MPS Infotecnics Limited

CIN: L30007DL1989PLC131190 An ISO 9001 - 2008 Company



To,

The Manager Light-

Date: 13.08.2021

The Manager-Listing
National Stock Exchange of India Limited
Exchange Plaza,C-1,Block-G,
Bandra Kurla Complex (E),
Mumbai-400051

The Manager-Listing BSE Limited Floor 25, P J Towers, Dalal Street, Mumbai-400001

NSE Symbol-VISESHINFO

Scrip Code-532411

all l

Sub: Outcome of the Board Meeting-Unaudited Financial Results for the Quarter Ended June 30, 2021

Dear Sir,

This is to inform you that the Board of Directors of the Company in its Meeting held today i.e. 13th August, 2021, which concluded at 8:30 P.M., inter-alia considered and approved the Unaudited Financial Results (Standalone & Consolidated) for the quarter ended June 30, 2021 along with Limited Review Report submitted by M/S. Nemani Garg Agarwal & Co., Statutory Auditors of the Company.

Copy of the Unaudited Financial Results along with Limited Review Report is annexed herewith for your reference and records.

Further these Financial Results are also available on the Company's website $\underline{www.mpsinfotec.com}$ (Under Investor Zone),

Kindly acknowledge receipt and take the same on your records and oblige.

Thanking You,

Yours Faithfully For MPS Infotecpa

Garima Singh

Company Secretary & Compliance Officer

Corporate Office: B-55, Sector - 65, Noida (U.P.)-201301

Ph: +91-0120-4713900, Fax: +91-0120-4324040

Regd. Office: 703, Arunachal Building, 19, Barakhamba Road, New Delhi-1 Ph.: 011-43571044, Fax: 011-43571047

MPS INFOTECNICS LIMITED

CIN: L30007DL1989PLC131190

Regd.Office: 703, Arunachal Building, 19, Barakhamba Road, Connaught Place, New Delhi 110 001

Unaudited Standalone Financial Results for the Quarter Ended 30 June, 2021

S.No	Particulars Quarter Ended				Rs. In Lac Year Ended
		30-Jun-21	31-Mar-21	30-Jun-20	31-Mar-21
		Un-audited	Audited	Un-audited	Audited
I	Income				
	(a)Revenue from operations	8.34	14.75	7.47	41.48
	(b) Other Operating Income		_		
	(c)Other income	0.10	0.06	8.23	8.54
2	Total Revenue (a+b)	8.44	14.81	15.70	50.02
3	Expenses:				
	(a)Cost of materials consumed	-	-	-	-
	(b)Purchases of Stock-in-Trade	7.49	10.04	7.11	34.50
•	(c)Changes in inventories of finished goods work- in-progress and Stock-in-Trade	-	-	-	* (2.18
•	(d)Employee benefits expense	6.24	7.08	6.36	26.22
	(e)Finance costs	6.67	15.65	15.82	63.47
	(f)Depreciation and amortization expense	,89.19	89.22	89.22	356.88
	(g)Other expenses	25.18	27.86	38.00	126.99
4	Total expenses	. 134.77	149.85	156.51	605.88
5	Profit before exceptional and extraordinary items and tax (2-4)	(126.33)	(135.05)	(140.81)	(555.87
6	Exceptional items				
7	Profit before extraordinary items and tax (5-6)				-
<i>'</i>	Tronc before extraordinary items and tax (3-0)	(126.33)	(135.05)	(140.81)	(555.87
8	Extraordinary items	-	-	- 1	<u> </u>
9	Profit before tax (7-8)	(126.33)	(135.05)	(140.81)	(555.87
10	Tax expense:		- 11-1	-	-
	(1) Current tax	-		* ***	-
	(2) Deferred tax	(11.08)	(3.44)	(3.30)	(13.34
11	Total Tax Expense	(11.08)	(3.44)	(3.30)	(13.34
	Profit (Loss) for the period from continuing				
	operations (9-10)	(115.25)	(131.61)	(137.51)	(542.52
13	Profit/(loss) from discontinuing operations	-	-	_	
14	Tax expense of discontinuing operations		-	-	
	Profit/(loss) from Discontinuing operations (after tax)				
16	Profit (Loss) for the period (12+15)	(115.25)	(131.61)	(137.51)	(542.52
	Other Comprehensive Income	(113.23)	(131.01)	(137.31)	(542.52
18	(A) (i) Items that will not be reclassified to profit or loss	0.43	2.68	(0.32)	1.73
	(ii) Income Tax relating to items that will not be reclassified to profit or loss	-	-	-	1.73
	(B) (i) Items that will be reclassified to profit or oss	-	-	-	-

	(ii) Items Tax relating to items that will not be reclassified to profit or loss				
19	Other Comprehensive Income/(Loss) for the			-	
	period	0.43	2.68	(0.32)	1.73
20	Total Comprehensive Income/(Loss)	(114.82)	(128.93)	(137.83)	(540.79
21	Paid up Equity Shares(Face Value of Rs.1/- each)	37,744.37	37,744.37	37,744.37	- 37,744.37
	Other Equity				5,739.90
22	Earnings per equity share:				
	(1) Basic	(0.003)	(0.003)	(0.004)	(0.014
	(2) Diluted	(0.003)	(0.003)	(0.004)	(0.014
II	Un-audited Standalone Segment In	formation for the	e Quarter ende	ed June 30, 202	1
		•			(Rs in Lacs
	. *	. Qı	Year Ended		
	Particulars	30-Jun-21	31-Mar-21	30-Jun-20	31-Mar-21
		Un-audited	Audited	Un-audited	- Audited
	1. Segment Revenue				
	Segment Revenue (net sale/income)				
	(a) IT Solutions & Products	-	-	-	-
	(b) IT Enabled Services	8.34	14.75	7.47	41.48
•	(c) Telecommunication	-	-		•
	Total	8.34	14.75	7.47	41.48
	2. Segment Results (Profit)(+)/ Loss (-) before tax and interest from Each segment				•
	(a) IT Solutions & Products	-	-	-	
	(b) IT Enabled Services	(14.52)	(26.01)	(40.14)	(127.86
	(c) Telecommunication		-	-	-
	Total -	(14.52)	(26.01)	(40.14)	(127.86
	Less: i) Interest	6.67	15.65	15.82	63.47
	ii) Other Un-allocable Expenditure net off	105.24	93.44	93.08	373.07
	Add: Un-allocable income	0.10	0.06	8.23	8.54
	Total Profit Before Tax	(126.33)	(135.04)	(140.81)	(555.87
11	Capital Employed: Since Fixed Assets used in the co the reportable segments as these are used intercha capital employed has not been furnished.		Francis Committee with the state of the state of the		And the second s
NOTE					
(1)	The above results were reviewed by the audit of Directors at its meeting held on August 13, 2021.	ommittee and t	thereafter tak	en on record	by . the Board o
(2)	Financial results for all the periods have been pre- principles of IND AS notified under the Companies time to time.				
(3)	The figures of the previous periods have been confirmity with the requirements of the revised Sci				er necessary in

During the FY 2019-20, the company had explored the possibility of exporting Blackberry mobile phones and was successful in exporting these mobile phones in the internaion as well as domestic market. However, operations in trading in Blackberry mobile phones suffered a setback due to COVID-19 Pandemic and subsequent lockdown imposed by the Central Government. The Company is optimistic and hopes to recover as

soon as the economic situation normalizes.

- (5) There is no operations in the subsidiaries of the company hence the members, at the Annual General Meeting held on 30th September 2019, and in subsequent years had given their consent to sell the investments made by the company in these subsidiaries. The management of the Company is in process of identifying suitable buyer, however at the same time the company is also making efforts to revive the business of these subsidiaries. The revival of these subsidiaries are possible once the company has realised funds from other assets.
- (6) The opinion of the Statutory Auditors on the audited financial statements for the FY 2020-21 is qualified on the basis of their observations which are as under:
 - (I) In case of the following items shown as intangible Assets / inventory, no provision for impairment of assets has been made in accordance Ind AS 36-
 - (a) Capital work-in-progress Rs. 56.44 Crores (Software development); (b) Software rights Rs. 19.49 crores;
 - (C) Opening Stock (Source Codes) Rs. 62.21 Crores; In the absence of valuation reports of above assets the extent of impairment and its impact on profit and loss account, reserves and surplus is not ascertained;
 - (II) Investment in subsidiaries Rs. 61.74 Crores There are no operations in these overseas subsidiaries and no audit of accounts has been done and no updated information has been received. No provision has been made for the shortfall in value of the investment in accordance with Ind AS 36;
 - (III) The Company has shown in the balance sheet, bank balances in Banco Efisa (Lisbon Portugal) amounting to Rs. 347,892,163 (USD 8,883,210.75) which the bank has adjusted and the matter is in the court of law. Consequently the bank balances shown in balance sheet are overstated by Rs. 347,892,163/- The above bank balance relates to FY 2008-09 which is treated as a current asset. No provision has been made for the possible loss on account of above;
 - (IV) other non-current assets include other loans and advances of Rs. 223.23 Cr. which are considered to be good for recovery. However as the terms and conditions regarding these loans have not been provided to us we are unable to ascertain and comment on the extent of realisability of this asset;
 - (V) The Company had increased its Authorized Capital from Rs. 52.45 Crores to Rs. 377.50 crores during the period from FY-2010-11 to FY 2012-13, ROC fees of Rs. 6.34 crores towards the above stands payable, under the head "Other Current Liabilities";
 - (VI) Income Tax for the Assessment year 2013-14 amounting to Rs. 20.80 lacs and interest thereon is still payable.
 - Explanation of the Board: (I) In the opinion of the management matter regarding valuation of intangible assets, inventory including capital in work in progress, software rights as also any possible impairment needs to be seen in the context of the peculiar nature of the software industry and the prevailing circumstances. The management is confident that these assets will fetch more value than the cost incurred once the business environment stabilises. The management has therefore not considered any provision on account of impairment of intangible assets;
 - (II) The management is making efforts to revive the business of subsidiaries and feels confident that investment made in subsidiaries will be realised. It has therefore not made any provision on account of impairment in value of investment in subsidiaries
 - (III) the company has filed a civil suit bearing No. 2446/12.2TVLSB before the 10th Lower Court of Lisbon, Portugal. The Company has no additional explanation to offer as the matter is sub-judice.
 - (IV) The loans & advances include a sum of Rs. 220 Crores advanced by the Company for establishing a Data Centre at Bareilly. However, the builder Company could not develop the data centre. The management of the company has initiated settlment with the builder and expects to recover the amount. Further these loans and advances are made in the normal course of business which are considered to be good for recovery;



(V) The Company had initiated writ petition bearing no. WP (C) 5199/2015 pending before the Hon'ble Delhi High Court challanging the applicability of provisions prescribed under para 3 of table B under Companies (Registration of Offices and Fees) Rules, 2014 had been dismissed vide order dated 15/01/2019. An SLP before the Hon'ble Supreme Court has been filed against the orders passed by the Hon'ble Delhi High Court and has been registered as SLP(C)019596/2019. As informed by our Advocates on records, the Hon'ble Apex Court vide its Order dated 09/08/2019 while issuing Notice to Union of India has directed the Company to deposit Rs. 3.22 crores within a period of 6 weeks;

(VI) provisions has already been made in the Books of accounts for the amount of Income Tax payable for the AY 2013-14. As such this liability has no further impact on the profits / retained earnings of the reported period of the Company

- (7) The Company has not booked interest on the advances from Pheonix ARC Pvt. Ltd. since the company is exploring the possibility of an amicable settlement with them.
- (8) SEBI had investigated the GDR issue of the Company and vide its order dated 6th March 2020 interalia, had directed that (a) Company shall continue to pursue the measures to bring back the outstanding amount of \$8.90 million into its bank account in India; Company is restrained from accessing the securities market and further prohibited from buying, selling or dealing in securities, directly or indirectly, in any manner whatsoever or being associated with the securities market in any manner, whatsoever, till compliance with directions contained in the said orders, for an additional period of two years from the date of bringing back the money. It is further informed to the stakeholders that the SEBI vide its order dated 27.11.2020 had imposed apenalty of Rs. 10,00,00,000/- on the company. The company is in the process of filing an appeal before the Hon'ble Securities Appellate Tribunal (SAT). The Company is also in receipt of recovery certificate from SEBI and consequent thereon the SEBI has freezed the bank accounts of the company.
- (9) There is a delay in payment of Annual Listing Fees to the stock exchanges where the shares of the Company are listed pursuant to which the trading in the shares of the company are restricted and is being held once a week i.e. on Monday. The Company, on 27th July 2021 paid the outstanding listing fees and has made representation with the stock exchanges to waive the Annual Listing fees during the period when the trading in the shares of the Company was suspended and interest on delayed payment of listing fees.
- (10) The Board of Directors of the company in its meeting held on 1st June 2020 had decided to provide consultancy and advisory services in the field of Solar Power, including but not limited to setting up of Solar Power Plant, its management, supervision, development & trading of software, control the business of transmission of solar power, manufacturing and/or trading in parts of Solar Power Plants, supplying, generation, distribution and dealing in electricity,

For MPS Infotecnics Limited

Peeyush Kumar Aggarwal

Chairperson

DIN: 00090423

Place: New Delhi Date: 13th August 2021

MPS INFOTECNICS LIMITED CIN: L30007DL1989PLC131190

Regd.Office: 703, Arunachal Building, 19, Barakhamba Road, Connaught Place, New Delhi 110 001

Unaudited Consolidated Financial Results for the Quarter Ended 30 June, 2021

N-	Particulars	Quarter Ended			Rs. In Lacs Year Ended	
S.No	Particulars	30-Jun-21	31-Mar-21	30-Jun-20	31-Mar-21 Audited	
		Un-audited	Audited	Un-audited		
	Imama	on-addiced	Huuneu			
<u> </u>	Income	8.34	14.75	7.47	41.4	
-	(a)Revenue from operations	0.54	14.75		_	
	(b) Other Operating Income	0.10	0.06	8.23	8.5	
	(b)Other income		14.81	15.70	50.0	
2	Total Revenue (a+b)	8.44	14.81	13.70	30.0	
3	Expenses:					
	(a)Cost of materials consumed	- 7.40	10.04	7.11	34.5	
	(b)Purchases of Stock-in-Trade	7.49	10.04	7.11	34.3	
	(c)Changes in inventories of finished goods work-in- progress and Stock-in-Trade		-		(2.1	
	(d)Employee benefits expense	6.24	7.08	6.36	26.2	
	(e)Finance costs	6.67	15.65	15.82	63.4	
	(f)Depreciation and amortization expense .	89.19	89.22	89.22	356.8	
	(g)Other expenses	25.18	27.86	38.00	126.9	
4	Total expenses	134.77	149.85	156.51	605.8	
5	Profit before exceptional and extraordinary items and tax (2-4)	(126.33)	(135.05)	(140.81)	(555.8	
6	Exceptional items		•	-	-	
7	Profit before extraordinary items and tax (5-6)	(126.33)	(135.05)	(140.81)	(555.8	
8	Extraordinary items		-	-		
9 .	Profit before tax (7-8)	(126.33)	(135.05)	(140.81)	(555.8	
10	Tax expense:	•				
	(1) Current tax	•		-	-	
	(2) Deferred tax	(11.08)	(3.44)	(3.30)	(13.3	
11	Total Tax Expense	(11.08)	(3.44)	(3.30)	(13.3	
12	Profit (Loss) for the period from continuing operations (9-10)	(115.25)	(131.61)	(137.51)	(542.5	
13	Profit/(loss) from discontinuing operations		-	-		
14	Tax expense of discontinuing operations .			- ,		
15	Profit/(loss) from Discontinuing operations (after		-	-		
16	Profit (Loss) for the period (12+15)	(115.25)	(131.61)	(137.51)	(542.9	
17	Other Comprehensive Income	0.43	2.68	(0.32)	1.	
18	(A) (i) Items that will not be reclassified to profit or (ii) Income Tax relating to items that will not be		2.00	<u>.</u>		
	reclassified to profit or loss					
	(B) (i) Items that will be reclassified to profit or loss (ii) Income Tax relating to items that will not be		•			
	reclassified to profit or loss	•	-	-		
19	Other Comprehensive-Income/(Loss) for the year, net of tax	0.43	2.68	(0.32)	1.	
20	Total Comprehensive Income/(Loss) for the year, net of tax (18+19)	(114.82)	(128.93)	(137.83)	(540.	
	Net Profit attributable to		(404 (4)	(127.51)	(542)	
	Owners of the Company	(115.25)	(131.61)	(137.51)	(542.	
	Non-controlling interest	-	•	-		
•	Other comprehensice income attributable to .		2.6	(0.22)	1	
	Owners of the Company	0.43	2.68	(0.32)	1.7	
	Non-controlling interest					

	Total Comprehensive income attributable to				
	Owners of the Company	(114.82)	(128.93)	(137.83	(540.7
	Non-controlling interest				
21	Paid up Equity Shares(Face Value of Rs.1/- each)	37,744.37	37,744.37	37,744.37	37,744.3
22	Earnings per equity share:				
	(1) Basic	(0.003)	(0.003)	(0.004	(0.01
	(2) Diluted	(0.003)		(0.004	(0.01
II	Unaudited Standalone Segment wise Results for the Quarter Ended 30 June, 2021 - There is single line of oper the Company, during the current and last financial year, hence no segment wise results are required				ne of operation
Ш	Capital Employed: Since Fixed Assets used in the company's business cannot be specifically identification reportable segments as these are used interchangeably amoung segments, hence segment wise disceptional disconnection.				ed wth any of t closure on capi
					(Rs in Lac
•	•		Quarter Ended		Year Ended
	Particulars	30-Jun-21	31-Mar-21	30-Jun-20	31-Mar-21
		Un-audited	Audited	Un-audited	Audited
	1. Segment Revenue				
	Segment Revenue (net sale/income from each segment should be disclosed under this head)				
	(a) IT Solutions & Products		-		-
	(b) IT Enabled Services	8.34	14.75	7.47	41.7
	(c) Telecommunication	•	- 1		
	Total	8.34	14.75	7.47	41.7
	2. Segment Results (Profit)(+)/ Loss (-) before tax and interest from Each segment)#		7,110	,,,,,	11.7
	(a) IT Solutions & Products	- (4.50)	- (0.4.0.4.)		
	(b) IT Enabled Services	(14.52)	(26.01)	(40.14)	(127.8)
	(c) Telecommunication		-	•	-
	Total	(14.52)	(26.01)	(40.14)	(127.8)
	Less: i) Interest	6.67	15.65	15.82	63.4
	ii) Other Un-allocable Expenditure net off	105.24	93.44	93.08	373.0
	Add: Un-allocable income	0.10	0.06	8.23	8.53
	Total Profit Before Tax	(126.33)	(135.05)	(140.81)	(555.86
	al Employed				
ince Fi re used OTES: (1)	al Employed xed Assets used in the Company's Business can not be a dinterchangeably among segments, hence segmentwise The above results were reviewed by the audit commits meeting held on August 13, 2021.	specifically identically identical disclosure on cannittee and thereas	fied with any of pital employed l fter taken on re	the reportable s has not been furn ecord by the Boar	egments as thes lished. rd of Directors a
ince Fi re usec OTES:	al Employed xed Assets used in the Company's Business can not be a d interchangeably among segments, hence segmentwise The above results were reviewed by the audit comn	specifically identice disclosure on cantitee and thereas	fied with any of pital employed l fter taken on re	the reportable s nas not been furn ecord by the Boar	egments as the sished. rd of Directors and measurement
ince Fire used OTES: (1)	al Employed xed Assets used in the Company's Business can not be a dinterchangeably among segments, hence segmentwise. The above results were reviewed by the audit commits meeting held on August 13, 2021. Financial results for all the periods have been principles of IND AS notified under the Companies (In	specifically identice disclosure on canittee and thereaterpared in acconding Accounting	fied with any of pital employed fter taken on re rdance with th Standards) Rule / re-arranged v	the reportable s has not been furn ecord by the Boar e recognition ar es, 2015 as amen	egments as the nished. rd of Directors and measuremended from time t
ince Fire used OTES: (1)	al Employed xed Assets used in the Company's Business can not be a dinterchangeably among segments, hence segmentwise The above results were reviewed by the audit commits meeting held on August 13, 2021. Financial results for all the periods have been principles of IND AS notified under the Companies (In time. The figures of the previous periods have been re-care.	specifically identice disclosure on cantitee and thereas repared in according ast / re-grouped he Companies Actions, 2015, the mat 31st March 2020 e Company's web	fied with any of pital employed of the taken on restraint the Standards) Rule / re-arranged vo. 2013.	the reportable shas not been furned by the Board by the Board erecognition ares, 2015 as amentable wherever necessary decided to publicers, however, the	egments as the nished. Index of Directors and measurement ded from time to the nished consolidate estandalone University is the consolidate estandalone estandalone university is the consolidate estandalone estandalo
ince Fire used OTES: (1) (2)	The above results were reviewed by the audit commits meeting held on August 13, 2021. Financial results for all the periods have been pprinciples of IND AS notified under the Companies (Intime. The figures of the previous periods have been re-cawith the requirements of the revised Schedule III of the Pursuant to the provisions of the Listing Regulation Audited financial results for the quarter & Year ended audited financial results will be made available on the	specifically identice disclosure on cantitee and thereas repared in according ast / re-grouped the Companies Actors, 2015, the mad 31st March 2026 e Company's weber:	fied with any of pital employed of the taken on restraint the Standards) Rule / re-arranged vo. 2013.	the reportable shas not been furned by the Board by the Board erecognition ares, 2015 as amentable wherever necessary decided to publicers, however, the	egments as the nished. Index of Directors and measurement ded from time to the nished consolidate estandalone University is the consolidate estandalone estandalone university is the consolidate estandalone estandalo
nce Fire used OTES: (1) (2)	al Employed xed Assets used in the Company's Business can not be a dinterchangeably among segments, hence segmentwise. The above results were reviewed by the audit commits meeting held on August 13, 2021. Financial results for all the periods have been principles of IND AS notified under the Companies (Intime. The figures of the previous periods have been recawith the requirements of the revised Schedule III of the Pursuant to the provisions of the Listing Regulation Audited financial results for the quarter & Year ended audited financial results will be made available on the NSE and BSE. Standalone Financial Results are as under	specifically identice disclosure on cantitee and thereas repared in according ast / re-grouped the Companies Actors, 2015, the mad 31st March 2026 e Company's weber:	fied with any of pital employed of the taken on recordance with the Standards) Rule of re-arranged volume (2013). The standards of the newspapsite at www.mp	the reportable shas not been furned by the Board by the Board erecognition ares, 2015 as amentable wherever necessary decided to publicers, however, the	egments as the nished. rd of Directors and measurement ded from time to the consolidate estandalone Unit the websites of Financial Year
nce Fire used OTES: (1) (2)	al Employed xed Assets used in the Company's Business can not be a dinterchangeably among segments, hence segmentwise. The above results were reviewed by the audit commits meeting held on August 13, 2021. Financial results for all the periods have been principles of IND AS notified under the Companies (Intime. The figures of the previous periods have been recawith the requirements of the revised Schedule III of the Pursuant to the provisions of the Listing Regulation Audited financial results for the quarter & Year ended audited financial results will be made available on the NSE and BSE. Standalone Financial Results are as under	specifically identice disclosure on cantitee and thereas repared in according ast / re-grouped he Companies Actions, 2015, the mad 31st March 2020 e Company's weber:	fied with any of pital employed of the taken on restricted with the Standards) Rule of the restricted was an agement has of in the newspapsite at www.mp	the reportable shas not been furned by the Board by the Board erecognition ares, 2015 as amentable wherever necessare decided to publicers, however, the sinfotec.com & or	egments as the sished. rd of Directors and measurement ded from time to the standard one Urn the websites of Financial Year Ended 31-Mar-20
nce Fire used OTES: (1) (2)	The above results were reviewed by the audit commits meeting held on August 13, 2021. Financial results for all the periods have been pprinciples of IND AS notified under the Companies (Intime. The figures of the previous periods have been re-cawith the requirements of the revised Schedule III of the Pursuant to the provisions of the Listing Regulation Audited financial results for the quarter & Year endead audited financial results will be made available on the NSE and BSE. Standalone Financial Results are as under Particulars	specifically identice disclosure on camittee and thereas repared in according ast / re-grouped he Companies Actions, 2015, the material 31st March 2020 e Company's webser:	fied with any of pital employed of the taken on record ance with the Standards) Rule of the re-arranged was an agement has of in the newspapsite at www.mp	the reportable shas not been furned by the Board by the Board erecognition ares, 2015 as ament wherever necessare decided to publicers, however, the sinfotec.com & or 30-Jun-19	egments as the sished. rd of Directors and measurement ded from time to the standard one Urn the websites of Financial Year Ended

- (5) During the FY 2019-20, the company had explored the possibility of exporting Blackberry mobile phones and was successful in exporting these mobile phones in the internaion as well as domestic market. However, operations in trading in Blackberry mobile phones suffered a setback due to COVID-19 Pandemic and subsequent lockdown imposed by the Central Government. The Company is optimistic and hopes to recover as soon as the economic situation normalizes.
- There is no operations in the subsidiaries of the company hence the members, at the Annual General Meeting held on 30th September 2019, and in subsequent years had given their consent to sell the investments made by the company in these subsidiaries. The management of the Company is in process of identifying suitable buyer, however at the same time the company is also making efforts to revive the business of these subsidiaries. The revival of these subsidiaries are possible once the company has realised funds from other assets.
- (7) The opinion of the Statutory Auditors on the Audited Consolidated financial statements is qualified on the basis of their observations, which are as under:

Auditors' Qualification: - I. The following items shown as Intangible Assets / Inventories, no provision for impairment of assets has been made in accordance with Ind AS 36 - (a) Intangible Assets under development (Capital Work-in-progress) (software development) Rs. 56.44 Cr.; (b) Software rights Rs. 19.49 Cr.; and (c) Stock-in-trade (source codes) Rs. 62.21 Cr. which are being carried forward in the accounts since the last over 3 years. In the absence of valuation reports of above assets the extent of impairment and its impact on profit and loss account, reserves and surplus is not ascertained.

II. Assets of subsidiaries - Rs. 16.78 Cr.; Total Revenue of Rs. Nil and Net Cash outflows / Inflows of Rs. Nil - No audit of the subsidiaries has been done either by us or by a local audit Firm; such unaudited financial statements and information have been furnished to us by the Management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosure included in respect of these subsidiaries and our report in terms of subsections 3 and 11 of section 143 of the Act, in so far as it relates to the aforesaid subsidiaries, is based solely on such un-audited financial information.

III. Goodwill aggregating to Rs. 61.69 Cr. - In the absence of valuation reports of Goodwill, the extent of impairment and its impact, if any, on profit and loss account, reserves and surplus is not ascertained; In the absence of balance confirmation, there is also uncertainty in the realization of receivables of these subsidiaries, aggregating to Rs. 16.49 Cr. hence the auditors are unable to comment and ascertain its impact on profit and loss account, reserves and surplus.

IV. Disputed bank balance in overseas Bank Rs. 35 Cr - The Company has shown in the balance sheet, bank balances in Banco Efisa (Lisbon Portugal) amounting to Rs. 347,892,163 (USD 8,883,210.75) which the bank has adjusted and the matter is in the court of law. Consequently the bank balances shown in balance sheet are overstated by Rs. 347,892,163/ The above bank balance relates to FY 2008-09 which is treated as a current asset. No provision has been made for the possible loss on account of above.

V. Other non-current assets include other loans and advances of Rs. 223.42 Cr. which are considered to be good for recovery. However as the terms and conditions regarding these loans have not been provided to us we are unable to ascertain and comment on the extent of realisability of this asset.

VI. The Company had increased its Authorized Capital from Rs. 52.45 Crores to Rs. 377.50 crores during the period from FY-2010-11 to FY 2012-13, ROC fees of Rs. 6.34 crores towards the above stands payable, under the head "Other Current Liabilities"

VII. Income Tax for the Assessment year 2013-14 amounting to Rs. 20.80 lacs and interest thereon is still payable although provided for.

Explanation of the Board: I. (a), (b) & (c) The company will be able to take business benefits once adequate funds are realised from other assets of the Company. Adequate measures are being taken by the Company to realise these assets. The management has therefore not considered any provision on account of impairment of intangible assets.

(II) The Company is making all efforts to revive the business in these subsidiaries, however, the same is possible once the Company has realised funds from other assets of the Company. The Company is also in the process of selling its investment in its subsidiaries for which consent of the members have already been obtained. The management has therefore not considered any provision on account of impairment of intangible assets

(III) The Company has made investments in these foreign subsidiaries which is being reflected in the consolidated financial statement as Goodwill and have been shown at cost of acquisition. The company expects to take business benefits once adequate funds are realised from other assets of these subsidiaries. The Company is also making efforts to revive the business of these subsidiaries however, due to COVID-19 pandemic, the efforts of reviving these subsidiaries have suffered a setback but the company hopes to revive the business when ever this pandemic is over. The management has therefore not considered any provision on account of impairment of intangible assets

(IV) The company has filed a civil suit bearing No. 2446/12.2TVLSB before the 10th Lower Court of Lisbon, Portugal. The Company has no additional explanation to offer as the matter is sub-judice.

(V) The loans & advances include a sum of Rs. 220 Crores advanced by the Company for establishing a Data Centre at Bareilly. However, the builder Company could not develop the data centre. The management of the company has initiated settlment with the builder and expects to recover the amount. Further these loans and advances are made in the normal course of business which are considered to be good for recovery; VI. It is submitted that the writ petition bearing no. WP (C) 5199/2015 pending before the Hon'ble Delhi High Court challanging the applicability of provisions prescribed under para 3 of table B under Companies (Registration of Offices and Fees) Rules, 2014 had been dismissed vide order dated 15/01/2019. An SLP before the Hon'ble Supreme Court has been filed against the orders passed by the Hon'ble Delhi High Court and has been registered as SLP()019596/2019. As informed by our Advocates on records, the Hon'ble Apex Court vide its Order dated 09/08/2019 while issuing Notice to Union of India has directed the Company to deposit Rs. 3.22 crores. VII. Provisions has already been made in the Books of accounts for the amount of Income Tax payable for the AY 2013-14. As such this liability has no further impact on the profits / retained earnings of the reported period of the Company. (8) The Company has not booked interest on the advances from Pheonix ARC Pvt. Ltd. since the company is exploring the possibility of an amicable settlement with them. SEBI had investigated the GDR issue of the Company and vide its order dated 6th March 2020 interalia, had directed (9) that - (a) Company shall continue to pursue the measures to bring back the outstanding amount of \$ 8.90 million into its bank account in India; Company is restrained from accessing the securities market and further prohibited from buying, selling or dealing in securities, directly or indirectly, in any manner whatsoever or being associated with the securities market in any manner, whatsoever, till compliance with directions contained in the said orders, for an additional period of two years from the date of bringing back the money. It is further informed to the stakeholders that the SEBI vide its order dated 27.11.2020 had imposed apenalty of Rs. 10,00,00,000/- on the company. The company is in the process of filing an appeal before the Hon'ble Securities Appellate Tribunal (SAT). The Company is also in receipt of recovery certificate from SEBI and consequent thereon the SEBI has freezed all the bank accounts of the company. (10)There is a delay in payment of Annual Listing Fees to the stock exchanges where the shares of the Company are listed pursuant to which the trading in the shares of the company are restricted and is being held once a week i.e. on Monday (11)The Board of Directors of the company in its meeting held on 1st June 2020 had decided to provide consultancy and advisory services in the field of Solar Power, including but not limited to setting up of Solar Power Plant, its management, supervision, development & trading of software, control the business of transmission of solar power, manufacturing and/or trading in parts of Solar Power Plants, supplying, generation, distribution and dealing in electricity, For MPS Infotecnics Limited Peeyush Kumar Aggarwal Place: New Delhi Chairperson Date: August 13, 2021 DIN: 00090423

Independent Auditor's Review Report on Standalone Unaudited Financial Results for the Quarter Ended June 30,2021 of the MPS Infotecnics Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

Review Report to, The Board of Directors MPS Infotecnics Limited

We have reviewed the accompanying statement of unaudited financial results of "MPS Infotecnics Limited" for the Quarter Ended June 30, 2021 being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations,2015 (the Regulations) as amended read with SEBI circular no. CIR/CFD/CMDI/44/2019 dated March 29, 2019 (the Circular).

This statement is the responsibility of the Company's Management and has been approved by the Board of Directors has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" (IND AS 4) prescribed under section 133 of the Companies Act, 2013 read within relevant rules issued and other accounting principles generally accepted in India. Our responsibility is to Issue a report on these financial statements based on our review

We conducted our review in accordance with the Standard on Review Engagement (SRE) 2410, 'Review of Interim Financial Information Performed by the Independent Auditor 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 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.

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results prepared in accordance with applicable accounting standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations,2015, including the manner in which it is to be disclosed, or that it contains any material misstatement.

Our conclusion on the statement is <u>modified to the extent of Note No. 6 of the unaudited standalone results</u> for the quarter ended June 30, 2021 in respect of the above matters.

Garg A

countai

For Nemani Garg Agarwal & Co. Chartered Accountants (Firm Registration No.010192N)

Place: New Delhi Date: 13.08.2021

S.K.Nemani Purtner

Membership No.037222

UDIN-NO.21037222AAAAH21555

Independent Auditor's Review Report on Consolidated Unaudited Financial Results for the Quarter Ended June 30,2021 of the MPS Infotecnics Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

Review Report to, The Board of Directors MPS Infotecnics Limited

We have reviewed the accompanying statement of Consolidated unaudited financial results of "MPS Infotecnics Limited" 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 for the Quarter Ended June 30, 2021 being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Regulations) as amended.

This statement is the responsibility of the Company's Management and has been approved by the Board of Directors has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" (IND AS 4) prescribed under section 133 of the Companies Act, 2013 read within relevant rules issued and other accounting principles generally accepted in India. Our responsibility is to Issue a report on these financial statements based on our review

We conducted our review in accordance with the Standard on Review Engagement (SRE) 2410, 'Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. 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 SEBI under Regulation 33(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, to the extent applicable.

'The Statement includes the results of the following entities:

Name of Entity	Nature of Relationship
Axis Convergence Inc	Wholly-Owned Subsidiary
Greenwire Network Limited	Wholly-Owned Subsidiary
Opentech Thai Network Specialists Co. Limited	Wholly-Owned Subsidiary

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results prepared in accordance with applicable accounting standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations ,2015 including the manner in which it is to be disclosed, or that it contains any material misstatement.

The consolidated unaudited financial results includes the interim financial information of above three subsidiaries which have not been reviewed by their auditors, whose interim financial Information reflect total revenue of Rs. Nil, total net profit/(loss) after tax of Rs. Nil and Rs. Nil and total comprehensive income/ loss of Rs. Nil and Rs. Nil for the quarter ended June 30,2021, as considered in the consolidated unaudited financial results. According to the information and explanations given to us by the Management, this interim financial information is not material to the Group.

Our conclusion on the statement is modified <u>to the extent mentioned at Note No. 7 of the Unaudited Consolidated Financial Results for the quarter ended June 30, 2021</u>, in respect of our reliance on the interim financial information certified by the Management.

For Nemani Garg Agarwal & Co. Chartered Accountants (Firm Registration No.010192N)

Place: New Delhi Date: 13.08.2021 Chani Garg Ageria

S.K.Nemani Partner Membership No.037222

UDIN NO. 21037222 AAAATA9909