

#### Chartered Accountants

3rd & 4th Floor, Vaastu Darshan, 'B'wing, Above Central Bank of India, Azad Road, Andheri (East), Mumbai - 400 069.

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Independent Auditor's Report on Quarterly and Year to Date Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To The Board of Directors of Hind Rectifiers Limited

Report on the audit of the Standalone Financial Results

#### **Opinion**

We have audited the accompanying statement of Financial Results of **Hind Rectifiers Limited** ("the Company") for the quarter and year ended March 31, 2025 ("the Statement") attached herewith, being submitted by the Company pursuant to the requirement of Regulations 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations") read with circular (Circular No. CIR/CFD/CMD1/44/2019 dated March 29, 2019) issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, as amended, to the extent applicable.

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

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

#### **Basis for Opinion**

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



that are relevant to our audit of the Financial Results under the provisions of the Companies Act, 2013 and the Rules 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 we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Management's Responsibilities for the Standalone Financial Results

The Company's Board of Directors are responsible for the preparation and presentation of the Financial results that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standards prescribed under Section 133 of the Act, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the 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 Results that give a true and fair view and is free from material misstatement, whether due to fraud or error.

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

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

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

Our objectives are to obtain reasonable assurance about whether the Financial Results for the year March 31, 2025 as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Financial Results.

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 Results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under Regulation 33 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Company to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Financial Results, including the disclosures, and whether the Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.
- Perform procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations to the extent applicable.
- Obtain sufficient appropriate audit evidence regarding the Financial Results of the Company to express an opinion on the Financial Results.

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





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

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

#### **Other Matter**

The quarterly Financial Results as well as the year-to-date Financial Results have been prepared based on the audited Financial Statements. The quarterly Financial Results are derived figures between the audited figures in respect of the year ended March 31, 2025 and the published year-to-date figures up to December 31, 2024, being the date of the end of the third quarter of the current financial year, which were subject to limited review.

Our opinion on the Financial Results is not modified in respect of the above matters with respect to our reliance on the work done and the Financial Results/financial information certified by the Board of Directors.

For GMJ & Co

**Chartered Accountants** 

FRN: 103429W

CA Madhu Jain

Partner

Membership No.: 155537

UDIN: 251555 37BMKO JV6905

Place: Mumbai Date: May 05, 2025



#### **Registered Office**

Address: Lake Road, Bhandup (W), Mumbai - 400078.

Tel. : +91-22-49601775

Email : corporate@hirect.com / marketing@hirect.com

CIN : L28900MH1958PLC011077

Website : www.hirect.com

#### STATEMENT OF STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MAR 2025

Sr. No	Particulars	For the Quarter ended on			(Rs. in Lakhs For the year ended on	
	-	31.03.25	31.12.24	31.03.24	31.03.25	31.03.24
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1	Income					
а	Revenue from operations	18,504.94	16,894.38	15,135.84	65,536.74	51,755.25
b	Other income	34.11	50.28	37.71	148.11	61.0
	Total income	18,539.05	16,944.66	15,173.55	65,684.85	51,816.2
2	Expenses					
а	Cost of materials consumed	13,716.23	12,728.60	10,580.73	50,110.82	38,155.7
b	Purchases of stock-in-trade	-	-	-	-	-
С	Changes in inventories of finished goods, work-in-progress and stock-in-trade	(14.05)	(250.71)	776.48	(2,282.26)	276.67
d	Employee benefit expense	1,732.66	1,586.25	1,390.14	6,325.90	5,234.77
e	Finance costs	401.85	251.99	413.49	1,319.16	1,272.63
f	Depreciation and amortisation expense	221.47	215.24	200.44	848.70	744.62
g	Other Expenses	1,064.45	1,067.80	1,038.16	4,335.43	3,663.74
	Total expenses	17,122.61	15,599.17	14,399.44	60,657.75	49,348.15
3	Profit/(Loss) before exceptional items and tax	1,416.44	1,345.49	774.11	5,027.10	2,468.12
4	Exceptional items		-			(699.22
5	Profit/(Loss) before tax	1,416.44	1,345.49	774.11	5,027.10	1,768.90
6	Tax expense	1,410.44	1,343.43	//4.11	3,027.10	1,700.30
	Current tax	391.74	315.58	10.34	1,311.69	48.12
a b	Deferred tax	9.73	29.28	252.07		469.75
7	STRONGER EXISTENCE AND				(11.67)	
8	Net Profit/ (Loss) after tax	1,014.97	1,000.63	511.70	3,727.08	1,251.03
δ	Other comprehensive income/(loss)					
	Items that will not be reclassified to profit and loss in subsequent period					
	(i) Actuarial Gains/(Loss) on post-	4.55	3.19	11.32	(0.45)	5.95
	employment defined benefit plan					
	(ii)Tax on Above	(1.33)	(0.92)	(3.29)	0.13	(1.73
9	Total Comprehensive income for	1,018.19	1,002.90	519.73	3,726.76	1,255.25
	period					
10	Details of equity share capital					
	Paid-up equity share capital of Rs. 2 each	343.25	343.25	342.76	343.25	342.76
11	Reserves excluding revaluation reserve				15,659.69	12,110.19
12	Earnings per equity share					
	Earnings per equity share before	5				
	exceptional items					
	Basic	5.92	5.84	2.99	21.73	11.39
	Diluted	5.91	5.83	2.98	21.70	11.35
	Earnings per equity share after					
	exceptional items					
	Basic	5.92	5.84	2.99	21.73	7.30
	Diluted	5.91	5.83	2.98	21.70	7.28



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			(Rs. In lakhs
Sr. No	Particulars	As at	As a
		31st Mar 2025	31st Mar 2024
		(Audited)	(Audited
l.	ASSETS		
1	Non Current Assets		
a.	Property, Plant and Equipment	8,664.55	7,680.69
b.	Capital Work in Progress	684.38	816.0
C.	Other Intangible Assets	1,566.13	689.43
d.	Intangible Assets under Development	528.87	1,428.1
e.	Right to use leased asset	476.31	591.9
f.	Financial Assets		
	i. Investments	41.84	12.7
	ii. Loans	0.10	0.24
	iii. Other Financial Assets	1,145.39	727.7
g.	Deferred tax Assets (net)	-	210.7
h.	Other Non Current Assets	1,950.05	49.5
		15,057.62	12,207.2
2	Current Assets		
a.	Inventories	12,073.31	9,671.89
b.	Financial Assets		
	i. Trade Receivables	10,954.96	8,915.8
	ii. Cash and Cash equivalents	29.34	32.70
	iii. Bank Balances other than (ii) above	84.02	122.5
	iv. Loans	6.31	3.1
	v. Other Financial Assets	876.74	612.1
c.	Current Tax Assets (Net)	_	
d.	Other Current Assets	2,349.85	1,536.82
		26,374.53	20,895.0
3	Assets held for Sale	325.78	
OTAL	ASSETS	41,757.93	33,102.30
II.	EQUITY AND LIABILITIES		
1	Equity		
a.	Equity Share Capital	343.25	342.70
b.	Other Equity	15,659.69	12,110.19
		16,002.94	12,452.95
2	Liabilities		The state of the s
	N. C. VIII.		

OTAL ASSETS		41,757.93	33,102.30
II.	EQUITY AND LIABILITIES		
1	Equity		
a.	Equity Share Capital	343.25	342.76
b.	Other Equity	15,659.69	12,110.19
		16,002.94	12,452.95
2	Liabilities		
	Non Current Liabilities		
a.	Financial Liabilities		
	i. Borrowings	2,839.98	2,334.87
	ia. Lease liabilities	372.73	495.08
	ii. Other Financial Liabilities	8.00	9.50
b.	Provisions	525.10	518.33
c.	Deferred tax Liabilities (net)	153.14	
		3,898.95	3,357.78
	Current Liabilities		
a.	Financial Liabilities		
	i. Borrowings	13,058.16	10,558.30
	ia. Lease liabilities	155.78	120.36
	ii. Trade Payables		
	a. total outstanding dues of micro and small	142.99	125.21
	b. total outstanding dues of creditors other than	8 1	
	micro and small enterprises	5,848.64	4,603.15
	iii. Other Financial Liabilities	1,280.67	710.37
b.	Other Current Liabilities	725.50	722.45
c.	Provisions	409.74	353.05
d.	Current Tax Liabilities (net)	234.56	98.68
		21,856.04	17,291.57
TAL	EQUITY AND LIABILITIES	41,757.93	33,102.30
rpora	ate Information & Material Accounting Policies		







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#### STATEMENT OF STANDALONE CASH FLOW FOR THE YEAR ENDED 31ST MAR, 2025

			(Rs. in lakh
		Year ended	Year ended
	Particulars	31st March, 2025	31st March, 2024
		(Audited)	(Audited)
CAS	H FLOW FROM OPERATING ACTIVITIES		
Net	Profit/(Loss) Before Exceptional Item	5,027.10	2,468.1
	/(Less): Exceptional Items	-	(699.2
No.	Profit/(Loss) After Exceptional Item	5,027.10	1,768.9
	usted for		
	epreciation & Amortization Expense	687.47	630.9
De	epreciation on right of use assets	161.23	113.6
Inc	come on investments	(31.13)	(22.:
As	ssets and CWIP written off	395.03	212.:
Ga	ain / Loss on sale of assets	(91.39)	(17.8
Ва	ad debts, Liquidated damages and Provision for doubtful debts	771.36	296.0
Ex	pense of Provision for warranty	326.96	393.
Ex	pense of Provision for Gratuity	24.28	144.9
ES	OP expenses	7.79	14.4
Ex	change rate fluctuation	(18.51)	20.4
Int	terest Charged	1,319.16	1,272.6
	erating Profit before Working Capital Changes	8,579.35	4,828.0
	nges in	/F 02F CF)	/2 /10 /
	ade & Other Receivables	(5,825.65)	(2,419.9
	ventories	(2,401.42)	(427.6
	ade payables	1,281.78	(603.7
	ther financial liabilities	2,450.14 278.39	2,528.i (493.i
Ot	ther liabilities and provisions	(4,216.76)	(1,416.
Cash	h Generated from Operations	4,362.59	3,411.2
Dire	ect Taxes Paid	(800.14)	(21.4
Net	Cash from Operating Activities	3,562.45	3,389.7
CAS	H FLOW FROM INVESTING ACTIVITIES		
	chase of Property, Plant and Equipment, Capital Work in Progress,		
	ngible Assets and Intangible Assets under development	(2,271.56)	(1,433.2
	ceeds from disposal of Property, Plant and Equipment	125.06	62.0
	ceeds from bank deposits	600.00	-
	k Deposits placed	(990.00)	(600.0
	estment in Subsidiary	(29.09)	
	rest Received	34.24	22.4
	dend Received	0.79	1.3
Net	Cash used in Investing Activities	(2,530.56)	(1,947.3
CAS	H FLOW FROM FINANCING ACTIVITIES		
	ceeds of ESOP	21.09	11.8
	dend paid	(205.65)	-
	ment of lease liabilities	(187.53)	(122.3
	ceeds from Borrowings	1,595.86	907.0
	ayment from Borrowings	(1,041.03)	(1,001.5
	rest Paid	(1,256.52)	(1,221.2
	Cash used in Financing Activities	(1,073.78)	(1,426.3
Net	Changes in Cash & Cash Equivalents (A+B+C)	(41.89)	16.0
	n & Cash Equivalents - Opening Balance	155.25	139.1
( ash	n & Cash Equivalents - Closing Balance	113.36	155.2







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#### Notes:

1)The above results have been recommended by the Audit Committee and approved by the Board of Directors of the Company at the meeting held on 5th May, 2025. The Statutory Auditors have carried out the Statutory Audit of the financial results for the quarter and year ended 31st March, 2025 under Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulation, 2015.

- 2) The above results, published in accordance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, have been prepared in accordance with Indian Accounting Standards (IND AS) notified under section 133 of the Companies Act, 2013 read with relevant rules thereunder and other accounting principles generally accepted in India along with guidelines issued by the Securities and Exchange Board of India (SEBI).
- 3) In view of the MAT Credit available, the Company has not exercised the non revisable option permitted under section 115BAA of the Income Tax Act, 1961 as introduced by the Taxation Law (Amendment) Ordinance, 2019
- 4) The Company operates in a single segment as per Indian Accounting Standard (Ind AS) 108.
- 5) The Board of Directors have recommended a dividend of Rs. 2—Per equity share of Rs. 2/- each (Previous year Rs. 1.20 Per equity share of Rs. 2/- each). The same is subject to the approval of members of the company in the ensuing Annual General Meeting.
- 6) The figures for the quarters ended 31 March 2025 and 31 March 2024 are the balancing figures between the audited figures in respect of the full financial years and the published year to date figures up to the third quarter of the respective financial years.
- 7) The figures for the corresponding previous periods have been regrouped / restated, wherever necessary to conform with the current period's classification.

FOR HIND RECTIFIERS LIMITED

Place: MUMBAI Dated: 5th May, 2025 \* MUMBAI \* FRIN NO. SE 103429W ENTERED ACCOUNT

ALIMBAI-18

SURAMYA NEVATIA
CHAIRMAN & MANAGING DIRECTOR(CEO)
DIN 06703910



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May 5, 2025

**BSE** Limited

Rotunda Building,

Phiroz Jeejeebhoy Towers,

Dalal Street, Mumbai 400 001 Maharashtra National Stock Exchange of India Limited

"Exchange Plaza" 5th Floor, C-1, Block 'G'

Bandra Kurla Complex,

Bandra (East) Mumbai 400 051

Security Code No. 504036/HIRECT

Type of Security: Equity

Sub: Declaration pursuant to Regulation 33(3)(d) of the SEBI Listing Regulations 2015

### Declaration

I, Anil Kumar Nemani, Chief Financial Officer of Hind Rectifiers Limited, Registered Office at Lake Road, Bhandup West, Mumbai, 400078 Maharashtra, hereby declare that the Statutory Auditor of the Company, M/s GMJ & Co, Chartered Accountants (FRN – 103429W) has issued the Audit Reports with an unmodified opinion on the Annual Audited Financial Results of the Company (Standalone & Consolidated) for the year ended March 31, 2025.

This declaration is given in compliance with Regulation 33(3)(d) of the SEBI Listing Regulations.

Request you to take this declaration on records.

Thanking you,

Yours Faithfully,

For Hind Rectifiers Limited

Anil Kumar Nemani Chief Financial Officer



Disclosure under SEBI Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024			
Name of Director	Mrs. Ashlesha Bodas (DIN: 00935512)		
Reason for change viz. appointment, resignation, removal, death, or otherwise	Mr. Ashlesha Bodas's present term of appointment as an Independent Director will expire at the close of business hours on June 25, 2025.  The Board of Directors, pursuant to the recommendation of Nomination and Remuneration Committee at its meeting held on May 5, 2025, approved the reappointment of Mrs. Ashlesha Bodas as an Independent Director of the Company for a further term of five (5) years with effect from June 26, 2025 up to June 25, 2030. This re-appointment is subject to the approval of shareholders at the 67th Annual General Meeting of the Company.		
Date of appointment/cessation (as applicable)	Re-appointment w.e.f. June 26, 2025		
Term of appointment	Independent Director, not liable to retire by rotation. Re-appointment for a term of 5 (five) years commencing from June 26, 2025 up to June 25, 2030.		
Brief Profile	Mrs Ashlesha Bodas holds a Bachelor's degree and a Master of Commerce from Symbiosis College, Pune, and has further enhanced her academic credentials by completing a Masters program in Family Managed Business from the S. P. Jain Institute of Management and Research, Mumbai. As a Director of various companies at the Sharada Group, she plays a pivotal role in shaping the Group's strategic direction and managing its diverse business operations. Her leadership spans multiple domains, including finance, accounts, statutory and legal compliance, office administration, and customer and vendor relationship management. She is actively involved in fundraising for ongoing and future projects, ensuring robust cash flow and financial stability. Mrs. Bodas oversees the general administration of multiple office locations and is responsible for the efficient management of this group. Her comprehensive and hands-on approach to leadership continues to drive growth, operational excellence, and innovation across the Groups enterprises.		
Disclosure of relationship between Directors	None		



Disclosure under SEBI Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024				
Name of Director	Mr. Vandan Shah (DIN: 00759570)			
	M V 1 Cl 1/			
Reason for change viz.	Mr. Vandan Shah's present term of appointment as an Independent Director will expire at the close of business hours on February 9, 2026.			
appointment, resignation, removal, death, or otherwise	The Board of Directors, pursuant to the recommendation of Nomination and Remuneration Committee at its meeting held on May 5, 2025, approved the reappointment of Mr. Vandan Shah as an Independent Director of the Company for a further term of five (5) years with effect from February 10, 2026 up to February 9, 2031. This re-appointment is subject to the approval of shareholders at the 67th Annual General Meeting of the Company.			
Date of appointment/cessation (as applicable)	Re-appointment w.e.f. February 10, 2026			
Term of	Independent Director, not liable to retire by rotation. Re-appointment for a			
appointment	term of 5 (five) years commencing from February 10, 2026 up to February 9, 2031.			
Brief Profile	Mr. Vandan Shah holds a Bachelor's degree in Industrial Engineering (B.E.) from R.V. College of Engineering, Bangalore. With 40 years of experience, he has worked with companies such as LML-Piaggio, Sipra Engineers Private Limited, Veena Diecasters and Engineers Private Limited, Rishi Lasers Limited, and Hercules Hoists Limited. He is currently the Chairman of Sipra Engineers Private Limited, a leading manufacturer of automotive castings with two plants in Satpur and Sinnar, Nashik. Under his leadership, Sipra Engineers has won 20 national and regional awards.			
	Mr. Shah is actively involved in industry associations and is a member of CII, and has previously served as Chairman of the Nashik Zonal Council of CII. He is also a member of the Rotary Club of Bombay. He has been associated with the Company as a Non-Executive Director since January 15, 2017, and was appointed as an Independent Director on February 10, 2021.			
Disclosure of relationship between	None			
Directors				



Name of Director	Mrs. Akshada Nevatia (DIN: 05357438)
Reason for change viz. appointment, resignation, removal, death, or otherwise	Mrs. Akshada Nevatia's present term of appointment as the Executive Director will expire at the close of business hours on January 14, 2026.  The Board of Directors, pursuant to the recommendation of Nomination and Remuneration Committee at its meeting held on May 5, 2025, approved the reappointment of Mrs. Akshada Nevatia as an Executive Director (Whole-time Director designated as "Executive Director") of the Company for a further term of three (3) years with effect from January 15, 2026 up to January 14, 2029. This re-appointment is subject to the approval of shareholders at the 67th Annual General Meeting of the Company.
Date of appointment/cessation (as applicable)	Re-appointment w.e.f. January 15, 2026
Term of appointment	Executive Director, liable to retire by rotation. Re-appointment for a term of 3 (three) years commencing from January 15, 2026 up to January 14, 2029.
Brief Profile	Mrs. Akshada Nevatia holds a Master's in Clinical Psychology from Fergusson College, Pune. She has also completed a Diploma in Family Managed Business from S.P. Jain Institute, Mumbai. She has approximately five years of experience in the real estate industry with Darode Jog Properties and later served as Management Corporate at Hind Rectifiers Limited from June 2015 to January 2017. She has been associated with Hind Rectifiers Limited as an Executive Director since January 15, 2017, and is part of the Promoter Group entity of the Company. With over fifteen years of experience as an entrepreneur, she possesses expertise in finance, accounting, banking, corporate management, corporate governance, strategic planning, and risk management. She also has a deep understanding of the needs and perspectives of various stakeholders, including customers, partners, employees, and regulatory bodies.
Disclosure of relationship between Directors	Mrs. Akshada Nevatia and Mr. Suramya Nevatia, Chairman & Managing Director (CEO-KMP) of the Company are related to each other.



Hind Rectifiers Limited

Disclosure required under Regulation 30 of SEBI Listing Regulations read with Circular No. SEBI/HO/CFD/CFD-PoD2/CIR/P/2024/185 dated December 31, 2024

Reason for change viz. appointment, resignation, removal, death or otherwise;	The tenure of the M/s. CNK Associates, Chartered Accountants the existing as Internal Auditors of the Company ended on March 31, 2025. Therefore, to comply with the provisions of the Companies Act, 2013 & SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has re-appointed M/s. CNK Associates (Firm Reg No. 101961W/W-100036) as Internal Auditor of the Company, for a period of 1 (one) year with effect from April 1, 2025 till March 31, 2026
Date of appointment/ cessation (as applicable) & term of appointment;	The appointment of CNK & Associates, Chartered Accountants as Internal Auditors of the Company, shall be for a period of 1 (one) year, with effect from April 1, 2025 till March 31, 2026.
Brief profile (in case of appointment);	CNK & Associates LLP (CNK) is the all services firm specializing in providing a wide spectrum of professional services under one roof to leading domestic and multinational corporations, spread across virtually all sectors. Established in the year 1936, CNK is a third-generation firm, which caters to diverse businesses of all sizes, but with a specific emphasis on the MSME Sector.
	With a team of close to 900+ people spread across 10 locations (including Dubai and Abu Dhabi), CNK along with its associate firms, has worked in tandem alongside companies of all sizes by collaborating across service lines and geographical locations.
	We, at CNK, conduct risk management and internal audits on behalf of the management on certain specified areas with the objective of enhancing internal systems and controls and helping organizations to better cope with risks in the rapidly changing business environment. We follow risk-based approach to internal audit, perform critical evaluation of internal controls, internal systems and internal processes in organizations and recommend areas for improvement and review compliance with various regulatory requirements.
Disclosure of relationship between Directors (In case of Appointment)	None



<u> Hind Rectifiers Limited</u>		
Disclosure required under Regulation 30 of SEBI Listing Regulations read with Circular No.		
SEBI/HO/CFD/CFD-Po	DD2/CIR/P/2024/185 dated December 31, 2024	
Reason for change viz.	Re-appointment of M/s N Ritesh and Associate as Cost	
appointment, resignation, removal,	Auditors for FY 2025-26	
death or otherwise;		
,		
Date of appointment/ cessation (as	The appointment of M/s N Ritesh and Associate as Cost	
applicable) & term of appointment;	Auditors (FRN: 100675) of the Company, shall be for a	
	period of 1 (one) year, with effect from April 1, 2025 till	
	March 31, 2026.	
	M/s. N Ritesh and Associate, Cost Accountants as the Cost	
	Auditors of the Company to conduct the audit of cost	
	records of the Company for the financial year ending	
	March 31, 2026	
	Water 31, 2020	
Brief profile (in case of appointment);	N. Ritesh & Associate is a renowned firm with extensive	
	experience in cost auditing and management consultancy	
	across various industries, including Rubber, Textile,	
	Chemicals, Petrochemicals, Cement, Sugar, Steel, and more.	
	The firm specializes in cost audit services, ensuring	
	compliance with statutory regulations, maintaining records,	
	and representing clients before government authorities.	
	They also offer expertise in implementing costing systems,	
	stock-taking, and valuation processes. In addition, N. Ritesh	
	& Associate provides ERP consultancy, focusing on costing	
	and inventory modules. The firm excels in management	
	consultancy, assisting clients with strategic decisions such	
	as "Make or Buy," job work orders, and production	
	continuity. With a strong track record of delivering tailored	
	solutions, N. Ritesh & Associate is a trusted partner for	
	optimizing cost structures and improving operational	
	efficiency.	
Disclosure of relationship between	None	
Directors (In case of Appointment)		
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Disclosure required under Regulation 30 of SEBI Listing Regulations read with Circular No. SEBI/HO/CFD/CFD-PoD2/CIR/P/2024/185 dated December 31, 2024

-	The tenume of M/s CMI & Associates Company
appointment, resignation, removal,	The tenure of M/s. GMJ & Associates, Company Secretaries, the existing Secretarial Auditors of the
	Company ended on March 31, 2025.
2 a a a a a a a a a a a a a a a a a a a	To comply with the provisions of the Companies Act, 2013 & Regulation 24 (A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), the Company has appointed Mr. Mahesh Soni, Partner of M/s. GMJ & Associates, Company Secretaries, Certificate of Practice No.2324, Peer Review Certificate No. 6140/2024 as Secretarial Auditor, with effect from April 1, 2025, for a period of five (5) years and fixed their remuneration, subject to the approval of the members at the ensuing Annual General Meeting of the Company.
Date of appointment/ cessation (as	Appointment w.e.f. April 1, 2025, subject to approval from
f	members, to conduct the Secretarial Audit of the Company for a period of 5 years commencing from April 1, 2025 till March 31, 2030.
S P T S C C E E E E E E E E E E E E E E E E E	Secretaries in Practice bearing ICSI Unique Code P2011MH023200 and Peer Review Certificate No.6140/2024. The firm has an experience of more than 10 years in Secretarial Audit Services and provides audit services to the clients in Manufacturing of Chemicals, Pharmaceutical, Engineering Products, Generation of Solar Power, Electronics, Insurance, Hospitality, Government Company.  The Firm consists of four full time Partners and 25 team members. Each of the Partners and senior team members have vast experience and exposure in their specialized areas in Corporate Laws such as Companies Act, FEMA & RBI Guidelines, SEBI Regulations with specific reference to SEBI LODR Disclosures, Insider Trading, Buy Back of securities, ESOP, Sweat Equity and Due Diligence.
Disclosure of relationship between	None
Directors (In case of Appointment)	