SILICON VALLEY INFOTECH LIMITED

Regd. Office :10 Princep Street, 2nd Floor, Kolkata - 700072 Email : <u>silivally@gmail.com</u>, website : <u>www.siliconvalleyinfo.co.in</u> Phone : 91-33-4002 2880, Fax :91-33-2237 9053 CIN : L15311WB1993PLC061312

27th May, 2022

To, The Secretary, The Calcutta Stock Exchange Ltd. 7, Lyons Range, Kolkata – 700 001 **Scrip Code : 26161** To, The Asst. General Manager, Department of Corporate Services, BSE Ltd. 25th Floor, Phiroz Jeejeeboy Towers, Dalal Street, Mumbai – 400 001 Scrip Code : 531738

Dear Sir/Ma'am,

Sub: Outcome of Board Meeting.

In terms of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable provisions, Please find enclosed herewith a copy of Annual Audited Standalone Financial Results of the Company for the Financial Year ended 31st March, 2022 which has been approved by the Board of Directors in their meeting held today i.e., Friday, 27th May, 2022.

Also, we are enclosing herewith the Audit Report in respect of the Annual Audited Standalone Financial Results of the Company for the financial year ended 31st March, 2022 and a statement showing impact of audit qualifications as per prescribed format.

The said results will be duly published in the newspaper as required by Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and will be uploaded on the website of the company www.siliconvalleyinfo.co.in.

The Board meeting commenced at 4:00 P.M. and concluded at 7:30 P.M.

Kindly take the aforesaid information on record and oblige.

Thanking you,

yours faithfully, For Silicon Valley Infotech Limited

Santor Kumar Jam

Santosh Kumar Jain (Managing Director) DIN: 00174235





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

To The Boardof Directors of Silicon Valley Infotech Limited

Qualified Opinion

We have audited the accompanying Statement of quarterly and year to date financial results of Silicon Valley Infotech Limited ("the company") for the quarter ended March 31,2022 and for the year ended March 31,2022 ("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 "Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us except for the possible effects of the matter described in the basis for qualified opinion paragraph, the statement:

i, are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and

ii. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian accounting standards and other accounting principles generally accepted in India of the net loss and total comprehensive income and other financial information of the company for the three months and year ended March 31 2022.

Basis for Qualified Opinion

Attention is drawn to Note No 5. The company has obtained a loan of Rs 270.59 Lacs from Rural Electrification Corporation Ltd (REC Ltd) in respect of wind mill projects against security of land having book value Rs.13.68 Lacs and the windmill thereon having nil depreciated value. The said land and windmill have been auctioned under order of Recovery Officer, DRT, Delhi which has been challenged by company before Appellate Authority. Certain Listed Shares of the Company were also lien against the loan with the REC Ltd. The said land and windmill have been auctioned under order of Recovery Officer, DRT, Delhi which has been challenged by company before Appellate Authority and the said shares have got transferred by virtue of order of Recovery Officers, DRT Delhi.One of the Group Company, M/s ATN International Ltd. having same loan from REC on identical terms &

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conditions, approached Delhi High Court in the year 2021 and the Lordship passed the order directing the board of REC to look into the one-time proposal presented by M/s ATN International Ltd. and at the same time M/s ATN International Ltd. also submitted the proposal with REC. M/s ATN International Ltd. had a successful meeting with the committee formed for this purpose. M/s ATN International Ltd. is having a positive outlook to resolve the matter with REC after the meeting as the committee is going to present the matter with the board to settle the same amicably and mutually. Once M/s ATN International Ltd. matter is resolved, our company matter also will be resolved on similar terms. Pending finalization of outcome, no adjustment in accounts have been madein respect of said land, windmill, related loan obtained from REC Ltd and Shares Investments. The Company has deposited Rs 100 Lacs as per order of Delhi High Court. In absence of adequate information impact thereof on Financial Statements is not ascertainable

We conducted our audit of the statement in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 (the Act). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the 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 the Companies Act, 2013 and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Management's Responsibilities for the Financial Results

The Statement has been prepared on the basis of annual financial statements. This statement is the responsibility of the company's management and approved by the board of directors, has been compiled from the related audited for the year ended March 31, 2022. The Company's Board of Directors are responsible for the preparation and presentation of the Financial results that give a true and fair view of the net loss and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34. Interim Financial Reporting' prescribed under Section 133 of the Act read with relevant rules issued there under and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other regularities; selection and application of appropriate accounting policies; making itdgments 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 financial results that give a true and fair view and arefree from material misstatement, whether due to fraud or error.

In preparing the Statement, 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 financial reporting process of the company.

Auditor's Responsibilities for the Audit of the Financial Results

Our objectives are to obtain reasonable assurance about whether the Statement 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 Statement.

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 Statements, 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

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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 therelated disclosures in the 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 Company to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the Statement, 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.

Other Matter

The Statement includes the results for the quarter ended March 31, 2021 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2022and the published unaudited year-to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

For Deoki Bijay & Co.

Chartered Accountants Firm Regn No.313105E

RAMESH KUMAR CHOKHANI

(CA. Ramesh Kumar Chokhani) Partner Memb No:062081

Place : Kolkata

Date: the 27th day of May, 2022 UDIN-22062081AJTJPI8973

SILICON VALLEY INFOTECH LIMITED

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CIN: L15311WB1993PLC061312

4	Of the state of the life of Financial Develop for th	o Ouenten en	d Voor onded 3	let March	2022	
_	Statement of Audited Financial Results for th		Ouarter Ended	orst march,	Year H	Inded
_	Particulars		31.12.2021	31.03.2021	31.03.2022	31.03.2021
-		31.03.2022 (Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
_		(Audited)	(Unauditeu)	(Auditeu)	(Audited)	(Audited)
	Revenue from Operations	5-512	2			
_	i)Interest Income	-		-		0.0048
	ii) Dividend Income	-		-		0.0040
	iii)Rental Income			-	- 1	
	iv)Fees and Commisssion Income			-		
_	v)Net gain on fair value changes	-	-	-		
	vi)Net gain on derecognition of financial instruments under amortised cost of					
	category	-	-	-		•
	vii)sale of products			-	-	-
	viii)sale of services	-	-	-		-
	ix)others	-	*	0.12	-	2.9352
		-	-			-
I	Total Revenue from Operations		-	0.12	-	2.94
	Other Income	-		-	0.004	-
II	Total Income (I+II)	-		0.12	0.004	2.94
	Expenses	-				
	i)Finance Costs				-	-
	ii)Fees and Commission expense			-		
	iii)Net loss on fair value changes	-	-	-	-	-
	iv) Net loss on derecognition of financial instruments under amortised cost category	-	-	-	-	
	v)Impairment on financial instrument					
-	vi) cost of material consumed	-			-	100
	vii)Purchases of stock in trade	-	-	(- .		-
-	viii)Increase/Decrease in Stock In Trade	-		-		-
	ix) Employee Benefit Expense	8.67	4.17	7.74	22,4760	22.64
-	x)Depreciation/Amortisation and Impairment Expense	-	-	-		
	xi) Other Expenses	0.53	0.38	5.06	6,9550	10.64
	Total Expenses	9.20	4.55	12.80	29.43	33.2
v	Profit/(Loss) from Operations before Exceptional Items and Tax(III-IV)	(9.20)	(4.55)	(12.68)	(29.43)	(30.34
	Exceptional Items	(_
	Profit/Loss before Tax (V-VI)	(9.20)	(4.55)	(12.68)	(29.43)	(30.34
	Tax Expense	(/	(
m	a) Current Tax	-		-	-	142
_	b) Tax for Earlier Year	and the second second second		-	-	-
IV	Net Profit/Loss after Tax(VII-VIII)	(9.20)	(4.55)	(12.68)	(29.43)	(30.34
	Other Comprehensive Income/(Expense)	(7.20)	(100)	(12100)	(2000)	(C) ! .
λ	Items that will not be re-classified subsequently to the statement of profit and					
_	items that will not be re-classified subsequently to the statement of proin and	-				
	Items that will be re-classified subsequently to the statement of profit and loss(net	-				1
	of tax)	-		-	-	
	Total Other Comprehensive Income/(Expense)	-	-	- (12 (0)	(20, 42)	(30.34
XI	Total Comprehensive Income/(Expense) (IX+X) Paid Up Equity Share Capital (of Rs 1 each)	(9.20) 1,296.80	(4.55) 1,296.80		(29.43) 1,296.80	1,296.8

The above Audited financial results have been reviewed by the Audit Committee and subsequently approved by the Board of Directors of the Company at their 1 respective meeting held on 27th May, 2022.

The Company has adopted Indian Accounting Standards (Ind As) with effect from 1st April, 2019 and the effected date of such transition is 1st April, 2018. Such transition has been carried out from the erstwhile Accounting Standards notified under the Act, read with relevant rules issued thereunder and guidelines issued by the Reserve Bank of India ('RBI') (collectively referred to as " the previous GAAP"). The figures have been presented in accordance with the format prescribed for financial

2 statements for a Non Banking Finance Company (NBFC) whose financial statements are drawn up in compliance of the Companies (Indian Accounting Standards) Rules, 2015, in Division III of Notification No GSR 1022 (E) dated 11th October, 2018, issued by the Ministry of Corporate Affiars , Government of India...

Reconciliation of results between previous GAAP and Ind AS is as follows:-3

	31.03.2021	31.03.2021 (Year ended)	
	(Quarter ended)		
	(Audited)	(Audited)	
Net Profit/(Loss)after tax as per Previous GAAP	(12.68)	(30.34)	
Impairment of Financial Instrument	-		
Net profit after tax as per Ind AS	(12.68)	(30.34)	
Other Comprehensive Income, net of tax	-	12	
Total Comprehensive Income as per Ind AS	(12.68)	(30.34)	



(Rs. In Lacs)

4 Reconciliation of equity between previous Indian GAAP and Ind AS is as follows-

	Amount (milacs)
	31.03.2021
	(Audited)
Equity as reported under previous GAAP	(30.34)
Fair Valuation of Investments	0.4 C
Impairment of Financial Instruments	-
Equity as reported under Ind AS	(30.34)

5 Long Term Borrowings of Rs 270.59 Lacs from Rural Electrification Corporation Ltd (REC Ltd) is Secured against movable and immovable properties except book debts in respect of Wind Power Projects and guaranted by a director. REC has filed a recovery suit against the company for recovry of dues with Recovery officer,DRT,Delhi. On the directives from Homorable Delhi High Court the company has also deposited Rs.100 Lacs. Land and the wind mill thereon having depreciated value of nil have been auctioned under order of Recovery officer,DRT. Certain quoted listed Shares of the company which were lien against the loan of REC Ltd have got transferred by virtue of order of Recovery officer,DRT details whereof not available. The order of the DRT has been challenged by company before Appellate authorty. One of the Group Company, M/s ATN International Ltd. having same loan from REC on identical terms & conditions, approached Delhi High Court in the year 2021 and the Lordship passed the order directing the board of REC to look into the one-time proposal presented by M/s ATN International Ltd. and at the same time M/s ATN International Ltd. is having a positive outlook to resolve the matter with REC after the meeting as the committee is going to present the matter with the board to settle the same amicably and mutually. Once M/s ATN International Ltd. matter-is resolved, Our company matter also will be resolved on similar terms. Pending finalisation of outcome no adjustment in accounts have been made.

Amount (in loce)

The business of the Company falls within a single primary segment VIZ 'Financial Services' and hence, the disclosure requirement of "Ind AS 108 " - " Operating 6 Segments is not applicable"

7 Figures pertaining to the previous year/ period have been regrouped / rearranged whereever considered necessary to make them comparable with the Current year /period.



For and behalf of the Board of Directors FOR SILICON VALLEY INFOTECH LTD stort Kuman Ja

Santosh Kumar Jain **Managing Director** DIN NO.00174235

Place: Kolkata Date: 27.05.2022

SILICON VALLEY INFOTECH LIMITED

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Balance Sheet For the Year Ended 31st March, 2022

		(Rs in lacs)		
Particular <u>s</u>	As on 31.03.2022	As on 31.03.2021		
ASSETS				
Financial Assets				
Cash & Cash equivalents	6.60	7.60		
Bank Balances	-	-		
Receivable	문 문			
-Trade Receivables				
-Other Receivables	-	-		
Loans	-	-		
Investments	54.08	54.08		
Other Financial Assets	-	-		
Non Financial assets	-	-		
Investment Property	-	-		
Property Plant & equipment	13.68	13.68		
Current Tax Asset (Net)		35		
Other Non Financial assets	285.45	303.63		
Total Assets	359.81	378.99		
LIABILITIES & EQUITIES				
Liabilities				
Financial Liabilities				
Debt Securities	-	-		
Borrowing other than debt Securities	270.59	270.59		
Other Financial Liabilities	6.65	5.40		
Non Financial Liabilities	s	-		
Other Non Financial Liabilities	11.00	2.00		
Equity	-	,		
Equity Share Capital	1,296.80	1,296.80		
Other Equity (Refer Statement of Changes in equity)	(1,225.23)	(1,195.80		
Total Liabilities and Equity	359.81	378.99		

For and behalf of the Board of Directors FOR SILICON VALLEY INFOTECH LTD

en Jan Santoh K

Santosh Kumar Jain Managing Director DIN NO.00174235



Place: Kolkata Date: 27.05.2022

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Statement of Cash Flow for the year ended 31stMarch, 2022

(Rs. In Lacs)

Particulars	The state of the second second second second	Year Ended 31st
	March,2022	March,2021
Cash flows from operating activities		_
Profit / (Loss) before taxation	(29.43)	(30.34)
Adjustments for:		
Depreciation & Amortisation Expenses	-	-
Investment income	-	
Interest expense	-	
Profit / (Loss) on the sale of other intangible assets	-	-
Operating Profit before Working capital changes:	(29.43)	(30.34)
Movements in Working Capital		
(Increase)/Decrease in trade and other financial assets	18.18	166.62
(Increase) in other current assets	-	
Increase in trade and other non financial liabilites	10.25	(131.88
Cash generated from operations	-	-
Income taxes paid	-	-
Net cash from operating activities(1)	(1.00)	4.40
Cash flows from investing activities		
Proceeds from sale of other intangible assets	-	-
Acquisition of investments		-
Net cash used in investing activities(2)	-	
Cash flows from financing activities		
Proceeds from issue of share capital	-	-
Payment of long-term borrowings	-	1 4 1
Net cash used in financing activities(3)		
Net increase in cash and cash equivalents(1+2+3)	(1.00)	4.40
Cash and Cash equivalents at beginning of period	7.60	3.20
Cash and Cash equivalents at end of period	6.60	7.60
Cash & Cash Equivalent comprise :		
Cash on hand	4.38	3.40
Balance with banks on current account	2.22	4.20

Place: Kolkata Date: 27.05.2022 For and behalf of the Board of Directors FOR SILICON VALLEY INFOTECH LTD

Sa T Jan

Santosh Kumar Jain Managing Director DIN NO.00174235

Statement on Impact of Audit Qualifications for the Financial Year ended March 31, 2022 (See Regulation 33 / 52 of the SEBI (LODR) (Amendment) Regulations, 2016] Adjusted Figures(audited Audited Figures (as Particulars SI. I. figures after adjusting for reported before adjusting No. qualifications) for qualifications) 400 400 Turnover / Total Income 1. 29,43,272 29,43,272 2. **Total Expenditure** (29, 42, 872)(29, 42, 872)Net Profit / (Loss) 3. (0.02)(0.02)Earnings Per Share 4. 3,59,81,280 3,59,81,280 5. **Total Assets** 2,88,24,110 **Total Liabilities** 2,88,24,110 6. 71,57,170 71,57,170 7. Net Worth NIL Any other financial item(s) (as felt NIL 8. appropriate by the management) Audit Qualification: II. a. Details of Audit Qualification: The company has obtained a loan of Rs 270.59 Lacs from Rural Electrification Corporation Ltd (REC Ltd) in respect of wind mill projects against security of land having book value Rs.13.68 Lacs and the windmill thereon having nil depreciated value. The said land and windmill have been auctioned under order of Recovery Officer, DRT, Delhi which has been challenged by company before Appellate Authority. Certain Listed Shares of the Company were also lien against the loan with the REC Ltd. The said land and windmill have been auctioned under order of Recovery Officer, DRT, Delhi which has been challenged by company before Appellate Authority and the said shares have got transferred by virtue of order of Recovery Officers, DRT Delhi. One of the Group Company, M/s ATN International Ltd. having same loan from REC on identical terms & conditions, approached Delhi High Court in the year 2021 and the Lordship passed the order directing the board of REC to look into the one-time proposal presented by M/s ATN International Ltd. and at the same time M/s ATN International Ltd. also submitted the proposal with REC. M/s ATN International Ltd. had a successful meeting with the committee formed for this purpose. M/s ATN International Ltd. has a positive outlook to resolve the matter with REC after the meeting as the committee is going to present the matter to the board to settle the same amicably and mutually. Once M/s ATN International Ltd. matter is resolved, our company matter will also be resolved on similar terms. Pending finalization of outcome, no adjustment in accounts have been made in respect of said land, windmill, related loan obtained from REC Ltd and Shares Investments. The Company has deposited Rs 100 Lacs as per the order of Delhi High Court. In absence of adequate information impact thereof on Financial Statements is not ascertainable. b. Type of Audit Qualification: Qualified Opinion

Statement on Impact of Audit Qualifications (for audit report with modified opinion) submitted along-with Annual Audited Financial Results - (Standalone)

c. Frequency of qualification: Since Financial Year 2016-2017

d. For Audit Qualification(s) where the impact is quantified by the auditor, Management's Views: N.A.

e. For Audit Qualification(s) where the impact is non quantified by the auditor:

i) Managements estimation on the impact of audit qualification: Cannot be ascertained.

ANNEXURE I

	 ii) If management is unable to estimate the impact, reasons for the same: Since the matter relating to Auction of Land and windmill have been challenged for the Appellar Authority same shall be accounted for after receipt of order of Appellate Authority respect of transfer of Listed Shares of the Company by virtue of order of Recover Officers, DRT Delhi the details of the sale of entire lot of Share transferred is yet to be received. iii) Auditors comment on (i) or (ii) : As Para II(A) Above. 				
III.	Signatories:				
	CEO	/Managing Director, Santosh Kumar Jain	Santon Lume Jain		
	Audi	tor of the Company, Deoki Bijay & Co.	RAMESH KUMAR KUMAR CHOKHANI DN: =IN, o=PERSONAL pseudonym=1dc62229d1f8df2f443af5 1E3e9170ec1f9390a6d80552c605b9 5dde7ba05f, postalCode=700015, tewest Bengal, sefalNumber=c8893553e62dd25daf475 5d1c4c53923d28c30h6617x18sd2339 Sa91bfef0aa, cn=RAMESH KUMAR (HOKHAN) Date: 2022.05.27 19.08:16 +05'30'		
	Audi Pare	it Committee Chairman, Rajendra Kumar wa	Day		
	CFO	, Gautam Saha	Gener		
Plac	e: Kol	kata			
Date	e: 27.0	5.2022			