## **MPS Infotecnics Limited**

CIN: L30007DL1989PLC131190



To,

Date: 30th June, 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

Sub: Outcome of the Board Meeting-Audited Financial Results for the Quarter and Year Ended March 31, 2021

Dear Sir,

This is to inform you that the Board of Directors of the Company in its Meeting held today i.e.  $30^{th}$  June,2021 which commenced at 3:00 P.M. and concluded at 3:45 P.M., inter-alia considered and approved the Audited Financial Results (Standalone & Consolidated) for the Quarter and Year Ended March 31, 2021 along with Auditor's Report submitted by M/S. Nemani Garg Agarwal& Co., Statutory Auditors of the Company and Statement of impact of Audit Qualifications for the Financial Results for the FY 2020-21.

Copy of the Audited Financial Results along with Audit Report and Statement of impact of Audit qualification is annexed herewith for your reference and records.

Further these Financial Results are also available on the Company's website <a href="www.mpsinfotec.com">www.mpsinfotec.com</a> (Under Investor Zone).

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

Thanking You,

Yours Faithfully For MPS Infotecnics Limited

Garima Singh

Company Secretary & Compliance Officer

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

E-mail: info@mpsinfotech.com



CIN: L30007DL1989PLC131190

Regd.Office: 703, Arunachal Building, 19, Barakhamba Road, Connaught Place, New Delhi 110 001 Statement of Audited Standalone Financial Results for the Quarter and Year Ended March 31, 2021

(INR In Lacs)

	P. disulana		Quarter Ended		Financial Yea	r Ended
.No	Particulars	31-Mar-21	31-Dec-20	31-Mar-20	31-Mar-21	31-Mar-20
	-	Audited	Un-audited	Audited	Audited	Audited
		Audited	Oll-addited	71001101		
	ncome	14.75	9.03	10.23	41.48	814.19
F	Revenue from Operations	14.75	9.03	10.23	-	-
(	Other operating Income	-	0.02	0.03	8.54	0.29
	Other Income	0.06	0.03	10.26	50.02	814.48
-	Total Income	14.81	9.06	10.26	30.02	024,10
2	Expenses					
-	Cost of materials consumed	-	-	-	24.50	025.22
	Purchases of Stock-in-Trade	10.04	9.23	10.36	34.50	835.22
	Changes in inventories of finished goods work-in-					
	progress and Stock-in-Trade	-	(2.18)	9.64	(2.18)	
}		7.08	6.40	7.41	26.22	26.01
-	Employee benefits expense	15.65	16.00	15.79	63.47	41.89
1	Finance costs	89.22	89.22	89.58	356.88	358.32
- 1	Depreciation and amortization expense		26.61	36.36	126.99	114.70
	Other expenses	27.86		169.15	605.88	1,376.14
	Total Expenses	149.85	145.28	103.13	000.00	
3	Profit before exceptional and extraordinary items		(100000)	(150.00)	(555.87)	(561.66
	and tax (1-2)	(135.05)	(136.22)	(158.89)	(555.07)	(301.00
4	Exceptional Items - (Gain) / Loss (Net)			-	/ o=\	1561.6
5	Profit before Extra ordinary items & Tax (3-4)	(135.05)	(136.22)	(158.89)	(555.87)	(561.6
6	Extra Ordinary Items / Prior Period	-		-	-	
_	Profit / (Loss) before Tax (5-6)	(135.05)	(136.22)	(158.89)	(555.87)	(561.6
7		(200.00)				
8	Tax Expense		-	-	2	-
	-Current Tax	(3.44)	(3.30)	(525.78)	(13.34)	(230.7
	-Deferred Tax		(5.50)	(020110)	- 1	-
	-Tax for earlier years	-				
	Net Profit / (loss) for the period from continuing		(400.00)	200.00	(542.52)	(330.9
9	Operations (7-8)	(131.61)	(132.92)	366.89	(342.32)	(330.3
10	Profit / (loss) from discontinuing operations	-	-	-	-	
11	Tax expense of discontinuing operations	-	-	-	-	
	Profit / (loss) from discontinuing operations (after					
12		-	-	-	-	-
12	tax) (10-11) Profit / (loss) for the period (9+12)	(131.61)	(132.92)	366.89	(542.52)	(330.9
13		(202:02)				
8	Other Comprehensive Income (OCI)					
	(a) Items that will not be reclassified to profit or loss	2.50	(0.31)	(1.81)	1.73	(1.3
	(net of tax)	2.68	(0.51)	(1.01)	2170	
	(b) Items that will be reclassified to profit or loss (net					
	of tax)	-	-	(4.04)	1 72	(1
9	Other Comprehensive Income for the period	2.68	(0.31)	(1.81)	1.73	
10	Total Comprehensive Income	(128.93)	(133.23)	365.08	(540.79)	(332.
	Net Profit attributable to	The state of the s				
	Owners of the Company	(131.61)	(132.92)	366.89	(542.52)	(330.
	Non-controlling interest	-	_	-	-	
	Other Comprehensive Income attributable to					
		2.68	(0.31)	(1.81)	1.73	(1.
	Owners of the Company	2.08	(0.51)	(2.02)	_	
	Non-controlling interest	-	-			
	Total Comprehensive Income attributable to	4.50.00	(422.22)	365.08	(540.79)	(332.
	Owners of the Company	(128.93)	(133.23)	363.06	(340.73)	(332.
	Non-controlling interest	-	_		07.744.27	27.744
11	Paid up Equity Share Capital	37,744.37	37,744.37	37,744.37	37,744.37	37,744.
12	Other Equity	-	-	-	5,739.90	6,280.
13	Earning per share (Face value of Re. 1/- each)					
13	Basic	(0.00)	(0.004)	0.01	(0.014)	(0.0
		(0.00)		0.01	(0.014)	(0.0)
_	Diluted  Un-audited Standalone Segment				rch 31, 2021	
	Un-audited Standaione Segment	information for t	ne quarter or rente			(INR In L
			Ouarter Ended		Financial	Year Ended
Sr.N	o Particulars		Quarter Ended	21.84== 20	31-Mar-21	31-Mar-20
		31-Mar-21	31-Dec-20	31-Mar-20		
		Audited	Un-audited	Audited	Audited	Audited
1	Segment Revenue					
	(Net sale / income from each segment should be					
	disclosed under this head)					1 4
					E 9 100	



	IT enabled Services					
	Telecommunication	14.75	9.03	9.24	41.48	F2
	Total	-	-	0.98	71.40	52
2		14.75	9.03	10.23	41.48	761
	Segment Results Profit (+) / Loss (-) before tax and in IT Solutions & Products	terest from each seg	ment		41,40	814
(b)	IT enabled Services	-	-			
		(26.01)	(26.92)	(18.62)	(127.00)	
(c)	Telecommunication	-	_	(30.34)	(127.86)	(6
_	Total	(26.01)	(26.92)		/407.00	(137
	Less: (i) Interest	15.65	16.00	(48.96)	(127.86)	(144
	(ii) Other Un-allocable Expenditure net off	93.44	93.33	15.79	63.47	41
	(iii) Un-allocable income	0.06	0.03	94.18	373.07	375
70.00	Total Profit before Tax	(135.05)	1000000	0.03	8.54	0
3	Capital Employed: Since Fixed Assets used in the compare used interchangeably amoung segments, hence seg	any's husiness		atified wth any of to d has not been fur	(555.87) he reportable segn nished.	(561 nents as th
VOTES	:					
2)	The above results were reviewed by the audit commit 30, 2021  Financial results for all the periods have been recommended.	tee and thereafter t	taken on record by	the Board of Direc	tors at its meeting	held on J
3)	Financial results for all the periods have been prepared the Companies (Indian Accounting Standards) Rules, 20: The figures of the previous posited by	In accordance with the last as amended from the last are also as a mended from the las	the recognition and time to time.	measurement pri	nciples of IND AS n	otified un
4)	The figures of the previous periods have been re-cast / revised Schedule III of the Companies Act, 2013.  During the FY 2019-20, the company had explored the mobile phones in the internaion as well as domestic management	re-grouped / re-arra	anged wherever ned	cessary in confirmi	ty with the require	ments of
) T	to COVID-19 Pandemic and subsequent lockdown impo as the economic situation normalizes.  There is no operations in the subsidiaries of the compan	v hones the				
ii is	There is no operations in the subsidiaries of the compan in subsequent years had given their consent to sell the ir s in process of identifying suitable buyer, however, a	y hence the member	rs, at the Annual Ge the company in the	neral Meeting held se subsidiaries. The	d on 30th Septemb	er 2019. a
i) T	There is no operations in the subsidiaries of the compan in subsequent years had given their consent to sell the ir is in process of identifying suitable buyer, however a subsidiaries. The revival of these subsidiaries are possible	y hence the member nvestments made by t the same time the conce the company h	rs, at the Annual Ge the company in the e company is also has realised funds fr	neral Meeting held se subsidiaries. The making efforts to om other assets.	d on 30th Septemb e management of t o revive the busing	er 2019, a he Compa ess of the
) T iii is s	There is no operations in the subsidiaries of the compan n subsequent years had given their consent to sell the ir s in process of identifying suitable buyer, however a subsidiaries. The revival of these subsidiaries are possible The opinion of the Statutory Auditors on the audited fina	y hence the member nvestments made by t the same time the e once the company h	rs, at the Annual Ge the company in the e company is also has realised funds fro ualified on the basis	neral Meeting held se subsidiaries. The making efforts to om other assets.	d on 30th Septemb e management of t o revive the busing ons which are as ur	er 2019, a he Compa ess of the
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(II) (IV) (IV) (IV) (IV) (IV) (IV) (IV)	There is no operations in the subsidiaries of the compann subsequent years had given their consent to sell the ir so in process of identifying suitable buyer, however a subsidiaries. The revival of these subsidiaries are possible in the opinion of the Statutory Auditors on the audited final in the opinion of the Statutory Auditors on the audited final in the opinion of the Statutory Auditors on the audited final in the opinion of the Statutory Auditors on the audited final in the opinion of the Statutory Auditors on the audited final in the opinion of the Statutory Auditors on the audited final in the opinion of the Statutory Auditors on the audited final in the opinion of the Statutory Auditors on the audited final in the opinion of the Statutory Auditors on the audited final in the sale in the opinion of the Statutory Auditors of a solution reports of a section of above in the balance sheet, in the opinion of the sale in the s	y hence the member hyestments made by it the same time the conce the company had been concerned by the conce	rs, at the Annual Ge the company in the e company is also has realised funds from the basis ovision for impairment and the company is also ovision for impairment and the second	neral Meeting helds se subsidiaries. The making efforts to om other assets.  To of their observation of their observation of assets has been to fassets has been to fa	d on 30th Septemble management of the previve the business of the previous which are as under made in accordance with the first of the	er 2019, a he Compa ess of the onder:  Idance Ind A rece Codes) nt, reserve with Ind A 2,163 (USI e sheet are n made for ever as the lisability of the office of FY 2012.
(II) (IV) (IV) (IV) (IV) (IV) (IV) (IV)	There is no operations in the subsidiaries of the compan in subsequent years had given their consent to sell the ir is so in process of identifying suitable buyer, however a subsidiaries. The revival of these subsidiaries are possible the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors of the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors of the opinion of the Statutory Auditors of the opinion of the Statutory Auditors of the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of the Statutory Auditors on the audited final the opinion of t	y hence the member hyestments made by the same time the conce the company had been conceded as the same time the same time the same time the same time time to same time time time time time time time ti	rs, at the Annual Ge the company in the e company is also has realised funds from the basis ovision for impairment and the second of the secon	neral Meeting helds se subsidiaries. The making efforts to om other assets.  To of their observation of their observation of assets has been to of the investment of the investment of the bank balance a current asset. Not dered to be good in and comment of during the period liabilities"; its still payable.	d on 30th Septemble management of the previve the business of the previous which are as under made in accordance with the following the following to the following the following the following to Rs. 347,893 is shown in balance to provision has been for recovery. However, the extent of real from FY-2010-11 to the following t	er 2019, a he Compa ess of the compa ess of the codes; and codes; and codes; and codes esheet are not made for ever as the lisability of the codes.



realised. It has therefore not made any provision on account of impairment in value of investment in subsidiaries

explanation to offer as the matter is sub-judice.

(II) The management is making efforts to revive the business of subsidiaries and feels confident that investment made in subsidiaries will be

(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

(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 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). (8) 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 (9) 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: June 30, 2021



CIN: L30007DL1989PLC131190

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

Cash Flow Statement for the Quarter and Year Ended March 31, 2021 (Standalone)

S.No	Particulars	As at March 31, 2020	As at March 31, 2020			
		Audited	Audited			
A.	CASHFLOW FROM OPERATING ACTIVITIES	7100100	Addited			
	Net Profit before Tax	(555.87)	(561.66			
	Adjustments for:	(555.57)	(301.00			
	Depreciation & Amortization	356.88	358.32			
	Leave Encashment	0.74	1.41			
	Gratuity	0.53	2.81			
	Comprehensive Income	1.73	(1.27			
	Provision fro Income Tax & Interest on Income Tax A.Y. 2013-14	-	1			
	Interest & Other Costs	63.47	41.89			
	Interest received	(0.53)	(0.20			
	(Profit) / Loss on sale of fixed assets	-	70.20			
	Operating Profits before Working Capital Changes	(133.05)	(158.70			
	(Increase) / Decrease in Current Assets	634.34	306.62			
	Increase / (Decrease) in Current Liabilities	(485.76)	(198.40			
	Net Cash from Operating Activities (A)	15.54	(50.48			
В.	CASHFLOW FROM INVESTING ACTIVITIES		(50.40			
	Purchase of Fixed Assets	_	-			
	Sale of Fixed Assets	_				
	Change in Capital WIP	_				
	Interest Received	0.53	0.20			
	Long Term Loans & Advances	9.36	56.02			
	Net cash Out Flow in Investing Activities (B)	9.89	56.22			
C.	CASH FLOW FROM FINANCING ACTIVITIES					
	Issue of Equity Shares	-				
	Share Application Money Received	-	_			
	Increase / (Decrease) in Long Term Borrowings	36.70	36.77			
	Prior Period Items	-	-			
	Interest Paid	(63.47)	(41.89			
	Net Cash inflow from Financing Activities (C)	(26.77)	(5.12			
	Foreign Exchange Translation Reserve	-	(5:12			
	Net Increase (Decrese) in Cash & Cash Equivalents (A+B+C)	(1.34)	0.62			
	Cash and Cash Equivalent as at 01/04/2019	3,490.29	3,489.67			
	Cash and Cash Equivalent as at 31/03/2020	3,488.95	3,490.29			
	Notes:		0,100120			
1	Comparative figures have been regrouped wherever necessary					
2	The cash flow statement has been prepared under the :Indirect Standard (Ind AS-7) Statement of Cash Flows notified by the Com 2015	Method" as set out in npanies (Indian Accountin	Indian Accountinging Standard) Rules			
3	These earmarked account balances with Banks can be utilized only fo	or the specific identified p	urposes.			
	Bank Balances as shown in cash and cash equivalents amounting to Find Portugal is not available for use, because the bank has wrongly dispatter is in Portuguese Courts.	Rs. 34,78,92,163/- is with debited the account by th	Banco Efisa, a Bank e said amount, the			





CIN: L30007DL1989PLC131190

Regd.Office: 703, Arunachal Building, 19, Barakhamba Road, Connaught Place, New Delhi 110 001 Statement of Assets & Liabilities for the Quarter and Year Ended March 31, 2021 (Standalone)

1.		2021	2020
	SETS	Audited	Audit
0.00	n Current Assets		
(a)	Property, Plant & Equipment		
(b)	Capital Work-in-Progress	4.93	
(c)	Other Intangible Assets	-	
(d)	Intangible Assets under development	1,949.87	2,3
(e)	Investment in Subsidiary	5,644.40	5,6
(f)	Financial Assets	6,174.85	6,1
	(i) Investments		
	(ii) Others	-	
(g)	Non-current Assets (Net)	-	
(h)	Other Non-current Assets	-	
Tota	Non-Current Assets	22,323.48	22,3
	ent Assets	36,097.53	36,4
(a)	Inventories		
(b)	Financial Assets	6,221.89	6,2:
(-)	(i) Trade Receivables		
	(ii) Cash and Cash equivalents	1,189.40	1,85
	(iii) Bank Balances	1.26	
	(iv) Loans	3,487.68	3,49
		-	
1-1	(v) Others	-	
(c)	Current Tax (Net)	-	
(d)	Other Current Assets	137.79	10
	Total Current Assets	11,038.03	11,67
	Total Assets	47,135.56	48,13
	TY AND LIABILITIES		
Equit			
(a)	Equity share capital	37,744.37	37,74
(b)	Other Capital	5,739.89	6,28
202	Total Equity	43,484.26	44,02
	Current Liabilities		
(a)	Financial Liabilities		
	(i) Borrowings	281.36	24
	(ii) Other Financial Liabilities	-	
(b)	Provisions	-	
(c)	Deferred tax Liability (Net)	373.01	38
Total	Non-Current Liabilities	654.37	63
Curre	nt Liabilities	034.37	03
	Financial Liabilities		
(a)	(i) Borrowings	2,123.71	2,08
(a)	(ii) Trade Payables	2,123./1	2,08.
(a)			
(a)	Total outstanding due to micro and small enterprises		
(a)	Total outstanding due to micro and small enterprises  Total outstanding dues to creditors other than micro and small	-	
(a)	Total outstanding due to micro and small enterprises  Total outstanding dues to creditors other than micro and small enterprises		631
(a)	Total outstanding dues to creditors other than micro and small enterprises	15.82	62:
(a)	Total outstanding dues to creditors other than micro and small enterprises  (iii) Other Financial Liabilities	15.82	623
	Total outstanding dues to creditors other than micro and small enterprises	15.82 - 808.23	726
(b)	Total outstanding dues to creditors other than micro and small enterprises  (iii) Other Financial Liabilities  Other Current Liabilities  Provisions	15.82 - 808.23 49.18	726 47
(b) (c) (d)	Total outstanding dues to creditors other than micro and small enterprises  (iii) Other Financial Liabilities  Other Current Liabilities	15.82 - 808.23 49.18	726
(b) (c) (d)	Total outstanding dues to creditors other than micro and small enterprises (iii) Other Financial Liabilities Other Current Liabilities Provisions Current tax Liabilities (Net)	15.82 - 808.23 49.18	720

### **Chartered Accountants**

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

TO THE BOARD OF DIRECTORS OF MPS Infotecnics Limited 703, Arunachal Building, 19, Barakhamba Road, New Delhi 110001

#### Opinion

We have audited the accompanying standalone quarterly financial results of M/s. MPS Infotecnics Limited) for the quarter ended 31<sup>st</sup> March 2021 and the year to date results for the period from 1<sup>st</sup> April 2020 to 31<sup>st</sup> March 2021, attached herewith, being submitted by the company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

in our opinion and to the best of our information and according to the explanations given to us these quarterly financial results as well as the year to date results:

- are presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in this regard; and
- ii. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit/ loss and other comprehensive income and other financial information for the quarter ended 31<sup>st</sup> March 2021 as well as the year to date results for the period from 1<sup>st</sup> April 2020 to 31<sup>st</sup> March 2021.

#### **Basis of Opinion**

These quarterly financial results as well as the year to date financial results have been prepared on the basis of the interim financial statements, which are the responsibility of the company's management. Our responsibility is to express an opinion on these financial results based on our audit of such interim financial statements, which have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 (Ind AS 34)for Interim Financial Reporting, prescribed, under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder; or by the Institute of Chartered Accountants of India, as applicable, and other accounting principles generally accepted in India.

We conducted our audit in accordance with the Standards of Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 (The Act). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the audit of the Standalone 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 Companies Act, 2013 and the Rules made thereunder, and we have fulfilled our ethical responsibilities in accordance with the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

1517, Devika Towers, 6, Nehru Place, New Delhi – 110 019 Email: <a href="mailto:sknemani@sknemani.com">sknemani@sknemani.com</a>; <a href="mailto:nemani61@gmail.com">nemani61@gmail.com</a></a> Phones: 0120-2770338740; 011-26448033; +91-9811026144

### **Chartered Accountants**

#### **Emphasis of Matter**

Attention is invited to the following key matter – observations in the said financial statements:

- In case of the following items shown as intangible Assets / inventory, no provision for impairment of assets has been made in accordance with accounting policies E and F (Schedule accounts) and applying Ind AS 36 -
  - (a) Intangible Assets under development (Capital work-in-progress) Rs. 56.44 Crores (Software

(b) Software rights - Rs. 19.49 crores

(c) Opening Stock (Source Codes) - Rs. 62.21 Crores

(d) The Company has not provided expected credit loss on outstanding debtors as per IND AS-

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. 61.75 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 accounting policies F and I (Schedule to the accounts) applying Ind AS 36.
- 111 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.
- The Company had increased its Authorized Capital from Rs. 52.45 Crores to Rs. 377.50 crores V. 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"
- Income Tax for the Assessment year 2013-14 amounting to Rs. 20.80 lacs and interest thereon is VI. still payable although provided for.

Our opinion is modified in respect of these matters.

(a) We also draw your attention to Note No. 4 to the standalone financial results which describes the uncertainties and the impact of COVID 19 pandemic on the Company's operations and results as assessed by the management. Our opinion is not modified in respect of this matter.

Responsibilities of Management and those charged with the Governance for the Standalone

These quarterly financial results as well as the year to date standalone financial results have been prepared on the basis of the interim financial statements. The Company's Board of Directors are

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### Chartered Accountants

responsible for the preparation of these financial results that give a true and fair view of the net profit/loss and other comprehensive income and other financial information in accordance with the recognition and 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 of the assets of the Company and for preventing and detecting judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone 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 Company's financial reporting process.

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

Our objectives are to obtain reasonable assurance about whether the standalone financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone 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 standalone 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 control 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 the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- 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 Company's ability to
  continue as a going concern. If we conclude that a material uncertainty exists, we are required to
  draw attention in our auditor's report to the related disclosures in the financial results or, if such
  disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit

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# Chartered Accountants

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 standalone financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.

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.

For Nemani Garg Agarwal & Co. Chartered Accountants Firm Regn. No. 010192N

S.K. Nemani Partner

Membership No. 037222

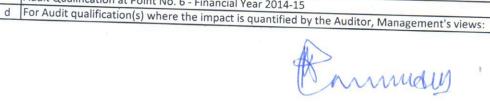
Place: New Delhi Date: 30<sup>th</sup> June 2021

Udin No. 21037222 ARAAF#6355

### ANNEXURE-1

STATEMENT OF IMPACT OF AUDIT QUALIFICATION (FOR AUDIT REPORT WITH MODIFIED OPINION) SUBMITTED ALOG WITH ANNUAL AUDITED FINANCIAL STATEMENTS - STANDALONE

		STATEMENT OF IMPACT OF AUDIT QUALIFICATION FOR THE FINAN	CIAL YEAR ENDED MARCH	31, 2021			
		[SEE REGULATION 33 / 52 OF THE SEBI (LODR) REG	GUI ATIONS 2015	51, 2021			
S.I	No.	Particulars	GOLATIONS, 2015				
		Faiticulars	Audited Figures	Adjusted Figur			
			(before adjusting for	(after adjusting			
1		1 Turnover / Total Income	qualifications)	qualifications			
l li		2 Total Expenditure	41.48	4:			
		3 Net Profit /(loss)	605.88	605			
		4 Earning per share	(555.87)	(555			
		5 Total Assets	(0.01)	(0			
- 1		6 Total Liabilities	47,135.56	47,135			
Ì		7 Networth	3,651.49	3,651			
1			43,484.26	43,484			
		8 Any other financial item(s) felt appropriated by the management		13,104			
1		Audit Qualification (each audit up					
	a	Audit Qualification (each audit qualification separately)  Details of Audit Qualification					
F	1	In case of the following its					
	-	The following items shown as intangible Assets /	no provision for impairme	nt of assets has h			
		made in accordance with accounting policies E and F (Schedule to the a	accounts) and applying Ind	AC 3C			
		(a) Intangible Assets under development (Capital work-in-progress) - Rs.	56.44.6				
		(Sabital Molk-III-blogless) - Ks.	. 56.44 Crores (Software de	velopment)·			
		(b) Software rights - Rs. 19.49 Crores					
		(c) Opening Stock (Source Codes) - Rs. 62.21 Crores					
		(d) Company has not provided expected credit loss on outstanding debto	orsas ner IND AS 100				
		ment and its impact	F1				
		In the absence of valuation reports of above assets the extent of impair reserves and surplus is not ascertained.	ment and its impact on pro	ofit and loss accou			
	2						
		been done and no undated information has been done and no undated information has been done	n these overseas subsidiario	es and no audite h			
		been done and no updated information has been received. No provision investment in accordance with accounting policies F and I (Schedulo to the	has been made for the sho	ortfall in value of t			
		investment in accordance with accounting policies F and I (Schedule to the	ne accounts) applying Ind A	S 36.			
$\vdash$							
	3	The Company has shown in the balance sheet, bank balances In Bal 347,892,163/- (USD8,883,210.75) which the bank has adjusted and the	nee Effect (11)				
		347,892,163/- (USD8,883,210.75) which the bank has adjusted and the bank balances shown in balance sheet is overstated by Rs. 347,893,163	ilco Efisa (Lisbon Portugal	) amounting to F			
		bank balances shown in balance sheet is overstated by Ba 247 and the	matter is in the court of lav	v. Consequently tl			
		which is treated as current asset. No provision has been made for the po	The above bank balance re	lates to FY 2008-0			
		to provision has been made for the po	ssible loss on account of ab	ove.			
	4	Other non-current assets include other leaves to					
		Other non-current assets include other loans and advances of Rs. 223 recovery. However as the terms and conditions regarding these loans.	.23 Cr. which are conside	red to be good for			
	5	ascertain and comment on the extent of realisability of this asset.					
'	·  .	The Company has increased its Authorized Capital from Bs. 52.45 Co					
		2010-11 to FY 2012-13, RoC fees of Rs. 6.34 crores towards the same st. Liabilities" in the IND AS Financial Statements	ands pavable, under the he	and "Other Course			
	_	- Ctatements					
		Income Tax for the Assessment year 2013-14 amounting to Bo 20 go leave the					
6	)  1	Type of Audit Qualification: Qualified / Disclaimer of Opinion (A.)					
6							
	F	requency of Qualification(s): Whether appeared for first time / reposition		Qualified			
b	F	requency of Qualification(s): Whether appeared for first time / repetative Audit Qualification at Point No. 1 (d) - Financial Year 2020, 21					
b	F	requency of Qualification(s): Whether appeared for first time / repetative Audit Qualification at Point No. 1 (d) - Financial Year 2020, 21					
b	F	requency of Qualification(s): Whether appeared for first time / repetative Audit Qualification at Point No. 1 (d) - Financial Year 2020-21 Audit Qualification at Point No. 1 (a), (b) & (c) - Financial Year 2018, 10					
b	F A	Frequency of Qualification(s): Whether appeared for first time / repetative Audit Qualification at Point No. 1 (d) - Financial Year 2020-21 Audit Qualification at Point No. 1 (a), (b) & (c) - Financial Year 2018-19 Audit Qualification at Point No. 2 - Financial Year 2013-14					
b	F A A	Frequency of Qualification(s): Whether appeared for first time / repetative Audit Qualification at Point No. 1 (d) - Financial Year 2020-21 Audit Qualification at Point No. 1 (a), (b) & (c) - Financial Year 2018-19 Audit Qualification at Point No. 2 - Financial Year 2013-14 Audit Qualification at Point No. 3 - Financial Year 2013-14					
b	F A A A	requency of Qualification(s): Whether appeared for first time / repetative Audit Qualification at Point No. 1 (d) - Financial Year 2020-21 Audit Qualification at Point No. 1 (a), (b) & (c) - Financial Year 2018-19 Audit Qualification at Point No. 2 - Financial Year 2013-14 Audit Qualification at Point No. 3 - Financial Year 2013-14 Audit Qualification at Point No. 4 - First time - Financial Year 2010-20					
b	F A A A	Frequency of Qualification(s): Whether appeared for first time / repetative Audit Qualification at Point No. 1 (d) - Financial Year 2020-21 Audit Qualification at Point No. 1 (a), (b) & (c) - Financial Year 2018-19 Audit Qualification at Point No. 2 - Financial Year 2013-14 Audit Qualification at Point No. 3 - Financial Year 2013-14					



	1 (	The stree opinion of the management	bloosset	
		progress, software rights as also any possible impairment needs to be software industry and the prevailing circumstances. The management value than the cost incurred open the	ble assets, inventory including capital in wo	
	1 (4	software industry and the prevailing circumstances. The management value than the cost incurred once the business environment stabilises. The management is making offer the	een in the context of the peculiar nature of	
	2	The maintenant the cost incurred once the business environment stability	is confident that these assets will fetch r	
	2	value than the cost incurred once the business environment stabilises. The management is making efforts to revive the business of subsidiaries subsidiaries will be realised. It has therefore not made any provision on	he management has therefore not consider	
	es and feels confident that investment made			
	3	and company has filed a civil suit bearing as		
		Company has no additional explanation to Company has no	he 10th Lower Court of Links	
	4	the company has filed a civil suit bearing No. 2446/12.2TVLSB before t Company has no additional explanation to offer as the matter is sub-judic	e.	
		Bareilly. However, the builder Company could not develop the data ce initiated settlment with the builder and expects to recover the amount. If	e Company for establishing a Data Centre	
		the normal course of business which are considered to be good for recove	Further these loans and advances are made	
	5			
	3	The Company had initiated writ petition bearing no. WP (C) 5199/2015 per challanging the applicability of provisions prescribed under para 3 of table and Fees) Rules 2014 had been the company to the co		
		challanging the applicability of provisions prescribed under para 3 of table and Fees) Rules, 2014 had been dismissed vide order dated 15/01/2019. A been filed against the order	pending before the Hon'ble Delhi High Co	
		The by our Auvorates on records at the tree	and a control of the	
And an				
	to Union of India has directed the Company to deposit Rs. 3.22 crores within a period of 6 weeks;			
	L period of 6 weeks;			
			" a period of 6 weeks;	
	6	The company has already provided for the	a period of 6 weeks;	
	6	The company has already provided for the	a period of 6 weeks;	
	6	The company has already provided for the amount payable towards Inconence this liability has no further impact on the profits / retained earnings of	ome Tax for AY 2013-14 along with intere	
	6 F	The company has already provided for the amount payable towards Inconence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not	ome Tax for AY 2013-14 along with intere	
	6 F	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of a contract Qualification (s) where the impact is not quantified by the auditor:  (i) Management's estimation on the impact of a line with the auditor:	ome Tax for AY 2013-14 along with intereof the reported period of the Company	
	6 F	The company has already provided for the amount payable towards Inconence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  (i) Management's estimation on the impact of audit qualification:  (ii) If Management is unable to estimate the impact.	ome Tax for AY 2013-14 along with intere of the reported period of the Company N.A	
	6 F	The company has already provided for the amount payable towards Incommence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  i) Management's estimation on the impact of audit qualification:  ii) If Management is unable to estimate the impact, reasons for the same:  iii) Auditor's comments on (i) or (ii) above:	ome Tax for AY 2013-14 along with intere of the reported period of the Company	
	6 F	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of a contract Qualification (s) where the impact is not quantified by the auditor:  (i) Management's estimation on the impact of a line with the auditor:	ome Tax for AY 2013-14 along with intere of the reported period of the Company N.A	
	6 F (() (i) (i) S	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  i) Management's estimation on the impact of audit qualification:  ii) If Management is unable to estimate the impact, reasons for the same:  iii) Auditor's comments on (i) or (ii) above:	ome Tax for AY 2013-14 along with intereof the reported period of the Company  N.A  N.A	
	6   F ((((((((((((((((((((((((((((((((((	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  i) Management's estimation on the impact of audit qualification:  ii) If Management is unable to estimate the impact, reasons for the same:  iii) Auditor's comments on (i) or (ii) above:  ignatories	ome Tax for AY 2013-14 along with intereof the reported period of the Company  N.A  N.A	
	6   F ((((((((((((((((((((((((((((((((((	The company has already provided for the amount payable towards Incommence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  i) Management's estimation on the impact of audit qualification:  ii) If Management is unable to estimate the impact, reasons for the same:  iii) Auditor's comments on (i) or (ii) above:	ome Tax for AY 2013-14 along with interest the reported period of the Company  N.A  N.A  N.A  N.A	
	6   F ((((((((((((((((((((((((((((((((((	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  i) Management's estimation on the impact of audit qualification:  ii) If Management is unable to estimate the impact, reasons for the same:  iii) Auditor's comments on (i) or (ii) above:  ignatories	ome Tax for AY 2013-14 along with interest the reported period of the Company  N.A  N.A  N.A  N.A	
	6   F (() (i) (i) (i) S N B	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  i) Management's estimation on the impact of audit qualification:  ii) If Management is unable to estimate the impact, reasons for the same:  iii) Auditor's comments on (i) or (ii) above:  ignatories  1r. Peeyush Kumar Aggarwal - Managing Director and Chairperson of the pard meeting	ome Tax for AY 2013-14 along with intereof the reported period of the Company  N.A  N.A	
	6   F (() (i) (i) (i) S N B	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  i) Management's estimation on the impact of audit qualification:  ii) If Management is unable to estimate the impact, reasons for the same:  iii) Auditor's comments on (i) or (ii) above:  ignatories	ome Tax for AY 2013-14 along with interest the reported period of the Company  N.A  N.A  N.A  N.A	
	6   F (() (i) (i) (i) S N B	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  i) Management's estimation on the impact of audit qualification:  ii) If Management is unable to estimate the impact, reasons for the same:  iii) Auditor's comments on (i) or (ii) above:  ignatories  1r. Peeyush Kumar Aggarwal - Managing Director and Chairperson of the pard meeting	ome Tax for AY 2013-14 along with interest the reported period of the Company  N.A  N.A  N.A  N.A	
	6   F (() (i) (i) (i)   S   N   B	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of the Audit Qualification(s) where the impact is not quantified by the auditor:  (i) Management's estimation on the impact of audit qualification:  (ii) If Management is unable to estimate the impact, reasons for the same:  (iii) Auditor's comments on (i) or (ii) above:  (ignatories  (Ir. Peeyush Kumar Aggarwal - Managing Director and Chairperson of the poard meeting  (Ir. Sanjay Sharma - C.F.O.	ome Tax for AY 2013-14 along with intere of the reported period of the Company  N.A  N.A  N.A  N.A	
	6   F (() (i) (i) (i)   S   N   B	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of the Audit Qualification(s) where the impact is not quantified by the auditor:  (i) Management's estimation on the impact of audit qualification:  (ii) If Management is unable to estimate the impact, reasons for the same:  (iii) Auditor's comments on (i) or (ii) above:  (ignatories  (Ir. Peeyush Kumar Aggarwal - Managing Director and Chairperson of the poard meeting  (Ir. Sanjay Sharma - C.F.O.	ome Tax for AY 2013-14 along with interest the reported period of the Company  N.A  N.A  N.A  N.A	
	6   F (() (i) (i) (i)   S   N   B	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of or Audit Qualification(s) where the impact is not quantified by the auditor:  i) Management's estimation on the impact of audit qualification:  ii) If Management is unable to estimate the impact, reasons for the same:  iii) Auditor's comments on (i) or (ii) above:  ignatories  1r. Peeyush Kumar Aggarwal - Managing Director and Chairperson of the pard meeting	ome Tax for AY 2013-14 along with interest the reported period of the Company  N.A  N.A  N.A  N.A	
	6   F (() (i) (i) (ii)   S   M   B	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of the Audit Qualification(s) where the impact is not quantified by the auditor:  (i) Management's estimation on the impact of audit qualification:  (ii) If Management is unable to estimate the impact, reasons for the same:  (iii) Auditor's comments on (i) or (ii) above:  (ignatories  (in) Peeyush Kumar Aggarwal - Managing Director and Chairperson of the poard meeting  (in) Auditor Sharma - C.F.O.	ome Tax for AY 2013-14 along with intere of the reported period of the Company  N.A  N.A  N.A  N.A	
	6   (((((((((((((((((((((((((((((((((((	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of the formula of the company has no further impact on the profits / retained earnings of the company of the same in the impact of audit qualification:  If Management is unable to estimate the impact, reasons for the same:  If Management is unable to estimate the impact, reasons for the same:  If Auditor's comments on (i) or (ii) above:  If Peeyush Kumar Aggarwal - Managing Director and Chairperson of the poard meeting  If Sanjay Sharma - C.F.O.  If Sanjay Sharma - Audit Committee Chairperson	ome Tax for AY 2013-14 along with intere of the reported period of the Company  N.A  N.A  N.A  N.A	
	6   (((((((((((((((((((((((((((((((((((	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of the formula of the company has no further impact on the profits / retained earnings of the company of the same in the impact of audit qualification:  If Management is unable to estimate the impact, reasons for the same:  If Management is unable to estimate the impact, reasons for the same:  If Auditor's comments on (i) or (ii) above:  If Peeyush Kumar Aggarwal - Managing Director and Chairperson of the poard meeting  If Sanjay Sharma - C.F.O.  If Sanjay Sharma - Audit Committee Chairperson	ome Tax for AY 2013-14 along with intere of the reported period of the Company  N.A  N.A  N.A  N.A	
	6 F (() (i) (i) (i) S M B M M Ac	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of the Audit Qualification(s) where the impact is not quantified by the auditor:  (i) Management's estimation on the impact of audit qualification:  (ii) If Management is unable to estimate the impact, reasons for the same:  (iii) Auditor's comments on (i) or (ii) above:  (ignatories  (in) Peeyush Kumar Aggarwal - Managing Director and Chairperson of the poard meeting  (in) Auditor Sharma - C.F.O.  (in) Auditor Sharma - C.F.O.	ome Tax for AY 2013-14 along with intere of the reported period of the Company  N.A  N.A  N.A  N.A	
	6	The company has already provided for the amount payable towards Incomence this liability has no further impact on the profits / retained earnings of the formula of the company has no further impact on the profits / retained earnings of the company of the same in the impact of audit qualification:  If Management is unable to estimate the impact, reasons for the same:  If Management is unable to estimate the impact, reasons for the same:  If Auditor's comments on (i) or (ii) above:  If Peeyush Kumar Aggarwal - Managing Director and Chairperson of the poard meeting  If Sanjay Sharma - C.F.O.  If Sanjay Sharma - Audit Committee Chairperson	ome Tax for AY 2013-14 along with interest the reported period of the Company  N.A  N.A  N.A  N.A	



CIN: L30007DL1989PLC131190

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

#### Statement of Audited Consolidated Financial Results for the Quarter and Year Ended March 31, 2021

(INR In Lacs)

Sr.No	Particulars		Quarter Ended		Financial Y	ear Ended
		31-Mar-21	31-Dec-20	31-Mar-20	31-Mar-21	31-Mar-20
		Audited	Un-audited	Audited	Audited	Audited
1	Income					
	Revenue from Operations	14.75	9.03	10.23	41.48	814.19
	Other operating Income	-	-	-	-	-
	Other Income	0.06	0.03	0.03	8.54	0.29
	Total Income	14.81	9.06	10.26	50.02	814.48
2	Expenses					
	Cost of materials consumed	-	-	-	-	-
	Purchases of Stock-in-Trade	10.04	9.23	10.36	34.50	835.21
	Changes in inventories of finished goods work-in-					
	progress and Stock-in-Trade	0.01	(2.18)	9.64	(2.17)	_
	Employee benefits expense	7.08	6.40	7.41	26.22	26.01
	Finance costs	15.65	16.00	15.79	63.47	41.89
	Depreciation and amortization expense	89.22	89.22	89.58	356.88	358.32
	Other expenses	27.86	26.61	36.36	126.99	114.70
	Total Expenses	149.86	145.28	169.15	605.88	1,376.14
3	Profit before exceptional and extraordinary items and		2.0.20			
_	tax (1-2)	(135.05)	(136.22)	(158.89)	(555.86)	(561.66)
4	Exceptional Items - (Gain) / Loss (Net)	-	-	-	-	-
5	Profit before Extra ordinary items & Tax (3-4)	(135.05)	(136.22)	(158.89)	(555.86)	(561.66)
6	Extra Ordinary Items / Prior Period	-	-	-	-	-
7	Profit / (Loss) before Tax (5-6)	(135.05)	(136.22)	(158.89)	(555.86)	(561.66)
8	Tax Expense	(2000)	(====,	(200.00)	(000.00)	(002.00)
-	-Current Tax	-	_	-	_	-
	-Deferred Tax	(3.44)	(3.30)	(525.78)	(13.34)	(230.73)
	-Tax for earlier years	-	-	-	-	-
	Net Profit / (loss) for the period from continuing					
9	Operations (7-8)	(131.61)	(132.92)	366.91	(542.52)	(330.93)
10	Profit / (loss) from discontinuing operations	-	-	-	-	-
11	Tax expense of discontinuing operations	-	-	-	-	-
	Profit / (loss) from discontinuing operations (after tax)					
12	(10-11)	-	-	-	-	-
13	Profit / (loss) for the period (9+12)	(131.61)	(132.92)	366.91	(542.52)	(330.93)
14	Other Comprehensive Income (OCI)	,	Ì		, ,	•
	(a) Items that will not be reclassified to profit or loss					
	(net of tax)	2.68	(0.31)	(1.81)	1.73	(1.27)
	(b) Items that will be reclassified to profit or loss (net					
	of tax)	-	-	-	-	-
15	Other Comprehensive Income for the period	2.68	(0.31)	(1.81)	1.73	(1.27)
16	Total Comprehensive Income	(128.93)	(133.23)	365.10	(540.79)	(332.20)
	Net Profit attributable to					
	Owners of the Company	(128.93)	(133.23)	365.10	(540.79)	(332.20)
	Non-controlling interest	-	-	-	-	
	Other Comprehensive Income attributable to					
	Owners of the Company	2.68	(0.31)	(1.81)	1.73	(1.27)
	Non-controlling interest	-	-	-	-	
	Total Comprehensive Income attributable to					
	Owners of the Company	2.68	(0.31)	(1.81)	1.73	(1.27)
	Non-controlling interest	-	-	-	-	•



17	Paid up Equity Share Capital	37,744.37	37,744.37	37,744.37	37,744.37	37,744.37
18	Other Equity	-	-	-	6,470.64	7,041.83
19	Earning per share (Face value of Re. 1/- each)					
	Basic	(0.003)	(0.004)	0.010	(0.01)	(0.009)
	Diluted	(0.003)	(0.004)	0.01	(0.01)	(0.009)
	<b>Un-audited Standalone Segment Information</b>	for the Quarte	r & Nine Mon	ths ended Mar	ch 31, 2021	
						(INR In Lacs)
Sr.No	Particulars		Quarter Ended		Financial Y	ear Ended
		31-Mar-21	31-Dec-20	31-Mar-20	31-Mar-21	31-Mar-20
		Audited	Un-audited	Audited	Audited	Audited
1	Segment Revenue					
	(Net sale / income from each segment should be					
	disclosed under this head)					
	IT Solutions & Products	-	-	-	-	-
	IT enabled Services	14.75	9.03	9.24	41.48	52.58
	Telecommunication	-	-	0.98	_	761.61
	Total	14.75	9.03	10.22	41.48	814.19
2	Segment Results Profit (+) / Loss (-) before tax and inter			10:11	.20	0125
	IT Solutions & Products	_	-	_	_	_
	IT enabled Services	(26.01)	(26.92)	(18.62)	(127.86)	(6.43)
	Telecommunication	- (20.01)	-	(30.34)	(127.00)	(137.99)
(0)	Total	(26.01)	(26.92)	(48.96)	(127.86)	(144.42)
	Less: (i) Interest	15.65	16.00	15.79	63.47	41.89
	(ii) Other Un-allocable Expenditure net off	93.44	93.33	94.18	373.07	375.64
	(iii) Un-allocable income	0.05	0.03	0.03	8.53	0.29
	Total Profit before Tax		(136.22)	(158.89)	(555.86)	
		(135.05)	, ,	·/	, ,	(561.66)
3	Capital Employed: Since Fixed Assets used in the c					
	reportable segments as these are used interchanges	abiy amoung	segments, ne	ence segment	wise disclosi	ire on capital
	employed has not been furnished.					
Notes		1.1 6			1 (5)	
(1)	The above results were reviewed by the audit committee	ee and thereat	ter taken on i	record by the B	oard of Directo	ors at its
(2)	meeting held on June 30, 2021	:				nainles af IND
(2)	Financial results for all the periods have been prepared					nciples of IND
(2)	AS notified under the Companies (Indian Accounting Sta					and the control of the sale of
(3)	The figures of the previous periods have been re-cast		re-arrangeu	wherever nece	essary in confi	mity with the
( a )	requirements of the revised Schedule III of the Compan				1.11.1	
(4)	Pursuant to the provisions of the Listing Regulations,					
	financial results for the quarter & Year ended 31st N					
	financial results will be made available on the Company	y's website at v	www.mpsinfo	tec.com & on t	the websites o	f NSE and BSE.
	Particulars	(	Quarter Ended	I	Financial Y	ear Ended
		31-Mar-21	31-Dec-20	31-Mar-20	31-Mar-21	31-Mar-20
	Total Income*	14.75	9.03	10.23	41.48	814.19
	Profit before Tax	(135.05)	(136.22)	(158.89)	(555.86)	(561.66)
	Profit after Tax	(128.93)	(133.23)	365.08	(540.79)	(332.20)
	*Includes Revenue from Operations & Other Income.	•			• • • • • •	
(5)	During the FY 2019-20, the company had explored the p	ossibility of ex	porting Black	berry mobile r	hones and wa	s successful in
` ′	exporting these mobile phones in the internaion as v					
	mobile phones suffered a setback due to COVID-19 Pane				-	·
	The Company is optimistic and hopes to recover as soon				,	-
	, , , , , , , , , , , , , , , , , , , ,					



- 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

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

<u>Explanation of the Board:</u> 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 within a period of 6 weeks.

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.

Romanow.

I	(8)	SEBI had investigated the GDR issue of the Com	• •		•	
		Company shall continue to pursue the measures India; Company is restrained from accessing th securities, directly or indirectly, in any manner whatsoever, till compliance with directions cont	ne securities market and furt r whatsoever or being assoc	her prohibited from bu	uying, selling or dealir es market in any man	ng in ner,
		bringing back the money. It is further informed apenalty of Rs. 10,00,00,000/- on the company. The Appellate Tribunal (SAT).	to the stakeholders that the	SEBI vide its order date	ed 27.11.2020 had impo	osed
	(9)	There is a delay in payment of Annual Listing Fee to which the trading in the shares of the compan	· ·			uant
	(10)	The Board of Directors of the company in its me services in the field of Solar Power, including bu development & trading of software, control the of Solar Power Plants, supplying, generation, dis	ut not limited to setting up of business of transmission of s	Solar Power Plant, its olar power, manufactu	management, supervis	ion,
				Fe	or MPS Infotecnics Lim	ited
					Ramura	M)
l				P	eeyush Kumar Aggarwa	al
١		Place: New Delhi		Cl	hairperson	
١		Date: June 30, 2021		D	IN: 00090423	



CIN: L30007DL1989PLC131190

Regd.Office: 703, Arunachal Building, 19, Barakhamba Road, Connaught Place, New Delhi 110 001 Statement of Assets & Liabilities for the Quarter and Year Ended March 31, 2021(Consolidated)

CNI		As at March 31,	(INR In
S.No	Particulars		
		2021	2020
ASSETS		Audited	Audited
Non Curre			
(a) Prop	perty, Plant & Equipment	100	
(b) Cap	tal Work-in-Progress	4.93	5
	dwill	C 450 41	
(d) Othe	er Intangible Assets	6,169.11	6,169
(e) Intai	ngible Assets under development	1,949.86	2,306
	ncial Assets	5,644.40	5,644
	vestments	0.05	
	thers	0.05	0
(g) Non-	current Assets (Net)	-	-
(h) Othe	r Non-current Assets	-	9
Total Non-	Current Assets	22,333.05	22,342.
Current As:	ets	36,101.40	36,467.
	tories		
(b) Finan	cial Assets	6,221.89	6,219.
(i) Tra	de Receivables		
	sh and Cash equivalents	2,797.56	3,508.
(iii) Ba	nk Balances	5.12	3.8
(iv) Lo	ans	3,487.68	3,490.3
(v) Ot	ners	-	-
(c) Curre	nt Tax (Net)	-	7 <u>-</u>
	Current Assets	-	
	Current Assets	158.58	125.3
Total		12,670.84	13,347.9
EQUITY AND	LIABILITIES	48,772.24	49,815.5
Equity	an total lieu		
1	share capital		
(b) Other		37,744.37	37,744.3
Total E		6,481.85	7,041.8
Non-Current		44,226.22	44,786.2
	al Liabilities		
(i) Borr			0
	er Financial Liabilities	281.36	244.66
(b) Provision		-	
	d tax Liability (Net)	-	-
	rrent Liabilities	373.01	386.35
Current Liabi		654.37	631.01
	al Liabilities		
(i) Borro			
	e Payables	2,123.70	2,083.66
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Total or	tstanding due to micro and small enterprises		-
enterpr	tstanding dues to creditors other than micro and small		
		885.77	1,515.92
h) Other C	er Financial Liabilities		1,313.32
b) Other C c) Provisio	urrent Liabilities	827.68	745.35
		54.50	53.37
	tax Liabilities (Net)	-	33.37
otal Current		3,891.65	1 300 30
otal Liabilitie		48,772.24	4,398.30 49,815.51





CIN: L30007DL1989PLC131190

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

Cash Flow Statement for the Quarter and Year Ended March 31, 2020 (Standalone)

			(INR In L
S.No	Particulars	As at March 31,	As at March 3
	- St Section 3	2021	2020
A.	CASHFLOW FROM OPERATING ACTIVITIES	Audited	Audited
	Net Profit before Tax		
	Adjustments for:	(555.87)	(561.
	Depreciation & Amortization		
	Leave Encashment	356.88	358.
	Gratuity	0.74	1.4
	Prrovision for expenses	0.53	2.8
	Comprehensive Income	(0.14)	0.4
	Provision fro Income Tax & Interest on Income Tax A.Y. 2013-14	1.73	(1.2
	Interest & Other Costs		
	Interest received	63.47	41.8
	(Profit) / Loss on sale of fixed assets	(0.53)	(0.2
	Operating Profits before Working Co. 11 Lor	-	(0.2
	Operating Profits before Working Capital Changes (Increase) / Decrease in Current Assets	(133.18)	(158.2
	Increase / (Decrease) in Current Assets	675.71	169.1
	Increase / (Decrease) in Current Liabilities	(507.77)	(122.9
B.	Net Cash from Operating Activities (A)	34.76	(112.0
	CASHFLOW FROM INVESTING ACTIVITIES Purchase of Fixed Assets		(112.0
		-	(de
	Sale of Fixed Assets	-	-
	Change in Capital WIP	-	-
-	(increase) / Decrease in Investments	-	
	Interest Received	0.53	0.20
1	Long Term Loans & Advances	9.22	55.53
	Net cash Out Flow in Investing Activities (B)	9.75	55.73
C. (	CASH FLOW FROM FINANCING ACTIVITIES	3.73	33.73
	ssue of Equity Shares	-	
5	Share Application Money Received		-
1	ncrease / (Decrease) in Long Term Borrowings	36.70	36.77
	Prior Period Items	-	30.77
_	nterest Paid	(63.46)	//1 00
	Net Cash inflow from Financing Activities (C)	(26.76)	(41.89
F	oreign Exchange Translation Reserve	(19.18)	(5.12
1	let Increase (Decrese) in Cash & Cash Equivalents (A+B+C)	17.75	62.39
C	ash and Cash Equivalent as at 01/04/2019	3,494.23	(61.44
C	ash and Cash Equivalent as at 31/03/2020	3,492.80	3,493.29
N	lotes:	3,732.00	3,494.24
. C	omparative figures have been regrouped wherever necessary		
. 11	he cash flow statement has been prepared under the :Indirect National Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement of Cash Flows notified by the Compact (Ind AS-7) Statement (Ind	Method" as set out in Ind	lian Accounting
TI	hese earmarked account balances with Banks can be utilized only for t	the specific identified purpo	oses.
B	ank Balances as shown in cash and cash equivalents amounting to Be	24 79 02 162/ :- :- :- :-	
	Portugal is not available for use, because the bank has wrongly debatter is in Portuguese Courts.	pited the account by the sa	id amount, the



### **Chartered Accountants**

Independent Auditor's Report on the annual consolidated financial results pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015

TO THE BOARD OF DIRECTORS OF MPS Infotecnics Limited 703, Arunachal Building, 19, Barakhamba Road, New Delhi 110001

### Report on the Audit of Consolidated Financial Results

#### Opinion

We have audited the accompanying consolidated annual financial results of MPS Infotecnics Limited (hereinafter referred to as the 'Holding Company") and its subsidiaries (Holding Company and its subsidiaries together referred to as "the Group"), its associates and jointly controlled entities for the year ended 31<sup>st</sup> March 2021, attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us on separate financial statements /financial results/ financial information of the subsidiaries, associates and jointly controlled entities, the aforesaid consolidated financial results:

include the annual financial results of the following entities:

Sr. No	Name of the entity	Relationship
	Axis Convergence Inc	Subsidiary
	Greenwire Network Limited	Subsidiary
	Opentech Thai Network Specialists Co. Ltd.	Subsidiary
	op columbia do. Lia.	oubsidiary

- (ii) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- (iii) give a true and fair view in conformity with the applicable accounting standards, and other accounting principles generally accepted in India, of net profit/loss and other comprehensive income and other financial information of the Group for the year ended 31<sup>st</sup> March 2021.

#### 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 ("Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Results section of our report. We are independent of the Group, its associates and jointly controlled entities 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 statements 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 Code of Ethics. We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in "Other Matter" paragraph below, is sufficient and appropriate to provide a basis for our opinion.

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### **Chartered Accountants**

#### **Emphasis of Matter**

Attention is invited to the following key matter – observations in the said financial statements:

- 1. In case of following items shown as Intangible Assets / Inventories, no provision for impairment of assets has been made in accordance with Accounting policies E & F (Schedule to the accounts)
  - (a) Intangible Assets under development (Capital Work-in-progress) (software development) Rs.

(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

(d) Company has not provided for expected credit loss on outstanding Debtors as per IND AS-

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.

2. Assets of subsidiaries - Rs. 16.18 Cr.

Though company has no subsidiaries in India; however, the consolidated statements include 3 subsidiaries in Mauritius, Hong Kong and Thailand. There have been no operations in these overseas subsidiaries since the last few years, nor is there updated information in respect thereof.

The consolidated financial statements as of 31 March 2021 include the following, pertaining to the 3

1. Total assets of Rs.16.42 Cr. which are not material to the Group

2. Total revenue - Nil.

3. Net cash outflows Rs. Nil for the year ended on that date.

The consolidated statements also include the holding company's share of net loss (and other comprehensive income) of Nil for the year.

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.

Goodwill (Investment in subsidiaries) 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.

There is also uncertainty in the realization of receivables of these subsidiaries, aggregating to Rs. 16.08 Cr. In the absence of balance confirmation, we are unable to comment on the same and its impact on profit and loss account, reserves and surplus is not ascertained.

3. Disputed bank balance in overseas Bank Rs. 34.79 Cr

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### **Chartered Accountants**

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.

- 4. Other non-current assets include other loans and advances of Rs. 223.33 Cr. which are considered to be good for recovery. However as the terms and conditions regarding these loans realisability of this asset.
- 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"
- Income Tax for the Assessment year 2013-14 amounting to Rs. 20.80 lacs and interest thereon is still payable although provided for.

Our opinion is modified in respect of these matters.

We also draw your attention to Note No. 5 to the consolidated financial results which describes the uncertainties and the impact of COVID 19 pandemic on the Company's operations and results as assessed by the management. Our opinion is not modified in respect of this matter.

Our opinion is not modified in respect of this matter.

### Board of Directors' Responsibilities for the Consolidated Financial Results

These Consolidated financial results have been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors are responsible for the preparation and presentation of these consolidated financial results that give a true and fair view of the net profit/ loss and other comprehensive income and other financial information of the Group including its associates and jointly controlled entities in accordance with the 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. The respective Board of Directors of the companies included in the Group and of its associates and jointly controlled entities are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and its associates and jointly controlled entities 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 accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial results by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial results, the respective Board of Directors of the companies included in the Group and of its associates and jointly controlled entities are responsible for assessing the ability of the Group and its associates and jointly controlled entities to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of

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### **Chartered Accountants**

accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group and of its associates and jointly controlled entities are responsible for overseeing the financial reporting process of the Group and of its associates and jointly controlled entities.

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

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

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

- ldentify and assess the risks of material misstatement of the consolidated 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 control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- 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 Group and its associates and jointly controlled entities 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 consolidated financial results 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 Group and its associates and jointly controlled entities to cease to continue as a going concern.
- ➤ Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results/financial information of the entities within the Group and its associates and jointly controlled entities to express an

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# **Chartered Accountants**

opinion on the consolidated Financial Results. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the consolidated financial results of which we are the independent auditors. For the other entities included in the consolidated Financial Results, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial results of which we are the independent auditors 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.

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

#### **Other Matters**

The consolidated Financial Results include the unaudited Financial Results of 3 subsidiaries, whose Financial Statements/Financial Results/ financial information reflect Group's share of total assets of Rs. 16.18 Cr. as at 31<sup>st</sup> March 2021, Group's share of total revenue of Rs. Nil and Rs. Nil and Group's share of total net profit/(loss) after tax of Rs. Nil and Rs. Nil for the quarter ended 31<sup>st</sup> March 2021 and for the period from 1<sup>st</sup> April 2020 to 31<sup>st</sup> March 2021 respectively, as considered in the consolidated Financial Results. These unaudited interim Financial Statements/Financial Results/ financial information have been furnished to us by the Board of Directors and our opinion on the consolidated Financial Results, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, is based solely on such unaudited Financial Statements/Financial Results/financial information. In our opinion and according to the information and explanations given to us by the Board of Directors, these Financial Statements/Financial Results / financial information are not material to the Group.

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

The Financial Results include the results for the quarter ended 31<sup>st</sup> March 2021 being the balancing figure between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subject to limited review by us.

For Nemani Garg Agarwal & Co.

Chartered Accountants Firm Regn. No. 010192N

S.K. Nemani Partner

Membership No. 037222

New Delhi

30/06/2021

Udin No - 21037222AAAAF13300

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#### ANNEXURE-1

STATEMENT OF IMPACT OF AUDIT QUALIFICATION (FOR AUDIT REPORT WITH MODIFIED OPINION) SUBMITTED ALOG WITH ANNUAL AUDITED FINANCIAL STATEMENTS - CONSOLIDATED

# STATEMENT OF IMPACT OF AUDIT QUALIFICATION FOR THE FINANCIAL YEAR ENDED MARCH 31, 2021

	1 Turnover / Total Income 2 Total Expenditure 3 Net Profit /(loss)	(before adjusting f				
	2 Total Expenditure					
		qualifications)	qualifications)			
	3 Not Profit //lass	41.4	41.			
		605.8	003.			
	4 Earning per share	(555.8	1000			
	5 Total Assets	(0.0	10.			
	6 Total Liabilities	48,772.2				
	7 Networth	4,546.0	1,5 10.			
	8 Any other financial item(s) felt appropriated by the managem	44,226.2	2 44,226.			
	Addit Qualification (each audit qualification separately)		1			
а	Details of Audit Qualification					
	1 The following items shown as Intangible Assets / Inventorie	5 DO provision for impointment				
	1 The following items shown as Intangible Assets / Inventories, no provision for impairment of assets has been made accordance with Ind AS 36 –					
	(a) Intangible Assets under development (Capital Work-in-progress) (software development) Rs. 56.44 Cr.;					
	(c) Stock-in-trade (source codes) Rs. 62.21 Cr. which are being carried forward in the accounts since the last over 3 years.					
	values of the last over 3 years.					
	(d) Company has not provided expected credit loss on outstanding debtorsas per IND AS-109.					
	In the absence of valuation reports of above assets the author	ding debtorsas per IND AS-109.				
	In the absence of valuation reports of above assets the exter reserves and surplus is not ascertained.	it of impairment and its impact on	profit and loss accou			
7	2 Assets of subsidiaries - Rs. 16.42 Cr.: Total Parameters	reserves and surplus is not ascertained.  Assets of subsidiaries - Re-16-42 Gr. Table 19				
	Assets of subsidiaries - Rs. 16.42 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 Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us or by a local audit Fire and the subsidiaries has been done either by us of the subsidiaries has been done either by the subsidiaries has been done either by the subsidiaries has been done either by the subsidiaries had by the subsidiaries had been done either by the subsidiaries had by the subsidiaries had by the subsidiaries had by the subsidi					
	I wild idecilient diff full formion on the concelled to the					
	The discrepance included in the there are an area and area and area area.					
	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.					
3	Goodwill aggregating to Rs. 61.69 Cr In the absence of valuation reports of Goodwill, the extent of impairment and it					
	The provided to the second to					
	The reducation of receivables of these subsidiaries aggregation to be as as					
	auditors are unable to comment and ascertain its impact on profit and loss account, reserves and surplus.					
1						
4	Disputed bank balance in overseas Bank Rs. 34.79 Cr - The Company has shown in the balance sheet, bank balances in					
	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -					
	is in the court of law. Consequently the pank halances shown in halance shoot are assessed to the court of law.					
	solution relates to F1 2006-09 Which is treated as a current asset. No provision has been made for the					
	and above.					
5	4. Other non-current assets include other loans and advances of Rs. 223.33 Cr. which are considered to be good for					
	The result of the terms and conditions regarding these loans have not been provided to us we are					
	and comment on the extent of realisability of this asset.					
6	The Company has increased its Authorized Capital from Rs. 52.45 Crores to its 277.50 crossed with the Company has increased its Authorized Capital from Rs. 52.45 Crores to its 277.50 crossed with the Company has increased its Authorized Capital from Rs. 52.45 Crores to its 277.50 crossed with the Company has increased its Authorized Capital from Rs. 52.45 Crores to its 277.50 crossed with the Company has increased its Authorized Capital from Rs. 52.45 Crores to its 277.50 crossed with the Company has increased its Authorized Capital from Rs. 52.45 Crores to its 277.50 crossed with the Company has increased its Authorized Capital from Rs. 52.45 Crores to its 277.50 crossed with the Company has been considered in the Company has been considere					
	2010-11 to FY 2012-13, RoC fees of Rs. 6.34 crores towards the same standards and standards the period of FY-					
	2010-11 to FY 2012-13, RoC fees of Rs. 6.34 crores towards the same stands payable, under the head "Other Current Liabilities" in the IND AS Financial Statements					
7	income Tax for the Assessment year 2013, 14 amounting to D.					
b	income Tax for the Assessment year 2013-14 amounting to Rs. 2	0.80 lacs and interest thereon is pa	yable.			
c	Type of Audit Qualification: Qualified / Disclaimer of Opinion	Adverse Opinion:				
	Frequency of Qualification(s): Whether appeared for first time / repetative / since					
	Audit Qualification at Point No. 1 (d) - Financial Year 2020-21					
	Audit Qualification at Point No. 1 - Financial Year 2013-14					
	Audit Qualification at Point No. 2 - Financial Year 2013-14					
	Audit Qualification at Point No. 3 - Financial Year 2013-14					
- 1	Audit Qualification at Point No. 4 - Financial Year 2013-14					
	Audit Qualification at Point No. 5 - Appeared first time - Financia	udit Qualification at Point No. 5 - Appeared first time - Financial Year 2019-20				
	Audit Qualification at Point No. 6 - Financial Year 2013-14					
		A	•			
		Round	A AA			

	ΙΔ.	udit Qualification at Point No. 7 - Financial Year 2014-15		
d		us (a) where the impact is quantified by the Auditor, Manag	ement's views:	
and the second s	1 1.	For Audit qualification(s) where the impact is quantified by the Audit qualification(s) where the impact is quantified by the Company of 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.  [III] 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  [IIII] 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		
	2 (I			
	f			
		(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.		
	5	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;		
		6 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.		
	7	7 The company has already provided for the amount payable towards Income Tax for AY 2013-14 along with interest hence this liability has no further impact on the profits / retained earnings of the reported period of the Company		
-		For Audit Qualification(s) where the impact is not quantified by the auditor:		
-	_	(i) Management's estimation on the impact of audit qualification:	N.A	
-	_	(ii) If Management is unable to estimate the impact, reasons for the same:	N.A	
-		(iii) Auditor's comments on (i) or (ii) above:	N.A	
		Signatories		
		Mr. Peeyush Kumar Aggarwal - Managing Director and Chairperson of the	Rommaly "	
		Board meeting	Was to the state of the state o	
		Mr. Sanjay Sharma - C.F.O.		
			Maghin Barry	
		Mr. Sanjay Sharma - C.F.O.		
ce:		Mr. Sanjay Sharma - C.F.O.  Mrs. Madhu Sharma - Audit Committee Chairperson  Mr. S.K. Nemanl - Partner Nimani Garg Agarwal & Co., Chartered		