### **Chartered Accountants**



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

#### To the Board of Directors of PTC India Limited

#### Introduction

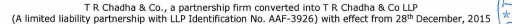
- We have reviewed the accompanying Statement of unaudited standalone financial results of PTC India Limited (the Company) for the quarter and nine months' period ended 31<sup>st</sup> December 2021 ("the statement"), being submitted by the company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('the Regulations').
- 2. This statement, which is the responsibility of the Company's management and approved by the Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" prescribed under section 133 of Companies Act 2013 ("the Act") read with relevant rules issued thereunder ('Ind AS') and other accounting principle generally accepted in India. Our responsibility is to express a conclusion on the statements based on our review.

### Scope of Review

3. We conducted our review of the statement in accordance with the Standards on Review Engagement (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India (ICAI). This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review is limited primarily to inquiry of company personnel and analytical procedure applied to financial data and thus provides less assurance than an audit. We have not performed any audit and accordingly, we do not express an audit opinion.

### Conclusion

- 4. Based on our review conducted as stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with recognition and measurement principle laid down in the applicable Indian Accounting Standard (Ind As) specified under Section 133 of Companies Act, 2013 as amended, read with relevant rules issued thereunder and other recognized accounting practices and policies, has not disclosed the information required to be disclosed in terms of the Regulation, including the manner in which it is to be disclosed, or that it contains any material misstatement.
- 5. We draw your attention to Note 6 to the unaudited standalone financial results for the quarter and nine months' period ended 31<sup>st</sup> December 2021 regarding resignation of three than



## **Chartered Accountants**



Independent Directors (ID) of PTC India Financial Services Limited (PFS, Subsidiary of PTC India Limited) on 19<sup>th</sup> January 2022 mentioning lapses in governance and compliance, appointment of an independent firm by PFS to undertake forensic audit in relation to the issues raised by the IDs, SEBI's direction to the Company to examine the allegations and come-up with its conclusion, submission of report by Risk Management Committee (RMC) of the Company to its Board which is under review by the Board. Further, the Statutory Auditors of PFS has given Disclaimer of Conclusion on the unaudited financial results of PFS for the quarter and nine months' period ended 31<sup>st</sup> December 2021.

Our conclusion on standalone unaudited financial results of the Company is not modified in respect of this matter.

For T R Chadha & Co LLP Chartered Accountants

Firm Regn. No. 006711N / N500028

Hitesh Garg (Partner)

Membership No 502955

Date: 31<sup>st</sup> May 2022 Place: New Delhi

UDIN: 22502955 AKAUV13100

## **PTC INDIA LIMITED**

Registered Office:2nd Floor, NBCC Tower, 15 Bhikaji Cama Place New Delhi - 110 066 (CIN: L40105DL1999PLC099328)
Tel: 011- 41659500, 41595100, 46484200, Fax: 011-41659144, E-mail: info@ptcindia.com Website: www.ptcindia.com
STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2021

(Figures in ₹ Lakhs, unless otherwise indicated)

70,186

63,762

80,042

			Ounder and I		(Figures in ₹ Lakhs, unless of			
5. No.		Quarter ended			Nine months ended		Year ended 31.03.2021	
	Particulars	31.12.2021	30.09.2021	31.12.2020	31.12.2021 (Un-audited)	31.12.2020	Audited	
		(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	Addited	
1	Revenue from operations	2 00 01 4	E 00 631	2 20 450	12 56 626	12.15.614	16 40 476	
a		2,99,014	5,00,631	3,38,458	12,56,626	13,15,614	16,48,476	
b		6,490	11,769	9,914	23,401	21,446	47,85	
	Total revenue from operations (Refer Note No.7)	3,05,504	5,12,400	3,48,372	12,80,027	13,37,060	16,96,32	
2	Other Income	227	92	75	401	2,580	2,87	
3	Total Income (1+2)	3,05,731	5,12,492	3,48,447	12,80,428	13,39,640	16,99,20	
4	Expenses							
а	Purchases	2,91,148	4,89,548	3,27,184	12,27,867	12,80,393	16,05,28	
b	Operating expenses (Refer Note No. 3 & 4)	551	4,027	2,790	6,185	4,452	18,75	
С	Employee benefit expenses	1,305	1,343	1,244	3,976	3,312	4,53	
d	Finance costs	999	930	714	2,477	1,834	2,78	
е	Depreciation and amortization expenses	103	89	71	267	198	27	
f	Other expenses	1,028	1,449	1,273	3,595	3,513	4,98	
	Total expenses	2,95,134	4,97,386	3,33,276	12,44,367	12,93,702	16,36,62	
5	Profit before exceptional items and tax (3-4)	10,597	15,106	15,171	36,061	45,938	62,58	
5	Exceptional items - Income/(Expense)	-		-	-	-	(6,02	
7	Profit Before Tax (5+6)	10,597	15,106	15,171	36,061	45,938	56,55	
8	Tax expenses							
a	Current tax	2,642	3,830	3,976	9,219	11,450	15,76	
b	Deferred tax expenditure/ (income)	26	-	(106)	(50)	(199)	(23	
9	Net Profit for the period (7-8)	7,929	11,276	11,301	26,892	34,687	41,02	
.0	Other comprehensive income							
	Items that will not be reclassified to profit or loss				,			
	(i) Remeasurements of post- employment benefit obligations- Income/(Expense)	1	(15)	25	(13)	39		
	-Income tax relating to remeasurements of post- employment benefit	(1)	4	(6)	3	(10)	(	
	(ii) Changes in fair value of FVOCI equity instrument - Income/(Expense)	-	-	-	-	-	!	
	Other comprehensive income / (Expense), net of tax	-	(11)	19	(10)	29		
1	Total comprehensive income for the period (9+10)	7,929	11,265	11,320	26,882	34,716	41,09	
2	Paid-up equity share capital	29,601	29,601	29,601	29,601	29,601	29,6	
	(Face value of ₹ 10 per share)							
3	Other equity (excluding revaluation reserves)				×		3,40,6	
	(As per audited balance sheet)							
.4	Earnings per share							
	(Not annualized) (₹)							
_	Basic	2.68	3.81	3.82	9.08	11.72	13.	
а	543.6			1	1	I		

19,483

27,792

18,597

Million Units of electricity Sold

See accompanying notes to the financial results

#### Notes:

- The financial results have been prepared in accordance with Indian Accounting Standards ('Ind AS') prescribed under section 133 of the Companies Act, 2013 read with relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended).
- The above financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meetings held on May 31, 2022 and have been limited reviewed by the Statutory Auditors of the Company.
- In accordance with the accounting policy, the surcharge recoverable on late/ non-payment of dues by customers is recognized when no significant uncertainty as to measurability or collectability exist. Correspondingly surcharge liabilities on late/ non-payments to the suppliers, in view of the matching concept, is not being recognized in the accounts. The estimated liability in this regard, however is lower than the company's claims from its customers.
- The company has recognized surcharge income of ₹ 5568 Lakhs during the quarter (for the corresponding quarter ended December 31, 2020, ₹ 9113 Lakhs) from Customers on amounts overdue on sale of power which has been included in "Other Operating Revenue". Correspondingly, surcharge expense of ₹ 324 Lakhs during the quarter (for the corresponding quarter ended December 31, 2020, ₹ 2607 Lakhs) paid / payable to Suppliers has been included in "Operating expenses".
- The Company is engaged principally in the business of trading of electricity, which is an essential service as emphasized by the Ministry of Power, Government of India.

The Company has considered all possible factors of the Covid-19 pandemic (including its ongoing wave) and their impact relating to its business environment. Based on current estimates, the Company expects that the carrying amount of its assets will not deteriorate, and will be recoverable in full. However, the assessment of the pandemic's impact is a continuing process, given the uncertainties associated with its nature, occurrences and duration.

The longer term outcomes and impact of the Covid-19 pandemic on the Company's business in subsequent periods is also dependent on overall economic conditions as they evolve. The Management will continue to monitor any material changes to future economic conditions and the impacts thereof on the Company, if any.

- On January 19, 2022, three independent directors of PTC India Financial Services Limited ("PFS"), a subsidiary of the Company ("PTC India 6 Limited"), resigned mentioning lapses in governance and compliance. Since then RBI, SEBI and ROC (the "Regulators") have reached out to PFS with their queries regarding the allegations made by its then independent directors and directed it to submit its response against such allegations. SEBI also directed PFS to submit its Action Taken Report (ATR), together with its response against such allegations. On January 24, 2022, SEBI also directed the Company to examine the allegations and come-up with its conclusion. On January 27, 2022, the Company informed SEBI that its Board of Directors has re-constituted a Risk Management Committee (RMC) to examine the allegations and submit its report to the Company's Board. On January 27, 2022, February 8, 2022 and March 16, 2022, PFS submitted its response/ ATR with the RBI, SEBI and ROC respectively. On February 11, 2022, RBI also sent its team at PFS's premises to conduct scrutiny on the matters alleged in the resignation letters. While the RBI's team completed its scrutiny at PFS's premises on February 14, 2022, PFS has satisfactorily responded to all queries and requests for information but has not received any formal communication from RBI in this regard. SEBI vide its email dated March 2, 2022, not acceded PFS's request for conducting Board Meeting without an independent director. Subsequent to this, with recommendation of the Company, PFS appointed four independent directors through circular resolution. These directors are also independent directors on the Board of the Company. Prior to the appointment of the independent directors, Chairman of the Company vide email dated March 25, 2022, informed RBI and SEBI, the proposed nomination of its four independent directors to the board of PFS, and post appointment, disclosures on such appointments have been made to the stock exchanges. On April 19, 2022 an email written by Chairman of the Company to SEBI makes specific reference to earlier email dated March 25, 2022, the Chairman sent another email to SEBI about the appointment of independent directors and SEBI in its email dated April 19, 2022 has acknowledged the same. PFS has also made necessary communication to Stock Exchanges regarding appointment of directors and holding of board meetings. Basis directions received from the audit committee of PFS in its meeting held on April 8, 2022, considering the nature of issues raised by PFS's ex-Independent directors against PFS, an independent firm has been appointed by PFS to undertake forensic audit in relation to the issues raised. The forensic audit scope, which includes but not limited to review of PFS's response/ Action taken Report (ATR) submitted to the Regulators pursuant to the queries arising from this matter or other wise, expects to identify additional instances, if any, relating to such issues and its consequential impact on the financial reporting and internal financial controls over financial reporting of PFS. RMC of the Company submitted its conclusion report to the Company's Board on May 23, 2022 and the Board needs to review and submit its conclusion to SEBI. Further, RMC's report is not made available to PFS, including its audit committee and the Board of Directors, as it is under review by the Company's Board. PFS has received an email communication from SEBI on May 13, 2022, wherein SEBI has advised it not to change the structure and composition of its Board, till the completion of forensic audit by the independent firm and submission of RMC's report by the Company. While PFS is confident about the financial results approved by its Board in its meeting held on May 26, 2022, this detailed examination will enable the management of PFS to further substantiate and establish its position as already articulated in its response and ATR submitted to the Regulators. The Board of PFS in its meeting dated May 26, 2022 has approved the Unaudited Financial Results of PFS for the quarter and nine months period ended December 31, 2021 on which the Statutory Auditors of PFS have given disclaimer of conclusion.
- 7 Total revenue from operation of the company includes sale of electricity and service (consultancy).
- The company is in the business of power and all other activities revolve around it, as such there is no separate reportable segment in respect of standalone results.
- The figures for the previous periods / year are re-classified / re-grouped, wherever necessary.

Place: New Delhi Date: May 31, 2022



(Dr. Rajib Kumar Mishra) Whole-time Director

### **Chartered Accountants**



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

#### To the Board of Directors of PTC India Limited

#### Introduction

- 1. We were engaged to review the accompanying Statement of unaudited consolidated financial results of PTC India Limited (the Parent) and its subsidiaries (the Parent and its subsidiaries together referred to as the "Group) and its share of the profit/(loss) after tax and total Comprehensive Income/(loss) of its associates for the quarter and nine months' period ended 31<sup>st</sup> December 2021 a ("the Consolidated financial statement"), being submitted by the Parent, pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('the Regulations').
- 2. The management of the Parent is responsible for the preparation and presentation of the Consolidated financial statement in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34") prescribed under Section 133 of Companies Act 2013 ("the Act") read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the Consolidated financial statement based on our review.

## **Scope of Review**

- 3. We are required to conduct our review of the Consolidated financial statement in accordance with the Standards on Review Engagement (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India (ICAI). This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Consolidated financial statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we are not required to express an audit opinion.
- 4. We are also required to perform procedures in accordance with the Circular No. CIR/CFD/CMD1/44/2019 dated 29<sup>th</sup> March 2019, issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Circular"), to the extent applicable.

T R Chadha & Co., a partnership firm converted into T R Chadha & Co LLP (A limited liability partnership with LLP Identification No. AAF-3926) with effect from 28<sup>th</sup> Decembe

### **Chartered Accountants**



5. The Consolidated financial statement includes the results of the following entities:

Name of En	Relationship			
PTC Energy	Subsidiary			
PTC India Fi	Subsidiary			
Hindustan Power Exchange Limited				Associate
(formerly Pr				

#### **Disclaimer of Conclusion**

6. We do not express any conclusion on the accompanying Consolidated financial statement of the group. Because of the significance of the matters described in the Basis of Disclaimer of Conclusion section of our report, we are unable to obtain sufficient appropriate evidence to provide a basis for conclusion on the Consolidated financial statement.

#### **Basis for Disclaimer of Conclusion**

7. The accompanying unaudited Consolidated financial statement of the group includes the interim financial results of PTC India Financial Services Limited ("PFS"), whose interim financial results reflect total revenue of Rs. 23,984 Lakhs and Rs. 73,004 Lakhs, total net profit after tax of Rs. 569 Lakhs and Rs. 9,784 Lakhs and total comprehensive income of Rs. 601 Lakhs and Rs. 10,717 lakhs for the quarter and nine months' period ended 31<sup>st</sup> December 2021 respectively.

The Independent Auditors of PFS have not expressed a conclusion on the statement of unaudited financial results of PFS for the quarter ended December 31, 2021 and year-to-date results for the period April 1, 2021 to December 31, 2021 (the "Financial Results") and have issued a "Disclaimer of Conclusion" vide their report dated 27<sup>th</sup> May 2022. The basis for disclaimer of conclusion described by the Independent Auditors of PFS is as under:

"All the independent directors (including chairman of audit committee) of the Company (referred to as "ex-independent directors") resigned on January 19, 2022 mentioning in their resignation letters about serious lapses of governance and compliance by the Company, including but not limited to, non-sharing or delayed sharing of information with the board by the Management, suppressing the facts by the Management with the board and unilateral change in terms of loan agreements compared to terms sanctioned/approved by the board. The Company, basis directions of the audit committee, is in the process of appointing an independent firm to undertake a forensic audit in relation to the allegations raised by ex-Independent directors of the Company (the "allegations"), including but not limited to review of Company's response/ Action taken Report (ATR) submitted by the Company to SEBI, RBI and ROC (the "Regulators") during Jan, 2022 to April, 2022, pursuant to their queries arising from resignation of such ex-Independent directors, to identify additional instances, if any, relating to such allegations and its consequential impact on the financial reporting and internal financial controls over financial reporting of the Company. While the Company issued

T R Chadha & Co., a partnership firm converted into T R Chadha & Co LLP (A limited liability partnership with LLP Identification No. AAF-3926) with effect from 28<sup>th</sup> Decem

### **Chartered Accountants**



letter of intent to independent firm on May 26, 2022, the engagement letter with final scope is not yet executed.

Further, we have been informed that SEBI directed PTC India Limited (the "Holding Company" of the Company) on January 24, 2022 to examine the allegations and come-up with its conclusion. On January 27, 2022, the Holding Company informed SEBI that its Board of Directors (the "Holding Company's Board") has re-constituted its Risk Management Committee (RMC) to examine the allegations and submit its report to the Holding Company's Board. On May 13, 2022, SEBI also directed the Company to not change the structure and composition of its Board of directors, till the completion of forensic audit by the independent firm and submission of RMC's report by the Holding Company. We have also been informed that RMC submitted its report to the Holding Company's Board on May 23, 2022 and the Holding Company's Board would review and submit its conclusion to SEBI. We have also been informed that RMC's report is not made available to the Company, including its audit committee and the Board, as its under review by the Holding Company's Board and therefore, it was not available to us for our review.

Further, under the powers conferred u/s 45N of RBI Act, 1934, we have been informed that RBI officials had visited the Company's premises to review management's response against the allegations, met Company's officials and reviewed other documents. The Company represents to have responded to all queries but has not received any conclusion from RBI in this regard.

Further, in the adjourned audit committee meeting held on May 26, 2022, we have been informed by the Company vide its email dated May 27, 2022 and the Chairman of Audit Committee vide his email dated May 26, 2022 that the audit committee reviewed the Statement but did not adopt or recommend the same for Board's approval and submitted the same to the Board for their further consideration.

Further, we have been informed by the Company vide its email dated May 27, 2022 including email from Chairman of the Board, the Board of directors, after taking into consideration the overall position, approved the results.

Pending completion of the forensic audit, our review of conclusion of RMC's report by the Holding Company, status of the other enquiries with the Regulators, and management's assessment thereon, and considering the position taken by the Audit Committee as explained above, we are unable to determine the potential impact on the standalone unaudited financial results for the quarter ended December 31, 2021, and year-to-date results for the period April 1, 2021 to December 31, 2021."

Refer Note 9 (i) and Note 9 (vi) to the unaudited consolidated financial results.

T R Chadha & Co., a partnership firm converted into T R Chadha & Co LLP (A limited liability partnership with LLP Identification No. AAF-3926) with effect from 28<sup>th</sup> December, 2015

## **Chartered Accountants**



8. The accompanying Statement do not include the results of following entities because the financial results/ information of these entities was not available with the parent company for consolidation. The parent has fully impaired the value of investment in these entities in earlier periods.

Name of Entity	Relationship
Krishna Godavari Power Utilities Limited	Associate
RS India Wind Energy Private Limited	Associate
Varam Bio Energy Private Limited	Associate
RS India Global Energy Limited	Associate

9. We did not review the interim financial results of another subsidiary included in the unaudited consolidated financial results, whose interim financial results reflect total revenue of Rs. 4,195 lakhs and Rs. 23,985 lakhs, total net profit/(loss) after tax of Rs. (2,109) lakhs and Rs. 2,937 lakhs and total comprehensive income/(loss) of Rs. (2,109) lakhs and Rs. 2,937 lakhs for the quarter and nine months' period ended 31st December 2021 respectively, as considered in the unaudited consolidated financial results. The unaudited consolidated financial results also include group's share of net profit/ (loss) after tax of Rs. (17) lakhs and Rs. (13) lakhs and total comprehensive income/ (loss) of Rs. (17) lakhs and Rs. (13) lakhs, for the quarter and nine months' period ended 31st December 2021 respectively, as considered in unaudited consolidated financial results in respect of one associate company, whose financial results have not been reviewed by us. These interim financial results have been reviewed by other auditors whose reports have been furnished to us by the management.

ha &

For T R Chadha & Co LLP Chartered Accountants

Firm Regn. No. 006711N / N500028

Hitesh Garg (Partner)

Membership No 502955

Date: 31<sup>st</sup> May 2022 Place: New Delhi

UDIN: 2250 2955 AKAUXZ3651

## PTC INDIA LIMITED

Registered Office:2nd Floor, NBCC Tower, 15 Bhikaji Cama Place New Delhi - 110 066 (CIN: L40105DL1999PLC099328) Tel: 011- 41659500, 41595100, 46484200, Fax: 011-41659144, E-mail: info@ptcindia.com Website: www.ptcindia.com STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2021

(Figures in ₹ Lakhs, unless otherwise indicated)

				Consc	(Figures in ₹ Lai	kns, unless othe	erwise indicated)	
		Quarter ended			Nine months ended		Year ended	
	De dissella sa	31.12.2021	30.09.2021	31.12.2020	31.12.2021	31.12.2020	31.03.2021	
S. No.	Particulars	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	Audited	
1	Revenue from operations							
a	Revenue from operations (Refer Note No. 4)	3,24,237	5,33,309	3,67,538	13,45,386	14,16,869	17,79,609	
b	Other operating revenue (Refer Note No. 5 & 6)	8,121	13,974	11,813	30,105	26,023	54,941	
	Total revenue from operations	3,32,358	5,47,283	3,79,351	13,75,491	14,42,892	18,34,550	
2	Other Income	1,482	151	149	1,782	1,875	2,816	
3	Total Income (1+2)	3,33,840	5,47,434	3,79,500	13,77,273	14,44,767	18,37,366	
4	Expenses	2,91,148	4,89,548	3,27,184	12,27,867	12,80,393	16,05,286	
a	Purchases Impairment of financial instrument	8,342	1,722	4,092	11,894	12,256	22,947	
b c	Operating expenses (Refer Note No. 5 & 6)	1,732	4,954	3,684	9,245	7,071	22,250	
d	Employee benefit expenses	1,902	1,932	1,772	5,671	4,769	6,540	
e	Finance costs	18,034	18,645	22,494	56,961	70,605	92,135	
f	Depreciation and amortization expenses	2,549	2,529	2,503	7,577	7,490	10,001	
g	Other expenses	1,674	1,953	1,951	5,159	5,597	8,278	
	Total expenses	3,25,381	5,21,283	3,63,680	13,24,374	13,88,181	17,67,437	
5	Profit before exceptional items and tax (3-4)	8,459	26,151	15,820	52,899	56,586	69,929	
6	Exceptional items Income/(Expense)	-	-	-	-	-	(2,065)	
7	Profit Before Share of Profit/(Loss) of Associates	8,459	26,151	15,820	52,899	56,586	67,864	
	and Tax (5+6)	(17)	(1)	14	(13)	(19)	(8)	
8	Share of Profit / (Loss) of Associates Profit Before Tax (7+8)	8,442	26,150	15,834	52,886	56,567	67,856	
10	Tax expenses	0,442	20,130	15,05	32,000	30,507	07,000	
a	Current tax	5,022	5,878	4,407	15,566	12,851	17,616	
l b	Deferred tax expenditure/ (income)	(2,871)	724	12	(2,136)	2,931	4,478	
11	Net Profit for the period (9-10)	6,291	19,548	11,415	39,456	40,785	45,762	
12	Other comprehensive income							
a	Items that will not be reclassified to profit or loss (i) Remeasurements of post-employment benefit obligations	12	(20)	29	(7)	45	73	
v	Income tax relating to remeasurements of post- employment benefit	(5)	5	(7)	-	(12)	(18)	
	(ii) Changes in fair value of FVOCI equity instrument	-	(296)	-	1,221	, -	(646)	
	Income tax relating of FVOCI to equity investment	-	(66)	-	(331)	-	118	
b	Items that will be reclassified to profit or loss		7					
	Change in cash flow hedge reserve	34	4	91	54	(108)		
	Income tax relating to cash flow hedge reserve	(9)	(1)	(32)	(14)	38	(37)	
	Other comprehensive income, net of tax (a+b)	32	(374)	81	923	(37)	(585)	
13 14	l otal comprehensive income for the period (11+12) Profit is attributable to:	6,323	19,174	11,496	40,379	40,748	45,177	
	Owners of the parent	6,049	17,711	10,685	35,780	38,010	44,866	
	Non-controlling interests	242	1,837	730	3,676	2,775	896	
15	Other comprehensive income is attributable to:							
13	Owners of the parent	20	(247)	59	596	(14)	(355)	
	Non-controlling interests	12	(127)		327	(23)	1	
16	Total comprehensive income is attributable to:		(,			,		
	Owners of the parent	6,069	17,464	10,744	36,376	37,996	44,511	
	Non-controlling interests	254	1,710	752	4,003	2,752	666	
17	Paid-up equity share capital	29,601	29,601	29,601	29,601	29,601	29,601	
18	(Face value of ₹ 10 per share) Other equity (excluding revaluation reserves)						4,12,400	
	(As per audited balance sheet)							
19	Earnings per share					7		
	(Not annualized) (₹)	2.04	5.98	3.61	12.09	12.84	15.16	
a b	Basic Diluted	2.04	5.98	3.61	12.09	12.84	15.16	
	Million Units of electricity Sold		27,999	18,683	70,620	64,166	80,536	

See accompanying notes to the financial results

(Figures in ₹ Lakhs)

							iles III ( Lakiis)
		Quarter ended			Nine mon	Year ended	
SI. No.	Particulars	31.12.2021	30.09.2021	31.12.2020	31.12.2021	31.12.2020	31.03.2021
	,	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	Audited
1	Segment Revenue						
	Power	3,09,746	5,23,505	3,52,983	13,04,158	13,59,233	17,24,710
	Financing business	22,703	23,819	26,421	71,465	84,258	1,11,243
	Unallocated	1,391	110	96	1,650	1,276	1,413
	Total	3,33,840	5,47,434	3,79,500	13,77,273	14,44,767	18,37,366
2	Segment Result						
	Power	7,653	19,820	13,219	40,322	46,075	62,283
	Financing business	(205)	6,848	3,080	12,533	10,901	8,89
	Unallocated	994	(518)	(465)	31	(409)	(3,32
	Profit before tax	8,442	26,150	15,834	52,886	56,567	67,85
3 (a)	Segment Assets			1			
	Power	9,77,576	10,92,796	10,10,188	9,77,576	10,10,188	8,56,98
	Financing business	9,66,796	9,13,367	10,51,037	9,66,796	10,51,037	11,05,81
	Unallocated	50,024	73,961	90,551	50,024	90,551	1,03,99
	Total	19,94,396	20,80,124	21,51,776	19,94,396	21,51,776	20,66,79
(b)	Segment Liabilities						
	Power	6,91,461	7,99,898	7,31,603	6,91,461	7,31,603	6,09,17
	Financing business	7,66,608	7,30,140	9,08,333	7,66,608	9,08,333	9,39,12
	Unallocated	1,548	15,849	275	1,548	275	2,33
	Total	14,59,617	15,45,887	16,40,211	14,59,617	16,40,211	15,50,62



#### Notes:

- The consolidated financial results have been prepared in accordance with Indian Accounting Standards ('Ind AS') prescribed under section 133 of the Companies Act, 2013 read with relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended).
- The above consolidated financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meetings held on May 31, 2022 and the Statutory Auditors of the Company has given a disclaimer of conclusion in their review report.
- 3 Segments:-The Group is in the business of power and Financing business.
- 4 Revenue from operation of the Group includes sale of electricity and interest income from loan financing/debenture.
- In accordance with the accounting policy, the surcharge recoverable on late/ non-payment of dues by customers is recognized when no significant uncertainty as to measurability or collectability exist. Correspondingly surcharge liabilities on late/ non-payments to the suppliers, in view of the matching concept, is not being recognized in the accounts. The estimated liability in this regard, however is lower than the Group's claims from its customers.
- The Group has recognized surcharge income of ₹ 5568 Lakhs during the quarter (for the corresponding quarter ended December 31, 2020, ₹ 9113 Lakhs) from Customers on amounts overdue on sale of power which has been included in "Other Operating Revenue". Correspondingly, surcharge expense of ₹ 324 Lakhs during the quarter (for the corresponding quarter ended December 31, 2020, ₹ 2607 Lakhs) paid / payable to Suppliers has been included in "Operating expenses".
- 7 i) The subsidiary and associate companies considered in the Consolidated Financial Results are as follows

	Ownership (%)		
Particulars	As on 31.12.2021	As on 31.03.2021	
a) Subsidiary Companies			
1. PTC Energy Limited	100.00	100.00	
2. PTC India Financial Services Limited (Refer Note No.9)	64.99	64.99	
b) Associate Companies			
1. Hindustan Power Exchange Limited (formerly known as Pranurja Solutions Ltd)	22.62	22.62	

All the above Companies are incorporated in India.

- ii) The financial statements of four associate companies are not available with the Group viz; R.S. India Wind Energy Private Limited, Varam Bio Energy Private Limited, Krishna Godavari Power Utilities Limited and R.S. India Global Energy Limited. However, the Group had fully impaired the value of investments in these associates in earlier periods. Hence, there is no impact of the results of these Associates on the consolidated financial results.
- 8 Impact of covid-19
  - i) Power
  - a) Power Trading

The Parent Company i.e. PTC India Limited (PTC) is engaged principally in the business of trading of electricity, which is an essential service as emphasized by the Ministry of Power, Government of India.

The Parent Company has considered all possible factors of the Covid-19 pandemic (including its ongoing wave) and their impact relating to its business environment. Based on current estimates, the Parent Company expects that the carrying amount of its assets will not deteriorate, and will be recoverable in full. However, the assessment of the pandemic's impact is a continuing process, given the uncertainties associated with its nature, occurrences and duration.

The longer term outcomes and impact of the Covid-19 pandemic on the Parent Company's business in subsequent periods is also dependent on overall economic conditions as they evolve. The Management will continue to monitor any material changes to future economic conditions and the impacts thereof on the Parent Company, if any.

#### b) Wind Power Generation

The subsidiary company i.e. PTC Energy limited (PEL) is engaged in generation of wind energy (renewable energy) and Ministry of New & Renewable Energy (MNRE) had clarified the "Must Run" Status to Renewable Energy Project.

PEL has considered all possible factors of the Covid-19 pandemic and their impact relating to its business environment. Based on current estimates, PEL expects that the carrying amount of its assets will not deteriorate, and will be recoverable in full. However, the assessment of the pandemic's impact is a continuing process, given the uncertainties associated with its nature, occurrences and duration. The longer term outcomes and impact of the Covid-19 pandemic on the PEL's business in subsequent periods is also dependent on overall economic conditions as they evolve. The Management will continue to monitor any material changes to future economic conditions and the impacts thereof on PEL, if any.



ii) Financing Business

The subsidiary company i.e. PTC India Financial Services Limited (PFS) is a NBFC Company.

COVID-19, a global pandemic has affected the world economy including India leading to significant decline in economic activity and volatility in the financial markets. Government announced various relief packages to support all segment. During the quarter and nine months ended December 31, 2021, India experienced a "second wave" of COVID-19, including a significant surge of COVID-19 cases following the discovery of mutant coronavirus variants in the country. PFS does not foresee any significant concern in case of borrowers where projects have been commissioned/completed and have "Must Run" status. However, it would be difficult to assess the impact on borrower's ability to service the debt where projects are under construction considering construction activities halted due to lockdown restriction. However respective Govt. Authorities have issued the circulars for allowing extension in SCOD. The overall growth of PFS's business during the quarter and nine months has been impacted due to various factors including lockdown situation in country as activities related to clearances, land acquisition for new/under construction projects specifically in renewable and road sectors.

PFS has maintained sufficient liquidity in form of High Quality Liquid Assets (HQLA) and undrawn lines of credit to meet its financial obligation in near future.

In assessing the recoverability of loans and advances, PFS has considered internal and external sources of information (i.e. valuation report and asset value as per latest available financials with appropriate haircut as per ECL policy). PFS expects to recover the net carrying value of these assets, basis assessment of facts and ECL methodology which factors in future economic conditions as well. However, the eventual outcome of impact of COVID -19 may be different from those estimated as on the date of approval of these financial results and PFS will continue to monitor any material changes to the future economic conditions.

- (i) In the adjourned PFS's audit committee meeting held on May 26, 2022, the Audit Committee of PFS reviewed PFS's results of the quarter and nine months ended on December 31, 2021 prepared by its management but did not adopt or recommend the results for PFS Board's approval and submitted the same to Board of PFS for its further consideration. Subsequently, the results are approved by the Board of Directors of PFS in its meeting held on May 26, 2022. These results have been subjected to review by the statutory auditors of PFS on which they have issued disclaimer of conclusion.
  - (ii) RBI vide circular dated November 12, 2021 "Prudential Norms on Income Recognition, Asset Classification and Provisioning (IRACP) pertaining to Advances Clarifications" has clarified certain aspects of the extant regulatory guidelines with a view to ensuring uniformity in the implementation of IRACP norms across the lending institutions. PFS has taken steps to comply with the norms / changes for regulatory reporting, as applicable. Such clarification has no significant impact on the financial results of PFS for the quarter and nine month period ended December 31, 2021 as PFS continues to prepare the financial results in accordance with the applicable Ind AS guidelines and the RBI circular dated March 13, 2020 "Implementation of Indian Accounting Standards".
  - (iii) As per Regulation 54(2) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015 ('Listing Regulations'), all secured non convertible debentures ("NCDs") issued by PFS are secured by way of an exclusive charge on its identified receivables to the extent of at least 100% of outstanding secured NCDs and pursuant to the terms of respective information memorandum.
  - (iv) PFS has received a letter dated September 24, 2021 u/s 206(4) of the Companies Act, 2013 from Office of Registrar of Companies, Ministry of Corporate affairs initiating inquiry and seeking specified information/ documents, primarily related to the period upto 2018-19. PFS has submitted the reply, with requisite information/ documents, in response to the letter on October 22, 2021.
  - (v) Other comprehensive income for nine months period ended December 31, 2021 includes profit (net of tax) amounting to ₹ 890 lakhs by selling 21,904,762 nos. of equity shares of M/s Patel Engineering Limited by PFS which were acquired as a part of one time settlement of its loan of M/s Dirang Energy Pvt. Ltd.
  - (vi) On January 19, 2022, three independent directors of PFS resigned mentioning lapses in governance and compliance. Since then RBI, SEBI and ROC (the "Regulators") have reached out to PFS with their queries regarding the allegations made by the then its independent directors and directed it to submit its response against such allegations. SEBI also directed PFS to submit its Action Taken Report (ATR), together with its response against such allegations. On January 24, 2022, SEBI also directed Parent Company ("PTC India Limited") to examine the allegations and come-up with its conclusion. On January 27, 2022, the Parent Company informed SEBI that its Board of Directors has re-constituted a Risk Management Committee (RMC) to examine the allegations and submit its report to the Parent Company's Board. On January 27, 2022, February 8, 2022 and March 16, 2022, PFS submitted its response/ ATR with the RBI, SEBI and ROC respectively. On February 11, 2022, RBI also sent its team at PFS's premises to conduct scrutiny on the matters alleged in the resignation letters. While the RBI's team completed its scrutiny at PFS's premises on February 14, 2022, PFS has satisfactorily responded to all queries and requests for information but has not received any formal communication from RBI in this regard. SEBI vide its email dated March 2, 2022, not acceded PFS's request for conducting Board Meeting without an independent director. Subsequent to this, with recommendation of the Parent Company, PFS appointed four independent directors through circular resolution. These directors are also independent directors on the Board of the Parent Company. Prior to the appointment of the independent directors, Chairman of Parent Company vide email dated March 25, 2022, informed RBI and SEBI the proposed nomination of its four independent directors to the board of PFS, and post appointment, disclosures on such appointments have been made to the stock exchanges. On April 19, 2022 an email written by Chairman, Parent Company to SEBI makes specific reference to earlier email dated March 25, 2022, the Chairman sent another email to SEBI about the appointment of independent directors and SEBI in its email dated April 19, 2022 has acknowledged the same. PFS has also made necessary communication to Stock Exchanges regarding appointment of directors and holding of board meetings. Basis directions received from the audit committee of PFS in its meeting held on April 8, 2022, considering the nature of issues raised by ex-Independent directors against PFS, an independent firm has been appointed by PFS to undertake forensic audit in relation to the issues raised. The forensic audit scope, which includes but not limited to review of PFS's response/ Action taken Report (ATR) submitted to the Regulators pursuant to the queries arising from this matter or other wise, expects to identify additional instances, if any, relating to such issues and its consequential impact on the financial reporting and internal financial controls over financial reporting of PFS. RMC of the Parent Company submitted its conclusion report to the Parent Company's Board on May 23, 2022 and the Parent Company's Board needs to review and submit its conclusion to SEBI. Further, RMC's report is not made available to PFS, including its audit committee and the Board of Directors, as it is under review by the Parent Company's Board. PFS has received an email communication from SEBI on May 13, 2022, wherein SEBI has advised it not to change the structure and composition of its Board, till the completion of forensic audit by the independent firm and submission of RMC's report by the Parent Company. While PFS is confident about the financial results approved by its Board in its meeting held on May 26, 2022, this detailed examination will enable the management to further substantiate and establish its position as already articulated in PFS's response and ATR submitted to the Regulators.

The figures for the previous periods / year are re-classified / re-grouped, wherever necessary.

Place: New Delhi Date: May 31, 2022



(Dr. Rajib Kumar Mishra) Whole-time Director