

August 14, 2024

BSE Limited National Stock Exchange of India Limited

Phiroze Jeejeebhoy Towers Exchange Plaza

Dalal Street Plot no. C/1, G Block
Mumbai – 400 001 Bandra Kurla Complex

Bandra (East) Mumbai - 400 051

Scrip Code: 517562
Scrip ID: TRIGYN
Company Code: TRIGYN

Subject: Outcome of Board Meeting – Regulation 30 and Audited Financial Result of the Company – Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements)

Regulations, 2015

Board Meeting Commenced at 10:45 AM IST and Concluded at 01:15 PM IST

Dear Sirs,

With reference to our letter dated August 05, 2024 for intimation of Board Meeting scheduled on August 14, 2024 and pursuant to provision of Regulation 30 and 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we would like to inform you that, the Board of Directors at its Meeting held today i.e. on Wednesday, August 14, 2024 has inter alia, considered and approved and taken on record the Un-Audited Financial Results (Standalone and Consolidated) as per IND-AS for the Quarter ended June 30, 2024, as recommended by the Audit Committee along with Limited Review Report as issued by V Rohatgi & Co Chartered Accountants, the Statutory Auditors of the Company.

A copy of the said results together with the Limited Review Report for First Quarter ended June 30, 2024 are enclosed herewith.

In addition, following matters were also discussed and approved.

1. Appointment of Additional Director in the capacity of Non-Executive Director

Appointment of Dr. Satyam Choudary Cherukuri (DIN: 01294234) as an Additional Director in the capacity of a Non-Executive Director in the Non-Promoter Category on the Board of the Company subject to the approval of the members in the ensuing Annual General Meeting and shall be liable to be retire by rotation.

Trigyn Technologies Limited

27 SDF-1, SEEPZ, Andheri (East), Mumbai 400 096, India.



Disclosure required pursuant to Regulation 30 of the Listing Regulations read with Para A of Part A of Schedule III to the Listing Regulations read with the SEBI Circular having reference no. CIR/CFD/CMD/4/2015 dated September 9,2015, with regard to change in Directors and Key Managerial Personnel is attached as "Annexure A"

2. Reconstitution of Statutory Committees of the Board of Directors

Consequent to the completion of the tenure of the Independent Director of the Company there will be the change in the composition of the committees. The Board approved the re-constitution of committees with effect from September 26, 2024, as under:

Statutory Committees –

	Audit Committee			
No.	Name of the Director	Designation		
1	Mr. Vijay Mallya – Independent Director	Chairperson		
2	Ms. Bhavana Rao – Executive Director	Member		
3	Dr. Raja Mohan Rao – Non-Executive Director	Member		
4	Mr. K. S. Sripathi - Independent Director	Member		
5	Mr. Syed Ahmed Sultan - Independent Director	Member		
6	Dr. Satyam C. Cherukuri – Non-Executive Director	Member		

Stakeholders Relationship & Grievance Committee				
No. Name of the Director Designation				
1	Mr. Ishwar Halalli - Independent Director	Chairperson		
2	Ms. Bhavana Rao – Executive Director	Member		
3	Mr. Syed Ahmed Sultan - Independent Director	Member		

Nomination Remuneration & Compensation Committee				
No.	No. Name of the Director Do			
1	Ms. Lakshmi Potluri - Independent Director	Chairperson		
2	Dr. Raja Mohan Rao – Non-Executive Director	Member		
3	Mr. Syed Ahmed Sultan - Independent Director	Member		
4	Mr. Ishwar Halalli - Independent Director	Member		
5	Dr. Satyam C. Cherukuri – Non-Executive Director	Member		

Trigyn Technologies Limited

27 SDF-1, SEEPZ, Andheri (East), Mumbai 400 096, India.



Corporate Social Responsibility Committee				
No. Name of the Director Designation				
1	Mr. Syed Sultan Ahmed – Independent Director	Chairperson		
2	Ms. Bhavana Rao – Executive Director	Member		
3	Dr. Raja Mohan Rao – Non-Executive Director	Member		

Kindly take the same on record.

Thanking you, For Trigyn Technologies Limited

Mukesh Tank Company Secretary Membership No. FCS 9604



Annexure A

As required under clause 7(C) of Schedule III read with Regulation 30 of SEBI (LODR) Regulations, 2015 and in connection with SEBI Circular No. CIR/CFD/CMD/4/2015 dated 9th September, 2015 information attached as under: -

1. Appointment of Dr. Satyam Choudary Cherukuri (DIN: 01294234) as an Additional Non-Executive Director

No.	Details of Event	Particulars of Event	
1	Reason for change viz. appointment, resignation, removal, death or otherwise	Appointment of Additional Non-Executive Director	
2	Date of appointment/cessation (as applicable) & term of appointment	August 14, 2024	
3	brief profile (in case of appointment);	Please find below the table	
4	Disclosure of relationships between directors (in case of appointment of a director).	There is no relationship between any appointee Director and any existing Director.	

Brief Profile of Dr. Satyam Choudary Cherukuri

Dr. Satyam Cherukuri is an independent consultant for corporate strategy, board governance, and innovation. He served as the Chairman of Ness Technologies (NASDAQ: NSTC), Chairman of the Executive Council of The Conference Board, and on the boards of Sarnoff Corporation, New Jersey Technology Council, Orchid Biosciences (NASDAQ: ORCH), Locus Discovery, and Lamina Ceramics.

Dr. Cherukuri served as the President & CEO of Sarnoff Corporation, Princeton, NJ, prior to its merger with SRI International, Menlo Park, CA, in 2011. Sarnoff, previously known as RCA Laboratories, pioneered the color television, CMOS, diode lasers, HDTV and the world's digital video standards, LCDS, and other consumer electronics and was a leading innovation center for semiconductor, optoelectronics, and satellite communication technologies. Sarnoff was also an incubator for dozens of startups where Dr. Cherukuri managed the creation of Orchid Biosciences (NASDAQ: ORCH), Delsys Pharmaceuticals (acquired by Elan), Lamina Ceramics (high power LED lighting), Song Bird Medical (disposable hearing aids), Locus Discovery (computational drug discovery) and Insulet (continuous insulin delivery, NASDAQ: PODD).

Dr. Cherukuri has a Ph. D in Ceramics and M.S. in Glass Science from Alfred University, Alfred, NY, and a B. Tech in Ceramic Engineering from IIT BHU, India. He holds over 40 US and 30 international patents and published 12 scientific papers. His specific areas of scientific and engineering expertise

27 SDF-1, SEEPZ, Andheri (East), Mumbai 400 096, India.



are electronic materials, semiconductor packaging, microfluidics, and biocompatible nano materials.

He is often invited to conduct a seminar on Myths, Methods, and Ecosystems of Innovation.

Kindly take the same on record.

Thanking you,
For Trigyn Technologies Limited

Mukesh Tank Company Secretary Membership No. FCS 9604

V.ROHATGI & CO. Chartered Accountants



#9, Shendge Avenue, 2nd Floor 2nd Street, K. Kamraja Road, Bangalore, 560042 e-mail: bipul@vrohatgi.com

Independent Auditors' Limited Review Report on Consolidated Unaudited quarterly and year to date Financial Results of Trigyn Technologies Limited for the quarter ended 30th June 2024 Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To The Board of Directors of Trigyn Technologies Limited,

- 1. We have reviewed the accompanying Statement of Consolidated Unaudited Financial Results of Trigyn Technologies Limited ("the Parent") and its subsidiaries (the Parent and its subsidiaries together referred to as "the Group"), and its share of the net profit/(loss) after tax and total comprehensive income / loss of its associates and joint ventures for the quarter ended 30th June 2024 and for the period from 1st April 2024 to 30th June 2024 ("the Statement"), being submitted by the Parent pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.
- 2. This statement, which is the responsibility of the Parent's management and approved by Parent's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard for Interim Financial Reporting ("Ind AS-34"), prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued there under and other accounting principles generally accepted in India.
 - Our responsibility is to express a conclusion on the statement based on our review.
- 3. We conducted our review of the statement in accordance with the Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditors of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

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

4. These consolidated unaudited financial results include results of the following entities: -

Sl. No.	Particulars	Relation
1.	Trigyn Technologies Limited	Holding Company
2.	Trigyn Technologies (India) Private	Subsidiary
	Limited	
3.	Leading Edge Infotech Limited	Subsidiary
4.	Trigyn Technologies Inc.	Subsidiary
5.	Trigyn Technologies Schweiz GmbH,	Subsidiary
	Switzerland	
6.	Trigyn Fin-Tech Private Limited	Subsidiary
7.	Trigyn E-Governance Private Limited	Subsidiary
8.	Trigyn Eduexpert Private Limited	Subsidiary
9.	Trigyn Healthcare Private Limited	Subsidiary

- 5. Without qualifying our opinion, attention is invited to the following matters: -
- Note No. 5 A) of the standalone unaudited financial result with respect to non-accounting of Quarterly Guaranteed Revenue Totalling Rupees 80 Crores. The Company's stand for non-booking of revenue is on the ground that it is probable that the Company will not be able to collect the consideration to which it is entitled under the contract in the near future. We have relied on the independent expert's opinion that "the company may postpone the recognition of revenue till such time there is reasonable certainty on realization of consideration" (as fully explained in the Notes).

Also, (refer note no. 7 of unaudited standalone result) ECL provision on receivables is provided on the basis of independent expert's opinion obtained as of 31 March 2022. For the quarter ended 30th June 2024, ECL has been provided following the same basis of calculations (as fully explained in the notes).

Note No. 5 B) of the standalone unaudited financial result with respect to toll collection project for parking sites in Nashik there was no collection of tolls during the earlier financial year and in the current quarter on account of various issues. The company has been sent termination notice in September 2023. The company has filed for Commercial Arbitration under Arbitration and Conciliation Act, 1996. The Company is carrying in its Balance Sheet an unamortized amount of Rupees 6.32 crores towards capital cost of the project.

Note No. 6 a) to g) of the standalone unaudited financial result, with respect to pending legal suits for recovery (As fully explained in the Notes).

- Note No. 4 of the consolidated unaudited financial result with respect to preparation of financial statements of two subsidiaries on going concern basis for the reason stated in the said note.
- Note No. 4 of the standalone unaudited financial result, with respect to necessary approval and permissions from RBI under FEMA regulations and carrying forward of balances in respect of wounded up overseas subsidiaries and step-down overseas subsidiaries. These balances which are fully provided for have no bearing on the profitability nor on the assets and liabilities position of the Company (as fully explained in the Notes).
- **Note No. 5** of the consolidated unaudited financial results regarding the management certified accounts of the subsidiaries as on 30th June 2024 (as fully explained in the notes).
- Note No. 8 of the standalone unaudited financial result, with respect to a show cause cum demand notice received from GST department for the F.Y. 2019-20 to FY 2022-23 of Rs. 9.08 crores disallowing the Input Tax Credit claimed by the company during that period. The company has responded with justification. The matter is pending before the Joint Commissioner of the Department. (As fully explained in the notes).

Our conclusion is not modified in respect of this matter.

- 6. Based on our review conducted and procedures performed as stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited consolidated financial results prepared in accordance with applicable Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other recognized accounting practices and policies generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time, including the manner in which it is to be disclosed, or that it contains any material misstatement.
- 7. We did not review the interim financial information of eight subsidiaries-Trigyn Technologies Inc, USA, Trigyn Technologies (India) Private Limited, Leading Edge Infotech Limited and Trigyn Technologies Schweiz GmbH, Switzerland, Trigyn Fin-Tech Private Limited, Trigyn E-Governance Private Limited, Trigyn Eduexpert Private Limited and Trigyn Healthcare Private Limited included in the consolidated unaudited financial results, whose interim financial information reflects total revenue of Rupees ₹ 23,125.48 lakhs (Including group Company transaction), total net profit after tax of Rupees ₹1,126.30 lakhs (Including group Company transaction) and total comprehensive income of Rupees ₹ 1,119.04 lakhs (Including group Company transactions) for the quarter ended 30th June 2024, as considered in the unaudited consolidated financial information.

8. The interim financial results of Trigyn Technologies Inc, USA; Trigyn Technologies Schweiz GmbH, Switzerland; Leading Edge Infotech Limited; Trigyn Technologies (India) Private Limited; Trigyn Fin-Tech Private Limited; Trigyn E-Governance Private Limited; Trigyn Eduexpert Private Limited and Trigyn Healthcare Private Limited have not been reviewed and are certified by the Management.



Place: Bangalore

Date:14th August 2024

For V. Rohatgi & Co.
Chartered Accountants
Firm Registration Number: 000980C

CA Arun Kumar Mishra

Partner

Membership No.: 076038 UDIN: 24076038BKAQZ07694

TRIGYN TECHNOLOGIES LIMITED

Registered Office: 27, SDF-I, SEEPZ, Andheri (East), Mumbai 400 096



STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024

(Rupees in lakhs)

3 UNE 30, 2024	Quarter ended			Year ended
	JUNE 30,	MARCH 31	IARCH 31 JUNE 30,	
	2024	2024	2023	2024
	Unaudited	Audited	Unaudited	Audited
Revenue from operations	24,293.26	33,413.84	32,250.08	1,27,966.2
Other income	425.95	325.83	321.01	1,199.3
Total income	24,719.21	33,739.67	32,571.10	1,29,165.5
Expenses				
Cost of materials consumed	-	-	-	-
Purchases of Materials including overheads	-	67.10	589.71	1,284.
Changes in inventories of finished goods, work-in-progress and				
stock-in-trade	3.05	1,339.25	(410.47)	301.6
Employee benefit expense	14,343.25	18,345.75	20,862.57	79,941.
Finance costs	33.36	52.81	42.13	165.
Depreciation, depletion and amortisation expense	126.96	206.89	166.93	687.
Other Expenses	9,026.34	11,925.99	9,437.68	42,963.
Total other expenses	23,532.97	31,937.79	30,688.56	1,25,344
Total profit/(loss) before exceptional items and tax	1,186.24	1,801.88	1,882.54	3,821
Exceptional items	_	-	-	-
Total profit/(loss) before tax	1,186.24	1,801.88	1,882.54	3,821
Tax expense				
Current tax	436.69	151.01	694.14	2,149.
Tax pertainning to prior years	-	11.99	-	12.
Deferred tax	(11.83)	(259.27)	(20.59)	(336.
Net profit/(loss) for the period	761.38	1,898.15	1,208.99	1,996
Other Comprehensive income (OCI):				
A (i) Items that will not be reclassified to profit or loss	11.15	(986.59)	10.00	(956.
(ii) Income tax relating to items that will not be reclassified to				
profit or loss	(2.83)	232.63	(2.58)	224
B (i) Items that will be reclassified to profit or loss	(7.18)	201.62	(53.81)	757
(ii) Income tax relating to items that will be reclassified to				
profit or loss	-	-	-	
Total Other Comprehensive Income / (Loss)	1.14	(552.34)	(46.39)	25
Total Comprehensive Income / (Loss)	762.52	1,345.81	1,162.61	2,021.7
Earnings per equity share	- 72	,	, : :==	,
Basic	2.47	6.17	3.93	6
Diluted	2.47	6.17	3.93	6

For Trigyn Technologies Limited

MUMBAI E

Place : Amsterdam Date : August 14, 2024

Trigyn Technologies Ltd Notes to Consolidated Financials Results



1 The unaudited financial statement for the quarter ended June 2024 has been reviewed by the audit committee on 13th August 2024 and approved by the Board of Directors on 14th August 2024.

The financial results of the company have been prepared in accordance with Indian Accounting Standards (IND AS), the provisions of the Companies Act, 2013, and guidelines issued by the Securities and Exchange Board of India.

- 2 In terms of IND AS 108, the company is having single reportable segment i.e., "Communication and information technology staffing support services".
- 3 The company has provided for gratuity and leave encashment on proportionate basis as per actuarial valuation report for the year ended 31st March 2024, except in case of overseas subsidiaries where provision is made as per local applicable laws.
- 4 The financial statements of subsidiaries Leading Edge Infotech Limited (LEIL) and Trigyn Technologies India Private Limited (TTIPL) have been prepared on going concern basis despite the negative net worth of the Company as at the year end. As of 30th June 2024, both the above companies are not able to meet their commitments on their own and are totally dependent on the financial support of the Holding company. The management is in the process of taking steps to revive the business and is also exploring other alternates such as merger/amalgamation/liquidation. Since both the companies are supported by the holding company, the financial statements have been prepared on going concern basis despite the negative net worth of these Companies at the quarter-end.
- 5 The quarterly results of eight subsidiaries namely Trigyn Technologies Inc, USA, Trigyn Technologies Schweiz GmbH, Switzerland, Trigyn Technologies (India) Private Limited, Leading Edge Infotech Limited, Trigyn EduExpert Pvt Ltd, Trigyn e-Governance Pvt Ltd, Trigyn Fin-Tech Pvt Ltd and Trigyn Healthcare Pvt Ltd are management certified.

6 Figures of the previous quarter have been regrouped and reclassified, wherever considered necessary to correspond with the current period presentation.

Place : Amsterdam Date : August 14, 2024 MUMBAI C

For Trigyn Technologies Limited

V.ROHATGI & CO. Chartered Accountants



#9, Shendge Avenue, 2nd Floor 2nd Street, K. Kamraja Road, Bangalore, 560042 e-mail: bipul@vrohatgi.com

Independent Auditors' Limited Review Report

Review Report to Board of Directors of Trigyn Technologies Limited,

Limited Review Report on Un-audited Standalone quarterly and year to date Financial Results of Trigyn Technologies Limited for the quarter ended 30th June 2024 pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 (as amended)

- 1. We have reviewed the accompanying Statement of standalone unaudited financial results of Trigyn Technologies Limited ('the Company') for the period ended 30th June 2024 ("the statement").
- 2. This statement, which is the responsibility of the company's management and approved by Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard for Interim Financial Reporting ("Ind AS-34"), prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued there under and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").
 - Our responsibility is to issue a report on these financial statements based on our review.
- 3. We conducted our review of the statement in accordance with the Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditors of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatement. A review of interim financial information is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and, accordingly, we do not express an audit opinion.



- 4. Without qualifying our opinion, attention is invited to the following matters: -
- Note No. 4 of the statement, with respect to necessary approval and permissions from RBI under FEMA regulations and carrying forward of balances in respect of wounded up overseas subsidiaries and step-down overseas subsidiaries. These balances which are fully provided for have no bearing on the profitability nor on the assets and liabilities position of the Company (as fully explained in the Notes).
- Note No. 5 A) of the statement with respect to non-accounting of Quarterly Guaranteed Revenue Totalling Rupees 80 Crores. The Company's stand for non-booking of revenue is on the ground that it is probable that the Company will not be able to collect the consideration to which it is entitled under the contract in the near future. We have relied on the independent expert's opinion that "the company may postpone the recognition of revenue till such time there is reasonable certainty on realization of consideration" (as fully explained in the Notes).

Also, (**Refer note 7**) ECL provision on receivables is provided on the basis of independent expert's opinion obtained as of 31 March 2022. For the quarter ended 30th June 2024, ECL has been provided following the same basis of calculations (as fully explained in the notes).

- Note No. 5 B) with respect to toll collection project for parking sites in Nashik there was no collection of tolls during the earlier financial year and in the current quarter on account of various issues. The company has been sent termination notice in September 2023. The company has filed for Commercial Arbitration under Arbitration and Conciliation Act, 1996. The Company is carrying in its Balance Sheet an unamortized amount of Rupees 6.32 crores towards capital cost of the project.
- **Note No. 6 a) to g)** of the statement, with respect to pending legal suits for recovery (As fully explained in the Notes).
- Note No. 8 of the statement, with respect to a show cause cum demand notice received from GST department for the F.Y. 2019-20 to FY 2022-23 of Rs. 9.08 crores disallowing the Input Tax Credit claimed by the company during that period. The company has responded with justification. The matter is pending before the Joint Commissioner of the Department. (As fully explained in the notes).

Our report is not modified on the above matter.



5. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited standalone financial results prepared in accordance with applicable Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time, including the manner in which it is to be disclosed, or that it contains any material misstatement.



Place: Bangalore

Date: 14th August 2024

For V. Rohatgi & Co.
Chartered Accountants
Firm Registration Number: 000980C

CA Arun Kumar Mishra

Partner

Membership No.: 076038 UDIN: 24076038BKAQZN5840



TRIGYN TECHNOLOGIES LIMITED

Registered Office: 27, SDF-I, SEEPZ, Andheri (East), Mumbai 400 096

STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024

(Rupees in lakhs)

JUNE 30, 2024		Quarter ended	1	Year ended
	JUNE 30,	MARCH 31	JUNE 30,	MARCH 31
	2024	2024	2023	2024
	Unaudited	Audited	Unaudited	Audited
Revenue from operations	3,667.47	8,338.08	3,126.82	17,526.
Other income	50.92	1,716.57	28.21	3,066.
Total income	3,718.40	10,054.66	3,155.03	20,592.
Expenses				
Cost of materials consumed	-	-	-	-
Purchases of Materials including overheads	-	67.10	589.71	1,284.
Changes in inventories of finished goods, work-in-progress and				
stock-in-trade	3.05	1,339.25	(410.47)	301.
Employee benefit expense	2,768.86	3,647.16	2,545.79	11,106.
Finance costs	24.60	40.40	18.37	104.
Depreciation, depletion and amortisation expense	99.86	96.78	113.87	416.
Other Expenses	1,185.81	3,041.77	1,025.20	6,467.
Total other expenses	4,082.17	8,232.47	3,882.48	19,681
Total profit/(loss) before exceptional items and tax	(363.78)	1,822.19	(727.45)	911
Exceptional items (refer note no 13)	6.53	4.19	(1.06)	4.
Total profit/(loss) before tax	(370.30)	1,818.00	(728.51)	907
Tax expense				
Current tax	12.98	356.26	-	382.
Tax pertainning to prior years	-	-	-	-
Deferred tax	(11.83)	(63.73)	(20.59)	(126.
Net Profit/(Loss) for the period	(371.45)	1,525.47	(707.92)	651
Other Comprehensive income (OCI):				
A (i) Items that will not be reclassified to profit or loss	11.23	(989.11)	10.25	(958
(ii) Income tax relating to items that will not be reclassified to	11.20			
profit or loss	(2.83)	232.63	(2.58)	224
B (i) Items that will be reclassified to profit or loss	(2.03)	232.03	(2.30)	22
•	-	-	-	
(ii) Income tax relating to items that will be reclassified to				
profit or loss	- 0.40	(55.6.40)	-	(722
Total Other Comprehensive Income / (Loss)	8.40	(756.48)	7.67	(733
Total Comprehensive Income / (Loss)	(363.05)	768.99	(700.25)	(82
Earnings per equity share	(303.03)	700.33	(700,23)	(02.
Basic	(1.21)	4.96	(2.30)	
				2
Diluted	(1.21)	4.96	(2.30)	

Place : Amsterdam Date : August 14, 2024



For Trigyn Technologies Limited



1 The unaudited financial statement for the quarter ended 30th June 2024 has been reviewed by the Audit Committee on August 13, 2024 and approved by the Board of Directors on August 14, 2024.

The financial results of the company have been prepared in accordance with Indian Accounting Standards (IND AS), the provisions of the Companies Act, 2013, and guidelines issued by the Securities and Exchange Board of India.

- 2 In terms of IND AS 108, the company is having a single reportable segment i.e. "Communication and information technology staffing support services".
- 3 The company has provided for gratuity and leave encashment expenses on proportionate as per actuarial valuation report for the year ended 31st March 2024
- 4 Investments, Receivables and Loans and advances include balances in the accounts relating to overseas subsidiaries and step down overseas subsidiaries which were wound-up/liquidated/under liquidation in the earlier years and are fully provided for, are as under:

(Rupees in lacs)

Particulars	30th June 2024	31st March 2024
<u>Investments</u>		
Ecapital Solutions (Bermuda) Ltd*	50,972.96	50,972.96
<u>Debtors</u>		
Trigyn Technologies Limited, UK*	60.09	60.09
<u>Loans and Advances</u>		
Trigyn Technologies Limited, UK*	20.76	20.76
eVector Inc USA*	0.27	0.27
eCapital Solutions (Mauritius) Limited*	2.09	2.09
eVector India Private Limited*	0.10	0.10

^{*}The company has carried forward in the book of accounts the balance of the above-mentioned overseas subsidiaries which has been wound up. The company is awaiting approval from the Reserve Bank of India for writing off these balances.

The process for obtaining necessary approval and permissions from the Reserve Bank of India (RBI) under FEMA regulations is in progress. In view of this, Investments, Loans & advances, and provision for doubtful debts and impairment in the value of investments are retained and other entries are given effect in the books of account which are subject to the approval of RBI. This matter is being carried forward for more than 8 years.

5 Major Contracts of the company

A) Implementation and Management of Cloud-Based Virtual Classroom System in Identified Schools in Andhra Pradesh

The total contract value of the Andhra Pradesh State Fibernet Limited (APSFL) project amounts to Rs. 160 Crores inclusive of GST. This comprises Rs. 80 crores for the supply of materials and installation of video conferencing equipment and the balance Rs. 80 crores towards operations and maintenance. The company has completed a major portion of the supply contract. Balance work at 59 schools, 1 District Studio and Central Studio is still pending for completion due to non-allotment of sites from APSFL.

The Company has recognized revenue of Rs. 79.90 crores in respect of the supply contract which includes unbilled revenue of Rs. 49.73 lacs up to 30th June 2024. This is in line with IND AS 115 – (Revenue from contracts with customers) accounting for contracts based on completion of the performance obligation.

Against the milestone billings done of Rs. 79.40 crores, Rs. 17.90 crores have been received and balance of Rs. 61.50 crores is outstanding for more than 4 years. The Company is also holding an inventory of Rs. 2.17 crores as on 30th June 2024.

The operation and maintenance part of the contract was taken up in February 2019. The management has not booked any Quarterly Guaranteed Revenue on this part of the contract amounting to Rs. 80 crores, in view of uncertainty of collection.



Keeping in view the old outstanding of Rs. 61.50 crores being carried forward and poor collection till date, the management is of the view that their decision for not accounting unbilled revenue for AMC charges is justified and proper due to uncertainty of collection. In support of the management's stand, the company has obtained an opinion from a subject matter expert as of 31st March 2022.

The management has not classified the outstanding balance as doubtful of recovery and no provision has been made towards old outstandings. However, as per the Company's policy, the company has made an Expected Credit Loss (ECL) provision of Rs. 2.38 crores in Quarter 1 of the financial year 2024-25. The cumulative ECL provision made is Rs. 43.17 crores for the above outstanding.

B) Design, Development, Implementation, Operation, and Maintenance of Smart Parking Solution at Nashik

Due to various reasons, there was no collection of tolls from the 15 commissioned parking sites in Nashik. Due to the dispute between TTL and Nashik Municipal Smart City Development Corporation Ltd (NMSCDCL) a termination notice was sent to TTL on Monday, September 4, 2023. However, Trigyn has made sufficient provision for the claim raised by NMSCDCL. Also, Trigyn has disputed the termination and filed for a Commercial Arbitration at Commercial Division Nashik for seeking appropriate reliefs under the Arbitration and Conciliation Act, 1996 after Notice of Termination Letter was revived from the NMSCDCL. NMSCDCL has appointed Mr. Jayant T. Nashikar, former Secretary, PWD Govt of Maharashtra. Trigyn will appoint one Arbitrator ASAP and thereafter both the Arbitrators will appoint one more Arbitrator. Total three Arbitrators will be appointed. Pursis on behalf of NMSCDCL has being filed stating that until filing of written statement the BG will not be invoked. NMSCDCL has submitted their written statement in the court and Trigyn has replied. Refer to Note no. 6(g) of pending legal matter.

During the quarter, the company has charged in the statement of Profit & Loss, the total expenditure of Rs. 38.53 lakhs. The company has also amortized an amount of Rs. 27.90 lakhs in respect of the capitalized portion of completed sites.

The unamortized Capital Cost carried forward in the Balance Sheet as at June 30, 2024 of Rs. 6.32 Crores.

6 Pending legal suits

a) Legal case filed by the company against Millennium Synergy Pvt. Ltd. and Iram Technologies Pvt. Ltd.

The company has filed a special civil suit for the recovery of the damages from the above-mentioned parties. The next hearing is on 23rd September 2024

b) Case filed by Iram Technologies Pvt. Ltd. against the company

Cheque bouncing case has been filed by Iram Technologies Pvt. Ltd. against the company in Small Causes Court, Bengaluru under Section 138 of the Negotiable Instruments Act. In lieu of the above cheque, the company had cleared the liability and had requested the complainant to return the postdated cheques. However, the complainant has proceeded in filing the case against the company under Section 138 of the Negotiable Instruments Act. The company's lawyer presented arguments and filed written statements on behalf of the company. On 9th December 2021 relying on the purchase order, the Small Causes Court, Bengaluru had asked the company to deposit 20% of the purchase order value within 60 days. The company filed an appeal with Honorable High Court of Karnataka against the above order and obtained an interim stay on the order passed by the Small Causes Court, Bengaluru. On 11th July, 2023, the Counsel of accused filed a memo. On 9th November 2023 accused was absent, EP filed. Counsel for the accused filed memo produced the internet copy of stay order from the High court website matter is stayed. The matter was stayed and is posted for hearing on 7th February, 2023.

On February 7, 2024, the accused was absent from the court proceedings. A memorandum was filed on this date, and awaiting further orders from the court. The next scheduled date for the hearing has been set for 12th September, 2024.

c) Toshniwal Enterprises Control Limited (TECL)

The company and TECL entered into an MOU on 24-April-2019 to work on the ONGC project. Insolvency proceeding against TECL was admitted on 22-11-2019 at NCLT – Kolkata. ONGC terminated the contract on 29-11-2019. The Company's advocate had filed an application with NCLT in September 2020. There were certain defects raised by the Registry department while scrutinizing the file. The same was duly corrected by the company's advocate and the matter was heard by the NCLT Kolkata bench on April 8, 2021. The Bench condoned the delay in submitting the claim by the company. Further, it allowed the application of the company and directed the resolution professional to verify and accept the claim on its merit. NCLT has ordered the commencement of liquidation of the Toshniwal Enterprises Control Limited on 4th April 2022 and the stakeholders were called upon to submit their claim with proof. The matter was last heard on 27.06.2022 and Counsel appearing for Liquidator submitted the preliminary report and list of stakeholders. The matter is now listed for reporting progress on 23.11.2022. There has been no development in the case.



d) Suit filed against ESDS Software Solution Pvt. Ltd. by the Company

The company had filed a suit in the Bombay High Court on August 2, 2019, appealing that the above party is restrained from terminating the consortium agreement and honor their commitments under the master service agreement. The court has appointed an arbitrator in the above matter

The final award was given by the Arbitrator on 24-02-2024. ESDS was instructed to refund Rs. 75 Lacs to Trigyn after deducting the litigation cost of Rs. 12,78,900. Trigyn has filed its petition challenging Arbitration award in the High Court on May 7, 2024. Trigyn is in the process of clearing the observations raised by the court in our petition, thereafter the hearing will start.

e) ISYX Technologies India Private Limited.

Trigyn had received a notice from District Legal Service Authority, Krishna at Machilipatnam under Commercial Courts Act 2015 for mediation on claim for Rs. 5.09 Crores Principal and Rs. 2.42 Crores as interest calculated till 28-10-2022.

We had requested for four weeks' time, thereafter we have not received any communication from the authority.

f) Dispute for non-payment of amount for services provided by ESDS Software

The commercial dispute was submitted against Trigyn in Nashik, District Legal Service Authority for pre-institution mediation. Thereafter a commercial suit was filed against Trigyn in Civil Court Senior Division Nashik on 05-08-2023. First date of hearing was on 11th August 2023. The matter has been disposed on 2nd August 2024. The Hon'ble court has directed to re-register the suit as Summary Suit. Both the parties shall remain present after re-registration of the said suit.

g) Arbitration filed seeking relief on notice of termination by Nashik Municipal Smart City Development Corporation Ltd (NMSCDCL)

Due to the dispute between Trigyn and NMSCDCL a termination notice was sent to TTL on Monday, September 4, 2023. Trigyn has disputed the termination and filed for a Commercial Arbitration at Commercial Division Nashik for seeking appropriate reliefs under the Arbitration and Conciliation Act, 1996 after Notice of Termination Letter was revived from the NMSCDCL.

Pursis on behalf of NMSCDCL has being filed stating that until filing of written statement the BG will not be invoke.

NMSCDCL has appointed Mr. Jayant T. Nashikar, former Secretary, PWD Govt of Maharashtra. Trigyn will appoint one Arbitrator ASAP and thereafter both the Arbitrators will appoint one more Arbitrator. Total Three Arbitrators will be appointed.

NMSCDCL has submitted their written statement in the court and Trigyn has to reply on the same by 13-02-2024.

The court instructed that the dispute be resolved through mediation, with a physical meeting held on March 5, 2024, and an online meeting on March 12, 2024. The matter was further discussed on March 20, 2024, when Trigyn presented its mediation proposal. However, NMSCDCL neither accepted Trigyn's proposal nor provided a written counter-proposal, leading to a failed mediation. The court addressed the matter on May 10, 2024, but since it was the court's last working day, the hearing was rescheduled for June 14, 2024. The matter was heard on July 1, 2024 and July 5, 2024. Trigyn pleaded to the Hon'ble court to instruct the Smart City to appoint Arbitrator to represent them for the matter.

Also, Trigyn has moved the Hon'ble High Court of Bombay and prayed for appointment of Arbitrator to resolve the dispute. The petition is being admitted. The next date for hearing in the Nashik District Court is August 28, 2024.

The management has evaluated all the pending legal cases in consultation with their legal counsel and they believe that they have got a good case and expect a favorable outcome in the majority of the above cases.

- 7 Other expenses of the Company includes ECL provision Rs. 2.69 crores for the current year. The cumulative ECL provision made is Rs. 45.63 crores.
- 8 The company has received a show cause cum demand notice from GST department for the F.Y. 2019-20 to FY 2022-23 of Rs. 9.08 crores disallowing the Input Tax Credit claimed by the company being unit in SEZ during that period. Department has taken a view that SEZ units are not eligible to claim any ITC. The company has responded with justification. The matter is pending before the Joint Commissioner, Mumbai.

The Company believes that Department claim is not just assumptive in nature but also clearly contrary to the scheme of GST being a value added tax and also to the scheme of SEZ Act 2005 to not burden the SEZ units with taxation.

Trigyn Technologies Ltd Notes to Standalone Financials Results



- 9 The exceptional item for the quarter & year to date ended represents provision for the loan given to the subsidiary.
- 10 A search u/s 132 of the Income Tax Act was conducted by the Income Tax department on 29th August 2018. Thereafter the notices were issued for the block assessment for the period 2014-15 to 2019-20 (7 assessment years). The company has received the assessment orders for said Block raising a fresh demand of Rs.3.14 crores. The main reason for the demand is on account of adjustments to the returned income made at the processing stage and in one case dividend distribution tax credit has not been considered by the department which has resulted in wrongful addition. There being mistakes apparent from records, the company filed appeals/rectifications wherever applicable in consultation with the company's tax advisors.
- 11 Earnings per share for the interim periods are not annualised.
- 12 The balance of associate companies of United Telecoms Limited (UTL)in the books of Trigyn Technologies Limited as of 30th June 2024 is as follows:

Particulars	Amount (Rs. in lakhs)
Receivable from Promuk Hoffman International Pvt. Ltd.	70.00
Rental Advance to United Telecoms Limited	68.21
Security Deposit to United Telecoms Limited for premises rented	34.55
Security Deposit to Aktivolt Celtek Pvt Ltd. for premises rented	29.50
Receivable from United Telecoms Limited given as an advance for bidding for new project and providing expertise	500.00
Receivable from Priyaraja Electronics Limited given as an advance for bidding for new project and providing expertise	200.00

^{*} Excluding provisions made for Interest receivable from United Telecoms Limited Rs. 45 lakhs and Priyaraja Electronics Limited Rs. 18 lakhs

13 Figures of the previous quarter/period/year have been regrouped and reclassified, wherever considered necessary to correspond with the current period presentation.

Place : Amsterdam Date : August 14, 2024 For Trigyn Technologies Limited