entitled to attend	No. of meetings attended
1	Vaishali Baria	Chairperson	Non-Executive Independent Director	6	6
2	Madhusa Inda	Member	Non-Executive Independent Director	6	6
3	Jinesh Mehta	Member	Non-Executive Independent Director	6	6

The terms of reference of the Committee inter alia, includes:

- Identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down and recommending their appointment and removal to the Board;
- carrying out evaluation of every director's performance;
- Formulating criteria for determining qualification, positive attributes and independence of a Director and recommend to the Board a policy relating to the remuneration for the directors, key managerial personnel and other employees;
- Ensuring that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the Company successfully;
- Ensuring that relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- Recommending appointment / remuneration of directors, key managerial personnel and senior management involving a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.
- Administration and implementation of Company's Employees Stock Option Scheme.

Performance Evaluation Criteria for Independent Directors:

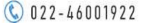
Performance of each of the Independent Directors are evaluated every year by the entire board with respect to various factors like personal traits which include business understanding, communication skills, ability to exercise objective judgment in the best interest of the Company and on specific criteria which include commitment, guidance to management, deployment of knowledge and expertise, management of relationship with various stakeholders, Independence of behavior and judgment, maintenance of confidentiality and contribute to corporate governance practice with the Company.

Remuneration Policy:

The Company's Nomination Remuneration policy can be viewed on Company's website at the weblink https://ricl.in/wp-content/uploads/2024/06/nomination-and-remunerationpolicy.pdf

Remuneration Paid to Executive Directors:

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The details of the all elements of remuneration paid to Executive Directors for the year under review is as under:

Particulars	Amount
Remuneration	
Nitin Gujral	4,50,000
Ajay Rajawat	5,43,300
Sourav Sharma	4,83,900
Sitting Fees	
Nitin Gujral	38,000
Ajay Rajawat	10,000
Sourav Sharma	8,000

Remuneration Paid to Non - Executive Directors:'

All Non-Executive directors were paid sitting fees for attending meetings of the Board and/or its Committees. The details of sitting fees paid are as under:

Sr. No.	Name of the Director	Total Fees Paid (in Rs.)
1.	Jinesh Mehta	1,05,000
2.	Madhusa Inda	1,10,000
3.	Vaishali Baria	1,13,000

The Non-Executive Independent Directors do not have any other material pecuniary relationships or transactions with the Company or its directors or its senior management.

The Company does not have any Employee Stock Option Scheme.

(iii) Stakeholders Relationship Committee:

The Stakeholders' Relationship Committee has been constituted by the Board in compliance with the requirements of Section 178 (5) of the Act and Regulation 20 of the SEBI (LODR) Regulations, 2015. As at 31st March, 2025 the Stakeholder Relationship Committee comprises of 3 directors namely Mrs. Madhusa Inda - Chairperson-Independent & Non-Executive, Mr. Vaishali Baria - Member-Independent & Non- Executive & Mr. Nitin Gujral -Member- Executive Director.

During the year under review, Stakeholder Relationship Committee constitution remained the same and there was no reconstitution.

During the year under review, One meeting of the Stakeholder Relationship Committee was held on March 11, 2025.

The details of the meetings attended by its members during the financial year are as under:

S.N.	Name of the	Designation	Category	No. of meetings	No. of
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	Director			entitled to	meetings
				attend	attended
			Non-Executive		
1	Madhusa Inda	Chairperson	Independent	1	1
			Director		
2	Nitin Gujral	Member	Executive Director	1	1
			Non-Executive		
3	Vaishali Baria	Member	Independent	1	1
			Director		

The terms of reference of the Committee inter alia, includes:

- To look into the redressal of grievances such as transfer/transmission of security, non-receipt of annual reports, dividends, interest etc. of various stakeholders of the Company viz. shareholders, , fixed deposit holders and other security holders.
- To monitor transfers, transmission, splitting, consolidation, dematerialisation, rematerialisation of securities issued by the Company and issue of duplicate security certificates. As per Rule 6(2)(a) of the Companies (Share Capital and Debentures) Rules, 2014, a duplicate share certificate is to be issued in lieu of a lost or destroyed certificate, only with the prior consent of the Board or Committee thereof. Accordingly, duplicate share certificates are now issued with the prior approval of the Committee.
- To carry out the functions as envisaged under the Code of Conduct to regulate, monitor and report trading by insiders and code of practices and procedures for fair disclosures of unpublished price sensitive information adopted by the Company in terms of Regulations 8(1), 9(1) and 9(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

The Committee also oversees the performance of the Registrar and Share Transfer Agent and recommends measures for overall improvement in the quality of Investors' service. As on 31st March, 2025, Mrs. Jinal Shah is the Company Secretary and Compliance Officer of the Company. The Company is also registered on SEBI SCORES.

Details of complaints received and attended to during the financial year 2024-25 are given below:

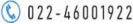
1	No. of complaints pending as on 1st April, 2024	0
2	No. of complaints received during the year	0
3	No. of complaints resolved during the year	0
4	No. of complaints pending as on 31st March, 2025	0

Insider Trading Code:

In accordance with the SEBI (Prohibition of Insider Trading) Regulations, 2015, the Board of Directors of the Company have formulated 'Code of Conduct for Prohibition of Insider Trading' in the shares and securities of the Company by its Directors and Designated Employees. The said Code is available on the Company's website. Company Secretary is the Compliance Officer for monitoring adherence to the Regulations for the preservation of price sensitive information, pre-clearance of trades and implementation of the Code of Conduct for Prohibition of Insider Trading.

(i) Corporate Social Responsibility Committee:

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The Chairman stated that for the financial year under review the provisions of Section 135 are not applicable to the Company. The Company formed the CSR committee voluntarily at the time of enforcement of the Companies Act, 2013 with a will to contribute towards CSR activities as and when CSR is applicable to the Company. However, the Company is not required to spend 2% of the average net profits of the Company for the financial year 2024-25 as the same is not applicable to the Company.

The Corporate Social Responsibility (CSR) Committee has been constituted by the Board in compliance with the requirements of Section 135 of the Act. As on 31st March, 2025, Corporate Social Responsibility Committee comprises of three directors namely-

- Mr. Nitin Gujral- Chairperson- Executive Director (i)
- (ii) Mrs. Vaishali Lalit Baria Member- Non-Executive Independent Director
- (iii) Mr. Jinesh Mehta-Member- Non-Executive Independent Director

During the year under review, Corporate Social Responsibility Committee constitution remained the same and there was no reconstitution.

During the year under review the Corporate Social Responsibility Committee were held on March 11, 2025. The details of the meetings attended by its members during the financial year ended 31st March, 2025 are as under:

S.N.	Name of the Director	Designation	Category	No. of meetings entitled to attend	No. of meetings attended
1	Nitin Gujral	Chairperson	Executive Director	1	1
2	Vaishali Baria	Member	Non-Executive Independent Director	1	1
3	Jinesh Mehta	Member	Non-Executive Independent Director	1	1

The terms of reference of the Committee inter alia, includes:

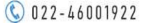
- Formulate and recommend to the Board, a CSR Policy indicating the activity or activities to be undertaken by the Company as specified in Schedule VII to the Act.
- Recommend the amount to be spent on CSR activities.
- Monitor implementation and adherence to the CSR Policy of the Company from time to time.
- Such other activities as the Board of Directors determine as they may deem fit in line with CSR Policy.

The Board has adopted the CSR Policy as formulated and recommended by the Committee. The CSR Policy is available on the website of the Company

4. GENERAL BODY MEETINGS:

(i) Location and time, where last three AGMs were held:

CIN L45400MH1984PLC032274-









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The last three Annual General Meetings of the Company were held as under:

Financial Year	Date	Location of the Meeting	Time
		Conference room, 18th Floor, C-wing,	
2021-22	30/09/2022	Mittal Tower, Nariman Point,	11:00 A.M
		Mumbai-400021	
		Conference room, 18th Floor, C-wing,	
2022-23	29/09/2023	Mittal Tower, Nariman Point,	03:00 P.M
		Mumbai-400021	
		Dr. Sir Jivanji Modi Memorial	
		Hall formerly Known as Cama Hall	
2023-24	30/09/2024	situated at 136, Samachar Marg, Opp	11:45 A.M
		Lionsgate, Fort	
		Mumbai - 400001	

(ii) Whether any special resolutions passed in the previous three AGMs: Yes

In <u>40th AGM</u> for the Financial Year 2023-2024 following Special Resolution has been passed: Re-appointment of Ms. Madhusa Inda (DIN: 07971726) as an Independent Woman Director of the Company.

To approve salary limit of Mr. Manojkumar Babulal Punamiya, Chief Executive Officer of the Company.

In <u>38th AGM</u> for the Financial Year 2021-2022 following Special Resolution has been passed: To approve the modification in Borrowing Limits of the Company pursuant to section 180 of the Companies Act, 2013 from Rs. 150 Crores to Rs. 500 Crore.

(iii) Whether any Special Resolution passed last year through postal ballot:

No special resolution was passed through postal ballot in the last year.

(iv) Person who conducted the postal ballot exercise:

Not Applicable.

(v) Whether any special resolution is proposed to be conducted through postal ballot;

At present, there is no proposal to pass any special resolution through Postal Ballot. During the current year, if special resolutions are proposed to be passed through postal ballot, the same would be taken up at the appropriate time

(vi) Procedure for Postal Ballot:

If any special resolution is proposed to be passed through postal ballot, the procedure for postal ballot will be followed in terms of Section 110 of the Companies Act, 2013, read with the Companies (Management and Administration) Rules, 2014, as amended from time to time.



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5. AUDIT QUALIFICATION- The financial statements of the Company are unqualified.

MEANS OF COMMUNICATION:

The Company believes that all stakeholders should have access to adequate information, regarding the Company's position to enable them to accurately assess its future potential. The Company has promptly reported all material information which could have a material bearing on the Company's share price including declaration of quarterly financial results etc., to Bombay Stock Exchange where the shares of the Company are listed. Such information is also simultaneously displayed on the Company's website at www.ricl.in. The financial results, quarterly, half yearly and annual results and other statutory information were communicated to the shareholders by way of advertisement in a English newspaper in 'Financial Express' and in a vernacular language newspaper majorly in 'Mumbai Lakshadeep (Marathi)' as per the requirements of the Securities and Exchange Board of India and requisite information were filed with Bombay Stock Exchange in compliance with the SEBI (LODR) Regulations, 2015. Management Discussion and Analysis Report forming part of this Annual Report is annexed separately.

7. GENERAL SHAREHOLDER INFORMATION:

1.	Date, Time and Venue of Shareholder's	Friday, 05 th September, 2025 at 11.45 a.m. at		
	Meeting	Ground Floor, Runanubandha Hall,		
		Yashwantrao Chavan Centre, Gen. Jagannathrao		
		Bhosale Marg, Nariman Point, Mumbai-400021.		
2.	Financial Year	1st April 2024 to 31st March 2025		
3.	Date of Book Closure & period	Friday, 29th August, 2025 till Friday, 05th		
		Sep, 2025		
4.	Dividend Payment Date	Not Applicable		
5.	Registered office Location	Floor-35, Vertu Tower, Katrak Road, Wadala		
		Market, Mumbai, Maharashtra, 400031		
6.	Listing on Stock Exchanges	The Equity Shares of the Company are listed on		
		Bombay Stock Exchange Limited.		
		There is no default in payment of Annual		
		Listing Fees as prescribed		
7.	Stock Code	512047		
8.	ISIN No.	INE510H01015		
9.	Corporate Identity Number	L45400MH1984PLC032274		
10.	Registrar and Share Transfer Agent	M/s MUFG Intime India Pvt. Ltd.		
		C 101, 247 Park,		
		LBS Marg, Vikhroli (West),		
		Mumbai – 400 083.		
		Tel: +91 22- 4918 6000		
		Fax: +91 22-4918 6060		
		E-Mail: rnt.helpdesk@linkintime.co.in		
11.	Investor Relation Officer	Mrs. Jinal Shah, Company Secretary		
		Floor-35, Vertu Tower, Katrak Road, Wadala		
		Market, Mumbai, Maharashtra, 400031, Tel:		
		022 46001922		



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E-Mail: compliance@ricl.in

8. PAN & CHANGE OF ADDRESS:

Members holding equity share in physical form are requested to notify the change of address/ dividend mandate, if any, to the Company's Registrar & Share Transfer Agent, at the address mentioned above. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding equity share in dematerialised form are requested to submit their PAN, notify the change of address/dividend mandate, if any, to their respective Depository Participant (DP). Members holding shares in physical form can submit their PAN, notify the change of address/dividend mandate, if any, to the Company/Registrar & Share Transfer Agent.

9. SHARE TRANSFER SYSTEM:

Equity Shares sent for physical transfer or for dematerialization are generally registered and returned within a period of 7 days from the date of receipt of completed and validly executed documents.

10. DEMATERIALIZATION OF EQUITY SHARES AND LIQUIDITY:

To facilitate trading of Equity shares of the Company in dematerialised form, the Company has made arrangements with both the depositories viz. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). Connectivity with both NSDL and CDSL is provided by M/s. Link Intime India Private Limited under tripartite agreements. Shareholders can open account with any of the Depository Participant registered with any of these two depositories. The Equity shares of the Company are in the list of scrips specified by SEBI to be compulsory traded in the Dematerialized form. As on 31st March, 2025, 99.77 % of the total issued and paid-up Equity Share capital of the Company were held in Dematerialized form and the balance 0.23 % is held in physical form. Entire shareholding of the promoter in the Company is held in dematerialised form. The Company's shares are electronically traded on BSE.

The distribution of dematerialized and physical shares as on 31st March, 2025 was as follows:

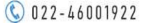
S.N.	Particulars	No. of Shares	Percentage
1	Dematerialized Shares		
	CDSL	21687113	19.81
	NSDL	87533667	79.96
2	Physical Shares	249220	0.23
	TOTAL	2,30,80,000	100

11. UNCLAIMED SHARES:

As per Clause 5A of the Listing Agreement inserted as per SEBI notification no. CIR/CSD/DIL/10/2010 dated 16th December, 2010, there were no shares lying in the suspense account which are unclaimed/undelivered as on 31st March, 2025.

12. SHAREHOLDERS' CORRESPONDENCE:

CIN L45400MH1984PLC032274-







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The Company has attended to all the investors' grievances/ queries/ information requests. The Company endeavors to reply all letters received from the shareholders within a period of 7 working days. All correspondence may please be addressed to the Registrar and Share Transfer Agent at the address given above. In case any shareholder is not satisfied with the response or do not get any response within reasonable period, they may approach the Compliance Officer of the Company.

13. STOCK MARKET DATA RELATING TO SHARES LISTED IN INDIA:

Monthly high and low Prices on BSE and volume traded for financial year 2024-25 are:

Month	High (Rs.)	Low (Rs.)	Volume Traded	No. of Trades
April, 2024	16.51	11.41	1892683	268
May, 2024	25.39	16.84	14948089	615
June, 2024	36.38	25.38	41513802	899
July, 2024	53.9	37.1	82860345	1588
August, 2024	56.06	35.46	70603133	3117
September, 2024	47.12	32.55	86989378	3809
October, 2024	40.02	26.04	38620587	1428
November, 2024	28.18	22.72	18636696	2489
December, 2024	31	23.06	21071152	2473
January, 2025	27.48	20.43	63419947	1697
February, 2025	22.98	12.11	64289939	2613
March, 2025	12.68	7.25	61640267	4466

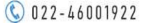
14. DISTRIBUTION OF SHAREHOLDING AS ON 31st March, 2025:

NOMINAL	NUMBER OF	% OF HOLDERS	NO. OF SHARES	%OF SHARES
VALUE OF RS.	SHAREHOLDERS		(Rs.10 each)	
1 to 500	7051	83.8506	485448	0.4435
501 to 1000	443	5.2682	368564	0.3367
1001 to 2000	290	3.4487	443953	0.4055
2001 to 3000	115	1.3676	297322	0.2716
3001 to 4000	46	0.5470	165620	0.1513
4001 to 5000	68	0.8087	326553	0.2983
5000 to 10000	112	1.3319	905040	0.8267
10001 and	284	3.3773	106477500	97.2664
above				
Total	8409	100.0000	109470000	100.0000

15. CATEGORIES OF SHAREHOLDERS AS ON 31st March, 2025:

	Sha	reholders	
Category	Number of shares	Number	0/. to Canital
	held	of holders	% to Capital

CIN L45400MH1984PLC032274-







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Corporate Bodies (Promoter Co)	1524845	1	1.3929
Other Bodies Corporate	10167922	39	9.2961
Corporate Bodies	10045149	3	9.1762
Hindu Undivided Family	1142153	77	1.0433
Non Resident Indians	7646	11	0.0070
Non Resident (Non Repatriable)	24090	6	0.0220
Public	45957132	8263	42.2014
Promoters	40072406	5	36.6058
Body Corporate - Ltd Liability		4	0.2553
Partnership	279437		
Grand Total	109220780	8409	100

16. PARTICULARS OF SHAREHOLDING PROMOTER/PROMOTER CO. SHAREHOLDING AS ON 31st March, 2025:

Name of the Shareholder	No. of Equity Shares	% of Shares held
Manoj B Punamiya	16235067	14.8306
Lata Manojkumar Punamiya	13837339	12.6403
Aman Manojkumar Punamiya	10000000	9.1349
M/s Hillview Impex Private Limited	1524,845	1.3929

17. OUTSTANDING GDR / ADR / WARRANTS OR ANY CONVERTIBLE INSTRUMENTS, CONVERSION DATE AND LIKELY IMPACT ON EQUITY:

The Company has not issued any global depository receipts or American depository receipts. There are no warrants or any convertible instruments outstanding as on 31st March, 2025.

18. OTHER DISCLOSURES:

- (i) DISCLOSURES ON MATERIALLY SIGNIFICANT RELATED PARTY TRANSACTIONS (RPT) THAT MAY HAVE POTENTIAL CONFLICT WITH THE INTERESTS OF COMPANY AT LARGE
 - The Company complies with the disclosure requirements as prescribed in Regulation 23 of Listing Regulations pertaining to Related Party Transactions ("RPT") and follows Ind AS - 24 issued by Institute of Chartered Accountants of India (ICAI). For details on material RPT's -please refer the section 'Related Party Transaction' as mentioned in the Boards' Report.
- (ii) DETAILS OF NON-COMPLIANCE BY THE COMPANY, PENALTIES, STRUCTURES IMPOSED BY STOCK EXCHANGE, SEBI OR ANY STATUTORY AUTHORITY, ON ANY MATTER RELATED TO THE CAPITAL MARKETS DURING THE LAST THREE YEARS:
- (a) Details of dues of Income Tax which have not been deposited as at March 31, 2025 on account of dispute are given below:

Name of the statute	Nature of dues	Amount (In Rs.)	Period to which the amount relates	Before





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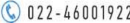
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Income Tax Act, 1961	Income Tax	47,60,610	A.Y. 2012-13	CIT(A)
Income Tax Act, 1961	Income Tax	73,94,207	A.Y. 2016-17	High Court
Income Tax Act, 1961	Income Tax	28,56,96,996	A.Y. 2017-18	CIT(A)
Income Tax Act, 1961	Income Tax	42,27,96,120	A.Y. 2018-19	CIT(A)

(b) Details of Ongoing matters of the Company

Hearing Authority	Case Details/ Provisions	Date of next hearing	Status
Hon'ble Supreme Court of India	SLP(Civil) u/a. 136 of the Constitution of India [AY 2020-21]	17-0ct-25	Pending
Hon'ble NCLAT, Delhi	Review Application in Appeal u/r. 11 of NCLAT Rules 2016	11-Aug-25	Pending
Appellate Tribunal (FEMA), Delhi	Appeal u/s. 19(1) of FEMA 1999 (Filed by dept.)	25-Sep-25	Pending
Hon'ble Bombay High Court	Writ Petition u/a. 226 of the Constitution of India [AY 2016-17]	-	Proceeding Stayed, Pending
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act 1961 (Filed by Dept.) [AY 2015-16]	Disposed 22.11.24	Revenue Appeal Dismissed
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act 1961 (Filed by Dept.) [AY 2013-14]	Disposed 29.11.24	Revenue Appeal Dismissed
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act 1961 (Filed by Dept.) [AY 2014-15]	Disposed 29.01.25	Revenue Appeal Dismissed
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act 1961 (Filed by Dept.) [AY 2015-16]	Disposed 29.01.25	Revenue Appeal Dismissed
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act 1961 (Filed by Dept.) [AY 2017-18]	Disposed 29.01.25	Revenue Appeal Dismissed
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act 1961 (Filed by Dept.) [AY 2018-19]	Disposed 29.01.25	Revenue Appeal Dismissed
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act 1961 (Filed by Dept.) [AY 2019-20]	Disposed 29.01.25	Revenue Appeal Dismissed

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ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act	Heard 05.08.25	Reserved for Order
	1961 [AY 2012-13]		
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act	Heard 05.08.25	Reserved for Order
	1961 [AY 2013-14]		
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act	Heard 05.08.25	Reserved for Order
	1961 (Filed by Dept.) [AY		
	2012-13]		
ITAT, Mumbai Bench	Appeal u/s. 253 of the IT Act	Heard 05.08.25	Reserved for Order
	1961 (Filed by Dept.) [AY		
	2013-14]		

(iii) DETAILS OF ESTABLISHMENT OF VIGIL MECHANISM AND WHISTLE BLOWER POLICY

The Company has formulated a codified Whistle Blower Policy in order to encourage Directors and employees of the Company to escalate to the level of the Audit Committee any issue of concerns impacting and compromising with the interest of the Company and its stakeholders in anyway. The Company is committed to adhere to highest possible standards of ethical, moral and legal business conduct and to open communication and to provide necessary safeguards for protection of employees from reprisals or victimization, for whistle blowing in good faith. The said Policy is available on the Company's website-www.ricl.in.

The Company affirms that none of the employees have been denied access to the Audit Committee. Quarterly report with number of complaints received, if any, under the Whistle Blower Policy and their outcome is placed before the Audit Committee of the Company at quarterly intervals.

(iv) COMPLIANCE WITH MANDATORY REQUIREMENTS

The Company has complied with all the mandatory requirements prescribed under the Listing Regulations.

(v) COMPLIANCE WITH THE FOLLOWING NON-MANDATORY AND DISCRETIONARY REQUIREMENTS AS PER SCHEDULE II PART E OF THE LISTING REGULATIONS

Chairperson's office is maintained at Company's expense and all reimbursements are allowed to the Chairperson in performance of his duties.

The Internal Auditors of the Company make presentation to the Audit Committee on their reports.

The Company's financial statement for FY 2024-25 does not contain any audit qualification. The Company's audited financial statements are accompanied with unmodified opinion from the statutory auditor of the Company.

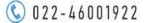
(vi) POLICY FOR DETERMINING 'MATERIAL' SUBSIDIARIES

Please refer Boards' Report for this policy.

(vii) POLICY ON DEALING WITH RELATED PARTY TRANSACTIONS

Please refer Boards' Report for this policy.

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(viii) COMMODITY PRICE RISK & HEDGING ACTIVITIES:

The prices of Gold and Silver are largely governed by movements at major precious metal exchanges of London, New York, Tokyo and others. The local precious metal prices are an algorithm of these movements on 'spot' basis and Indian currency Rates. Prices may fluctuate widely for all products affecting demands in the market. The Company has adopted adequate hedging mechanisms to effectively counter the risk that arises during operations. However, the management cannot totally eliminate the risks involved in such volatile trades.

- (ix) The Managing Director and the Chief Financial Officer have certified to the Board in accordance with Regulation 33(2)(a) of the Listing Regulations pertaining to CEO/CFO certification for the financial year ended 31st March 2025. The MD & Chief Financial Officer have also issued compliance certificate to the Board pursuant to the provisions of Regulation 17(8) of the Listing Regulations certifying that the financial statements do not contain any materially untrue statement and these statements represent a true and fair view of the Company's affairs.
- (x) During the financial year 2024-25, the Board has accepted all the recommendations of its Committees.

(xi) PLANT LOCATION:

Company does not have any plant.

- (xii) The Company has followed all relevant Accounting Standards notified by the Companies (Indian Accounting Standards) Rules, 2015 while preparing Financial Statements for 2020-21.
- (xiii) DISCLOSURE WITH RESPECT TO DEMAT SUSPENSE ACCOUNT/ UNCLAIMED SUSPENSE **ACCOUNT**

Not applicable.

- (xiv) The Company has duly complied with the requirements specified in Regulations 17 to 27 and Clauses (b) to (i) of sub-regulation (2) of Regulation 46 of the Listing Regulations.
- (xv) Particulars of Directors seeking appointment / re-appointment at the ensuing Annual General Meeting have been provided in the Notice of the Annual General Meeting.
- (xvi) No presentations were made to the institutional investors or to analysts during the year under review.
- (xvii) DISCLOSURES UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013:

Number of complaints filed during the financial year 2024-25	0
Number of complaints disposed off during the financial year 2024-25	0
Number of complaints pending as at the end of the financial year.	0

(xviii) SHARE CAPITAL AUDIT:

As stipulated by Securities and Exchange Board of India (SEBI), Mayank Arora & Co., Practising Company Secretary carried out the Share Capital Audit for all the quarters of the financial year 2024-2025 to reconcile the total admitted capital with National Securities



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Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL), shares held physically as per the register of members and the total issued and listed capital. This audit is carried out every quarter and the report thereon is submitted to the Stock Exchange, NSDL and CDSL and is also placed before the Share Transfer, Shareholders'/Investors Grievance and Ethics & Compliance Committee and the Board of Directors.

(xix) GREEN INITIATIVE:

Electronic copies of the Annual Report and Notice of the 41st Annual General Meeting are sent to all members whose email addresses are registered with the Company/Depository Participant(s) for communication purposes.

- (xx) LIST OF ALL CREDIT RATINGS OBTAINED BY THE ENTITY ALONG WITH ANY REVISIONS THERETO DURING THE RELEVANT FINANCIAL YEAR, FOR ALL DEBT INSTRUMENTS OF SUCH ENTITY OR ANY FIXED DEPOSIT PROGRAMME OR ANY SCHEME OR PROPOSAL OF THE LISTING ENTITY INVOLVING MOBILIZATION OF FUNDS, WHETHER IN INDIA OR **ABROAD:** Not Applicable
- (xxi) DETAILS OF UTILIZATION OF FUNDS RAISED THROUGH PREFERENTIAL ALLOTMENT OR QUALIFIED INSTITUTIONS PLACEMENT AS SPECIFIED UNDER REGULATION 32(7A) OF SEBI (LODR) REGULATIONS, 2015: The Company discloses to the Audit Committee, the uses/application of proceeds/funds raised from preferential issue etc. as part of the quarterly review of financial results, whenever applicable.

(xxii) CERTIFICATE FROM PRACTICING COMPANY SECRETARY

A certificate from Mayank Arora & Co (Mem. No F10378, COP 13609), Company Secretary in Practice has been received for the purpose of certifying compliance with the conditions of Corporate Governance for the year ended 31st March, 2025 as stipulated in Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of Regulation 46 and Part C of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the SEBI (LODR) Regulations, 2015).

(xxiii) DETAILS OF FEES PAID TO STATUTORY AUDITOR

M/s. Rakchamps & Co. LLP, were the Statutory Auditors of the Company for Financial year 2024-2025. Details of fees being paid to them during the year is as follows:

Payment to Auditors	Amount (in Rs.)
Statutory audit fee	87118
Tax audit fee	40000
Other services	0.00
Out of pocket	0.00
Total	1,27,118

(xxiv) EQUITY SHARES IN THE SUSPENSE ACCOUNT: Nil

(xxv) CERTIFICATE FROM STATUTORY AUDITOR/CHARTERED ACCOUNTANT IN PRACTICE:

M/s. Rakchamps & Co., Chartered Accountants, has submitted a certificate stating that none of the directors on the board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs



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or any such statutory authority. The aforesaid certificate is enclosed in this Report to this effect.

(xxvi) COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE

The Company is in compliance with the requirements stipulated under Regulation 17 to 27 read with Schedule V and clauses (b) to (i) of Regulation 46 (2) of the Listing Regulations, to the extent as applicable, with regards to Corporate Governance.

> By order of the Board For Royal India Corporation Limited

Sd/-(Nitin Gujral) **Managing Director DIN**: 08184605

Date: 08.08.2025 Place: Mumbai



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DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH THE COMPANY'S CODE OF CONDUCT

As provided under Regulation 34 (3) and 53 (f) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

In terms of the SEBI (LODR) Regulations, 2015, Regulation 34 (3) and 53 (f) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 with the Stock Exchanges, this is to confirm that all the Members of the Board and the Senior Management have affirmed compliance with the Code of Conduct for the year ended 31st March, 2025.

> Sd/-(Nitin Gujral) **Managing Director DIN**: 08184605

Date: 08.08.2025 Place: Mumbai



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CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing *Obligations and Disclosure Requirements) Regulations, 2015)*

To,

The Members. ROYAL INDIA CORPORATION LIMITED CIN: L45400MH1984PLC032274

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Royal India Corporation Limited having CIN: L45400MH1984PLC032274 and having its registered office situated at 3501 Floor -35 Vertu Tower Katrak Road, Wadala Market, Wadala, Mumbai, Maharashtra, India-400031 (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, we hereby certify that none of the Directors on the Board of the Company for the Financial Year ending on 31st March, 2025 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, Reserve Bank of India or any such other Statutory Authority.

Sr.	Name of the Director	DIN	Date of
No.			Appointment in the
			Company
1.	Nitin Kamalkishore Gujaral	08184605	10/08/2018
2.	Madhusa Inda	07971726	29/06/2019
3.	Vaishali Lalit Baria	08714945	12/03/2020
4.	Jinesh Girish Mehta	05226043	17/05/2021
5.	Ajay Singh Rajawat	08702574	18/09/2024
6.	Sourav Sharma	08239605	05/10/2024

Ensuring the eligibility for the appointment/continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.



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For Kaushal Doshi & Associates

Practicing Company Secretary

Kaushal Doshi

Proprietor

FCS: 10609/ COP: 13143 PR Number: 6946/2025

UDIN:

Date: Place: Mumbai



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CERTIFICATE ON CORPORATE GOVERNANCE

To

The Board of Directors

Royal India Corporation Limited,

34 Floor-2 Plot 45/47, Shanti Bhavan Dhirubhai Parekh Marg Ladwadi,

Kalbadevi, Mumbai, 400002

We have examined all relevant records of Royal India Corporation Limited, (the "Company") for the purpose of certifying the compliance with the conditions of Corporate Governance for the year ended 31st March, 2025 as stipulated in Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of Regulation 46 and Part C of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the SEBI (LODR) Regulations, 2015).

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to procedures and implementation process adopted by the Company for ensuring compliance with the conditions of Corporate Governance. This certificate is neither an audit nor an expression of opinion on the Financial Statements of the Company.

In our opinion and to the best of my information and according to the explanations and information furnished to us, we certify that the Company has complied with all the conditions of Corporate Governance as stipulated in the said Listing Regulations, except in respect of following observations specified below:

Pursuant to SEBI Circular dated December 31, 2024, Circular No SEBI/HO/CFD/CFD-PoD-2/CIR/P/2024/185 of the LODR Regulations there was a delay in Integrated Filing, December quarter.

We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.



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For Mayank Arora & Co.

Company Secretaries

ICSI Unique Code: P2023MH094900

Mayank Arora Date: 08/08/2025

Place: Mumbai **Partner**

C.P. No. 13609 PR No: 5923/2024

UDIN:



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FORM MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2025

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To. The Members,

ROYAL INDIA CORPORATION LIMITED

34, 2nd Floor, Plot - 45/47, Shanti Bhavan, Dhirubhai Parekh Marg, Ladwadi, Kalbadevi Mumbai 400002

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Royal India Corporation Limited (hereinafter called "the Company"). Secretarial audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts / statutory compliance and expressing our opinion thereon.

Based on our verification of the Company, books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit and subject to letter annexed herewith, We hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on March 31, 2025, complied with the applicable statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by Royal India Corporation Limited ("the Company") for the financial year ended on March 31, 2025, according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder; (ii)
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment and Overseas Direct Investment; (not applicable to the Company during the Audit period);
- The following Regulations and Guidelines prescribed under the Securities and Exchange (v) Board of India Act, 1992 ('SEBI Act'):
 - The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;

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- b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
- c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- d. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2021 (not applicable to the Company during the Audit period);
- e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (not applicable to the Company during the Audit period);
- f. The Securities and Exchange Board of India (Registrar to an Issue and Share Transfer Agents) Regulations, 1993 and;
- g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (not applicable to the Company during the Audit period); and
- h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998 (not applicable to the Company during the Audit period);
- (vi) Other Laws applicable to the Company as per the representations made by the Company are as follows:
 - (a) The Shops & Establishment Act, 1948 and rules made thereunder;
 - (b) Finance Act, 2004;

In case of Direct and Indirect Tax Laws like Income Tax Act, Service Tax Act, Excise & Custom Acts we have relied on the Reports given by the Statutory Auditors of the Company.

We have also examined compliance with the applicable clause of the following:

- a. Secretarial Standards issued by The Institute of Company Secretaries of India; and
- b. The (Listing Obligation and Disclosure Requirements) Regulations, 2015.

During the period under review and as per the explanations and representations made by the management and subject to clarifications given to us, the Company has generally complied with the provisions of the Act, Old Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to the following observations:

1. Pursuant to Rule 5 The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the disclosure in Board Report (Annexure V) is incomplete in the Annual Report of 2023-2024

We further report that:

The Board of Directors of the Company is duly constituted with proper balance of the Executive Directors, Non-Executive Directors and Independent Directors as on 31st March 2025. The changes in the composition of the Board of Directors that took place during the year under review were carried out in compliance with the provisions of the Act.

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Pursuant to Regulation 17(1)(b) of the SEBI (LODR) Regulations requirement, the Independent Director Ms. Vaishali Baria's term expired on 11th March 2025 and she was reappointed by the Board on the same day, subject to shareholder approval. She resigned on 7th June 2025, and Mr. Raja Kantilal Minesh was appointed as Additional Non-Executive Independent Director on the same date, shareholders' approval is pending.

During the year, Mr. Ajay Singh Rajawat was appointed as an Executive and Non-Independent Director at the Board Meeting held on 18 September 2024, and his appointment was regularised by the shareholders through Postal Ballot dated 7 November 2024.

Pursuant to Regulation 36(5) of SEBI (LODR) Regulations, 2015, the disclosure pertaining to the remuneration for the appointment of Statutory Auditor in case of casual Vacancy in the Notice of the Annual General Meeting for the financial year 2023–2024 was incomplete.

Generally adequate notice is given to all Directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views, if any, are captured and recorded as part of the Minutes.

We further report that there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

We further report that during the audit period, the following specific events / actions having major bearing on the Company's affairs had taken place:

- 1. Approval of Material related party transaction with Relifam Infra Private Limited by way of members approval through postal Ballot on March 27, 2025.
- 2. Increase in Authorised Capital from the existing Rs 1,24,00,00,000/- to Rs. 1,60,00,00,000/by way of members approval through postal Ballot on March 27, 2025.
- 3. Allotment of Equity shares by converting 3,25,00,000 warrants into 3,25,00,000 equity shares of Rs. 10 each fully paid up by preferential Issue to promoters and Non- promoters.

Note: This report is to be read with our letter of even date which is annexed as 'ANNEXURE I' and forms an integral part of this report.

For Mayank Arora & Co. **Company Secretaries**

ICSI Unique Code: P2023MH094900



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Mayank Arora **Partner** C.P. No. 13609

PR No: 5923/2024

UDIN: F010378G000970931

Date:

Place: Mumbai



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Annexure I

To, The Members. **Royal India Corporation Limited** 34, 2nd Floor, Plot - 45/47, Shanti Bhavan, Dhirubhai Parekh Marg, Ladwadi, Kalbadevi Mumbai 400002

Our report of even date is to read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provided a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Book of Accounts of the Company.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulation, standards is the responsibility of management. Our examination was limited to the verification of procedures on the test basis.
- 6. The Secretarial audit report is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.
- 7. We have reported, in our audit report, only those non-compliance, especially in respect of filing of applicable forms/documents, which, in our opinion, are material and having major bearing on financials of the Company.

For Mayank Arora & Co. **Company Secretaries**

ICSI Unique Code: P2023MH094900



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Mayank Arora **Partner** C.P. No. 13609

PR No: 5923/2024 UDIN: F010378G000970931 Date:

Place: Mumbai





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SECRETARIAL COMPLIANCE REPORT

To,

The Board of Directors

ROYAL INDIA CORPORATION LIMITED

3501 Floor -35 Vertu Tower Katrak Road, Wadala Market 400031

We have been engaged by Royal India Corporation Limited (hereinafter referred to as 'the Company') whose equity shares are listed on BSE Limited (Script Code: 512047) to conduct an audit in terms of Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, read with SEBI's Circular No. CIR/CFD/CMD1/27/2019 dated February 08, 2019 and to issue Annual Secretarial Compliance Report thereon.

It is the responsibility of the management of the Company to maintain records, devise proper systems to ensure compliance of the provisions of the Securities and Exchange Board of India Act, 1992 ("SEBI Act"), the Securities Contracts (Regulation) Act, 1956 ("SCRA"), and all applicable Rules, Regulations and circulars/ guidelines issued there under from time to time and to ensure that the systems are adequate and are operating effectively.

Our responsibility is to verify compliances by the Company with provisions of all SEBI Act, SCRA and all applicable Rules, Regulations and circulars/guidelines issued there under from time to time and issue a report thereon. This is neither an audit nor an expression of opinion.

Our audit was conducted in accordance with Guidance Note on Annual Secretarial Compliance Report issued by the Institute of Company Secretaries of India and in a manner which involved such examinations and verifications as considered necessary and adequate for the said purpose.

We have not verified the correctness and appropriateness of financial Records and Books of Accounts of the listed entity.

This Report is solely for the intended purpose of compliance in terms of Regulation 24A (2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and is neither an assurance as to the future viability of the listed entity nor of the efficacy or effectiveness with which the management has conducted the affairs of the listed entity.

Annual Secretarial Compliance Report in the format prescribed is enclosed herewith.

For Mayank Arora & Co.,

CIN L45400MH1984PLC032274-



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Company Secretaries

Mayank Arora

(Partner)

Membership No.: F10378

COP No.: 13609

PR No.: 5923/2024

UDIN No.: F010378G000461941

Place: Mumbai Date: 27/05/2025



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Secretarial Compliance Report of

Royal India Corporation Limited for the year ended

March 31, 2025

[Under regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

We have examined:

- (a) all the documents and records made available to us and explanation provided by Royal India Corporation Limited ("the listed entity"),
- (b) the filings/ submissions made by the listed entity to the stock exchanges,
- (c) website of the listed entity,
- (d) any other document/ filing, as may be relevant, which has been relied upon to make this certification, for the year ended on March 31, 2025 ("Review Period") in respect of compliance with the provisions of:
 - a. the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued there-under; and
 - b. the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued there-under by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/ guidelines issued thereunder, have been examined, include:

- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; Not applicable as there was no reportable event during the review period
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- (f) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 Not applicable as there was no reportable event during the review period
- (g) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015
- (h) Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013; Not applicable as there was no reportable event during the review period;
- Securities and Exchange Board of India (Depositories and Participants) Regulations, 1996 and Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018; and circulars/guidelines issued there-under;



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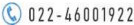
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and based on the above examination, we hereby report that during the Review Period:

(a) The listed entity has complied with the provisions of the above Regulations and circulars/guidelines issued thereunder except in respect of matters specified below:

Sr. No.	Compliance Requirement (Regulations/ circulars/ guidelines Including		Deviations	Action Taken by	Type of Action	Details of Violation	Fine Amount	Observations/ Remarks of the Practicing Company Secretary	Management Response	Re- marks
	Specific									
1.	Clause) Trading Window Closure intimation must be given before the start of the quarter (i.e., before October 1, 2024 for the September quarter)	Code of conduct framed under SEBI (PIT) Regulations, 2015.	Delay in Trading Window Closure, the Company gave the intimation on Oct 15 2024, i.e with a delay of 15 days.	-	-	Delay of 15 days for Trading Window closure for the September Quarter	-	Delay of 15 days for Trading Window closure for the September Quarter	The delay in filing the intimation of Trading Window Closure with the Stock Exchange was due to an inadvertent oversight. The Company shall be careful in future to avoid such delays.	-

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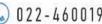


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2.	Intimation of	Regulation 42 (5) of the	Delay in			As per SEBI	Delay in	There was a slight	
	Book Closure	SEBI (Listing Obligations	intimation for			Regulation 42,	intimation for	delay in	
		and Disclosure	Closure Of			companies must	Closure Of	submission.	
		Requirements)	Register Of			inform the stock	Register Of	However, the	
		Regulations, 2015	Members And			exchange at least	Members And	sub-regulation(5)	
			Share Transfer			7 working days	Share Transfer	of regulation 42	
			Books			before the book	Books	has been	
						closure date. If		currently omitted	
						the book closure		by SEBI.	
						period is 23rd		•	
						September 2024			
						x`to 30th			
						September 2024,			
						the intimation			
						should be made			
						by 12th			
						September 2024,			
						the company			
						filed on 16th sep			
						2024 which is			
						after the			
						deadline.			
3.	Integrated	SEBI Circular dated	Delay in	-	-	Delay in	The first	The delay in	
	Filing	December 31, 2024,	Integrated			Integrated Filing	quarterly	Integrated Filing	
	(Financial),	Circular No	Filing			(Financial) and	Integrated	(Financial)and	
	and	SEBI/HO/CFD/CFD-	(Financial)			(Governance),	Filing i.e.,	Integrated Filing	
	(Governance)	PoD-2/CIR/P/2024/185	and			December	Integrated	(Governance) was	
	December	and regulation 10(1A) of	(Governance),			quarter. The	Filing	primarily due to it	
	quarter	the LODR Regulations	December			Company has	(Governance)	being the first	
			quarter			done the	and Integrated	quarter after the	

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				Submission after	Filing	recent	
				the due date.	(Financial)	amendment	
					which is		
					applicable for	O	
					the quarter	0	
					ending	The Company has	
					December 31,	taken note of the	
					2024, was to be		
					filed within a	will ensure timely	
					period of 45		
					days from the		
					end of the	However, the	
					quarter	Company had	
					1	duly filed the	
						Financials Results	
						(non-integrated	
						format) and	
						Corporate	
						Governance(non-	
						integrated format)	
						within stipulated	
						time-frame.	
4.	Submission	Regulation 30 of SEBI	Delay in	Delay in	The outcome	There was an	
	of outcome of	(LODR)	submitting the	submission of	is submitted	inadvertent delay	
	EOGM held		outcome of	outcome of	with delay on	in submission of	
	through		the	Shareholders	31st March	outcome. The	
	Postal Ballot		Shareholders'	Meeting by way	2025	Company shall be	
			Meeting	of Postal Ballot		careful in future	
			conducted via	meeting held on		to avoid such	
			Postal Ballot	March 26, 2025		delays.	

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	on March 26, 2025.				

(b) The listed entity has taken the following actions to comply with the observations made in previous reports

Sr	Observations/	Observations made in	Compliance Requirement	Details of violation /	Remedial	Comments
no.	Remarks of the	the secretarial	(Regulations/circulars/guidelines	deviations and	actions, if	of
	Practicing	compliance report for	including	actions	any, taken	the PCS on
	Company	the	specific clause)	taken / penalty	by the	the actions
	Secretary in	year ended 31st March,		imposed, if any, on	listed entity	taken by
	the previous	2023		the		the
	reports			listed entity		listed
						entity
1.	The Company delayed	The Company delayed	Code of conduct framed under SEBI	Delay in filing of	-	-
	in filing of XBRL of	in uploading the XBRL	(PIT) Regulations, 2015 and circular	XBRL of Trading		
	Trading Window for	format for quarter	(SEBI/HO/ISD/ISD-PoD-	Window for quarter		
	quarter ended	ended December,	2/P/CIR/2023/124) dated July 19, 2023	ended December,		
	December, 2023.	2023.		2023		
	Also, the Company	Also the Company		The Company failed		
	failed to upload in PDF	failed to upload in		to upload pdf for		
	format intimation for	PDF format intimation		closure of Trading		

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	closure of trading window for quarter ended March, 2024	for closure of trading window for quarter ended March, 2024		window for quarter ended March, 2024		
2.	The Company made a delay in filing XBRL format for prior intimation of Board meeting	The Company made the prior intimation of Board meeting dated 14.02.2024 in pdf format dated 05.02.2024. However the Company made a delay in filing the same in XBRL format ie the same was filed on 07.02.2024.	Regulation 29(1)(a) and 29(2) of SEBI (LODR) Regulations, 2015 read with BSE circular dated 27th January, 2023	The Company made the prior intimation of Board meeting dated 14.02.2024 in pdf format dated 05.02.2024. However the Company made a delay in filing the same in XBRL format ie the same was filed on 07.02.2024.	The Company has filed prior intimations in xbrl formats for current financial year.	-
3.	Every listed Company is required to upload proceedings of Annual General Meeting within 12 hours of its conclusion. However the Company made a delay in filing proceedings of Annual General Meeting	The Company made a delay in filing proceeding of Annual General Meeting	Regulation 30 of SEBI (LODR) Regulations, 2015	Delay in filing proceedings of Annual General Meeting	The Company has filed the same in timely manner in current financial year.	-

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4.	Company failed to upload XBRL for Annual Secretarial Compliance Report for FY ended 2023	Company failed to upload XBRL for Annual Secretarial Compliance Report for FY ended 2023.	Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with circulars	Every listed Company must upload in XBRL format the Annual Secretarial Compliance Report. However the Company failed to Comply with the same.	The Company has filed the report in xbrl format in timely manner in current financial year.
5.	The Company made a delay in filing Initial Disclosure within 30days from the end of the Financial Year	Delay in filing Initial Disclosure of Large Entity	SEBI Circular SEBI/HO/DDHS/CIR/P/2018/144	The Company made a delay in filing Initial Disclosure within 30days from the end of the F.Y. filed the same on 6 th May, 2023	The same is not applicable to the Company for current financial year.
6.	The Company is required to submit Audited Financials within 60 days from the end of Financial year, however, Company submitted the same on 14.08.2023	The Company made a delay in filing Audited Financials within 60 days from the end of Financial year	Regulation 33 and 30	Delay in submission of Audited Financials for FY ended 31st March, 2023	The Company has filed the Audited Financial Results in timely manner in current financial year.

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Note:

- 1. Provide the list of all the observations in the report for the previous year along with the actions taken by the listed entity on those observations.
 - 2. Add the list of all observations in the reports pertaining to the periods prior to the previous year in case the entity has not taken sufficient steps to address the concerns raised/ observations.

(c) During the Review Period the compliance status of the listed entity is appended as below:

Sr. No.	Particulars	1	Observations /Remarks byPCS
1	Secretarial Standards: The compliances of the listed entity are in accordance with the applicable Secretarial Standards (SS) issued by the Institute of Company Secretaries India (ICSI), as notified by the Central Government under section 118 (10) of the Companies Act, 2013 and mandatorily applicable	Yes	Nil

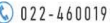


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2	 Adoption and timely updating of the Policies: All applicable policies under SEBI Regulations are adopted with the approval of board of directors of the listed entities All the policies are in conformity with SEBI Regulations and have been reviewed & updated on time, as per the regulations/circulars/guidelines issued by SEBI 	Yes	Nil
3	 Maintenance and disclosures on Website: The Listed entity is maintaining a functional website Timely dissemination of the documents/ information under a separate section on the website Web-links provided in annual corporate governance reports under Regulation 27(2) are accurate and specific which re-directs to the relevant document(s)/section of the website 	Yes	Nil
4	Disqualification of Director: None of the Director(s)of the Company is/ are disqualified under Section 164 of Companies Act, 2013 as confirmed by the listed entity.	Yes	Nil
5	Details related to Subsidiaries of listed entitieshave been examined w.r.t.: (a) Identification of material subsidiary companies (b) Disclosure requirement of material as well as other subsidiaries		The Company does not have any material subsidiary.

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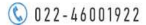


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6	Preservation of Documents: The listed entity is preserving and maintaining records as prescribed under SEBI Regulations and disposal of records as per Policy of Preservation of Documents and Archival policy prescribed under SEBI LODR Regulations, 2015.	Yes	Nil
7	Performance Evaluation: The listed entity has conducted performance evaluation of the Board, Independent Directors and the Committees at the start of every financial year/during the financial year as prescribed in SEBI Regulations.	Yes	Nil
8	Related Party Transactions: (a) The listed entity has obtained prior approval of Audit Committee for all related party transactions; or (b) The listed entity has provided detailed reasons along with confirmation whether the transactions were subsequently approved/ratified/rejected by the Audit Committee, in case no prior approval has been obtained.	Yes	Nil
9	Disclosure of events or information: The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed thereunder.	Yes	Nil
10	Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI (Prohibition of Insider Trading) Regulations,2015.	Yes	Nil

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11	Actions taken by SEBI or Stock Exchange(s), if any: No action(s) has been taken against the listed entity/its promoters/directors/subsidiaries either by SEBI orby Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under SEBI Regulations and circulars/guidelines issued there under	Yes	NIL
12	Resignation of statutory auditors from the listed entity or its material subsidiaries In case of resignation of statutory auditor from the listed entity or any of its material subsidiaries during the financial year, the listed entity and / or its material subsidiary(ies) has / have complied with paragraph 6.1 and 6.2 of section V-D of chapter V of the Master Circular on compliance with the provisions of the LODR Regulations by listed entities.	Yes	NIL
13	No additional non-compliances observed: No additional non-compliance observed for any of the SEBI regulation/circular/guidance note etc. except as reported above.	Yes	As mentioned in Para a

(d) Compliances related to resignation of statutory auditors from listed entities and their material subsidiaries as per SEBI Circular CIR/CFD/CMD1/114/2019 dated October 18, 2019

P	Particulars	Compliance	Observations
		Status (Yes/No/	/Remarks by

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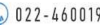


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		NA)	PCS
1.	Compliances with the following cond	litions while	appointing/re-appointing an
	auditor		
	i. If the auditor has resigned within 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter; or ii. If the auditor has resigned after 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter as well as the next quarter; or iii. If the auditor has signed the limited review/ audit report for the first three quarters of a financial year, the auditor before such resignation, has issued the	NA	Not Applicable during the year under review.
	limited review/ audit report for the last		
	quarter of such financial year as well as		
	the audit report for such financial year.		
2.	Other conditions relating to resignation		
	i. Reporting of concerns by Auditor with	NA	Not Applicable
	respect to the listed entity/its material subsidiary to the Audit Committee:		during the year under review.

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a. In case of any concern with the management of listed the entity/material subsidiary such as nonavailability of information / noncooperation by the management which has hampered the audit process, the auditor has approached the Chairman of the Audit Committee of the listed entity and the Audit Committee shall receive such concern directly and immediately without specifically waiting for the quarterly Audit Committee meetings.

b. In case the auditor proposes to resign, all concerns with respect to the proposed resignation, along with relevant documents has been brought to the notice of the Audit Committee. In cases where the proposed resignation is due to non-receipt of information / explanation from the company, the auditor has informed the Audit Committee the details of information/ explanation sought and not provided by the management, as applicable.

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	c. The Audit Committee / Board of Directors, as the case may be, deliberated on the matter on receipt of such information from the auditor relating to the proposal to resign as mentioned above and communicate its views to the management and the auditor. ii. Disclaimer in case of non-receipt of information: The auditor has provided an appropriate disclaimer in its audit report, which is in accordance with the Standards of Auditing as specified by ICAI / NFRA, in case where the listed entity/ its material subsidiary has not provided information as required by the auditor.		
3.	The listed entity / its material subsidiary has obtained information from the Auditor upon resignation, in the format as specified in Annexure- A in SEBI Circular CIR/ CFD/ CMD1/ 114/2019 dated 18th October, 2019.	NA	Not Applicable during the year under review

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Assumptions & Limitation of scope and Review:

- 1. Compliance of the applicable laws and ensuring the authenticity of document s and information furnished, are the responsibilities of the management of the listed entity.
- 2. Our responsibility is to report based upon our examination of relevant documents and information. This is neither an audit nor an expression of opinion.
- 3. We have not verified the correctness and appropriateness of financial Records and Books of Accounts of the listed entity.
- 4. This Report is solely for the Intended purpose of compliance in terms of Regulation 24A (2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and is neither an assurance as to the future viability of the listed entity nor of the efficacy or effectiveness with which the management has conducted the affairs of the listed entity.

Thanking You,

For Mayank Arora & Co.

Company Secretaries

Mayank Arora

Partner

CP No: 13609

PR No.:679/2020

UDIN: F010378G000461941

Place: Mumbai

Dated: 27/05/2025



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Annexure IV TO DIRECTORS REPORT

CHIEF EXECUTIVE OFFICER/ CHIEF FINANCIAL OFFICER COMPLIANCE CERTIFICATE

To, The Board of Directors Royal India Corporation Limited Floor-35, Vertu Tower, Katrak Road, Wadala Market, Mumbai, Maharashtra, 400031

Sub: Certificate on financial statements for the financial year ended March 31, 2025 pursuant to Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir(s),

We have reviewed the financial statements, read with the cash flow statement of Royal India Corporation Limited for the year ended 31st March, 2025, and to the best of our knowledge and belief, we state that;

- a) (i) These statements do not contain any materially untrue statement nor do they omit any material fact or contain statements that may be misleading.
 - (ii) These statements present the true and fair view of the company's affairs and are in compliance with current Accounting standards, applicable laws and regulations.
- b) There are, to the best of our knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or in violation of the company's Code of Conduct.
- c) We accept responsibility for establishing and maintaining internal controls for financial reporting. We have evaluated the effectiveness of internal control systems of the Company and have disclosed to the auditors and Audit Committee deficiencies in the design or operation of internal control, if any, and steps taken or proposed to be taken for rectifying these deficiencies.
- d) We have indicated to the auditors and audit committee:
 - (i) Significant changes, if any in accounting policies made during the year and that the same have been disclosed suitably in the notes to the financial statements; and
 - (ii) There are no instances of fraud involving the management or an employee.
 - (iii) Significant Changes, if any in the internal controls over financial reporting during the year;

Sd/-

Manish Shah

Chief Financial Officer

Sd/-

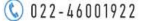
(Nitin Gujral) **Managing Director**

DIN: 08184605

Place: Mumbai

Date: 08th August 2025

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ANNEXURE-V TO DIRECTORS REPORT

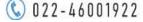
Rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 - the names of the top ten (10) employees in terms of remuneration drawn

DETAILS OF THE REMUNERATION OF DIRECTORS AND KMPs [Pursuant to Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

i. The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2024-25, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2024-25 and the comparison of remuneration of each Key Managerial Personnel (KMP) against the performance of the Company are as under:

S. No.	Name of the Director, KMP and Employees		Remuneration of Director/KMP for the F.Y. 2024-25	Ratio of remuneration of each director to the median of remuneration of employees	% Increase in remuneration from FY 2023-2024
			450000-	1.88	7.14%
1.	Mr. Nitin Gujral		remuneration 38000-sitting fees	N.A.	
2.	Aigra Daigragh		543300	2.27	N.A.
	Ajay Rajawat				
3.	Sourav Sharma		483900	2.02	N.A.
	Non-Executive Directors (Sitting fees)				
1.	Vaishali Baria		113000	N.A.	N.A.
2.	Madhusa Inda		110000	N.A.	N.A.
3.	Jinesh Mehta		105000	N.A.	N.A.
4.	Ajay Rajawat		10000	N.A.	N.A.
5.	Sourav Sharma		8000	N.A.	N.A.
	Salary				
6.	Dinesh Jani (CFO)		360000	1.5	(33.33)%

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7.	Jinal Shah (CS)	1200000	5	36.06%
8.	Manish Shah(CFO)	64500	0.27	N.A.

- ii. There were 11 permanent employees(managerial personnel) on the rolls of the Company as on 31st March, 2025.
- iii. The median remuneration of the employees of the Company for the financial year 2024-25 other than Director and KMP is Rs. 2,39,726.
- iv. The explanation on the relationship between increase in remuneration and Company performance:

The increase in remuneration is linked to the performance of the Company as a whole, the performance of the employees and other factors like industry trends and economic environment.

v. Variations in the market capitalization of the Company:

The market capitalization as on 31st March, 2025 was Rs. 98,52,30,000 (Rs. 98,52,30,000 as on 28th March, 2025).

- vi. Price Earnings ratio of the Company was 9.00 as at 31st March, 2025.
- vii. Percentage decrease over increase in the market quotations of the shares of the Company in comparison to the rate at which the company came out with the last public offer:

The Company's shares are listed on The BSE Limited. The Company has not made any further public offer till date. The market capitalization as on 28th March, 2025 was Rs. 98,52,30,000 /- and the closing price of the same at BSE Ltd on 28th March, 2025 was Rs. 9.00 per equity share of the face value of Rs. 10/- each.

There were no exceptional circumstances for increase in Managerial Remuneration as Managerial & Non-Managerial levels were provided with similar increases.

viii. The key parameters for any variable component of remuneration availed by the Directors: Nil

Affirmation that the remuneration is as per the remuneration policy of the Company:

It is affirmed that the remuneration paid is as per the Remuneration Policy applicable for Directors, Key Managerial Personnel and other employees, ad opted by the Company

By order of the Board

For Royal India Corporation Limited

Date: 08th August 2025

Place: Mumbai Sd/-

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(Nitin Gujral) **Managing Director DIN**: 08184605







INDEPENDENT AUDITOR'S REPORT

To

The Members of,

ROYAL INDIA CORPORATION LIMITED

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of Royal India Corporation Limited (the "Company"), which comprise the Balance Sheet as at March 31, 2025, the Statement of Profit and Loss (including Other Comprehensive Income), Statement of Cash Flows and the Statement of Changes in Equity ended on that date, with Notes to the Financial Statements including a summary of significant accounting policies and other explanatory information (hereinafter referred to as the "financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 (the "Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025, the loss and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the financial statements in accordance with the Standards on Auditing ("SA's") specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements 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 statements under the

RAKCHAMPS - CHARTERED ACCOUNTANTS

GF-9 H-Wing Building No. 2 Rock Enclave, Sahyadri NGR, Next to SBI, Hindustan Naka, Charkop Industrial Area, Kandivali West, Mumbai 4000-67

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provisions of the Act and the Rules made 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 audit opinion on the financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We have determined the matters described below to be the key audit matters to be communicated in our report.

Sr.	Key Audit Matter	Auditor's Response
No.		
	Allowance for credit losses	
	The Company determines the allowance for credit losses based on historical loss experience adjusted to reflect current and estimated future economic conditions. The Company considered current and anticipated future economic conditions relating to industries the Company deals with and the countries where it operates. In calculating expected credit loss, the Company has also considered credit reports and other related credit information for its customers to estimate the probability of default in future. We identified allowance for credit losses	Our audit procedures related to the allowance for credit losses for trade receivables and unbilled revenue included the following, among others: We tested the effectiveness of controls over the i. development of the methodology for the allowance for credit losses, including consideration of the current and estimated future economic conditions ii. completeness and accuracy of information used in the estimation of probability of default and

RAKCHAMPS - CHARTERED ACCOUNTANTS

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	as a key audit matter because the	iii. computation of the allowance for	
	Company exercises significant judgment	credit losses.	
	in calculating the expected credit losses.	We tested the mathematical accuracy	
		and computation of the allowances by	
		using the same input data used by the	
		Company.	
2	Inventory		
	Valuation, accuracy, completeness and	Our audit procedures are as follow:	
	disclosures pertaining to inventories with	i. We have assessed the company's	
	reference to IND AS 2.	process regarding maintenance of	
	Inventories constitutes material	records; valuation and accounting of	
	component of financial statement.	transaction relating to inventory are as	
	Correctness, completeness, valuation and	per IND AS 2.	
	physical verification are critical for	ii. We have carried out substantive audit	
	reflecting true and fair financial results of	procedures at financial and assertion	
	operations.	level to verify the allocation of	
		overheads to inventory.	

Emphasis of Matter paragraph

We draw attention to note no. 13 forming part of the standalone financial statements, which reflects the provision created towards compensation payable as per management's assessment and its consequential financial impact on its liabilities as at March 31, 2025 and operations of the Company. Our opinion is not modified in respect of this matter.

Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the financial

RAKCHAMPS - CHARTERED ACCOUNTANTS

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statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Management's Responsibilities for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134 (5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance, including other comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. 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; 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 financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going

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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 is responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements 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 financial statements.

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

- Identify and assess the risks of material misstatement of the financial statements, 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 control relevant to the audit in order to
 design audit procedures that are appropriate in the circumstances. Under section 143(3)(i)
 of the Act, we are also responsible for expressing our opinion on whether the Company
 has adequate internal financial controls system in place and the operating effectiveness
 of such controls.

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- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements 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 statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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,

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and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Statement of Cash Flows and Statement of Changes in Equity dealt with by this Report are in agreement with the relevant books of account.
 - d) In our opinion, the aforesaid financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e) On the basis of the written representations received from the directors as on March 31, 2025 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2025 from being appointed as a director in terms of Section 164(2) of the Act.
 - f) With respect to the adequacy of the internal financial controls over financial RAKCHAMPS CHARTERED ACCOUNTANTS

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reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.

- g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its financial statements.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. The Company is not required to transfer any amount to the Investor Education and Protection Fund.
- 2. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

For and on behalf of

For RAKCHAMPS & Co. LLP CHARTERED ACCOUNTANTS FRN – 131094W/W100083

CA. Ramanatha Shetty – Partner

Membership No. 218600

UDIN:

Date: 30-05-2025 Place: Mumbai

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ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1 (f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Royal India Corporation Limited of even date)

Report on the Internal Financial Controls Over Financial Reporting under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of Royal India Corporation Limited (the "Company") as of March 31, 2025 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Management of the Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India (the "ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting of the Company based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the ICAI and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether

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adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorization of management and directors of the company; and provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

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Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2025, based on the internal financial control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the ICAI.

For RAKCHAMPS & Co. LLP CHARTERED ACCOUNTANTS FRN – 131094W/W100083

CA. Ramanatha Shetty
– Partner
Membership No. 218600
UDIN:

Date: 30-05-2025 Place: Mumbai

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ANNEXURE 'B' TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Royal India Corporation Limited of even date)

On the basis of such checks as we considered appropriate and in terms of the information and explanations given to us, we report that: -

- 1. In respect of the Company's property, plant and equipment:
 - a) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - b) All property, plant and equipment have been physically verified by the management during the year. No material discrepancies were noticed on such verification.
 - c) According to the information and explanations given by the management, the title deeds of immovable properties included in property, plant and equipment are held in the name of the Company.
 - d) No, the company has not revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
 - e) There are no proceedings initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- 2. As explained to us, inventories have been physically verified during year by the management at reasonable intervals. No material discrepancy was noticed on physical verification of stocks by the management as compared to book records.
- 3. According the information and explanations given to us and on the basis of our examination of the books of accounts, the Company has not granted secured or unsecured loans to bodies' corporate, firms, LLP or other parties covered in the register maintained under section 189 of the Companies Act, 2013. Accordingly, reporting under this clause is not applicable to the company.
- 4. In our opinion and according to the information and explanations given to us, the

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Company has complied with the provisions of Sections 185 and 186 of the Act in respect of grant of loans, making investments and providing guarantees and securities, as applicable.

- 5. The Company has not accepted deposits from public within the meaning of the directives issued by the Reserve Bank of India, provision of Section 73 to 76 of the Act, any other relevant provision of the Act and the relevant rules framed thereunder and therefore, the provisions of the clause 3 (v) of the Order are not applicable to the Company.
- 6. The maintenance of cost records has not been specified by the Central Government under section 148(1) of the Companies Act, 2013 for the business activities carried out by the Company. Thus, reporting under clause 3(vi) of the order is not applicable to the Company.
- 7. According to the information and explanations given to us and on the basis of our examination of the books of accounts and records, in respect of statutory dues:
 - a) The Company has been regular in depositing undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income Tax, Goods and Service Tax, Customs Duty, Cess and other material statutory dues applicable to it with the appropriate authorities.
 - b) There were no undisputed amounts payable in respect of Provident Fund, Employees' State Insurance, Income Tax, Goods and Service Tax, Customs Duty, Cess and other material statutory dues in arrears as at March 31, 2025 for a period of more than six months from the date they became payable.
 - c) However, details of dues of Income Tax, which have not been deposited as at March 31, 2025 on account of dispute are given below:

Name of the Statute	Amount (in Rs.)	Period to which the amount relates	Before
Income Tax Act, 1961	47,60,610	A.Y. 2012-13	CIT(A)
Income Tax Act, 1961	73,94,207	A.Y. 2016-17	HIGH COURT

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Income Tax Act, 1961	28,56,96,996	A.Y. 2017-18	CIT(A)
Income Tax Act, 1961	42,27,96,120	A.Y. 2018-19	CIT(A)

- 8. According to information and explanations given to us, there were no transactions which were recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax, 1961.
- 9. a) Based on our audit procedures and on the basis of information and explanations given by the management, we are of the opinion that the Company has not defaulted in repayment of loans or borrowings from banks and debenture holder. The company has not taken any loans from Government or any Financial Institution.
 - b) During the course of audit, funds raised on short term basis have not been utilized for long term purposes.
 - c) As per the examination of books the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
 - d) As per the examination of books the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- 10. a) Based on our audit procedures and on the basis of information and explanations given by the management, we are of the opinion that money raised by the Company by way of term loan has been applied for the purpose for which they were raised. The Company has not raised money by way of initial public offer or further public offer.
 - b) In our opinion and according to the information and explanation given by the management, the company has made preferential allotment (Sec. 62) or private placement (Sec. 42) of shares or convertible debenture (fully, partially or optionally convertible) during the year.
- 11. a) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or no material fraud on the Company by its officers

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or employees has been noticed or reported during the year.

- b) There is no reporting u/s 143(12) of the Companies Act 2013 has been filed by us (the auditors) in from ADT-4 as prescribed under Rule 13 of companies (Audit and Auditors) Rules, 2014 with the central Government.
- c) No whistle blowers complain has been received by the company.
- 12. The Company is not a Nidhi Company and hence reporting under clause 3 (xii) of the Order is not applicable to the Company.
- 13. According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of the Companies Act, 2013 where applicable, for all transactions with the related party and the details of related party transactions have been disclosed in the Ind AS Financial Statements as required by the applicable accounting standards.
- 14. a) To the best of our knowledge the company has internal audit system which is commensurate with the size and nature of its business.
 - b) The audit report of internal auditors was considered while conducting statutory audit.
- 15. In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its Directors or persons connected to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- 16. The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.
- 17. As per the information and explanation given by the management, company has earned cash profit in the financial year 2023-24 and incurred cash losses in the immediately preceding financial year 2022-23.

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- 18. There was no resignation of auditor during the financial year, so the said clause is not applicable to company.
- 19. On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, our knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit report and that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.
- 20. The CSR spent obligation is not applicable to company.
- 21. The said clause is not applicable to company.

For and on behalf of

For RAKCHAMPS & Co. LLP CHARTERED ACCOUNTANTS FRN – 131094W/W100083

CA. Ramanatha Shetty – Partner Membership No. 218600 UDIN:

Date: 30-05-2025 Place: Mumbai

BALANCE SHEET AS AT 31ST MARCH, 2025

Particulars	Notes	As at 31st March, 2025	As at 31st March, 2024
ASSETS			
Non-Current Assets			
(a) Property, Plant and Equipments	1	15,26,509	15,79,571
(b) Capital Work in Progress		-	•
(c) Investment Property		-	
(d) Intangible Assets		-	
(e) Financial Assets			
(i) Investments		-	
(ii) Trade receivables	2	42.25.26.045	0.20.40.06
(iii) Loans (iv) Others Financial Assets	2 3	43,35,26,945	9,39,48,964
(f) Deferred Tax Assets (net)	4	6,68,152 22,83,59,110	6,31,327 21,47,98,844
(g) Other Non-Current Assets	7(a)		21,47,90,044
(h) Income Tax Asset (net)	/(a)	76,16,400	•
Total Non-Current Assets		67,16,97,115	31,09,58,706
		07,10,97,113	31,09,36,700
Current Assets (a) Inventories		1,30,09,89,054	40 21 11 41/
(a) Inventories (b) Financial Assets		1,30,09,89,034	40,21,11,414
(i) Investments			
(ii) Trade Receivables	5	23,12,29,263	78,46,88,483
(iii) Cash and Cash Equivalents	3	1,05,28,125	1,06,84,876
(iv) Other Balances with Banks		9,36,849	4,53,137
(v) Loans and Advances		-	.,00,10
(vi) Others	6	3,40,56,046	75,42,570
(c) Current Tax Assets (net)		-	-
(d) Other Current Assets	7(b)	28,20,725	9,05,987
Total Current Assets	. ,	1,58,05,60,062	1,20,63,86,466
Total Assets		2,25,22,57,177	1,51,73,45,173
EQUITY AND LIABILITIES			<u> </u>
Equity			
(a) Equity Share Capital	8	1,09,47,00,000	23,08,00,000
(b) Other Equity	9	-31,96,58,963	-44,91,81,733
Total Equity		77,50,41,037	-21,83,81,733
LIABILITIES			
Non-Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings	10	1,01,15,90,022	1,32,29,03,503
(ii) Trade Payable		-	
(iii) Other financial Liabilities		-	-
(b) Provisions		-	-
(c) Other Non-Current Liabilities		-	-
(d) Deferred Tax Liabilities (net)		-	
Total Non-Current Liabilities		1,01,15,90,022	1,32,29,03,503
Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings	11	-	
(ii) Trade Payables	12	34,60,15,547	31,35,06,281
(iii) Other Financial Liabilities	13	11,96,10,571	9,93,17,122
(b) Provisions		-	
(c) Other Current Liabilities		-	
(d) Deferred Tax Liabilities (net)		-	
Total Current Liabilities		46,56,26,118	41,28,23,403
Total Liabilities		1,47,72,16,141	1,73,57,26,906
Total Equity and Liabilities The accompanying significant accounting policies and notes form an integral par		2,25,22,57,177	1,51,73,45,173

The accompanying significant accounting policies and notes form an integral part of the financial statement.

For Rakchamps & Co. LLP **Chartered Accountants** FRN: 131094W/W100083

For Royal India Corporation Limited

CA Ramanatha Shetty

Membership No.: 218600

Place: Mumbai Manish Navneet Shah Jinal R Shah **Date:** 30-05-2025 Chief Financial Officer Company Secretary

Nitin K Gujral DIN: 08184605 Madhusa H Inda DIN: 07971726

Managing Director

Independent Director

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31^{ST} MARCH, 2025

Particulars	Notes to Accounts	2024-25	2023-24
Revenue from Operations	14	2,20,02,12,704	28,84,19,784
Other Income	15	2,70,93,907	-1,69,29,673
TOTAL INCOME		2,22,73,06,611	27,14,90,110
EXPENSES			
Cost of Materials Purchased	16	3,00,41,49,110	26,58,53,308
Changes in inventories	17	(89,88,77,640)	35,03,129
Employee Benefits Expense	18	53,61,845	41,67,767
Finance costs	19	3,91,94,407	4,90,06,196
Depreciation and Amortization Expense		2,00,231	2,03,423
Other Expenses	20	-3,75,71,180	3,93,37,349
TOTAL EXPENSES		2,11,24,56,772	36,20,71,173
Profit Before Exceptional Items and Tax		11,48,49,839	(9,05,81,062)
Exceptional Items		-	-
Profit Before Tax		11,48,49,839	(9,05,81,062)
Tax Expenses			
Current Tax		2,01,37,334	1,80,687
MAT Credit Entitlement/Reversal		-	-
Deferred Tax		1,35,60,265	83,23,730
Profit for the year		10,82,72,770	(8,24,38,019)
Other Comprehensive Income			
Items that will not be reclassified subsequently to Profit or Loss		-	-
Actuarial Gain on Defined Plan Liability		-	-
Income tax on Actuarial Loss		-	-
Actuarial Loss on Defined Plan Liability		-	-
Income tax on Actuarial Loss			
		-	-
Total Comprehensive Income for the year		10,82,72,770	(8,24,38,019)

Earnings Per Share

Basis 21 0.99 (3.57) Diluted EPS 1.10 (3.57)

The accompanying significant accounting policies and notes form an integral part of the financial statement.

For **Rakchamps & Co. LLP Chartered Accountants**FRN: 131094W/W100083

For Royal India Corporation Limited

Nitin K GujralMadhusa H IndaDIN: 08184605DIN: 07971726Managing DirectorIndependent Director

CA Ramanatha Shetty Partner

Membership No.: 218600

Place: MumbaiManish Navneet ShahJinal R ShahDate: 30-05-2025Chief Financial OfficerCompany Secretary

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2025

CILO	II FLOW STATEMENT FOR THE TEAR ENDED ST	MAKCH, 2025				
	Particulars	2024-25	2023-24			
A.	Cash Flow from Operating Activities					
	Net profit before Tax as per Profit & Loss Account	11,48,49,839	-9,05,81,062			
	Adjusted for:					
	Depreciation	2,00,231	2,03,423			
	Expenses written off					
	Reversal of Provisions					
	Operating Profit before Working Capital Changes	11,50,50,070	-9,03,77,639			
	Adjusted for:					
	(Increase)/ Decrease in Inventories	-89,88,77,640	35,03,129			
	(Increase)/ Decrease in Trade receivables	55,34,59,220	5,98,56,286			
	(Increase)/ Decrease in Other Non Current Assets	-76,16,400	-			
	Increase/ (Decrease) in Other Current Assets	-2,84,28,214	32,75,383			
	Increase/ (Decrease) in Trade Payables	3,25,09,267	31,16,051			
	Increase/ (Decrease) in Other Current Liabilities	2,02,93,449	9,44,214			
		-32,86,60,318	7,06,95,065			
	Less: Taxes Paid	2,01,37,334	1,80,687			
	Cash Flow from Operating Activities (A)	-23,37,47,582	-1,98,63,263			
В.	Cash Flow from Investing Activities					
٥.	Long term loan & Advances	33,96,14,806	6,99,51,081			
	Sale/(Purchase) of F.A.	-1,47,169	-60,938			
	Interest Received/Receivable	2,11,200				
	Net Cash used in Investing Activities (B)	-33,97,61,975	6,98,90,143			
C.	Cash Flow from Financing Activities					
С.	Proceeds from issue of equity shares	86,39,00,000	_			
	Proceeds from issue of warrents	2,12,50,000	_			
	Repayment/Receipt of long-term loans & advances	-31,13,13,481	-5,00,02,667			
	Long term Borrowings	31,13,13,101	2,00,02,007			
	Net Cash used in Financing Activities (C)	57,38,36,519	-5,00,02,667			
			, , ,			
	Net Increase/(Decrease) in Cash and Cash Equivalents (A + B + C)	3,26,962	24,214			
	Opening Balance of Cash and Cash Equivalents	1,11,38,013	1,11,13,799			
	Closing Balance of Cash and Cash Equivalents	1,14,64,974	1,11,38,013			

The accompanying significant accounting policies and notes form an integral part of the financial statement.

For Rakchamps & Co. LLP

Chartered Accountants FRN: 131094W/W100083

Nitin K Gujral

Madhusa H Inda DIN: 07971726

For Royal India Corporation Limited

DIN: 08184605 Managing Director

Independent Director

CA Ramanatha Shetty

Partner

Membership No.: 218600

Place: Mumbai Manish Navneet Shah Jinal R Shah Company Secretary Date: 30-05-2025 Chief Financial Officer

STATEMENT SHOWING CHANGE IN EQUITY FOR THE YEAR ENDED 31ST MARCH, 2025

				Reserve & Sur	plus	Other Co	mprehensive Inc	ome	Total
Particulars	Equity Share Capital	Money Received against share warrents	Capital Reserve	Securities Premium Reserve	Retained Earning	Equity Component through Financial Instrument	Effective portion of Cash Flow Hedges	Other items of other Comprehensiv e Income	TOTAL
Balance as on 1st April 2024	23,08,00,000	-	30,00,000	11,05,30,000	(56,27,11,734)	-	-	-	(21,83,81,734)
Maney received against share warrents partly paid		2,12,50,000							2,12,50,000

ROYAL INDIA CORPORATION LIMITED (Formerly known as NATRAJ FINANCIAL & SERVICES LIMITED) CIN: L45400MH1984PLC032274

FINANCIAL YEAR 2024-25

Balance as on 31st	1,09,47,00,000	2,12,50,000	30,00,000	11,05,30,000	-45,44,38,964	-	-	-	77,50,41,036
Any other changes									
Transfer to retained earnings/General Reserve									
Dividends including distribution tax					, , ,				, , ,
Profit for the year					10,82,72,770				10,82,72,770
Instrument Remeasurement of defined employee benefit plans transferred to statement of profit and loss (Net of Taxes)									
Equity Component through Financial									-
Equity shares issued during the year	86,39,00,000								86,39,00,000

CIN: L45400MH1984PLC032274

NOTES OF ACCOUNTS

NOTE 1: PROPERTY, PLANT & EQUIPMENT

			Gross Blo	ck			Depreciati	ion		Net Bl	ock
S. N.	Particulars	As at 01.04.2024	Addition during the year	Deduction during the year	As at 31.03.2025	As at 01.04.2024	Addition during the year	Deduction during the year	As at 31.03.2025	As at 31.03.2025	As at 31.03.2024
	Tangible Assets										
1	Vehicles (Motor Cycle)	42,50,288	-	-	42,50,288	42,50,288	-	-	42,50,288	-	-
2	Printer	17,500	-	-	17,500	16,626	-	-	16,626	874	874
3	Computer Software	2,14,610	37,000	-	2,51,610	1,50,591	15,160	-	1,65,751	85,859	64,019
4	Aqua guard	9,490	-	_	9,490	9,014	-	-	9,014	476	476
5	CCTV Camera	11,300	-	-	11,300	10,736	-	-	10,736	564	564
6	Furniture & Fixtures	17,71,500	-	-	17,71,500	3,10,593	1,68,154	-	4,78,747	12,92,753	14,60,907
7	Air Conditioner	60,938	-	-	60,938	8,207	11,565	-	19,772	41,166	52,731
8	Mobile Phone	-	1,10,169	-	1,10,169	-	5,352		5,352	1,04,817	-
	TOTAL	63,35,626	1,47,169	-	64,82,795	47,56,055	2,00,231	-	49,56,286	15,26,509	15,79,571

NOTE 2: LOANS & ADVANCES - NON-CURRENT

Particulars	2025	2024
Unsecured Loans		
Inter - Corporate Deposits	43,35,26,945	9,39,48,964
Others	- 1	-
TOTAL	43,35,26,945	9,39,48,964

NOTE 3: OTHER FINANCIAL ASSETS- NON-CURRENT

Particulars	2025	2024
FD	4,91,449	4,62,624
Deposit	43,000	35,000
TDS Refundable	1,33,703	1,33,703
TOTAL	6,68,152	6,31,727

NOTE 4: DEFERRED TAX ASSETS

Particulars	2025	2024
Existing DTA	63,558	69,439
Tally Reversal of DTA		
DTL on Interest INCOME	-1,73,49,009	-2,07,26,661
DTA ON INTEREST EXP	24,56,44,561	23,54,56,066
TOTAL	22,83,59,110	21,47,98,844

NOTE 5: TRADE RECEIVABLES

Particulars	2025	2024
Outstanding for a period exceeding six months		
(a) Overseas Debtors		
Unsecured, Considered Good	7,00,03,727	7,00,03,727
(b) Domestic Debtors		
Unsecured, Considered Good	24,42,34,874	84,96,97,592
Other Trade Receivables		
(a) Overseas Debtors		
Unsecured, Considered Good	-	-
(b) Domestic Debtors		
Unsecured, Considered Good	=	-
	31,42,38,601	91,97,01,319
Less: Expected Credit Loss	-8,30,09,339	(13,50,12,837)
	23,12,29,263	78,46,88,483

D. (1)	Outstanding for following periods from due date of payment						
Particulars	Less than 6 months	Less than 1 year	1-2 Yrs	2-3 Yrs			
(i) Undisputed Trade receivables – considered good	-3,95,85,366			13,33,14,500			
(ii) Undisputed Trade Receivables – considered doubtful				16,43,23,767			
(iii) Disputed Trade Receivables considered good							
(iv) Disputed Trade Receivables considered doubtful				5,61,85,700			
Total	-3,95,85,366			35,38,23,967			



FINANCIAL YEAR 2024-25

NOTE 6: OTHER FINANCIAL ASSETS- CURRENT

Particulars	2025	2024
GST Credit	2,90,76,760	34,60,296
Income Tax (AY 2015-16)	40,82,274	40,82,274
Others	8,97,012	
	3,40,56,046	75,42,570

NOTE 7: OTHER ASSETS

Particula	ars	2025	2024
a)	Non Current Assets Preliminary Expense not written off	76,16,400	-
b)	Current Asset Trade Advances Given Profession Tax	28,20,725	9,05,987 -
		1,04,37,125	9,05,987

NOTE 8: EQUITY SHARE CAPITAL

Sr. No	Particulars	As at 31.03.2025	As at 31.03.2024
1	AUTHORIZED CAPITAL	24.00.00.000	24.00.00.000
	2,40,00,000 Equity Shares of Rs. 10/- each.	24,00,00,000	24,00,00,000
	10,00,00,000 Equity Shares of Rs. 10/- each.	1,00,00,00,000	
		1,24,00,00,000	24,00,00,000
2	ISSUED, SUBSCRIBED & PAID-UP CAPITAL		
	To the Subscribers of the Memorandum		
	2,30,80,000 Equity Shares of Rs.10/- each fully paid	23,08,00,000	23,08,00,000
	8,63,90,000 Equity shares of Rs. 10/- each fully paid	86,39,00,000	
	Total in`	1,09,47,00,000	23,08,00,000

8.1	Reconciliation of the number of shares and amount	As at 31.03.2025		As at 31.03.2024	
		No. of Shares	Amount	No. of Shares	Amount
	Equity Shares				
	Opening Balance	2,30,80,000	23,08,00,000	2,30,80,000	23,08,00,000
	Add: Addition during the year	8,63,90,000	86,39,00,000	-	-
	Closing Balance	10,94,70,000	1,09,47,00,000	2,30,80,000	23,08,00,000

8.2	Details of the Shareholders holding more than 5% Shares	As at 31.03.2025		As at 3	1.03.2024
	Name of the Shareholder	No. of Shares	% of Holding	No. of Shares	% of Holding
	i. Manoj B Punamiya	1,62,35,067	14.83%	42,35,067	18.35%
	ii. Lata M. Jain	1,38,37,339	12.64%	29,27,339	12.68%
	iii. Hill View Impex Private Limited	15,24,845	1.39%	15,24,845	6.61%
	iv. Aman Manojkumar Punamiya	1,00,00,000	9.13%	-	0.00%
	v. Shri Baiju Trading & Investments Private Limited	-	0.00%	19,10,000	8.28%

NOTE 9: OTHER EQUITY

Particulars	2025	2024
Capital Reserve	30,00,000	30,00,000
Securities premium	11,05,30,000	11,05,30,000
Money received against share warrants	2,12,50,000	-
Profit & loss balance Adjustment:	(56,27,11,733)	(48,02,73,714)
Ind AS Transition Impact		-
Net Profit for the Period	10,82,72,770	(8,24,38,019)
Other Adjustment	(45.44.20.052)	-
Balance of Profit and Loss Account	(45,44,38,963)	(56,27,11,733)
Total	(31,96,58,963)	(44,91,81,733)

NOTE 10: BORROWINGS- NON-CURRENT

Particulars	2025	2024
Inter Corporate Deposits Others	1,01,15,90,022	1,32,29,03,503
Others	-	-
	1,01,15,90,022	1,32,29,03,503

FINANCIAL YEAR 2024-25

Particulars	2025	2024
Inter Corporate Deposits	-	-
Others	-	-

NOTE 12: TRADE PAYABLES

Particulars	2025	2024
For Goods Purchased and Supplies	34,60,15,547	31,35,06,281
Others	-	-
	34,60,15,547	31,35,06,281

Particulars	Outstanding for	Outstanding for following periods from due date of payment			
raruculars	Less than 1 yr	1-2 Yrs	2-3 Yrs	More than 3 Yrs	
MSME	-	-	-	-	
Disputed dues - MSME	-	-	-	-	
Others	3,58,32,522	-		31,01,83,022	
Disputed dues - Others	-	-	-	-	
Total	3,58,32,522			31,01,83,022	

NOTE 13: OTHER FINANCIAL LIABILITIES- CURRENT

Particulars	2025	2024
Other Current Liabilities	9,94,73,238	9,91,36,435
Provision for tax	2,01,37,334	1,80,687
	11.96.10.571	9.93.17.122

NOTE 14: REVENUE FROM OPERATIONS

S.No.	Particulars	2024-25	2023-24
1	Gold Bar Sales	2,20,02,12,704	28,84,19,784
2	Diamonds	-	-
	TOTAL	2,20,02,12,704	28,84,19,784

NOTE 15: OTHER INCOME

S.No.	Particulars	2024-25	2023-24
1	Interest Income	2,70,93,907	-1,69,29,673
2	Sundry Balance w/off	-	-
	TOTAL	2,70,93,907	-1,69,29,673

NOTE 16: COST OF MATERIAL PURCHASED

S.No.	Particulars	2024-25	2023-24
1	Purchases	3,00,41,49,110	26,58,53,308
	TOTAL	3,00,41,49,110	26,58,53,308

NOTE 17: CHANGE IN INVENTORIES

S.No.	Particulars	2024-25	2023-24
Less:	Opening Stock Closing Stock	40,21,11,414 (1,30,09,89,054)	40,56,14,543 (40,21,11,414)
	TOTAL	(89,88,77,640)	35,03,129

NOTE 18: EMPLOYEE BENEFIT EXPENSES

S.No.	Particulars	2024-25	2023-24
1	Directors Remuneration	4,46,500	3,99,350
2	Salaries	48,57,252	37,43,547
3	Staff Walfare	58,093	24,870
	TOTAL	53,61,845	41,67,767

NOTE 19: FINANCE COST

S.No.	Particulars	2024-25	2023-24
1	Bank Charges	7,888	8,863
2	Interest Expenses	3,91,86,519	4,89,97,333
	TOTAL	3,91,94,407	4,90,06,196

NOTE 20: OTHER EXPENSES

NOIL	20. OTHER EATENSES		
S.No.	Particulars	2024-25	2023-24
1	Advertisement & Publicity	90,000	1,08,500
2	Appeal Fees	-	-
3	Auditors Remuneration	1,57,118	1,27,118
4	BSE Listing Fees	6,62,000	3,25,000
5	Business Promotion Exp	1,79,396	-
6	CDSL Fees	3,08,331	1,18,000
7	Computer Expenses	33,821	16,500

FINANCIAL YEAR 2024-25

8	Conveyance	46,500	73,200
9	Deferred Exp W/off	19,04,100	-
10	Directors Sitting Fees	3,84,000	1,72,000
11	Donation	25,00,000	-
12	ECL	-5,20,03,498	3,61,04,066
13	Electricity Expenses	44,550	16,920
14	Empanelment Fee	20,060	5,900
15	Diwali Exp	-	7,00,035
16	GST payment	31,350	2,24,832
17	Income Tax Paid	-	-
18	Interest on delayed payment of GST	-	-
19	Interest on TDS/TCS	34	2,811
20	Internal Audit Fees	50,000	45,000
21	Late Filing Fees BSE	-	3,80,000
22	Legal & Professional Charges	48,55,096	2,69,000
23	Miscellaneous Expenses	44,608	15,755
24	Office & General Expenses	3,680	47,980
25	Penalty on late payment of stamp duty	-	-
26	Postage & Courier	26,290	16,350
27	Printing & Stationery Expenses	2,78,266	64,083
28	Profession Tax	-	-
29	Reclassification Processing Fees	-	=
30	Registry Charges	3,08,661	1,92,765
31	Rent	23,96,360	2,11,710
32	Repair & Maintenance	7,000	10,850
33	ROC Expenses	21,649	14,788
34	Round Off	115	-35
35	Stamp Duty paid	138	-
36	Sundry Balance W/off	-	-2,490
37	Telephone & Internet Expenses	21,485	18,309
38	Travelling Expenses	-	20,942
39	Website Maintenance Expenses	57,711	38,063
	TOTAL	-3,75,71,180	3,93,37,351

NOTE 20.1: AUDITORS REMUNERATION

S.No.	Particulars	2024-25	2023-24
1	Statutory Audit Fees	87,118	87,118
2	Tax Audit Fees	40,000	40,000
3	VAT Audit Fees	-	-
4	Service Tax	-	-
5	Internal Financial Control Fees	-	-
	TOTAL	1,27,118	1,27,118

NOTE 21: EARNINGS PER SHARE

NOTE 21: EARNINGS PER SHARE		
Particulars	2024-25	2023-24
Profit for the year attributable to owners of the Company	10,82,72,770	-8,24,38,019
Weighted average number of equity shares Basic Shares Diluted Shares	10,94,70,000 9,85,49,945	2,30,80,000 2,30,80,000
Earnings per share from continuing operations – Basic	0.99	-3.57
Earnings per share from continuing operations - Diluted	1.10	(3.57)

NOTE 22: RELATED PARTIES DISCLOSURES

As per Ind AS 24, the disclosures of transactions with the related parties are given below:

(I) List of Related Parties where control exists and relationships:

Sr. No.	Related Party	Relation	Nature of Transactions	Amount for the year
1	Mr. Nitin K Gujral		Director's Remuneration	4,50,000
2	Mr. Dinesh G Jani	Key Managerial Personnel	Salary	3,60,000
3	Mrs. Jinal R Shah		Salary	12,00,000

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Sr. No.	Nature of Transactions	Amount (Rs.)
1	Remuneration	4,50,000
2	Salary	15,60,000
Balances as	at 31st March, 2025	
1	Remuneration	44,800
2	Salary Payable	10,78,790

NOTE 23: GENERAL INFORMATION

Royal India Corporation Limited formerly known as Natraj Finance was incorporated in 1984 in the name and style of Natraj Commercial Enterprises Ltd. In October, 2006 Company changed its name to Natraj Financial & Services Limited. In September, 2008 the company was taken over by existing promoters as per the rules & regulation of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) regulations, 1997 and later on was named as Royal India Corporation Limited. The Company is a public limited company incorporated and domiciled in India and has its registered office at Nariman Point, Mumbai, India. The Company has its listings on the Bombay Stock Exchange.

Royal India Corporation Limited is engaged in the wholesale trading of Gold Bullion, plain gold jewellery, gold coins, and medallions. The Company has business operations mainly in India.

The principal accounting policies applied in the preparation of the financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

NOTE 24: BASIS FOR PREPARATION AND PRESENTATION OF FINANCIAL STATEMENTS

1) Accounting convention

The Financial Statements are prepared in accordance with the Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies (Indian Accounting Standards) Amendment Rules, 2016.

2) Basis of measurement

The Company Follow mercantile system of accounting and recognizes significant items of income and expenditure on accrual basis. These financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) [Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisions of the Act. All assets and liabilities are classified into current and non-current based on the operating cycle of less than twelve months or based on the criteria of realization/settlement within twelve months period from the balance sheet date.

3) Key accounting judgment, estimates and assumptions

The preparation of the financial statements required the management to exercise judgment and to make estimates and assumptions. These estimates and associated assumptions are based on historical experiences and various other factors that are believed to be reasonable under the circumstances. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an on-going basis.

Revision to accounting estimates are recognized in the period in which the estimate is revised, if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future period.

The areas involving critical estimates or judgments are:

i) Depreciation and amortization

Depreciation and amortization are based on management estimates of the future useful lives of certain class of property, plant and equipment and intangible assets. Estimates may change due to technological developments, competition, changes in market conditions and other factors and may result in changes in the estimated useful life and in the depreciation and amortization charges.

ii) Provision and contingencies

Provisions and contingencies are based on the Management's best estimate of the liabilities based on the facts known at the balance sheet

iii) Fair valuation

Fair value is the market-based measurement of observable market transaction or available market information. Fair valuation of Gold Bar and Gold Jewellery are based on the market rates published by the **Indian Bullion Association** for various grades from which the fair value of the Gold Bar and Gold Jewellery are derived.

NOTE 25: SIGNIFICANT ACCOUNTING POLICIES

1) Property, Plant and Equipment

- i) Recognition and measurement: Property, plant and equipment are carried at cost of acquisition less accumulated depreciation and accumulated impairment loss, if any. Subsequent expenditure related to an item of fixed asset are added to its book value only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All repairs and maintenance are charged to the Statement of Profit and Loss during the financial year in which they are incurred.
- ii) **Depreciation:** Depreciation of other items of Property, Plant and Equipment are provided on a Written down Value Method over the estimated useful life of the asset or as prescribed in Part C of Schedule II to the Companies Act, 2013.

FINANCIAL YEAR 2024-25

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

The Company assesses at each balance sheet date whether there is objective evidence that an asset or a group of assets is impaired. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing the sale proceeds with the carrying amount and are recognized within operating profit in the Income statement.

2) Investment Property

Property that is held for long-term rental yields or for capital appreciation or both, and that is not used in the production of goods and services or for the administrative purposes, is classified as Investment Property. Investment property is measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation and accumulated impairment loss, if any.

3) Intangible Assets

Computer software

Acquired computer software licenses are capitalized on the basis of the costs incurred to acquire and bring to use the specific software. Computer software development costs recognized as assets are amortized over their estimated useful life of 5 years.

4) Financial Instruments

i) Financial assets

The Company classifies its financial assets in the following categories:

a) Financial assets at amortized cost - Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost.

They are presented as current assets, except for those maturing later than 12 months after the reporting date which are presented as noncurrent assets. Financial assets are measured initially at fair value which usually represents cost plus transaction costs and subsequently carried at amortized cost using the effective interest method, less any impairment loss if any. Financial assets at amortized cost are represented by trade receivables, security and other deposits, cash and cash equivalent, employee and other advances.

- b) Equity investments Investment in subsidiaries are stated at cost. All other equity investments are measured at fair value, except for certain unquoted equity investments which are carried at cost where the fair value of these investments cannot be reliably measured.
- c) Financial Assets at Fair Value through Other Comprehensive Income (FVTOCI) For investments which are not held for trading purposes and where the company has exercised the option to classify the investment as at FVTOCI, all fair value changes on the investment are recognized in OCI. The accumulated gains or losses on such investments are not recycled to the Statement of Profit and Loss even on sale of such investment.
- d) Financial assets at Fair Value through Profit and loss (FVTPL) Financial assets other than the equity investments and investment classified as FVTOCI are measured at FVTPL. These include surplus funds invested in mutual funds etc.
- e) Impairment of financial assets The Company assesses at each balance sheet date whether there is objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

ii) Financial liabilities

Initial recognition and measurement

Financial liabilities are measured at amortized cost using effective interest method. For trade and other payable maturing within one year from the Balance Sheet date, the carrying value approximates fair value due to short maturity.

iii) Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the Balance Sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

iv) Fair value measurement

The Company classifies the fair value of its financial instruments in the following hierarchy, based on the inputs used in their valuation:

- a) The fair value of financial instruments quoted in active markets is based on their quoted closing price at the balance sheet date.
- b) The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques using observable market data. Such valuation techniques include discounted cash flows, standard valuation models based on market parameters for interest rates, yield curves or foreign exchange rates, dealer quotes for similar instruments and use of comparable arm's length transactions.

FINANCIAL YEAR 2024-25

c) The fair value of financial instruments that are measured on the basis of entity specific valuations using inputs that are not based on observable market data (unobservable inputs). When the fair value of unquoted instruments cannot be measured with sufficient reliability, the Company carries such instruments at cost less impairment, if applicable.

5) Inventories

Inventories are valued at cost or net realizable value whichever is lower, cost being determined on weighted average method. Raw Materials and Stores are valued at weighted average cost.

6) Functional and presentation currency

The functional and presentation currency of the Company is the Indian Rupee (INR).

7) Foreign currency transaction

Foreign currency transactions are translated at the exchange rate that approximates the prevalent exchange rate on the transaction date. Monetary assets and liabilities in foreign currencies are translated at the year-end rate. Any resultant exchange differences are taken to the Statement of Profit and Loss, except:

- i) When deferred, in Other Comprehensive Income as qualifying cash flow hedges; and
- ii) Non-monetary assets and liabilities denominated in a foreign currency and measured at historical cost are translated at the exchange rate prevalent at the date of transaction.

The company is not being carrying on any business outside India since past five years and has been engaged in local business activities only.

8) Provisions

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation.

These estimates are reviewed at each reporting date and adjusted to reflect the current best estimates. If the effect of the time value of money is material, provisions are discounted. The discount rate used to determine the present value is a pre- tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognized as interest expense.

9) Contingent Liabilities

Contingent liabilities exist when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or nonoccurrence of one or more uncertain future events not wholly within the control of the Company, or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required or the amount cannot be reliably estimated. Contingent liabilities are appropriately disclosed unless the possibility of an outflow of resources embodying economic benefits is remote.

10) Contingent Assets

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity. The Company does not recognize a contingent asset.

11) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable, and represents amounts receivable for goods supplied, stated net of goods & service tax, discounts and returns. The Company recognizes revenue when the amount of revenue can be reliably measured; when it is probable that future economic benefits will flow to the entity; and when specific criteria have been met for each of the Company's activities, as described below.

i) Sale of goods and services

Sales are recognized when the significant risks and rewards of ownership of the goods are transferred to the buyer as per terms of contract. Income and fees from services are accounted as per terms of relevant contractual agreements/arrangements.

ii) Interest income

Interest income is recognized on accrual basis as per the terms of relevant contracts or by using the effective interest method, where applicable.

12) Employee Benefits

Short Term Employee Benefits are recognized on an undiscounted basis whereas Long Term Employee Benefits are recognized on a discounted basis.

13) Income Tax

i) Current Income Tax:

Current Income Tax is measured at the amount expected to be paid to the tax authorities in accordance with local laws of various jurisdiction where the Company operates.

ii) Deferred Tax:

FINANCIAL YEAR 2024-25

Deferred tax is provided using the balance sheet approach on differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax assets are recognized to the extent that it is probable that taxable profit will be available against which the deductible differences, and the carry forward of unused tax credits and unused tax losses can be utilized.

The tax rates and tax laws used to compute the tax are those that are enacted or substantively enacted at the reporting date.

Current and Deferred Tax are recognized in the Statement of Profit and Loss except to items recognized directly in Other Comprehensive income or equity, in which case the deferred tax is recognized in Other Comprehensive Income and equity respectively.

14) Borrowing Costs

Borrowing costs consist of interest, ancillary and other costs (i.e. Effective Interest Method) that the Company incurs in connection with the borrowing of funds and interest relating to other financial liabilities. Borrowing costs also include exchange differences to the extent regarded as an adjustment to the borrowing costs.

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur.

15) Exceptional Items

Exceptional items are disclosed separately in the financial statements where it is necessary to do so to provide further understanding of the financial performance of the Company. They are material items of income or expense that have been shown separately due to the significance of their nature or amount

16) Earnings per share

The company presents Basic and Diluted earnings per share data for the equity shareholders of the company. Basic and Diluted earnings per share is calculated by dividing the profit or loss attributable to equity shareholders of the Company by the weighted average number of equity shares outstanding during the year.

17) Cash flow Statement:

Cash flows are reported using the indirect method, whereby profit for the period is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipt or payments and item of income or expense associated with investing or financing cash-flows. The cash flow from operating, investing and financing activities of the Company is segregated.

18) Events after the reporting period

Adjusting events are events that provide further evidence of conditions that existed at the end of the reporting period. The financial statements are adjusted for such events before authorization for issue. Non-adjusting events are events that are indicative of conditions that arose after the end of the reporting period. Non-adjusting events after the reporting date are not accounted, but disclosed.

NOTE 26: FINANCIAL RISK MANAGEMENT RISK MANAGEMENT FRAMEWORK

The Board of Directors of the Company has overall responsibility for the establishment and oversight of the risk management framework. The respective Boards have established the Risk Management Committee for developing and monitoring the risk management policies.

The Committee reports regularly to the board of directors on their activities.

The Entity's risk management policies are established to identify and analyze the risks faced by the Entity, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions. The Entity, through its training and management standards and procedures, aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations.

The Audit Committee oversees how management monitors compliance with the Entity's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the Entity. The audit committee is assisted in its oversight role by internal audit which regularly reviews risk management controls and procedures, the results of which are reported to the audit committee.

The Entity has exposure to Credit, Liquidity and Market risks arising from financial instruments:

1) CREDIT RISK

Credit risk is the risk of financial loss to the Entity if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Entity's receivables from customers and investments in debt securities.

Trade and other receivables

The Entity's exposure to credit risk is influenced mainly by the individual characteristics of each customer. However, management also considers the factors that may influence the credit risk of its customer base, including the default risk of the country in which customers operate.

The Risk Management Committee has established a credit policy under which each new customer is analyzed individually for creditworthiness before the Entity's standard payment and delivery terms and conditions are offered. Credit limits are established for each customer and reviewed periodically.

FINANCIAL YEAR 2024-25

As at 31st March, 2025, the ageing of Trade Receivables and the maximum exposure to credit risk is as follows:

TRADE RECEIVABLES

	As at 31st March, 2025	As at 31st March, 2024
Outstanding for a period exceeding six months		
(a) Overseas Debtors		
Unsecured, Considered Good	7,00,03,727	7,00,03,727
(b) Domestic Debtors		
Unsecured, Considered Good	24,42,34,874	84,96,97,592
Other Trade Receivables		
(a) Overseas Debtors		
Unsecured, Considered Good		-
(b) Domestic Debtors		
Unsecured, Considered Good		-
	31,42,38,601	91,97,01,319
Less: Expected Credit Loss	-8,30,09,339	(13,50,12,837)
Total	23,12,29,263	78,46,88,483

2) LIQUIDITY RISKS

Liquidity risk is the risk that the Entity will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Entity's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Entity's reputation.

3) MARKET RISKS:

Market risk is the risk that changes in market prices such as commodity prices risk, foreign exchange rates and interest rates which will affect the Entity's financial position. Market risk is attributable to all market risk sensitive financial instruments including foreign currency receivables and payables.

i) Currency Risk:

The Entity is exposed to currency risk on account of its borrowings and other payables in foreign currency. The functional currency of the Entity is Indian Rupee. The Entity uses forward exchange contracts to hedge its currency risk, most with a maturity of less than one year from the reporting date. The Entity does not use derivative financial instruments for trading or speculative purposes.

ii) Interest Rate Risk:

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. In order to optimize the Entity's position with regard to interest income and interest expenses and to manage the interest rate risk, treasury performs a comprehensive corporate interest rate risk management by balancing the proportion of fixed rate and floating rate financial instruments in its total portfolio.

For **Rakchamps & Co. LLP Chartered Accountants**FRN: 131094W/W100083

For Royal India Corporation Limited

Nitin K GujralMadhusa H IndaDIN: 08184605DIN: 07971726Managing DirectorIndependent Director

CA Ramanatha Shetty Partner

Partner

Membership No.: 218600

Place: MumbaiManish Navneet ShahJinal R ShahDate: 30-05-2025Chief Financial OfficerCompany Secretary

Form No. MGT-11

Proxy form

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

CIN: L45400MH1984PLC0322/4
Name of the Company: Royal India Corporation Limited
Registered office: Floor-35, Vertu Tower, Katrak Road, Wadala Market, Mumbai,
Maharashtra, 400031
Translatia, 100031
Name of the member (s):
• *
Registered address:
E-mail Id:
Folio No/ Client Id:
DP ID:
I/We, being the holder (s) of shares of the above-named company, hereby appoint
1. Name:
Address:
E-mail Id:
E-man ra.
Signature:, or failing him
2. Name:
Address:
E-mail Id:
E-man id.
Signature:, or failing him
- Ignavare, or lanning min
3. Name:
Address:
E
E-mail Id:
Signature:
~ .g
as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 41
and my our promy to account and rote (on a poin) for morals and on my our bolian at the ri

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 41st Annual General meeting of the Company to be held on Friday, 05th September 2025 at 11:45 a.m. at Ground Floor, Runanubandh Hall, Yashwantrao Chavan Centre, Gen. Jagannathrao Bhosale Marg, Nariman Point, Mumbai-400021 and at any adjournment thereof in respect of such resolutions as are indicated below:

List of Resolutions:

Particulars	Assent	Dissent
ORDINARY RESOLUTION:		
To receive, consider and adopt the Audited Standalone		
Financial Statements of the Company for the financial		
year ended 31st March, 2025 the Reports of the Board of		
Directors and Auditors thereon		
To appoint a director in place of Mr. Ajay Rajawat (DIN:		
08702574) who retires by rotation and being eligible,		
offers his candidature for re-election		
Appointment of M/s. Mayank Arora & Co., Practicing		
Company Secretaries (having Membership No. F10378		
and COP No. 13609) as Secretarial Auditors of the		
Company		
Cancellation of Earlier Resolution for Increase of		
Authorized Share Capital of the Company and		
consequential amendment in the Memorandum of		
Association of the Company		
SPECIAL RESOLUTION:		
Appointment of Mr. Raja Kantilal Minesh (DIN:		
11141383) as an Independent Director of the Company		

Signed	this	day of	2025

Affix Revenue

Stamp

Signature of shareholder

Signature of Proxy holder(s)

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.

ATTENDANCE SLIP ROYAL INDIA CORPORATION LIMITED FLOOR-35, VERTU TOWER, KATRAK ROAD, WADALA MARKET, MUMBAI, MAHARASHTRA, 400031

DP ID & Client ID / Folio No:	·
No. of Shares:	
I certify that I am a registered shareholder / Company (Member's/ Proxy's name and address:	
I hereby record my presence at the 41 st Annua India Corporation Limited on Friday, 05th Sep Runanubandh Hall, Yashwantrao Chavan Centre Point, Mumbai-400021.	otember 2025 at 11:45 a.m. at Ground Floor,
(Member's/Proxy's name in Block Letters)	(Member's/Proxy's Signature)
Note: Please fill in this attendance slip and hand	it over at the entrance of the place of meeting.

BOOK-POST



If undelivered, please return to:

Royal India Corporation Limited

3501, 35th Floor, Vertu Tower, Katrak Road, Wadala Market, Wadala, Mumbai, 400031.

Tel.: 022-46001922 Mobile: 9833017144 Email: info@ricl.in Website: www.ricl.in