California Software Company Limited



CIN: L72300TN1992PLC022135

Registered Office: Workflo, Greeta Towers, Industrial Estate, Perungudi, OMR Phase 1, Chennai 600096 Phone +91 044 3910 3620

 $\textbf{Email:} \underline{investor@calsoftgroup.com} \ \textbf{www.calsoftgroup.com/www.calsof.com}$

October 25, 2024

To,

National Stock Exchange of India Limited Symbol – CALSOFT

Exchange Plaza, 5thFloor, Plot No. C/1, G Block, Bandra-Kurla Complex Bandra (East), Mumbai - 400 051 **BSE LIMITED**Security Code - 532386
PHIROZE JEEJEEBHOY TOWERS
DALAL STREET
MUMBAI-400001

Dear Sir/Madam,

Sub.: Disclosure of Related Party Transaction for the half year ended 30th September 2024

Pursuant to Regulation 23(9) of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, as amended, please find attached disclosure on Related Party Transactions on a consolidated basis for the half year ended 30th September, 2024 in format specified in the applicable accounting standards.

The aforesaid disclosure would be made available on the website of the Company at www.calsoftgroup.com

Kindly take the same on record.

Thanking you, Yours truly

For California Software Company Limited

Dr Vasudevan Mahalingam Chief Executive Officer



										Additional disclotransaction relate the listed entity/speriod when such	es to loa subsidia	ns, inter-corp ry. These det	orate deposits ails need to be	s, advances	s or investn	nents made or	given by
Details of the party (listed entity / subsidiary) entering into the transaction		Details of the counterparty			Type of	Value of the related party	Value of transaction	In case monies are due to either party as a result of the transaction (see Note 1)		In case any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments			Details of the loans, inter-corporate deposits, advances or investments				
Name	PAN	Name	PAN	Relationship of the counterparty with the listed entity or its subsidiary	related party transaction (see Note 5)	as approved by the audit committee (see Note 6a)	reporting period (see Note 6b)(in Lakhs)	Opening balance (in Lakhs)	Closing balance (in Lakhs)	Nature of indebtedness (loan/ issuance of debt/ any other etc.)	Cost (see Note 7)	Tenure	Nature (loan/ advance/ inter- corporate deposit/ investment	Interest Rate (%)	Tenure	Secured/ unsecured	Purpose for which the funds will be utilised by the ultimate recipient of funds (end- usage)
CALIFORNIA SOFTWARE COMPANY LIMITED		Vasudev an	V5992 D	Director and CEO	Service	-	0.00	Nil	Nil	Nil	Nil		Remuneratio n	NA	Nil	NA	Nil
		Vasudev an	V5992 D	Director and CEO	Loan from Directors)		92.35	831.40	923.75	Loan	NIL					Unsecured	NA
		Manimal a	M4187 N	Director and CFO		Rs.1,00,000 per month approved by shareholders of the Company	3.00	Nil	Nil	Nil	Nil		Remuneratio n	NA	Nil	NA	Nil
					Service	Rs.1,00,000 per month approved by shareholders of the Company	4.5	Nil	Nil	Nil	Nil		Remuneratio n	NA	Nil	NA	Nil
		Mr. Venkate san K	ACJPV 3831H	Company Secretary	Service	Rs.50000 Per month	3.0	Nil	Nil	Nil	Nil		Remuneratio n	NA	Nil	NA	Nil Nil
	V subsider entering the transa Same Same Same Same Same Same Same Sam	Vame Name PAN PABCC8206B	Name PAN Name PAN Name Dr. Vasudev an Mahaling am Dr. Vasudev an Mahaling am Ms. Manimal a Mr. Vijayaku mar M Mr. Venkate	Name PAN Name PAN Dr. ABGP Vasudev V5992 an D Mahaling am Dr. V3992 an D Mahaling am Ms. ATPP Manimal Ms. ATPP Wijayaku Mr. Vijayaku Mr. Vijayaku Mr. Vijayaku Mr. Vijayaku Mr. Vijayaku Mr. Vijayaku Ms. ACJPV Venkate Ms. ACJPV Venkate Ms. ACJPV	Subsidiary Executive Mr. Venkate Subsidiary Name PAN Name PAN Relationship of the counterparty with the listed entity or its subsidiary PAN PAN	Subsidiary Entering into the transaction Name PAN Name PAN Name PAN Relationship of the counterparty with the listed entity or its subsidiary Service PAN Name PAN PAN Relationship of the counterparty with the listed entity or its subsidiary Service PAN PAN	Value of the related party transaction	/ Subsidiary/ entering into the transaction Name PAN Subsidiary Dr. ABGP Managing CEO (KMP) ABGP Managing Director and DO (KMP) Director and DO (KMP) Naminal PAN Name PAN Name PAN Name PAN Subsidiary Dr. ABGP Managing Director and DO (KMP) Director and DO (KMP) Director and DO (KMP) Naminal PAN Name PAN N	Subsidiary entering into the transaction Service Pan Name Name	Subsidiary entering into the transaction See Note 1	Subsidiary entering into the transaction during the reporting period committee (see Note 5)	Value of the related party transaction (see Note 1) Value of the related party transaction (see Note 1)	Value of the related party transaction (see Note 1) Value of the transaction (see Note 1)	Value of the related party transaction (see Note 1) Value of the related party transaction (see Note 1)	Value of the related party transaction (see Note 1) Value of the related party transaction (see Note 1) Value of the related party transaction (see Note 1) Value of t	Value of the related party transaction (see Note 1) Value of the related party transaction (see Note 1) Value of the related party transaction (see Note 1) Value of	Value of the transaction (see Note 1) Value of transaction (se

Notes:

- 1. The details in this format are required to be provided for all transactions undertaken during the reporting period. However, opening and closing balances, including commitments, to be disclosed for existing related party transactions even if there is no new related party transaction during the reporting period.
- 2. Where a transaction is undertaken between members of the consolidated entity (between the listed entity and its subsidiary or between subsidiaries), it may be reported once.
- 3. Listed banks shall not be required to provide the disclosures with respect to related party transactions involving loans, inter-corporate deposits, advances or investments made or given by the listed banks.
- 4. For companies with financial year ending March 31, this information has to be provided for six months ended September 30 and six months ended March 31. Companies with financial years ending in other months, the six months period shall apply accordingly.
- 5. Each type of related party transaction (for e.g. sale of goods/services, purchase of goods/services or whether it involves a loan, inter-corporate deposit, advance or investment) with a single party shall be disclosed separately and there should be no clubbing or netting of transactions of same type. However, transactions with the same counterparty of the same type may be aggregated for the reporting period. For instance, sale transactions with the same party may be aggregated for the reporting period and purchase transactions may also be disclosed in a similar manner. There should be no netting off for sale and purchase transactions. Similarly, loans advanced to and received from the same counterparty should be disclosed separately, without any netting off.
- 6. In case of a multi-year related party transaction:
 - a. The aggregate value of such related party transaction as approved by the audit committee shall be disclosed in the column "Value of the related party transaction as approved by the audit committee".
 - b. The value of the related party transaction undertaken in the reporting period shall be reported in the column "Value of related party transaction during the reporting period".
- 7. "Cost" refers to the cost of borrowed funds for the listed entity.
- 8. PAN will not be displayed on the website of the Stock Exchange(s).
- 9. Transactions such as acceptance of fixed deposits by banks/NBFCs, undertaken with related parties, at the terms uniformly applicable /offered to all shareholders/ public shall also be reported.



