



8th June, 2022

The Manager

(Listing Department)

National Stock Exchange of India

Limited [NSE]

'Exchange Plaza', C/1, Block G,

Bandra-Kurla Complex,

Bandra (East),

Mumbai - 400 051

BSE Limited

Corporate Relationship

Department,

1st Floor, New Trading Ring,

Rotunda Building, P. J. Towers,

Dalal Street, Fort,

Mumbai - 400 001

Symbol: UNITECH

Company Code: 507878

Sub.: Outcome of Board Meeting held on 8th June, 2022

Dear Sirs,

Pursuant to provisions Regulation 30 & 33 of SEBI (Listing Obligations and Disclosure Requirements) regulations, 2015, this is to inform you that the Board of Directors, in its Meeting held on 8th June, 2022, has approved the Audited Financial Results (Standalone and Consolidated) for the quarter and year ended 31st March, 2021.

In view of the above, copies of the following documents are enclosed herewith:

- Auditors' Report on Standalone Financial Results, Audited Financial Results (Standalone), Statement of Assets and Liabilities (Standalone), Statement of Cash Flows (Standalone) and Statement on Impact of Audit Qualifications;
- 2. Auditors' Report on Consolidated Financial Results, Audited Financial Results alongwith Segment Reporting (Consolidated), Statement of Assets & Liabilities (Consolidated), Statement of Cash Flows (Consolidated) and Statement on Impact of Audit Qualifications.

This is for your information, record and compliance under the applicable regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Thanking you,

Yours truly,

For Unitech Limited

K C Sharma

Company Secretary

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Encl: As above

GSA & Associates LLP

Chartered Accountants

Independent Auditor's Report on the Quarterly and Year to Date for the year ended 31st March, 2021 Audited Standalone Financial Results of the Unitech Limited Pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

To the Board of Directors of Unitech Limited

Report on the Audit of Standalone Financial Results

Disolaimer of Opinion

We have audited the accompanying Statement of Standalone Financial Results of Unitech Limited ("the Company") for the quarter ended 31st March, 2021 and Year to date results for the period from 1st April, 2020 to 31st March, 2021 ("the statement") attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015, as amended ("the Listing Regulations").

Our audit indicates that, because of the substantive nature and significance of the matter described below, we have not been able to obtain sufficient appropriate evidence to provide a basis for expressing an opinion on the statement as to whether these Standalone Financial Results are prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other recognized accounting practices and policies generally accepted in India has disclosed the information required to be disclosed in terms of Regulation 33 of the Listing Regulations, 2015 (as amended) including the manner in which it is to be disclosed, or that it does not contain any material misstatement.

Basis for Disclaimer of Opinion

We conducted our audit 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 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 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: Because of the significance of the matters described below we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion.

Head Office: - 16 DDA Flats, GF, Panchsheel Shivalik Mor, Near Malviya Nagar, New Delhi-110017Tele- 7862099205, 011-41811888 Email ID- admin@gsa.net.in LLP registration No. AAS-8863 (Formerly known as GSA & Associates)Branches at Akhnoor (Jammu) and Surat (Gujarat)

Based on our audit conducted as above, due to the matters stated below of this report, we believe that the accompanying Statement of Standalone Financial Results is not prepared in accordance with recognition and measurement principles laid down in the aforesaid Indian Accounting Standard (Ind AS) specified under section 133 of the Act as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, and are not disclosing the information required to be disclosed in terms of the Listing Regulations, including the manner in which, it is to be disclosed, or that it contains material misstatement.

We draw attention to the followings matters:

The Hon'ble Supreme Court vide its order dated 20th January 2020 has, inter alia, given directions that the Board of Directors of Unitech Limited, as existing on that date, be superseded with immediate effect in order to facilitate the taking over of management by the new Board of Directors constituted in terms of the proposal submitted by the Union Government of India "UOI". In Compliance of the Direction, new Board of Directors, as appointed by Union Government of India, took charge of office on 21st January, 2020.

Board members appointed by UOI has since then been trying to get hold of numerous transactions entered by erstwhile management and trying to compile records and other information related to the same. Since the quantum of such transactions and amounts involved is very high, process related to compiling / identification of previous year records including agreements, detailed breakup of transactions etc. is still in process.

Considering the above-mentioned facts and based on our Audit of the books, we draw attention to the followings matters:

(i) We draw attention to Note no. 6 of the Standalone Financial Results, Unitech Limited ("the Company") failed to hold its Annual General Meeting (AGM) due on or before 30th September 2021 (extended till 30th November, 2021 vide notification number ROC-CHN/96-AGM/2021 dated 23rd September, 2021), as required under section 96 of the Companies Act, 2013, to transact the agenda including the approval of Accounts for the year ended 31st March 2021. The Company has not applied for any extension for the same to the Registrar of Companies, NCT of Delhi & Haryana. The Company is in process of estimation of penalty and other implications due to non-holding of annual general meeting.

Further, the Company has not made any request letter to Security and Exchange Board of India "SEBI" for extension of time for submission of quarterly reviewed results for the quarter ended 30th June, 2020, 30th September, 2020 and 31st December, 2020 and year to date reviewed results for period ended 30th September, 2020 and 31st December, 2020 and year to date audited results for year ended 31st March, 2021. The Company is getting emails from National Stock Exchange "NSE" and Bombay Stock Exchange "BSE" for imposing penalties due to non-filling of the results to the tune of Rs. 5,000 per day during the period of default. The Company has not taken any provision of such penalty in the books of accounts and Company is planning to seek relief against such penalty from SEBI.

(ii) We draw attention to Note no. 7 of the Standalone Financial Results, we have made references to the Resolution Framework (RF) for Unitech group which has been prepared under the directions of the Board of Directors of Unitech Limited appointed by the Central Government pursuant to the afore-said order of the Hon'ble Supreme Court and approved by the Board of Directors in their Meeting held on June 17, 2020, and which has been filed with the Hon'ble Supreme Court. Subsequent corrections/ modifications have been done in the RF and approved by the Company's Board in their meeting held on September 10, 2020. The RF contains various proposals like determining admitted liabilities & claims, proposing non-payment of penalty, interest, default interest or damages to creditors, stakeholders, homebuyers, landowners, leaseholders or any Authority, detailing the resolution framework for company's projects, detailing the resolution framework for non-project assets etc. The RF seeks various reliefs and concessions like (a) Homebuyers' Credit Lines, (b) Immunity for the Board, their appointed key management personnel, employees, advisors and consultants for any action taken by them in good faith, (c) Grant of benefits to the Company, its subsidiaries and joint ventures and Project Entities of protections similar to section 32A of the Insolvency and Bankruptcy Code, 2016, (d) Priority Finance and other borrowings for implementation of the Framework, and (e) Tax related reliefs and concessions. Besides the RF also seeks some specific directions like imposition of moratorium, consolidation of Unitech Group, temporary exemption from compliances under RERA, amongst others. As the RF has not yet been approved by the Hon'ble Supreme Court, the impact of the proposed reliefs, concessions etc. have not been considered in the books of accounts.

(iii) Material uncertainty related to going concern

We draw attention to Note no. 8 of the Standalone Financial Results wherein the management has represented that the Standalone Financial Results have been prepared on a going concern basis, notwithstanding the fact that the Company has incurred losses and has challenges in meeting its operational obligations, servicing its current liabilities including bank loans and public deposits. The Company also has various litigation matters which are pending before different forums, and various projects of the Company have stalled/ slowed down.

As mentioned earlier, subsequent to the new Board of Directors taking over the management, a Resolution Framework (RF) has been submitted to the Hon'ble Supreme Court by the Company, as mentioned in the opening paragraphs of this report, wherein the Company has requested the Hon'ble Supreme Court to grant numerous reliefs so that the Company is able to meet its operational obligations and settle its liabilities. The Board has also submitted in the RF that on the basis of review of records and finances of Unitech group as currently available, it appears that Unitech Group has significant negative net worth but also considering the fact that there are more than 15,000 homebuyers who have invested in various projects of the Company, the resolution/settlement provisions under the Insolvency and Bankruptcy Code (IBC) should not be applied on the Company. At present the resolution framework is under the consideration of the Hon'ble Supreme Court.

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These conditions indicate the existence of material uncertainty that may cast significant doubt about Company's ability to continue as a going concern. The appropriateness of assumption of going concern is critically dependent upon the Company's ability to raise finance and generate cash flows in future to meet its obligations, and also on the final decision of the Hon'ble Supreme Court on the Resolution Framework.

Considering the above, we are unable to express an opinion on this matter.

Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.

(iv) We draw attention to Note no. 9 of the Standalone Financial Results. The Company had received a 'cancellation of lease deed' notice from Greater Noida Industrial Development Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect of Residential/ Group Housing plots on account of nonimplementation of the project and non payment of various dues amounting to Rs. 105,483.26 lakhs. As per the notice, and as per the relevant clause of the bye-laws/ contractual arrangement with the Company, 25% of the total dues amounting to Rs. 13,893.42 lakhs were to be forfeited out of the total amount paid till date. The Company has incurred (a) the amounts paid for land dues and stamp duty Rs. 34,221.90 lakhs, (b) the balance portions of the total amounts payable, including contractual interest accrued till 31st March 2016, of Rs. 99,091.90 lakhs; and (c) other construction costs amounting to Rs. 80,575.05 lakhs. The said land is also mortgaged and the Company has registered such mortgage to a third party on behalf of lender for the Non-Convertible Debenture (NCD) facility extended to the Company and, due to default in repayment of these NCDs, the debenture holders have served a notice to the Company under section 13(4) of the SARFAESI Act and have also taken notional possession of this land. The Company had contractually entered into agreements to sell with 352 buyers and has also received advances from such buyers amounting to Rs. 6,682.10 lakhs (net of repayment). No contract revenue has been recognized on this project. The erstwhile management had written a letter to GNIDA dated 1st December 2015, wherein it had stated that the cancellation of the lease deed was wrong, unjust and arbitrary. Further, the said erstwhile management had also described steps taken for implementation of the project and valid business reasons due to delays till date. Further, the said erstwhile management had also proposed that in view of the fact that third party interests have been created by the Company in the allotted land, by allotting plots to different allottees, in the interest of such allottees, GNIDA should allow the Company to retain an area of approximately 25 acres out of the total allotted land of approximately 100 acres and that the amount paid by the Company till date be adjusted against the price of the land of 25 acres and remaining surplus amount may be adjusted towards dues of other projects of the Company under GNIDA.

GNIDA has, in the meanwhile, in terms of the Order of the Hon'ble Supreme Court dated 18.09.2018, deposited on behalf of the Company, an amount of Rs. 7,436.35 lakhs (Rs. 6,682.10 lakhs and interest @ 6% on the principal amount of Rs. 6,682.10 lakhs), out of the monies paid by the Company, with the registry of the Hon'ble Supreme Court.

During the year, GNIDA has adjusted Rs. 9,200.00 lakes of Unitech group's liabilities towards the Company's other projects with GNIDA and forfeited Rs. 13,893.42 lakes.

The Company had paid a sum of Rs. 34,221.90 lakhs, including Rs. 4,934.95 lakhs of stamp duty on the land for the said land.

The matter in respect of the land is still pending before the Hon'ble High Court of Allahabad, and pending the final disposal, the Company has, subsequently, shown the amount of Rs. 18,339.80 lakha as recoverable from GNIDA in its books of accounts including stamp duty of Rs. 4,934.95 lakhs and lease rent paid of Rs. 61,13.11 lakhs. Further, the Company is also carrying other construction costs amounting to Rs. 806,50.70 lakhs in respect of the projects to come upon the said land which also includes interest capitalised of Rs. 696,84.68 lakhs.

The impact on the accounts viz. inventory, projects in progress, customer advances, amount payable to or receivable from GNIDA, cannot be ascertained, since the matter is still subjudice, as mentioned hereinabove, vis-à-vis dues of the Company, and hence we are unable to express an opinion on this matter.

The company has deferred liability on account of interest payable to GNIDA appearing in the books of accounts as on 31st March, 2021 amounting to Rs. 2,75,193.97 Lakhs (including Rs. 39,409.55 Lakhs booked on account of interest during the year ended 31st March, 2021).

Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.

(v) We draw attention to Note no. 10 of the Standalone Financial Results, Confirmations/ reconciliations are pending in respect of amounts deposited by the Company with the Hon'ble Supreme Court. As per books of account an amount of Rs. 480,66.95 Lakhs deposited with the Hon'ble Supreme Court Registry ("Registry") is outstanding as at 31st March, 2021. Management has received certain details of payments made and monies received in the registry from the Court and is in process of reconciling the same with entries posted in books of accounts. The management has also requested the learned amicus curiae to provide the other relevant details like bank statement and balance confirmations. In view of the reconciliation exercise still in process and absence of other statement of transactions and confirmation of balance from the Registry, we are unable to comment on the completeness and correctness of amounts outstanding with the Registry and of the ultimate impact these transactions would have on the Standalone Financial Results of the Company, and hence we are unable to express an opinion on this matter.



Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.

(vi) We draw attention to Note no. 11 of the Standalone Financial Results, according to information given and explanation provided to us by the management, in respect of Property, Plant and Equipment (PPE) having net value of Rs. 1,819.17 Lakhs (net of accumulated depreciation of Rs. 7,145.06 Lakhs), there is no physical verification conducted by the Company since last year. Further, the company does not maintain proper records showing full particulars, including quantitative details and situation of Fixed Assets comprising 'property, plant and equipment, 'capital work-in-progress' & 'investment property''. In view of this and also of the fact that these PPE's are kept as security for obtaining bank loans and there are several cases ongoing against the Company under SARFAESI Act, we are not able to express a express an opinion on this matter.

(vii) Non-current investment and loans

Company has made investments and given loans to its subsidiaries, joint ventures, associates and other. Details as on 31st March, 2021 are as follows: -

		Amounts in I	Lakhs of Rs.
Particulars	Amount invested	Impairment accounted for till 31.3.2021	Carrying amount
Equity investment - Indian subsidiaries	753,42.84	307,45.68	445,97.16
Equity investment - foreign subsidiaries	663,76.77	663,76.77	-
Equity investment - joint ventures	540,39.07	Sec. 1	540,39.07
Equity investment – associates	2,99.25	-	2,99.25
Equity investment – others	310,40.70		310,40.70
Debenture investment	15,12.18		15,12.18
Investment – CIG	254,53.18	141	25/1,53.18
Corporate guarantees	8.70		8.70
Loans given to subsidiaries	398,481.41	15,88.90	396,892.51
Advances given to subsidiaries	619,65.54	-	619,65.54
Loans to Joint Ventures and Associates	83,81.00	-	83,81.00
Share Application Money	46.50	92	46.50

We draw attention to Note no. 12 of the Standalone Financial Results, considering the fact that the accounts of these above mentioned foreign entities are not available with the management and for Indian entities, they are not since last 3-4 years plus also taking into accounts the factors such as accumulated losses in above said entities, substantial/ full erosion of net worth, significant uncertainty on the future of these entities and significant uncertainty on recovery of investments and loans, there are strong indicators of conducting impairment/ expected credit loss assessment for above mentioned investments and loans in accordance with the principles of Indian Accounting Standards 36, "impairment of assets" and Indian Accounting Standards 109 "financial instruments".



Further: -

- Equity investment others include investment made in M/s Carnoustie Management (India) Private Limited (Carnoustie) of Rs. 310,05.45 lakhs as on 31st March, 2021. Regarding this investment, the Company has already filed an Intervention Application "IA" before Hon'ble Supreme Court of India wherein, the Company has stated that erstwhile management has invested in equity shares of Carnoustie @ Rs. 1,000 Rs. 1,500 per share including a premium of Rs. 990 Rs. 1,490 per share. As per IA submitted by the Company, there was no basis available with erstwhile management for such share valuation. Also, there were certain plots allotted to Carnoustic at a price lower than the market rate as on allotment date. Considering the nature of this investment, same is to be valued at fair value through other comprehensive income "FVTOCI" as required under Indian Accounting Standards 109 "financial instruments" but the Company has decided to carry investment made in Carnoustie at cost as the matter is subjudice.
- Investment CIG The Company made investment of Rs. 254,53.18 lakhs in CIG realty fund for which no details are available with the Company. As explained by management, the Company is planning to file a separate Intervention Application "IA" before Hon'ble Supreme Court of India requesting Hon'ble Court to take up this matter. Management also explained that CIG funds are already under investigation by Enforcement Directorate (ED) and Serious Fraud Investigation Office (SFIO). Considering the nature of this investment, same is to be valued at fair value through other comprehensive income "FVTOCI" as required under Indian Accounting Standards 109 "financial instruments" but the Company has decided to carry investment made in CIG funds at cost as the matter is under investigation by various authorities.

In view of non-existence of any impairment study, non-existence of any expected credit loss policy in the Company and accounting of investment at cost which were otherwise to be carried at FVTOCI, we are unable to express an opinion upon the adjustments, if any, that may be required to the carrying value of these non-current investments and non-current loan and its consequential impact on the Standalone Financial Results.

(viii) Impairment Assessment of Bank and Corporate Guarantees

We draw attention to Note no. 12 of the Standalone Financial Results, wherein it is stated that the company is having outstanding bank and corporate guarantee of Rs. 2736,22.31 as per audited financials for year ending 31st March, 2020. The company has not conducted any impairment assessment on the same in accordance with the principles of Indian Accounting Standards 109 "financial instruments". In view of the same, we are unable to comment on the same.

(ix) Trade receivables and other financial assets

The company has trade receivable and other financial assets as on 31st March, 2021 are as follows: -

		Amounts i	n Lakhs of Rs.
Particulars	Amount	Provision accounted for till 31.3.2021	Carrying amount
Trade Receivable	79,480.95	31,521.87	47,959.09
Security Deposits	52,328.64	934.04	51,394.60
Non-Current Loans and Advances	100.00	-	100.00
Current Loans and Advances	8151.62	520.00	7631.62
Advances for purchase of Shares	31,079.48	31,079.48	
Staff Imprest & Advances	47.89	8	47.89
Advances to others	13.08	-	13.08

We draw attention to Note no. 13 of the Standalone Financial Results, the company has not assessed loss allowance for expected credit losses on financial assets in accordance with the principles of Indian Accounting Standards AS 109 - "Financial Instruments".

In view of non-existence of any expected credit loss policy in the Company, we are unable to express an opinion upon the adjustments, if any, that may be required to the carrying value of these financial assets and its consequential impact on the Standalone Financial Results.

Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.

(x) Inventory and project in progress

We draw attention to Note no. 14 of the Standalone Financial Results, Company, as on 31st March, 2021, has shown inventory of Rs. 62,517.96 Lakhs and project in progress "PIP" of Rs. 1,721,844.57 Lakhs. Company is currently carrying these inventory and PIP items at cost which is computed based on percentage of completion method under Indian Accounting Standard 115 "Revenue from Contracts with Customers". In view of the fact that in majority of the projects of the Company, construction and other operational activities are on hold since last 18-60 months, there are high indicators that such inventory and PIP assets should be tested for evaluating their respective net realised value "NRV" in accordance with the requirement of Indian Accounting Standard 2 "inventories".

Further, management is in the process of verification of title documents for land and other immovable assets.

As per the explanation provided by the management, pursuant to the approval of Hon'ble Supreme Court of India, Project Management Consultants (PMCs) have been appointed for the projects for estimation of work done till date, cost to be incurred further to complete the projects and to provide applicable completion timelines. These PMC's have also conducted actual physical assessment of the projects and are now in process of submitting their reports. Management is of the view that NRV assessment of inventory and PIP can be made only after the appointed PMCs complete their assessment of respective projects and submit their final reports.

In view of the absence of any NRV assessment by the management and absence of any physical verification report, we are unable to express an opinion upon the existence and adjustments, if any, that may be required to the carrying value of these inventories and PIP and its consequential impact on the Standalone Financial Results.

(xi) External Confirmation

The company has not initiated the process of external confirmation for outstanding balances of following areas as on 31st March, 2021 are as follow:

		Amounts	in Lakhs of Rs.
Particulars	Amount	Provision accounted for till 31.3.2021	Carrying amount
Trade Receivable	79,480.95	31,521.87	47,959.09
Trade Payable	81,080.29	386.34	80,693.95
Advances received from Customers	(11,22,884.38)	*	(11,22,884.38)
Advances to Suppliers	7,008.08	-	7,008.08
Security Deposits	52,328.64	934.04	51,394.60
Loans and advances to Subsidiaries	460,446.95	1,588.90	458,858.05
Loans to Joint Venture and Associates	8,381.00	-	8,381.00
Other Loans and advances	8251.62	520.00	7731.62
Advances for purchase of land and project pending commencement	612,87.37	300,00.00	312,87.37
Loans from Subsidiaries, Joint Venture and Associates	756,18.96	% ⊒	756,18.96
Security and other deposits payable	42,418.97		42,418.97
Staff Imprest	47.89	-	47.89
Inter Corporate Deposits	13,853.66)=(13,853.66
Other Assets	5,743.70	7=1	5,743.70



We draw attention to Note no. 15 of the Standalone Financial Results, the company has expressed its inability to send confirmation requests in respect of above-mentioned areas due to uncertainty about the amount receivable and payable appearing in the books of accounts which are outstanding for significantly long period of time. In view of non-existence of adequate supporting documents, we are unable to express an opinion upon completeness of the balances appearing in books of accounts of the Company.

Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.

Bank confirmations

In respect to confirmation of bank balances, the company has sent confirmation requests to all the banks. Out of 551 bank accounts, we have received direct balance confirmation from banks for 21 bank accounts amounting to Rs. 453.64 Lakhs as on 31st March, 2021. We have been provided with bank statements, as provided by company, for 131 bank accounts amounting to Rs. 1022.91 Lakhs as on 31st March, 2021. For remaining 143 bank accounts amounting to Rs. 558.76 Lakhs as on 31st March, 2021, company is in the process to follow with the banks for providing statements / balance confirmations. In view of non-existence of supporting evidence related to bank balances, we are unable to comment upon completeness of the balances appearing in books of accounts of the Company and adjustments, if any, that may be required to the books of accounts and its consequential impact on the Standalone Financial Results.

With respect to the margin money with the banks and term deposits with the banks, no confirmations for the balance outstanding and interest certificates for the year ended 31st March, 2021 have been received. In view of non-existence of supporting evidence, we are unable to comment upon completeness of the balance appearing in the books of accounts of the company and adjustment, if any

With respect to the loans and borrowings taken by the Company amounting to Rs. 2755,38.27 Lakhs as on 31st March, 2021, no confirmation has been received till date of this report. Also, out of 35 borrowings, sanction letters/agreements is provided for only 9 cases and for the rest the relevant information is not available with the management. Interest expense on the said loans is accrued at a provisional rate of interest. Such provisional rate of interest is based on the details available with the Company regarding interest rates charged by banks/ financial institutions and the same are 4-5 years old. In view of these, we are unable to comment upon completeness of the balances appearing in books of accounts of the Company and adjustments, if any, that may be required to the books of accounts and its consequential impact on the Standalone Financial Results.

Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.



- (xii) We draw attention to Note no. 16 of the Standalone Financial Results, Company is in the process of estimating impact of its contingent liabilities which is subject to the decision of hon'ble Supreme Court of India on proposed resolution framework submitted by the Company. In absence of the same, we are unable to express an opinion on the impact of such contingent liabilities on the Company.
- (xiii) We draw attention to Note no. 17 of the Standalone Financial Results, Company has not appointed an internal auditor for the financial year 2020-21 which is in contravention of the provisions of section 138 of the Companies Act, 2013 which mandates appointment of internal auditor for all listed companies.
- (xiv) We draw attention to Note no. 18 of the Standalone Financial Results, the company has not yet appointed a Chief Financial Officer and the prescribed time period under section 203 of the Companies Act, 2013 has already expired. Further the company has not filed any application with Ministry of Corporate Affairs for compounding of the said offence.
- (xv) We draw attention to Note no. 19 of the Standalone Financial Results, The Company has accounted for its investment in one of its subsidiary M/s Unitech Power Transmission Limited, as non-current assets held for sale. Cost of investment as on 31st March, 2021 is Rs. 42,26.26 lakhs. The Company is carrying said investment at cost and has not made any estimation of its fair value less cost to sell as required under provisions of Indian Accounting Standard 105 "Non-Current Assets Held for Sale and Discontinued Operations". In the absence of any fair value assessment by the Company, we are unable to express an opinion on the matter.
- (xvi) The company has made many adjustments in accordance with Indian Accounting Standards applicable to the company as on 31st March, 2020. The company is in the process of identifying the impact already incorporated in the books of accounts in provious years. In view of the same, we are unable to express an opinion on completeness of the impact of Indian Accounting Standard appearing in the books of account of the company.

(xvii) Revenue from real estate projects

We draw attention to Note no. 20 of the Standalone Financial Results, The Company is accounting for revenue under real estate projects using percentage of completion method (POCM) with an understanding that performance obligations are satisfied over time. Provisions of paragraph 35 of Indian Accounting Standard 115 "revenue from contracts with customers" specifies that an entity can recognise revenue over time if it satisfies any one of the following criteria: -

- The customer simultaneously receives and consumes the benefits provided by the entity's performance as the entity performs
- The entity's performance creates or enhances an asset (for example, work in progress) that the customer controls as the asset is created or enhanced



The entity's performance does not create an asset with an alternative use to the
entity and; the entity has an enforceable right to payment for performance
completed to date.

On perusal of various agreements entered by the Company with home buyers, it seems that the Company does not satisfy any of the conditions specified in paragraph 35 of Indian Accounting Standard 115 "revenue from contracts with customers".

Based on the explanation provided by the management, they are in agreement with our understanding and are in the process of evaluation its impact on the present and earlier presented periods.

In view of the same, we are unable to express a express an opinion on the matter.

(xviii) The Company has long outstanding statutory liabilities as on 31st March, 2021, details of which are as follows.

Nature of dues	Principal outstanding (Rs. in lakhs)	amount	Outstanding since
Income tax deducted at source		102,46.88	Financial Year 2014 - 2015
Professional Tax		0.59	Financial Year 2018 - 2019
Provident Fund		24,42.87	Financial Year 2015 - 2016

We draw attention to Note no. 21 of the Standalone Financial Results, Also, with respect to goods and services tax, the company has revoked the cancellation of its GST Registration in the state of Haryana during the year. The company is in discussion with the authorities to release cancellation on its registration numbers in other states and is in process of filing returns with the authorities.

In view of the same, we are unable to express a express an opinion on the matter.

(xix) We draw attention to Note no. 22 of the Standalone Financial Results, The Company has failed to repay deposits accepted by it including interest thereon in respect of the following deposits:

Particulars	Unpaid matured deposits (Principal amount) as at 31 st March 2021	Principal paid during the Year (Rs. Lakhs)	Unpaid matured deposits (Principal amount) as at 31st March 2021 (Rs. Lakhs)
Deposits that have matured on or before March 31, 2017	579,92.40	31.49	579,60.91



The total unpaid interest as on 31st March, 2021 (including interest not provided in the books) amount to Rs. 462,67.47 lakhs.

Further, the Company has not provided for interest payable on public deposits which works out to Rs. 70,76.53 lakhs for the year ended 31st March 2021 (Cumulative upto 31st March 2021 – Rs. 283,85.76 lakhs).

Desides, the impact of non-provision of interest payable on public deposits of Rs. 70,76.53 lakes for the year ended 31st March, 2021 on the profit and loss, we are unable to evaluate the ultimate likelihood of penalties/ strictures or further liabilities, if any on the Company. Accordingly, impact, if any, of the indeterminate liabilities on these Standalone Financial Results is currently not ascertainable, and hence we are unable to express an opinion on this matter.

Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.

- (xx) We draw attention to Note no. 23 of the Standalone Financial Results, there have been delays in the payment of dues of non-convertible debentures, term loans & working capital loans (including principal, interest and/ or other charges as the case may be) to the lenders of the company and the total of such outstanding amount to Rs 5,30,423 63 Lakhs as on 31st March, 2021. The lenders have initiated the action against the company under various act(s) On account of the same, we are unable to determine the impact of the likely outcome of the said proceedings and hence we are unable to express an opinion on this matter.
- (xxi) We draw attention to Note no. 24 of the Standalone Financial Results of the Company as on 31st March, 2021 which contains the details of Intervention Application "IA" before Hon'ble Supreme Court of India wherein, the Company has stated that erstwhile management has invested in the state of Hyderabad through a collaboration agreement with M/s Dandamundi Estate and Mr. D.A. Kumar and deposited an amount of Rs. 481,31.00 lakhs (out of which an amount of Rs. 6,00.00 lakhs got adjusted on account of some dues of M/s Dandamundi Estate). Company has also obtained bank loans to the tune of Rs. 335,00.00 lakhs against security of these lands, legal titles of which were never transferred in the name of the Company. Now the new management, is trying to recover the amounts deposited with M/s Dandamundi Estate and Mr. D.A. Kumar along with interest @ 18% pa and has not created any provision against said deposit in the books of accounts on account of matter being subjudice. In view of the same, we are unable to express an opinion on this matter.
- (xxii) We draw attention to Note no. 25 of the Standalone Financial Results, with respect to opening balances appearing in the books of accounts of the Company as on 01st April, 2020, there is no information/ supporting documents available with the Company related to following accounts: -

- Other comprehensive income / (loss) amounting Rs. (523,31.93) lakhs
- Provision for bad and doubtful debts/ trade receivables amounting Rs. 323,73.95
 lakhs
- Allowances for bad and doubtful loans and advances to related parties amounting to Rs. 15,89.04 lakhs
- Other loans and advance amounting to Rs. 520.00 lakhs
- Trade receivables and advances received from customers amounting Rs. 11930,75.62 Lakhs
- Loans/ advances given to subsidiaries, joint ventures and associates amounting to Rs. 4689,32.90 Lakhs
- Loans taken from subsidiaries, joint ventures and associates amounting to Rs.
 74,192.20 Lakhs
- Advance for purchase of shares amounting to Rs. 310,79.48 Lakhs
- Expenses payable amounting to Rs. 51,612.66 Lakhs
- Current Tax Assets amounting to Rs. 3004.64 Lakhs
- Deferred Liability amounting to Rs. 2,36,049.12 Lakhs
- Advance given for purchase of land amounting to Rs. 61,287.37 Laklis and its Ind AS Adjustments amounting to Rs. 43,65.00 Laklis.
- Provision for doubtful advance given for purchase of land amounting Rs. 30,000.00
 Lakhs
- Investment in Subsidiary Corporate Guarantee amounting to Rs. 8.70 Lakhs.
- Investment in CIG Funds (Ind AS Adjustments) amounting to Rs. 9,60.83 Lakhs.
- Security Deposits receivables (Ind AS Adjustments) amounting to Rs. 2,867.51 Lakhs.
- Prepaid Expenses (Ind AS Adjustments) amounting to Rs. 17.84 Lakhs.
- Loans to Subsidiaries (Ind AS Adjustments) amounting to Rs. 50,730.57 Lakhs.
- Term loans from bank and Financial Institution (Ind AS Adjustments) amounting to Rs. 63.93 Lakhs.
- Security Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 Lakhs.
- Statutory Dues (Ind AS Adjustments) amounting to Rs. 8.06 Lakhs.
- Other Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs
- Advance from Customers (Ind AS Adjustments) amounting to Rs. 121,70.42
 Lakhs.

Considering the significance of amounts involved in above mentioned areas, we are not in a position to express an opinion on the Standalone Financial Results as on 31st March, 2021.

Management's Responsibilities for the Standalone Financial Results

This Statement, which includes the Standalone Financial Results is the responsibility of the Company's Board of Directors, and has been approved by them for the issuance. The Statement has been prepared on the basis of the Standalone Financial Statements for the year ended 31st March, 2021. This responsibility includes the preparation and presentation of the Standalone Financial Results for the Quarter and Year ended 31st March, 2021 that give a true and fair view of the net profit and other comprehensive income of the Company and other financial information in accordance with the recognition and measurement principles laid down in 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. 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 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 the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone Financial Results that give a true and fair view and are free from material misstatement, whether due to 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



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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 through a separate report on the
 complete set of financial statements 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 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 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 Annual Standalone Financial Results represents 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

(i) We draw your attention to Note no. 26 to the standalone financial result. The Company had received an arbitral award dated 6th July 2012 passed by the London Court of International Arbitration (LCIA) wherein the arbitration tribunal has directed the Company to purchase the investment of Cruz City 1 (a company owned by Lehman Bros.) in Kerrush Investment Ltd. (Mauritius) at the overall value of USD 298,382,949.34 (Previous year ended 31st March 2019 – USD 298,382,949.34) equivalent to Rs. 224,085.59 lakhs (Previous year ended 31st March 2019 – Rs. 206,839.06 lakhs).



The High Court of Justice, Queen's Bench Division, Commercial Court London had confirmed the said award.

Further, consequent to the order passed by the Hon'ble High Court of Delhi in the case instant, the company is required to make the aforesaid investment into Kerrush Investments Ltd. (Mauritius). The decree of the aforesaid amount against the company is pending for execution.

Based on the information obtained and review procedures performed, we are unable to assess whether the underlying SRA project in Santacruz, Mumbai would be substantial to justify the carrying value of these potential investments.

Previous auditor had mentioned this matter under "other matter" on the standalone financial statements for the year ended 31st March, 2020.

(ii) We draw attention to Note no. 27 of the Standalone Financial Results, A forensic audit of the Company was conducted as per directions of the Hon'ble Supreme Court, and the report on the forensic audit was submitted in a sealed envelope to the Hon'ble Supreme Court. We have been Informed that the report on the forensic audit is not available with the Company or its Board of Directors; hence impact of observations in the forensic audit report can be ascertained only after the same is obtained.

Previous auditor had mentioned this matter under "other matter" on the standalone financial statements for the year ended 31st March, 2020.

(iii) We draw attention to Note no. 28 of the Standalone Financial Results, we did not audit the financial statements/ information of Libya branch office, included in the standalone financial statements of the Company, whose financial statements/ information reflect total assets of Rs. 13,28.47 lnkhs (Previous year Rs. 44,17.45 lnkhs) ns nt 31st March, 2021 and total revenues of Rs. NIL (Previous year Rs. NIL) for the year ended on that date, as considered in the standalone financial statements and described above. The company has also made provision against all assets of Rs. 13,28.47 Lakhs (Previous year 2019-20 Rs. 44,17.45 Lakhs). The financial statements/ information of this branch has not yet been by the branch auditor due to the adverse political situation prevailing in Libya.

The company has also not applied for necessary approvals from AD category -1 bank to write off all the assets and write back all the liabilities in the books of accounts.

Further, the company has restated all the assets and liabilities of Libya branch as on 31st March, 2021 based on exchange rate prevailing on that date. Since the said assets and liabilities are no longer monetary items in accordance with the principles of Indian Accounting Standards 21, "The Effects of Changes in Foreign Exchange Rates". In view of the same, we are unable to express an opinion on the matter.

- (iv) The Standalone Financial Results include comparative financial figures of the Company for the year ended 31st March, 2020 which have been audited by the predecessor auditor vide its reports dated 9th November, 2020 in which the predecessor auditor has expressed disclaimer of opinion.
- (v) The Standalone Financial Results include figures of three months ended 31st March, 2020 as reported in these Standalone Financial Results are the balancing figures between figures in respect of year ended 31st March, 2020 and published year to date figures upto 31st December, 2019. The figures upto 31st December, 2019 had only been reviewed by the predecessor auditor and not subject to audit.
- (vi) We draw attention to Note no. 29 of the Standalone Financial Results, the Company has accounted for following provisions / impairment in the Standalone Financial Results for the quarter and year ended 31st March, 2021: -
 - Impairment in equity investments made in foreign companies of Rs. 602,90.68 lakhs. These investments were made in the year 2007 2009 and are already subject matter of investigation by Enforcement Directorate and Serious Fraud Investigation Office since last couple of year atleast.
 - Provision created against advance given for purchase of shares of Rs. 31,079.48 lakhs. These advances were given in the years 2007 2013 and the Company has no evidence regarding recoverability of these advances.
 - Reversal of deferred tax assets of Rs. 24,672.66 created earlier on account of carry forward business losses. Same was reversed as there was no reasonable certainty of having taxable profits in foreseeable future against which this tax asset can be adjusted as required under provisions of Indian Accounting Standard 12 "income taxes"
 - Writing off of prepaid expenses of Rs. 3,736.26 lakks pertaining to brokerage paid
 in earlier years and interest receivable of Rs. 4,75.21 lakks. The Company has no
 evidence regarding recoverability of these advances.
 - Impairment in equity investments of Rs. 18,78.75 Lakhs.
 - Reversal of Impairment of loans to subsidiaries of Rs. 131,56.42 Lakhs

All of the above-mentioned adjustments carried in quarter and year ending 31st March, 2021 pertain to the earlier period presented by the management for which annual general meeting was already held and the accounts were already adopted therein. This gives an indication that there were errors in the financials of earlier period which requires restatement as required under provisions of Indian Accounting Standard 8 "accounting policies, changes in accounting estimates and errors". The Company is in the process of evaluating possibility of applicability of section 131 of the Companies Act, 2013 with



respect to the earlier period financial statements and subsequent requirement of seeking approval from concerned authorities as required in the said section.

(vii) The company has booked the sale of land amounting to Rs. 37,79.01 Lakhs and the corresponding cost of sale of land has been booked amounting to Rs. 67,44.79 Lakhs. The company has shown the land as project inventory in the books of accounts in previous years. As per the supporting document available regarding sale of land it seems the company does not have any legal title over the land at any point of time.

Based on the information and explanation provided by management, we are unable to express an opinion on the matter.

(viii) We draw attention to Note no. 30 of the Standalone Financial Results, the company has shown income from maintenance charges amounting to Rs. 2,399.90 Lakhs during the year ended 31st March, 2021. We have not been provided with the relevant agreement/ supporting documents to verify completeness and accuracy of said income.

Due to non-availability of data and supporting documents, we are unable to express an opinion on the same.

<u>UDIN - 22529619AKOFBL7984</u>

For GSA & Associates LLP Chartered Accountants

Firm Registration No.: 000257N/N500339

Place: Gurgaon

Date: 8th June, 2022

Membership No: 529619

Tanuj Chugh

Partner

UNITECH LIMITED

CIN: L74899DL1971PLC009720

Regd. Office: 6, Community Centra, Saket, New Delhi 110017

STATEMENT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2021

(Rs. in Lakhs except EPS) Quarter Ended Year Ended 31.03.2021 31.12.2020 31.03.2020 31.03.2021 31.03.2020 SI. No. Audited Audited Particulars Audited Unaudited Audited Revenue from Operation Revenue from Operation 1. 51.02 1,437,10 2,857.20 8,602.95 1,14,466.21 Other Income 274.83 145.60 895.89 568.07 3,798.13 Total Income ((1+2)) 9,171.02 1,18,264.34 3. 325.85 1,582.70 3,753.09 Expenses Real estate, Construction and Related Expenses including Cost of Land sold 4.130.08 944.10 23,636.43 12.292.72 1.05.519.20 Changes in Inventories of finished properties, land, land development right and work in progress 330.22 182 40 Employee Benefits Expense 4,914.80 908.48 526.93 1,122,83 2.959.28 Finance Costs 20.869.92 50.746.98 24 130 10 81,365.20 21.647.64 Depreciation and Amortisation Exponse 62.74 63.74 62.10 267.51 230.13 Other expenses 37R.2B 205.76 37 565 02 5.126.43 50.250.69 Total Expenses 2,11,992.02 27,127,23 22,610.45 86,698,88 1,02,011,14 5. Profit/(Loss) from Operations before Exceptional Items & Tax (3-4) (26,801.38) (21,027.75) (82,945.79) (92,840.12) (93,727.58) 6. Exceptional Items / Provision for Impairment (21,645.17) (80,092.47) (21,645.17) 7 Profit/(Loss) before Tax (5+/-6) (1,72,932.59) (1,15,372.85) (26,801,38) (21.027.75) (1.04.590.96) 8. Tax Expense (a) Current Tax Current Year Less: MAT credit entitlement **Earlier Years** (80.33)151.53 (80.33) 753.06 (b) Deferred Tax 38.91 38.82 59.39 24,828.02 2,938.87 Not Profit from Ordinary Activities after tex (7+1-5) 0. (26,769,96) (21,066,56) (1,05,401,88) (1,97,680,28) (1,10,064.78) Extraordinary items (Net of Tax Expense) 10. 11. Net Profit for the Year (9+/-10) (26,759.96) (21,066.56) (1,05,401.88) (1,97,680,28) (1.19.064.78) 12. Other Comprehensive Income / (Loss) A (I) Items that will be reclassified to Profit or Loss (ii) Income Tax relating to items that will be reclassified to Profit and Loss B (i) Items that will not be reclassified to Profit and Loss 675.67 30.34 278.02 839.62 223.78 (ii) Income Tax relating to items that will not be reclassified to Profit and Loss (234.30)10.19 (105.85)(255.44)(93.22)Total Other Comprehensive Income / (Loss) 441.37 40.53 172.17 584.19 130.56 Total Comprehensive Income (11+/-12) (1,18,934.22) 13. (26,318.59) (21,026.03) (1,05,229.71)(1,97,096.10) 14. Other Equity excluding Revaluation Reserves 3,33,999.28 5,30,915.82 15. Paid-up equity share capital 52,326,02 52,326,02 52,326,02 52.326.02 52,326.02 (Face Value - Rs. 2 per share) Earning Per share (Before Extraordinary Items) 16. (of Rs. 2 each) *(Not Annualised) Basic and Diluted (Rs.) (1.03) (0.80)* (4.03) (7.56)(4.55)17. Earning Per share (After Extraordinary Items) (of Rs.2 each) *(Not Annualised) Basic and Diluted (R (4.03)(4.55) (1.03)(0.80) (7.58)

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Y.S. MALIK, IAS (Retd.)
Chairman & Managing Director
United

Unitech Limited CIN: L74899DL1971PLC009720

Regd. Office: 6, Community Centre, Saket, New Delhi 110017 Standalone Statement of Assets & Liabilities

(Rs. In Lakhs)

			(Rs. In Lakhs)
SI.No.	Particulers	As At March 31, 2021	As At March 31, 2020
Α	ASSETS		
1	Non Current Assets		
	Property, Plant and Equipment	1,819.17	2,049.2
	Capital Work in Progress		1.665.1
	Investment property	1,199,82	1,219.2
	Other Intengible Assets	14.50	12.3
	Intangible Assets under Development	8.60	
2	Financial Assets		
	(i)Investments	1,57,292,17	2,19,324.7
	(ii)Loans	2,144.02	2,422.3
	(iii) Other Financial Assets	100.00	100,0
	Deferred Tax Assets (Net)	0€	24,306.1
	Other non current Assets	0.97	6.0
	Total Non Current Assets	1,62,580.13	2,51,105.41
	Current Assets	1,02,000110	2,01,100.41
	Inventories	62,517,96	62,517.9
3	Financial Assets		12,000
100	(I) Investments		
	(ii) Trade Receivables	47,959.09	43,833,4
	(iii) Cash and Cash equivalents	2,038.23	3,176.4
	(iv) Bank Balance other than (iii) above	10,104.58	988.6
	(v) Loans	4,75,984.70	4,67,226.8
	(vi) Other Financial Assets	48,243.23	78,879,4
	Current Tax Assets (Net)	3,031.26	3,004.6
	Other Current Assets	8,63,783.05	8,46,082.9
	Total Current Assets		
	S. A. George P. Vote - Green Control of Cont	15,13,662.10	15,05,710.48
	Non Current Assets Classified As Held For Sale	4,226.26	4,226.26
	Total Assets	16,80,468.49	17,61,042.15
В	EQUITY AND LIABILITIES		
1	Equity		
	Equity Share Capital	52,326,02	52,326.02
	Other Equity	3,33,819.73	5,30,915.82
- 1	Total Equity	3,86,145.75	5,83,241.84
	LIABILITIES		
2	Non Current Liabilities		
-	Financial Liabilities		
- 1	(i) Borrowings	67,265,44	86,941.07
	(ii) Other Financial Liabilities	534.99	531.71
- 1	Deferred Tax Liabilities	777.34	201.7
	Long Term Provisions	700.04	1,414.59
	Total Non Current Liabilities	69,277.81	
	Total Non Current Elabitities	09,277.61	88,887.37
3	Current Liabilities		
	Financial Liabilities		
	(i) Borrowings	1,24,269.83	1,32,835.26
	(ii) Trade payables	80,693,96	79,635.80
- 1	(iii) Other Financial Liabilities	5,92,566.39	5,04,326.62
	Other Current Liabilities	4,27,484.31	3,72,064.85
- 1	Short Term Provisions	30.45	50.41
- 1	Total Current Liabilities	12,25,044.95	10,88,912.94
	Total Equity & Liabilities	16,80,468.50	17,61,942.15
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Y.S. MALIK, IAS (Retd.)
Chalmen & Managing Director
Unitech Limited

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Cash Flow Statement

For the period ended 31st March 2021	As At 31.03.2021	(₹ in Lakhs) As At 31.03.202
Cash Flow from Operating Activities	AS AE 31.03.2021	AS AL 31.03.202
and the spatial graduals		
Profit/(Loss) before tax	(172,932.58)	(115,372.84
Adjustments for		
Profit on sale of investments -net	341	5
Interest income	(75.05)	(2,814.13
Interest on income tax refund	35	(517.76
Unrealised foreign exchange (gain)/loss	(36.49)	0.12
(Profit) / loss on disposal of tangible PPE - net	(1.45)	(6.23
Provision for Impairment/fair value of Investment	80,092.47	21,645.17
Borrowing costs charged to profit and loss account	81,365,21	50,746.99
IND AS and other adjustments	839.62	223,78
Dividend Income	(1.99)	(67.97
Depreciation and amortization expenses	267.51	230.13
Provision against doubiful debts/advances	*	15,000.00
Operating loss before working capital changes	(10,482.75)	(30,932.75
Artjustments for	AN SHIPMAN AND STATE	
Trade Payables , Financial & Other Liabilities	36,955,48	(144,692,33
Provisions	(734,50)	(381,53
Inventories	(1.5 (1.57)	4,201.58
Trade and other receivables	(4,089.11)	44,266.94
Loans & Advances & Other Assets	(3,453.17)	92,121.60
Cash generated/(used) from/in operations	18,195.95	(35,416.39
Income taxes (paid)/refund-net	53.71	18,013.13
Net Cash Flow from Operating Activities (A)	18,249.66	(17,403.26
Cash Flow from Investing Activities		
Purchase of PPE including papital work in progress	(25.38)	(10.00
Sale of PPE	4.00	10.70
Dividend received	1.99	67.97
Sale / (Purchase) of investments (net)	(18,059.89)	676.04
Interest received	538.35	2,818,28
Net Cash Flow from Investing Activities (B)	(17,540.93)	3,562.9
Cash Flow from Financing Activities		
Proceeds from long term borrowings		1,937.00
Repayment of long term berrowings	(826.77)	(2,723.39
Repayment of short term bonowings	(701.83)	(747.04
Proceeds from reinstalement of long term borrowings		21.072.82
Repayment of Public deposits	(31.49)	(123.96
Borrowing cost paid	(286.89)	(5,930.66
Net Cash Flow from Financing Activities (C)	(1,846.98)	13,484.7
let change in cash and cash equivalents (A+B+C)	(1,138.27)	(355.50
ash and Cash Equivalent at the beginning of the year	3,176.50	3,532.00
Cash and Cash Equivalent at the end of the year	2,038.23	3,176.50
Cash on hand	2.92	6,83
Cheques, drafts on hand		20
Balances with banks	1	
- on current accounts	2,035.31	3,169.67
- in current account in Foreign Current Account *	3.63	
- in deposit account (with maturity of 3 months or less)		19,
Total Cash and Cash Equivalents	2,038.23	3,176.5
represent balance with Wahda Bank, Libya which is having repatriation restriction		

Notes

- (i) The cash flow statement has been prepared under the Indirect Method as set out in IND AS-7 Cash Flow Statements.
- (ii) Amounts in brackets represent a cash outflow or a loss.
- (iii) Previous year figures have been re-grouped/re-arranged wherever considered necessary.



Y.S. MALIK, IAS (Retd.)
Chairman & Managing Director
Unitech Limited

Notes to the Statement of Audited Standalone Financial Results for the quarter and the financial year ended 31st March, 2021

- 1. The above Financial Results, prepared on Standalone basis, have been reviewed by the Audit Committee and approved by the Board of Directors of Unitech Limited at their respective meetings held on 8th June, 2022.
- The figures for last quarter of current and previous years are the balancing figures between the audited figures in respect of full financial year and publishing figures for nine months ended for respective years.
- 3. The Company is primarily in the business of real estate development and related activities, including, construction, consultancy and rentals etc. Further, most of the business conducted is within the geographical boundaries of India. Accordingly, the Company's business activities primarily represent a single business segment and the Company's operations in India represent a single geographical segment.
- 4. The above Financial Results have been prepared in accordance with Indian Accounting Standards ("Ind AS") as prescribed in section 133 of the Companies Act, 2013, read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015, and the Companies (Indian Accounting Standards) Amendment Rules, 2016, subject to the matters mentioned in Notes below.
- 5. The Company is in the process of considering the possible effects that may result from Covid-19 pandemic and other constraints on the carrying amount of Property, Plant & Equipment, Investments, Inventories, Receivables and other Current Assets.
- 6. The Company failed to hold its Annual General Meeting (AGM) due on or before 30th September 2021 (extended till 30th November, 2021, vide Notification No. ROC-CHN/96-AGM/2021 dated 23th September, 2021), as required under section 96 of the Companice Act, 2013, to transact the agenda including the approval of Accounts for the financial year ended 31st March 2021.

The AGM for the Financial Year ended 31st March, 2018 and 31st March, 2019 were not convened by the erstwhile management of the Company. In the meantime, the Hon'ble Supreme Court directed the Union Government to propose appointment of an Independent Management for Unitech Limited. In compliance thereto, the Central Government (Ministry of Corporate Affairs) proposed constitution of a new Board of Directors, which was approved by the Apex Court vide its order dated 20.01.2020, also superseding the erstwhile management. The AGM for the year ended 31st March, 2020 was due to be held latest by 30th September, 2020. Due to onset of COVID-19 pandemic and consequent nationwide lockdown, offices remained closed during the lock-down period. Moreover, the new management did not have access to complete records of various transactions of the Company. It caused delay in finalization of accounts for the financial year 2019-20 and convening of Annual General Meetings. The Company held their AGM for the year ended 31st March, 2018, 31st March, 2019 and 31st March, 2020 on 24th May, 2021 and now the Company is committed to hold AGM for the financial year ended 31st March, 2021 as early as possible.



The Management had taken up the issue of seeking exemptions and waiver of penalties from MCA as well as SEBI vide its letters dated 11.06.2020, 29.07.2020 and 27.08.2020 and had also sought the intervention of Secretary MCA to take up the matter with SEBI. The Secretary MCA also took up the matter with Chairman SEBI vide his letter dated 05.08.2020. SEBI responded vide its letter dated 09.09.2020 informing that the BSE and NSE had examined the issue in view of moratorium granted by the Hon'ble Supreme Court and the notice for suspension of trading of securities was withdrawn. Finding that there was no positive response on waiver of penaltics, the management filed an IA No. 81660 of 2021 and 81663 of 2021 on 16.07.2021 in the Supreme Court cooking requisito roliofe, which is still pending. The above defaults were also brought to the notice of the Hon'ble Supreme Court in the Action Taken Report —III filed on 28.03.2022.

- 7. The Hon'ble Supreme Court, vide its order dated 20th January 2020, has, inter alia, given directions that the Board of Directors of Unitech Limited, as existing on that date, be supercoded with immediate effect in order to facilitate the taking over of namegement by the new Board of Directors constituted in terms of the proposal submitted by Government of India. In these audited Financial Results, references have been made hereunder to the Resolution Framework (RF) for Unitech Group, which has been prepared and approved by the Board of Directors in their meeting held on 17.06.2020, followed by updation of the Resolution Framework approved by the Board of Directors in their subsequent meetings held on 10.09.2020 and 28.10.2020. The updated Resolution Framework was placed before the Hon'ble Supreme Court on 05.02.2021. It is stated that the Board of Directors has approved to further update the Resolution Framework vide resolution adopted in their meeting held on 27.04.2022, a revised version whereof is being brought out and would be placed before the Supreme Court in due course of time.
- 8. The Company has incurred losses in the current and previous years. The Company has huge challenges in meeting its operational obligations, current liabilities, including bank loans and Public Deposits. The Management of the Company, as appointed by Hon'ble Supreme Court, is in the process of estimating the contractual liabilities and the final outcome of contingent liabilities from the realizable value of the available assets at the contracted value in the current form. The Company, in compliance of the Hon'ble Supreme Court's order dated 20th January 2020, has submitted the Resolution Framework and has requested the Hon'ble Supreme Court to grant some concessions and reliefs so that the Company is able to fulfill its obligations towards the construction of the projects and meet other liabilities. Pending the final decision of the Hon'ble Supreme Court, the Financial Statements have accordingly been drawn.
- 9. The Company had received a 'cancellation of lease deed' notice from Greater Noida Industrial Development Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect of Residential/Group Housing plots on account of non-implementation of the project and non-payment of various dues amounting to Rs. 105,483.26 Lakhs. As per the notice, and as per the relevant clause of the bye-laws/contractual arrangement with the Company, 25% of the total dues amounting to Rs. 13,893.42 Lakhs were to be forfeited out of the total amount paid till date. The Company has incurred an expenditure of Rs. 213,962.69 Lakhs



[comprising of (i) the amounts paid for land dues and stamp duty Rs. 34,221.90 Lakhs, (ii) the balance portions of the total amounts payable, including contractual interest accrued till 31st March 2016, of Rs. 99,091.90 Lakhs; and (iii) other construction costs amounting to Rs. 80,648.89 Lakhs.

The Company had contractually entered into agreements with 352 homebuyers and has also received advances from such buyers amounting to Rs. 6,682.10 Lakhs (net of repayment). No contract revenue has been recognized on this project. The erstwhile management had written a letter to GNIDA dated 1st December 2015, wherein it had stated that the cancellation of the lesse deed was wrong, unjust and arbitrary. Further, the erstwhile management had also described steps taken for implementation of the project and valid business reasons due to delays till date. Further, the erstwhile management had also proposed that in view of the fact that third party interests had been created by the Company in the allotted land, by allotting plots to different allottees, GNIDA should allow the Company to retain an area of approximately 25 acres out of the total allotted land of approximately 100 acres in the interest of such allottees and that the amount paid by the Company till date be adjusted against the price of land of 25 acres and remaining surplus amount may be adjusted towards dues of other projects of the Company under GNIDA. The Company had paid a sum of Rs. 34,221.90 Lakhs, including Rs. 4,934.95 Lakhs of stamp duty on the land for the said land.

GNIDA has, in the meanwhile, in terms of the Order of the Hon'ble Supreme Court dated 18.09.2018, deposited on behalf of the Company, an amount of Rs. 7,436.35 Laklis (Rs. 6,682.10 Laklis and Interest @ 6% on the principal amount of Rs. 6,682.10 Laklis), out of the monies paid by the Company, with the registry of the Hon'ble Supreme Court.

The matter in respect of the land is still pending before the Hon'ble High Court of Allahabad for final disposal, the Company has, subsequently, shown the amount of Rs. 18,339.80 Lakhs as recoverable from GNIDA in its books of account. Further, the Company is also carrying other construction costs amounting to Rs. 80,650.70 Lakhs in respect of the projects to come up on the said land, which also includes interest capitalized of Rs. 69,684.68 Lakhs.

Further, the Management is also in the process of filing a comprehensive IA before the Hon'ble Supreme Court qua GNIDA demands from Unitech, including seeking appropriate directions on the instant issue.

- 10. The Company is in the process of reconciling the balances appearing in its books of accounts with the balances deposited with Registry of the Hon'ble Supreme Court.
- 11. The Company is in the process of conducting physical verification of property, plant and equipment.
- 12. The Company is in the process of conducting impairment assessment of its investment in equity instrument, debentures, bonds, various funds, financial guarantees and other commitments, loans given and advances given to subsidiaries, associates and Joint Ventures.
- 13. The Company is in the process of preparation of expected credit loss policy in



	relation to trade receivable, securities deposits, loans and advances given to others.
14.	The Company is in the process of conducting Net Realizable Value (NRV) assessment of its inventories and projects in progress.
15.	The Company has not floated confirmations related to trade receivables, trade payables, loans and advances, borrowings, securities deposit, etc. Company is in the process of ascertaining the balances appearing in the books of accounts, which are outstanding for significantly long period of time. Further, the Company is in process of compiling banks statements/ bank balance confirmations from all the concerned banks of the Company.
16.	The Company is in the process of estimating the impact of contingent liabilities in line with Resolution Framework submitted to the Hon'ble Supreme Court.
17.	The Company is in the process of appointment of Internal Auditors for the Company.
18.	The Company is in the process of appointment of Chief Financial Officer for the Company.
19.	The Company has accounted for its investment in one of its subsidiary M/s Unitech Power Transmission Limited, as non-current assets held for sale. Cost of investment as on 31 st March 2021 is Rs. 4,226.26 Lakhs. The Company is carrying the said investment at cost and has not made any estimation of its fair value less cost to sell as required under provisions of Indian Accounting Standard 105 "Non-Current Assets Held for Sale and Discontinued Operations".
20.	The Company is currently re-evaluating the impact of Ind AS 115 and to conclude, regarding effectiveness of existing accounting policy in line with Ind AS 115.
21.	The Company has various statutory liabilities outstanding since long and the same are unpaid due to matters being pending before various Adjudicating Authorities.
22.	Pursuant to section 74 (2) of the Companies Act, 2013, the Company had filed an application before the Hon'ble CLB [Now National Company Law Tribunal (NCLT)] for seeking, inter-alia, re-scheduling of repayment of the outstanding Public Deposits, including interest thereon as is considered reasonable, in March 2015. The Hon'ble NCLT dismissed the said application. The appeal against the said order was also dismissed by the Hon'ble NCLAT vide its order dated 31st January, 2017.
	Subsequent to the new Board of Directors taking over the management, a Resolution Framework has been submitted to the Hon'ble Supreme Court by the Company for addressing the matters of home-buyers, fixed deposit holders and others. This issue has been duly recognized in Chapter 8 of the Resolution Framework and the Company shall take action as per the directions of the Hon'ble Court in this behalf.
	Some Depositors filed intervention applications (IAs) before the Hon'ble Supreme Court in the matter of homebuyers of the Company. Considering their applications, the Hon'ble Supreme Court directed the <i>Amicus Curiae</i> to create a web-portal where the Depositors could provide their requisite information. Accordingly, in compliance



of the ibid direction, the Ld. Amicus Curiae created a web-portal for the purpose.

Hon'ble Supreme Court vide its order dated 12th December, 2019, allowed refunds to FD holders who were senior citizens, aged 60 years and above. Ten per cent of the amount deposited with the Registry at that time i.e. Rs. 17.4 crore was allocated for the purpose. Having regard to the huge number of FD holders, who had registered themselves on the web-portal, the Hon'ble Court allocated a further sum of Rs. 30 crore for distribution amongst them. The additional amount of Rs. 30 crore was also to be disbursed to FD holders of the age group of 60 years and above, in terms of the earlier direction/s. Out of the allocated sum of Rs. 47.40 crore allocated, an amount of Rs. 28.16 Crore has been disbursed till 30.06.2021 as per the report of the Ld. Amicus Chriae. The same is under reconciliation. The new Management neither processes any case nor is it authorized to do so till the Hon'ble Supreme Court takes a decision in this matter.

The matter being *sub-judioo* the Company has not provided for interest since April 18t, 2017 payable on Fublic Deposits, which works out to Rs. 7,076.53 Laklis for the financial year ended 31st March, 2021.

- 23. There have been delays in the payment of dues of non-convertible debentures, term loans & working capital loans (including principal, interest and/or other charges as the case may be) to the lenders of the Company and the total of such outstanding amount to Rs. 5.30,423.63 Lakhs as on 31st March, 2021. The lenders have initiated action against the Company under various statutes. The Company has challenged the action of the lenders before the Debt Recovery Tribunals (DRT).
- 24. The Company as on 31st March, 2021 contains the details of Intervention Application (IA) before Hon'ble Supreme Court wherein, the Company has stated that erstwhile management had invested in Telengana State through a collaboration agreement with M/s Dandamundi Estate and Mr. D.A. Kumar and deposited an amount of Rs. 48,131.00 Laklis (out of which an amount of Rs. 600.00 Lakhs got adjusted on account of some dues of M/s Dandamundi Estate). The Company has also obtained bank loans to the tune of Rs. 33,500.00 Lakhs against security of these lands, legal titles of which were never transferred in the name of the Company. However, the Company had already settled the said loan account and nothing remains outstanding against the same. Now the new management is trying to recover the amounts deposited with M/s Dandamundi Estate and Mr. D.A. Kumar along with interest @ 18% p.a. and has not created any provision against said deposit in the books of accounts on account of matter being sub-judice. The Company has already filed an IA before Hon'ble Supreme Court for recovery of the amount.
- 25. With respect to opening balances appearing in the books of accounts of the Company as on 1st April, 2020, the Company is in the process of collecting the supporting documents justifying the balances related to following accounts:
 - (a) Other comprehensive income/ (loss) amounting Rs. (52,331.93) Lakhs.
 - (b) Provision for bad and doubtful debts/ trade receivables amounting Rs. 32,373.95 Lakhs.
 - (c) Allowances for bad and doubtful loans and advances to related parties amounting Rs. 1,589.04 Lakhs.



- (d) Other loans and advance amounting Rs. 520.00 Lakhs.
- (e) Trade receivables and advance received from customers amounting Rs. 1193,075.62 Lakhs.
- (f) Loans/ advance given to subsidiaries, joint ventures and associates amounting Rs. 4,68,932.90 Lakhs.
- (g) Loans taken from subsidiaries, joint ventures and associates amounting Rs. 74,192.20 Lakhs.
- (h) Advance for purchase of shares amounting Rs. 31,079.48 Lakhs.
- (i) Expenses payable amounting Rs. 51,612.66 Lakhs.
- (j) Current Tax Assets amounting to Rs. 3,004.64 Lakhs.
- (k) Deferred Liability amounting Rs. 2,36,049.12 Lakhs.
- (1) Advance given for purchase of land amounting Rs. 61,287.37 Lakhs.
- (m) Provision for doubtful advance given for purchase of land amounting Rs. 30,000.00 Lakhs.
- (n) Investment in Subsidiary Corporate Guarantee amounting to Rs. 8.70 Lakhs.
- (a) Investment in CIG Funds (Ind AS Adjustments) amounting to Rs. 960.83 Lakhs.
- (p) Security Deposits receivables (Ind AS Adjustments) amounting to Rs. 2,867.51 Lakhs.
- (q) Prepaid Expenses (Ind AS Adjustments) amounting to Rs. 17.84 Lakhs.
- (r) Loans to Subsidiaries (Ind AS Adjustments) amounting to Rs. 50,730.57 Lakhs.
- (s) Term loans from bank and Financial Institution (Ind AS Adjustments) amounting to Rs. 63.93 Lakhs.
- (t) Security Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 Lakhs.
- (1) Statutory Dues (Ind AS Adjustments) amounting to Rs. 8.06 Lakhs.
- (v) Other Payables (Ind AS Adjustments) amounting to Rs. 12,185.67 Lakhs.
- (w) Advance from Customers (Ind AS Adjustments) amounting to Rs. 12,170.42 Lakhs.
- 26. The Company received an arbitral award dated 6th July 2012 passed by the London Court of International Arbitration (LCIA) wherein the arbitration tribunal has directed the Company to purchase the investment of Cruz City 1 (a Company owned by Lehman Bros.) in Kerrush Investment Ltd. (Mauritius) at the overall value of USD 298,382,949.34 (Previous year ended 31st March 2019 USD 298,382,949.34) equivalent to Rs. 224,085.59 Lakhs (Previous year ended 31st March 2019 Rs. 206,839.06 Lakhs). The High Court of Justice, Queen's Bench Division, Commercial Court London had confirmed the said award.

Further, consequent to the order passed by the Hon'ble High Court of Delhi in the case instant, the Company is required to make the aforesaid investment into Kerrush Investments Ltd. (Mauritius). The decree of the aforesaid amount against the Company is pending for execution. However, the management is exploring the possibilities of filing an IA in the Supreme Court on this subject.



- 27. A forensic audit of the Company was conducted as per directions of the Hon'ble Supreme Court, and the report on the forensic audit was submitted in a sealed cover to the Hon'ble Supreme Court. The report on the forensic audit is not available with the Company or its Board of Directors, hence, the impact of observations of the forensic audit report can only be ascertained only after the same is available.
- 28. The Company has a branch office in Libya, whose financial statements/ information reflect total assets of Rs. 1,328.47 Lakhs (Previous year 2019-20 Rs. 4,417.45 Lakhs) as on 31st March, 2021 and total revenues of Rs. NIL (Previous year 2019-20 Rs. NIL) for the year ended on that date, as considered in the Standalone Financial Statements as described above. The Company has also made provision against all accets of Ro. 1,328.47 Lakhs (Previous year 2019-20 Rs. 4,417.45 Lakhs). The financial statements/ information of this branch have not been audited by the branch auditor due to the adverse political situation prevailing in Libya.
- 29. The Company has accounted for the following provisions/ impairment in the audited Standalone Financial Results for the financial year ended 31st March, 2021:
 - (a) Impairment in equity investments made in foreign companies of Rs. 60,290.68 Lakhs. These investments were made during 2007 to 2009 and are already under investigation by Enforcement Directorate and Serious Fraud Investigation Office;
 - (b) Impairment of equity investments made in subsidiary companies of Rs. 1,878.75 Lakhs. The said impairment loss is booked resultant to Goodwill impairment test conducted during the financial year.
 - (c) Reversal of impairment of loans to subsidiary Company of Rs. 13,156.42 Lakhs. During FY 2014-15, the loan to subsidiary Company was impaired by the said amount, which is now being reversed due to the finality attained in the TSHC matter in favor of the Company.
 - (d) Provision created against advance given for purchase of shares of Rs. 31,079.48 Lakhs. These advances were given in the years 2007 to 2013 and the Company has no evidence regarding recoverability of these advances.
 - (e) Reversal of deferred tax assets of Rs. 24,672.66 Lakhs created earlier on account of carry forward business losses. Same was reversed as there was no reasonable certainty of having taxable profits in foreseeable future against which this tax asset can be adjusted as required under provisions of Indian Accounting Standard 12 "income taxes".
 - (f) Writing off of prepaid expenses of Rs. 3,736.26 Lakhs pertaining to brokerage paid in earlier years and interest receivable of Rs. 475.21 Lakhs. The Company has no evidence regarding recoverability of these advances.

All of the above-mentioned adjustments carried in the financial year ending 31st March, 2021 pertain to the earlier periods presented by the Management for which AGM was already held and the accounts were already adopted therein. The Company is in the process of evaluating the possibility of applicability of section 131 of the Companies Act, 2013 with respect to voluntary revision of Financial Statements or Board's Report.



30.	The Company is in the process of collecting the project-wise service maintenance agreements and also checking and evaluating the maintenance charges basis cost sheets.
31.	The Company has not created any kind of deferred tax assets on account of lack of reasonable certainty of having taxable profits and in foreseeable future against which such tax assets can be adjusted.
32.	The figures of the previous year have been re-grouped/ re-arranged wherever considered necessary for the purpose of comparison.



Place: Gurugram Dated: OS 06 2012 For Unitech Limited

Yudhyr Singh Malik, IAŞ (Retd.) Chairman & Managing Director Management's Response to Independent Auditor's Report of the Statutory Auditors on the Audited Standalone Financial Results of Unitech Limited for the Ocarter and the financial year

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	Auditor's opinion
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- (i) Unitech Limited ("the Company") failed to hold its Annual General Meeting (AGM) due on or before 30th September 2021 (extended till 30th November, 2021 vide notification number ROC- CHN/96-AGM/2021 dated 23rd September, 2021), as required under section 96 of the Companies Act, 2013, to transact the agenda including the approval of Accounts for the year ended 31st March 2021. The Company has not applied for any extension for the same to the Registrar of Companies, NCT of Delhi & Haryana. The Company is in process of estimation of penalty and other implications due to non-holding of annual general meeting.
- (ii) Further, the Company has not made any request letter to Security and Exchange Board of India "SEB" for extension of time for submission of quarterly reviewed results for the quarter ended 30th June, 2020, 30th September, 2020 and 31st December, 2020 and 31st December, 2020 and 32st December, 2020 and 32st December, 2020 and year to date audited results for year ended 31st March, 2021. The Company is getting emails from National Stock Exchange "NSE" and Bombay Stock Exchange "BSE" for imposing penalties due to non-filing of the results to the tune of Rs. 5,000 per day during the period of default. The Company has not taken any provision ci such penalty in the books of accounts and Company is planning to seek relief against such penalty from SEBI.
- In the meantime, the Honble Supreme Court directed the compliance thereto, the Central Government (Ministry of of Directors, which was approved by the Apex Court vide its order dated 20.04.2020, also superseding the erstwhile management. The Antual General Meeting (AGM) for the 30th September, 2020. Due to onset of COVID-19 pandemic and consequent nationwide lockdown, offices the new management did not have access to complete 2019-20 and convening of Annual General Meetings. The March, 2020 on 24th May, 2021 and now the Company is The Annual General Meeting for the Financial Year ended convened by the erstwhile management of the Company. Corporate Affairs) proposed constitution of a new Board year ended 31st March, 2020 was due to be held latest by remained closed during the lock-cown period. Moreover, delay in finalization of accounts for the financial year Company held their Annual General Meeting for the year ended 3151 March, 2018, 31st March, 2019 and 31st committed to hole Annual General Meeting for the 31st March, 2018 and 31st March, 2019 were not records of verious transactions of the Company. It caused financial year ended 31st March, 2021 as early as possible. Union Gevernment to propose appointment of Independent Management for Unitech Limited.
- (i) The Management and taken up the issue of seeking



Sr. Auditor's opinion Management's response	Auditor's opinion	Management's regnonce
		exemptions and waiver of penalties from MCA as well as SEBI vice its letters deted 11.06.2026, 29.07.2020 and 27.08.2020 and also sought the intervention of Secretary MCA to take up the matter with SEBI. The Secretary MCA also took up the matter with Chairman SEBI vide his letter caled 05.08.2020. SEBI responded vide its letter dated 09.09.2020 informing that the BSE and NSE had examined the issue in view of moratorium granted by the Hon'ble Supreme Court and the notice for suspension of treding of securities was withdrawn. Finding that there was 2 positive response on waiver of penalties, the management filed an IA No. 81660 of 2021 and 81663 of 2021 on 16.07.2021 in the Supreme Court seeking requisite reliefs, which is still pending. The above defaults were also brought to the notice of the Hon'ble Supreme Court in the Action Taken Report –III filed on 28.03.2022.
a	We have made references to the Resolution Framework (RF) for Unitech group which has been prepared under the directions of the Board of Directors of Unitech Limited appointed by the Central Government pursuant to the afore-said order of the Hon'ble Supreme Court and approved by the Board of Directors in their Meeting held on June 17, 2020, and which has been filed with the Hon'ble Supreme Court. Subsequent corrections/	The points mentioned herein are informatory in nature and the management has no firsther comments on the same.

St	Management's Response to Independent Auditor's Report of the Statutory Auditors on the Audited Standalone Financial Results of Unitech Limited for the Quarter and the financial year ended 31.03. 2021	ort of the Statutory Auditors on the Audited larter and the financial year ended 31.03. 2021
Sr. No.	Auditor's opinion	Management's response
	modifications have been done in the RF and approved by the Company's Board in their meeting helc on September 10, 2020. The RF contains various proposals like determining admitted liabilities & claims, proposing non-payment of penalty, interest, default interest or damages to creditors, stakeholders, homebuyers, landowners, leaseholders or any Authority, detailing the Resolution Framework for Company's projects, detailing the Resolution Framework for non-project assets etc. The RF seeks various reliefs and concessions like (a) Homebuyers' Credit Lines, (b) Immunity for the Board, their appointed key management personnel, employees, advisors and consultants for any action taken by them in good faith, (c) Grant of benefits to the Company, its subsidiaries and joint ventures and Project Entities of protections similar to section 32A of the Insolvency and Bankruptcy Code, 2016, (d) Priority Finance and other borrowings for implementation of the Framework, and (e) Tax related reliefs and concessions. Besides the RF also seeks some specific directions like imposition of moratorium, consolidation of Unitech Group, temporary exemption from compliances under RERA, amongst others. As the RF has not yet been approved by the Hon'ble Supreme Court, the impac: of the proposed reliefs, concessions etc. have not been considered in the books of accounts.	



Standalone Financial Results		
Sr. No.	Auditor's opinion	Management's response
en	Material uncertainty related to going concern (i) Management has represented that the Standalone Financial Results have been prepared on a going concern bas s, notwithstanding the fact that the Company has incurred losses and has challenges in meeting its operational obligations, servicing its current liabilities including bank loans and public deposits. The Company also has various littigation matters, which are pending before different forums, and various projects of the Company have stalled/slowed down.	The nevry appointed Board of Directors has already stated its position in the Resolution Framework submitted in the Hon'ble Supreme Court on 15.07.2020, followed by an updated version whereof submitted before the Hon'ble Supreme Court on 05.02.2021. The reasons for opting against the winding up of the Company or its reference under IEC were also explained in the application filed for such mission of the Resolution Framework.
	Directors taking over the manageneut, a Resolution Framework (RF) has been submittee to the Hon'zle Supreme Court by the Company, as mentioned in the opening paragraphs of this report, wherein the Company has requested the Hon'ble Supreme Court to grant numerous reliefs so that the Company is able to meet its operational obligations and settle its liabilities. The Board has also submitted in the RF that on the basis of zeview of records	
	and infances of Confect group as currently available, it appears that Unitech Group has significant negative net worth but also considering the fact that there are more than 15,000 homebuyers, who have invested it various projects of the Company, the resolution/ settlement provisions under the Insolvency and Bankruptcy Code (IBC) should not be	

3 8	S	ands	The state of the s	Standalone Financial Results of Unitech Limited for the Quarter and the financial year ended 31.03. 2021
applied on the Company. At present, the Resolution Framework is under the consideration of the Hon'tle Supreme Court. (iii) These conditions indicate the existence of material uncertainty that may cast significant doubt about Company's ability to continue as a going concern. The appropriateness of assumption of going concern is critically dependent upon the Company's ability to raise finance and generate cash flows in future to meet its obligations, and also on the final decision of the Hon'ble Supreme Cour. on the Resolution Framework. (iv) Considering the above, we are unable to express a conclusion on this matter. (v) Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter. (i) The Company had received a 'cancellation of lease deed' in orice from Greater Noida Industrial Development Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect of Residential, Group Housing plots on account of nonimplementation of the project and non-rayment of varions	Sr. No.		Auditor's opinion	Manage nent's response
 (iii) These conditions indicate the existence of material uncertainty that may cast significant doubt about Company's ability to continue as a going concern. The appropriateness of assumption of going concern is critically dependent upon the Company's ability to raise finance and generate cash flows in future to meet its obligations, and also on the final decision of the Hon'ble Supreme Cour. on the Resolution Framework. (iv) Considering the above, we are unable to express a conclusion on this matter. (v) Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter. (i) The Company had received a 'cancellation of lease deed' in respect 3f notice from Greater Noida Industrial Development Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect 3f Residential/ Group Housing plots on account of nonimplementation of the project and non-nawment of varions 			e Company. At present, under the consideration	
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(i) The Company had received a 'cancellation of lease deed' (i) notice from Greater Noida Industrial Development Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect of Residential/ Group Housing plots on account of non-implementation of the project and non-trawment of varions		2	Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.	
	4	(3)	The Company had received a 'cancellation of lease deed' notice from Greater Noida Industrial Development	- S
			Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect 3f Residential/ Group Housing plots on account of non-implementation of the project and non-payment of varions	(ii) As regards the amount of Rs. 7,436.35 lakes (Rs. 6,682.10 lakes and interest @ 6% on the principal amount of Rs. 6,682.10 lakes), out of the monies paid by the Company, with the registry of the Horble Sungary,



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Auditor's opinion dues amounting to Rs. 1,054,82a.26 lablas. As per the notice, and as per the relevant clause of the byel-laws/contractal arrangement with the Company, 25% of the total dues amounting to Rs. 13,893.42 lakis were to be forfeited out of the total amount paid if all date. The "Exmpany has incurred (iii) Further, the Management is also in the proce comprehensive IA before the Horble Suprem amounts payable, including contractual interest accused till assatuant and the contractual interest accused till assatuant to total amounts payable, including contractual interest accused till assatuant and the Company has registered said and is also mortgaged and the Company has registered said and is also mortgaged and the Company has registered said and is also mortgaged and the Company has registered said and is also received advances from such have also taken notional possession of this land. The Company had contractually entered into agreements to sell with 352 buyers and has also received advances from such buyers ammounting to Rs. 6,682.10 lakhs (rec. of repayment). No contractually entered into agreements to sell with 352 buyers and has also received advances from such buyers ammounting to Rs. 6,682.10 lakhs (rec. of repayment). No contractually entered into agreements in the distanct that the erstwhile management had written a letter to GNIDA data arbitrary. Further, the said cervollient arangement had written a letter to GNIDA data arbitrary. Further, the said cervollient arangement had written a letter to GNIDA data arbitrary. Further, the said cervollient arangement had writen a letter to said arbitrary. Further, the said cervollient are also received advances from such payers.	Sta	Standalone Financial Results of Uniter Limited for the Quarter and the financial year ended 31.03. 2021	narter and the financial year ended 31.03. 2021
•	Sr. No.	Auditor's opinion	Management's response
TOTAL DESCRIPTION TOTAL DESCRIPTION OF THE PROPERTY OF THE PRO		dues amounting to Rs. 1,05,483.26 labbs. As per the notice, and as per the relevant clause of the byz-laws/contractual arrangement with the Company, 25.8 of the total dues amounting to Rs. 13,893.42 lakhs were to be forfeited out of the total amounts paid till date. The Zompany has incurred (a) the amounts paid till date. The Zompany has incurred (a) the amounts payable, including contractual interest accrued till 31st March 2016, of Rs. 99,091.90 kk/rs; and (c) other construction costs amounting to Rs. 80,575.05 lakhs. The said land is also mortgaged and the Company has registered such mortgage to a third party on beleative of the Company and, due to default in repezument of these NCEs, the debenture holders have served a lorice to the Company under section 13(4) of the SARFAEST Act and have also taken notional possession of this land. The Company had contractually entered into agreements to sell with 352 buyers and has also received advances from such buyers amounting to Rs. 6,682.10 lakhs (i.e. of repayment). No contract revenue has been recognized or this project. The erstwhile management had written a letter to GNIDA dated 1st December 2015, wherein it had stated that the cancellation of the lease deed was wrong, unjust and arbitrary. Further, the said erstwhile maragement had siten in the project and described steps taken for implementation of the project and	amount has already been paid to the 352 Homebuyers on the directions of the Hon'ble Supreme Court, which is a bit more than the principal amount deposited by the said homebuyers. (iii) Further, the Management is also in the process of filing a comprehensive IA before the Hon'ble Supreme Court qua GNIDA demands from Unitech, including seeking appropriate directions on the instant issue.

Sr. Auditor's opinion Management's response	Auditor's opinion	Management's response
	valid business reasons due to delays till date. Further, the said erstwhile management had also proposed that in view	
	of the fact that third party interests had been created by the Company in the allotted land, by allotting plots to different allottees, in the interest of such allottees. SNIM should	
	allow the Company to retain an area of approximately 25 acres out of the total allotted land of approximately 100 acres and that the amount paid by the Company till date be	
	adjusted against the price of the lend of 25 acres and remaining surplus amount may be adjusted towards dues of other projects of the Company under GMIDA.	
	(ii) GNIDA has, in the meanwhile, in terms of the Order of the Hon'ble Supreme Court dated 18 og.2018, deposited on behalf of the Company, an amount of Fs. 7,426.35 lakhs (Es. 6,682.10 lakhs and interest @ 6% on the principal amount of Rs. 6,682.10 lakhs), out of the monies paid by the Company, with the registry of the Hon'ble Supreme Court.	
	(iii) During the year, GNIDA has adjusted Rs. 9,200.00 lakhs of Unitech group's liabilities towards the Company's other projects with GNIDA and forfeited Rs. 13,893.42 lakhs. The Company had paid a sum of Rs. 34,221.90 lakhs, including Rs. 4,934.95 lakhs of stamp duty on the land for the szid land.	
	(iv) The matter in respect of the land is still pending before the Hon'ble High Court of Allahabad, and pending the final	

	Auditor's opinion	Mana zement's response
	disposal, the Company has, subsequently, shown the amount of Rs. 18,339.80 lakhs as recoverable from GNIDA in its books of accounts including stamp duty of Rs. 4,934.95 lakhs and lease rent paid of Rs. 6,113.11 lakhs. Further, the Company is also carrying other construction costs amounting to Rs. 80,650.70 lakhs in respect of the projects to come upon the said land, which also includes interest capitalized of Rs. 69,684.68 lakhs.	
2	The impact on the accounts viz. inventory, projects in progress, customer advances, amount payable to or receivable from GNIDA, cannot be ascertained, since the matter is still sub-judice, as mentioned hereinabove, vis-àvis dues of the Company, and hence we are unable to conclude on this matter.	
(x)	The Company has deferred liability on account of interest payable to GNIDA appearing in the books of accounts as on 31st March, 2021 amounting to Rs. 2,75,193.97 Lakhs (including Rs. 39,409.55 Lakhs booked on account of interest during the year ended 31st March, 2021).	
(vii)	 Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter. 	



Sr. No.	Auditor's opinion	Management's response
LO .	(i) Confirmations/ reconciliations are pending in respect of amounts deposited by the Company with the Hon'ble Supreme Court. As per books of account, an amount of Rs. 48,066.35 Lakhs deposited with the Hon'ble Supreme Court Registry ("Registry") is outstanding as at 31st March, 2021. Management has received certain details of payments male and monies received in the registry from the Ld. Amicus Curiae and is in process of reconciling the same with entries posted in books of accounts. The management has also requested the Ld. Amicus Curiae to provide the other relevant details like bank statement and balance confirmations. In view of the reconciliation exercise still in process and absence of other statement of transactions and confirmation of balance from the Registry, we are unable to comment on the completeness and correctness of amounts outstanding with the Registry and of the ultimate impact these transactions would have on the Standalone Financial Results of the Company, and hence we are unable to conclude on this matter. (ii) Previous auditor had given a disclaimer of opinion on the standalone financial statements for the vear ended 31st March, 2020 in respect of this matter.	The observation is a statement of fact and needs no further comments, except that the Cor.pany is trying to obtain the updated requisite information from the Registry through the Ld. Amicus Curiae.



Sr. Auditor's opinion		Auditor's oninion	ninion		M
9					Management's response
9	According to information given and explanation provided to us by the management in respect of Property, Plant and Equipment (PPE) having net value of Rs. 1,819.18 Lakis (net of accumulated depreciation of Rs. 7,145.05 Lakhs), there is no physical verification conducted by the Company since last year. Further, the Company does not maintain proper records showing full particulars, including quantitative details and situation of Fixed Assets comprising 'property, plant and equipment, 'capital work-in-progress' & 'investment property". In view of this and also of the fact that these PPE's are kept as security for obtaining bank loans and there are several cases ongoing against the Company under SARFAESI Act, we are not able to express a conclusion on this matter.	on given and spect of Proof Rs. 1,819,7,145.05 Laby the Compt than the maintain quantitative ent property, plant seent property is are kept everal cases owe are not all	explanation property, Plant a 1.18 Lakts (net in the last), there in pany since last proper record details and sin and equipment in view of the security for ongoing against ble to express a	ovided to us by and Equipment of accumulated s no physical year. Further, s showing full nation of Fixed , 'capital work- his and also of obtaining bank t the Company conclusion on	No physical verification has been done by the Company due to Covid-19 pandemic and consequent nationwide lockdowns, during which period the offices remained closed. However, the observation made by the Audit is noted for taking requisite action in the course.
1	Non-current investment and loans	nent and lo	ans		
	Company has made investments and given loans to its subsidiaries, joint ventures, associates and other. Details as on 31st March, 2021 are as follows:	investment res, associat ws: -	s and given es and other. D	loans to its etails as on 31st	(i) The books of accounts of Indian subsidiaries are maintained on tally accounting system and the data is available. The accounts of these Indian subsidiaries
			Amounts	Amounts in Lakhs of Rs.	Could not be sudited because of non-availability of
	Particulars	Amount	Impairment	Carrying	Directors and statutory auditors in respect of the

As regards 32 Foreign subsidiaries along with Libya Division and og foreign JVs, the Management has (ii)

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No.	Autorial Rational Financial Rational Subsidiaries Equity investment - foreign subsidiaries Equity investment - joint ventures Equity investment - associates Equity investment - others Debenture investment Investment - CIG Corporate guarantees Loans given to subsidiaries Advances given to subsidiaries	Auditor's opinion Auditor's opinion 753,42.84 3 663,76.77 6 2,99.25 2,99.25 15,12.18 254,53.19 8.70 8.70 8.70 619,65.57	15,33.90	2,99.25 2,99.25 310,40.70 15,12.18 254,53.19 8.70 396,892.52	(iii)	Equity investment - others agreement - foreign sessionate investment - others agreement - others - others - others - others - others - others - ot
	Loans to Joint Ventures and Associates	83,81.00		83,81.00	(iv)	However, Feering in view the investigations carried out by the ED, and the ED having filed a charge-sheet
	Share Application Money	46.50		46.50	**	before the Adjac eating Anthority under PMLA, the
	Considering the fact that the accounts of these above mentioned	the accounts	of these abo	ve mentioned		final oriens or the Adjudicating Authority in the

foreign entities are not available with the management and for Indian entities, they are not since last 3-4 years plus also taking

hority in the er PMLA, the t to await the ations carried a charge-sheet Carnousie matter



Sr. No.	Auditor's opinion	Management's response
	into accounts the factors such as accumulated losses in above said entities, substantial/ full erosion of net worth, significant uncertainty on the future of these entities and significant uncertainty on recovery of investments and loans, there are strong indicators of conducting impairment, expected credit loss assessment for above mentioned investments and loans in accordance with the principles of Indian Accounting Standards 36, "impairment of assets" and Indian Accounting Standards 109 "financial instruments".	
	Further: -	
	(i) Equity investment — others include investment made in M/s Carnoustie Management 'India' Private Lim:ted (Carnoustie) of Rs. 310,05.45 lakhs &s on 31st March, 2021. Regarding this investment, the Company has already filed an Intervention Application "IA" before Hon'ble Supreme Court of India wherein, the Company has stated that erstwhile management has invested in equity shares of Carnoustie @ Rs. 1,000 — Rs. 1,500 per share. As per IA submitted by the Company, there was no basis available with erstwhile management for such share valuation. Also, there were certain plots allotted to Carnoustie at a price lower than the market rate as on the allotment date. Considering the nature of this investment, same is to be valued at fair value through other company.	



Sr. No.		Auditor's opinion	Management's response
		"FVTOCI" as required under Indian Accounting Standards 109 "financial instruments" but the Company I as decided to carry investment made in Carnoustie at cost as the matter is sub-judice.	
	(E)	Investment – CIG – The Company made investment of Rs. 254,53.19 lakhs in CIG realty fund for which no details are available with the Company. As explained by the	
		management, the Company is planning to file a separate Intervention Application "IA" before Hon'ble Supreme	
		Court of India requesting Hon'ble Court to take up this matter. Management also explained that CIG funds are	
		already under investigation by Enforcement Directorate (ED) and Serious Fraud Investigation Office (SFIO).	
		Considering the nature of this investment, same is to be	
		"FVTOCI" as required under Indian Accouning Standards	
		109 "financial instruments" but the Corrpany has decided to carry investment made in CIG finds at east as the	
		matter is under investigation by varicus authorities. In	
		view of non-existence of any impairment study, non-	
		and accounting of investment at cost which were otherwise	
		to be carried at FVIOCI, we are unable to sonclude upon	
		the adjustments, if any, that may be required to the	
		carrying value of these non-current investments and nom-	
		morning from and its someountial immediate in	



Sr. No.		Auditor's opinion	noiniq		Management's response
	Standalone Financial Results.	ncial Results	si .		
∞	Trade receivables and other financial assets The Company has trade receivables and other financial assets as on 31st March, 2021 are as follows: -	d other fin receivables as follows: -	er financial assets ables and other finan	acial assets as	It is submitted that the new Management is in the process of developing a credit loss policy for the Company. The Management is in the remediation process, which is likely
			Amounts	Amounts in Lakhs of Rs.	to take some time to manze.
	Particulars	Amount	Provision accounted for till 31,3,2021	Carrying amount	
	Trade Receivable	79,480.95	31,521.87	47,959.09	
	Security Deposits	51,041.43	934.04	50,107.39	
	Non-Current Loans and Advances	100.00	3	100.00	
	Current Loans and Advances	576.24	520.00	56.24	
	Advances for purchase of Shares	31,079.48	31,079.48	3	
	Staff Imprest & Advances	47.89		47.89	
	Advances to others	13,08	*	13.08	
	The Company has not assessed loss allowance for expected credit losses on financial assets in accordance with the principles of		allowance for	d loss allowance for expected credit	



Sr. No.	Auditor's opinion	Management's response
	Indian Accounting Standards AS 109 - "Fineacial Instruments". In view of non-existence of any expected cradit loss policy in the Company, we are unable to conclude upon the adjustments, if any, that may be required to the carrying value of these financial assets and its consequential impact on the Standalana Financial Results. Previous auditor had given a disclaimer of cpinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.	
6	Impairment Assessment of Bank Guarantees Standalone Financial Results, wherein it is stated that the Company is having outstanding bank guarantee of Rs. 2,73,622.31 as per audited financials for year ending 31° Larch, 2020. The Company has not conducted any impairment essessment on the same in accordance with the principles of Indian Accounting Standards 109 "financial instruments". In view of the same, we are unable to comment on the same.	The Compeny is in the process of conducting impairment assessment of its investment in equity instruments, debentures, bonds, various funds, financial guarantees and other comments, loans given and advances given to subsiciaties, associates and Joint Ventures.
01	Inventory and projects in progress (i) The Company, as on 31st March, 2021, has shown inventory of Rs. 62,517.96 Lakhs and project in progress "PIP" of Rs. 1.721.844.57 Lakhs. Company is currently.	i) The observations made by the Auditors are a statement of fact and legacy from the erstwhile management. It is for the reason, that the Hon the Summer Court desired it.



Management's Response to Independent Auditor's Report of the Statutory Auditors on the Audited Standalone Financial Results of Unitech Limited for the Quarter and the financial year ended 31.03. 2021

Sr. No.		Auditor's opinion	Management s response
		carrying these inventory and PIP items at cost, which is computed based on percentage of completion method	appropriate to supersede the erstwille magnetic constitute an independent Board of Director
		under Indian Accounting Standard 125 "Revenue from Contracts with Customers". In view cf the fact that in	(ii) Purstant to take over, the new managemen
		majority of the projects of the Corr.pany. construction and other operational activities are or hold since last 24-60	the sold residential and commercial units inventories, which have been duly capture
		months, there are high indicators that such inventory and	"A" to the Resolution Framework. receivables from the home-buyers ha
		net realized value "NRV" in accordance with the	mentioned in the same annexure. The
		requirement of Indian Accounting Standard 2 "Inventories".	reconciled as an ongoing exercise. This
	(H)	Further, management is in the process of ver.fication of	progress item and it is expected to be full due course of time.
			(ii) While the management has been able to
	(iii)		documents in respect of a substantial m
		pursuant to the approval of Homble Supreme Court of	assets/ properties, there are still some eas
		appointed for the projects for est_matio: of work done till	are not readily available. Efforts are being needful as an ongoing exercise.
		date, cost to be incurred further to complete the projects	(v.) Five Project Management Consulting ag
			have been appointed in November 2021 for
		The same of the sa	India broilegis with the applicate of the Ho

- new management took stock of seen duly captured in Annexure n Fremework. The balance e annexure. The inventories the erstwille management and ornmercial units and the unsold nome-buyers have also been n Framework are being further g exercise. This is a work-inspected to be fully reconciled in Board of Directors;
- as been able to locate the title a substantial number of land ur∈ still some cases where these SEnts are being made to do the rcise.
- it Consult ng agencies (PMCs) India projects with the approval of the Honble Supreme Court They have been tasked to submit the BoQs and Jovember 2021 for various pancost estimates for completion of respective projects.

the projects and are now in pracesss of submitting their

reports. Management is of the view that NRV assessment of inventory and PIP can be made only after the appointed

PMCs complete their assessment of respective projects and

submit their final reports.



Sr.		Auditor's opinion	pinion			Management's response
	(iv) In view of the absence management and absenreport, we are unable texistence and adjustment the carrying value of the consequential impact on the		any NRV ass of any physi express an op farty, that ma irventories a Standalone Fin	In view of the absence of any NRV assessment by the management and absence of any physical verification report, we are unable to express an opinion upon the existence and adjustments, if any, that may be required to the carrying value of these inventories and PIP and its consequential impact on the Standalone Financial Results.		
	(v) Previous audi standalone fii March, 2020 i	Previous auditor had given a lisclaim standalone financial statemens for March, 2020 in respect of this matter.	i disclaimer of ents for the is matter.	Previous auditor had given a lisclaimer of opinion on the standalone financial statements for the year ended 318 March, 2020 in respect of this matter.		
Ξ	External Confirmation	tion			3	The Company is expected to initiate the claim
	The Company has not initiated the process of external confirmation for outstanding balances of following areas as on 31st March, 2021 as under:	not initiatec tanding balanc ::	d the proces es of following	ss of external areas as on 31st		all the moneies extended to and lovided in the Resolution Framewore invitus claims including that from the claims shall he werified and
			Amoi	Amounts in Lakh Rs.		taken on the same at that point of time.
	Particulars	Amount	Provision accunted for il 31.3.2021	Carrying amount	(3)	The erstwhile Management was superseded and the employees who were attacherized signatories in the banks left the Company due to which the Company was not
	Trade Receivable	79,480.95	31,521.87	47,959.09		able to get the bank Actements in a alrge number of
	Trade Payable	81,080.29	386.34	80,693.95		cases. Now, the Management has started a detailed
	Advances received from Customers	1,120,413.15	1	1,120,413.15		Divisions of Uniteth Lim ted, including those of JVs and
						Associates and also lot various substituary companies.



St	ındalone Financial Result	Results of 1	Unitech Lim	ited for the	Standalone Financial Results of Unitech Limited for the Quarter and the financial year ended 31.03. 2021
Sr. No.		Auditor's op	s opinien		Management's response
	Advances to Suppliers	7,008.08		7,008.08	(iii) Simultaneous process for change of authorized signatories/ revalidation of accounts/ KYC updation and
	Security Deposits	51,041.43	934,04	50,107.39	foreclosure of replica bank accounts is an on-going effort
	Loans and advances to Subsidiaries	460,446.99	1,588.90	458,858.09	as also noted by the Auditors.
	Loans to Joint Venture and Associates	8,381.00	*	8,381.00	
	Other Loans and advances	676.24	520.00	156.24	
	Advances for purchase of land and project pending commencement	612,87.37	300,00.00	312,87.37	
	Loans from Subsidiaries, Joint Venture and Associates	154,55.39		154,55.39	
	Security and other deposits payable	22,015.71	ř.	22,015.71	
	Staff Imprest	47.89		47.89	
	Inter Corporate Deposits	13,853.66	Ė	13,853.66	
	Other Assets	14,642.42	3.	14,642,42	



Sr. No.	Auditor's opinion	Management's response
	The Company has expressed its inability to send confirmation requests in respect of above-mentioned areas due to uncertainty about the amount receivable and payable appearing in the books of accounts which are outstanding for significantly long period of time. In view of non-existence of adequate supporting documents, we are unable to express an opinion upon completeness of the balances appearing in books of accounts of the Company.	
	Previous auditor had given a disclaimer of cpinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter. Bank confirmations	
	(i) In respect to confirmation of bank balarces, the Company has sent confirmation requests to all the banks. Out of 551 bank accounts, we have received direct ba ance confirmation from banks for 21 bank accounts amounting to Rs. 453.64 Lakhs as on 31st March, 2021. We have been provided with bank statements, as provided by Company, for 131 bank	
	accounts amounting to Rs. 1022.91 Lakhs as on 31st March, 2021. For remaining 143 bank accounts amounting to Rs. 558.76 Lakhs as on 31st March, 2021, Company is in the process to follow with the banks for providing statements/balance confirmations. In view of non-existence of supporting evidence related to bank balances, we are unable	



Sr. No.	Auditor's opinion	Management's response
	books of accounts of the Company and adjustments, if any, that may be required to the books of accounts and its consequential impact on the Standalone Financial Results.	
(E)	deposits with the banks, no confirmations for the balance outstanding and interest certificates for the year ended 31st March, 2021 have been received. In view of non-existence of supporting evidence, we are unable to comment upon completeness of the balance appearing in the books of accounts of the Company and adjustment, if any	
	(iii) With respect to the loans and borrowings taken by the Company amounting to Rs. 275,538.27 Lakhs as on 3-st March, 2021, no confirmation has beer received till date of this report. Also, out of 35 borrowings, sanction letters/agreements is provided for only 9 cases and for the rest the relevant information is not available with the management. Interest expense on the said loans is accrued at a provisional rate of interest. Such provisional rate of interest is based on the details available with the Company regarding interest rates charged by banks/ financial institutions and the same are 4-5 years old. In view of these, we are unable to comment upon completeness of the balances appearing in books of accounts of the Company	
	and adjustments, if any, that may be required to the books of	



2	Standalone Financial Results of Unitech Limited for the Quarter and the financial year ended 31.03. 2021	tuarter and the financial year ended 31.03. 2021
Sr. No.	Auditor's opinion	Management's response
	Financial Results. (iv) Previous auditor had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2020 in respect of this matter.	
21	Company is in the process of estimating impact of its contingent liabilities, which is subject to the decision of Hon'ble Supreme Court of India on proposed Resolution Framework submitted by the Company. In absence of the same, we are unable to express an opinion on the impact of such contingent liabilities on the Company.	(i) The Management has already submitted the Resolution Framework before the Hcn'ble Supreme Court wherein the Company has sought various reliefs on account of penalties, interest liabilities etc. due to be paid to Statutory Authorities, banks, financial institutions etc. (ii) Since a view on various reliefs claimed in the Resolution Framework is yet to be taken by the Hon'ble Supreme Court, it is not feasible at this stage to assess the overall impact of its contingent liabilities.
13	Company has not appointed an internal auditor for the financial year 2020-21 which is in contravention of the provisions of section 138 of the Companies Act, 2013 which mandates appointment of internal auditor for all listed companies.	The Company is in the process of appointment of Internal Auditors for the Company.
41	The Company has not yet appointed a Chief Financial Officer and the prescribed time period under section 203 of the Companies Act, 2013 has already expired. Further, the Company has not filed	The Company is planning to appoint the Chief Financial Officer in due course. However, an application to the MCA for compounding of this non-compliance is also being



S. No.	Standalone Financial Results of Unitech Limited for the Quarter and the financial year ended 31.03. 2021 r. Auditor's opinion any application with Ministry of Corperate Affairs for made. made. Management's Response Audited 31.03. 2021 Management's response made.	port of the Statutory Auditors on the Audited Quarter and the financial year ended 31.03. 2021 Management's response made.
15	The Company has accounted for its investment in one of its subsidiary M/s Unitech Power Transmission Limited, as noncurrent assets held for sale. Cost of investment as on 31st March, 2021 is Rs. 4,226.26 lakhs. The Company is carrying said investment at cost and has not made any estimation of its fair value less cost to sell as required under provisions of Indian Accounting Standard 105 "Non-Current Assets Held for Sale and Discontinued Operations". In the absence of any fair value assessment by the Company, we are unable to express an opinion on the matter.	(i) An agreement had been signed with M/s Sterling & Wilson for divestment of the equity of this subsidiary before the new management was put in place. However, the said transaction did not mature and the Hon'ble Supreme Court permitted the new management to explore new buyers. (ii) Thereafter, two unsuccessful attempts have been made. The Management is in process of looking out for intended buyers for divestment of Unitech's equity in UPTL.
91	The Company has made many adjustments in accordance with Indian Accounting Standards applicable to the Company as on 3.8 March, 2020. The Company is in the process of identifying the impact already incorporated in the books of accounts in previous years. In view of the same, we are unable to express an opinion completeness of the impact of Indian Accounting Standard appearing in the books of account of the Company.	The observations are a statement of fact and need no further comments.



ž	Man	Management's Response to Independent Auditor's Report of the Statutory Auditors on the Audited Standalone Financial Results of Unitech Limited for the Quarter and the financial year ended 31.03. 20	o Independent Auditor's Report of the Statutory Auditors on the Audited of Unitech Limited for the Quarter and the financial year ended 31.03. 2021
Sr. No.		Auditor's opinion	Management's response
17	Revi	Revenue from real estate projects	
	8	5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	The Audit observation is a statement of fact and a legacy from the erstwhile Management. It is because of the situation created that the Hon'ble Supreme Court directed appointment of an independent Management. There are about 15,000 home-buyers across about 80 residential and 12. Commercial projects where construction and completion of projects have been lying stalled and are at various stages of construction, which have to be completed and handed over to the home-buyers. The entire exercise is being carried out under the overall guidance and supervision of the Hon'ble Supreme Court. As such, the Management will be in a position to assess the impact
		(b) The entity's performance creates or enhances an asset (for example, work in progress) that the customer controls as the asset is created or enhanced	thereof in due course of time.
		(c) The entity's performance does not create an asset with an alternative use to the entity, and	
		 (d) the entity has an enforceable right to payment for performance completed to date. 	
	(E)	On perusal of various agreements entered by the Company with home-buyers, it seems that the Company does not satisfy any of the conditions specified in paragraph 35 of Indian Accounting Standard 115 "revenue from contracts	



Sr.		Auditor's opinion	uo	Mana gement's response
	with customers".	ers".		
	(iii) Based on the they are in a the process earlier presented.	Based on the explanation provice they are in agreement with our of the process of evaluation its imearlier presented periods.	Based on the explanation provided by the managemert, they are in agreement with our understanding and are n the process of evaluation its impact on the present and earlier presented periods.	
	(iv) In view of the on the matter.	ie same, we are unal r.	In view of the same, we are unable to express an opinion on the matter.	
18	The Company has le March, 2021, details	The Company has long outstanding statuto: March, 2021, details of which are as follows:	The Company has long outstanding statutory liabilities as on 3^{-st} March, 2021, details of which are as follows: -	i. This observation is informatory in nature. The statutory liabilities medical description pertain to the period of the
	Nature of dues	Principal amount outstanding (Rs. in lakhs)	Outstanding since	erstwhile maragement against which various cases are pending before different adjudicating Authorities. These liabilities have been duk recognized in the Resolution Promesses.
	Income tax deducted at source	10,246.88	Financ al Year 2014 - 15	aragement s committed to take n
	Professional Tax	0.59	Financal Year 2018 - 19	directions of the Bon'ble Supreme Court.
	Provident Fund	2,442.87	Financal Year 2015 - 16	
	With respect to good the cancellation of during the year. The	ds and services tax, t its GST Registration Company is in discu	With respect to goods and services tax, the Company has revoked the cancellation of its GST Registration in the state of Haryana during the year. The Company is in discussion with the authorities to release cancellation on its registration on the registration of the	



Sr.		2	5		
No.		Auditor's	Auditor's opinion		Management's response
	In view of the a	same, we are una	ble to express	In view of the same, we are unable to express an opinion on the matter.	
19	The Company h	The Company has failed to repay deposits accepted interest thereon in respect of the following deposits:	deposirs accep	The Company has failed to repay deposits accepted by it including interest thereon in respect of the following deposits:	(i) This issue has been duly recognized in Chapter 8 of the Resolution Framework and the Company, shall take action
	Particulars	Unpaid matured deposits (Principal amount) as at 31st March 2021	Principal paid during the Year (Rs. Lakhs)	Unpaid matured deposits (Principal amount) as at 31st March 2021 (Rs, Lakhs)	as per the directions of the Hon'ble Court in this behalf. (ii) It is, however, c.erifed that disbursement of some amount been done to the fixed deposit holders (Sr. Citizens on a prorate basis, and continues to be done by the Ld. Amicus Curiae on the directions of the Hon'ble
	Deposits that have matured on or before March 31, 2017	579,92.40	31,29	579,60.9f	Supreme Court. The details of amounts disbursed to the FD holders are being captured in the books of accounts. (iii) The new Management neither processes any case nor is it authorized to do so till the Hon'ble Supreme Court takes a decision in this matter.
	The total unpointerest not pro	ud interest as ovided in the books	n 31st March,	The total unpaid interest as on 31st March, 2021 (including interest not provided in the books) amount to Rs. 462,67.47 lakhs.	
	Further, the Corpublic deposits vended 31st Marc 283,85.76 lakhs)	Further, the Company has not p public deposits which works out t ended 31st March 2021 (Cumulal 283,85.76 lakhs)	provided for in to Rs. 70,76.55 tive up to 31st.	Further, the Company has not provided for interest payable on public deposits which works out to Rs. 70,76.55 lakhs for the year ended 31st March 2021 (Cumulative up to 31st March 2021 – Rs. 283,85.76 lakhs)	
	Besides, the im deposits of Rs. ;	Besides, the impact of non-provision of interest payable on public deposits of Rs. 70,76.53 lakhs for the year enced 31st March, 2021	sion of nterest the year enced	Besides, the impact of non-provision of interest payable on public deposits of Rs. 70,76.53 lakhs for the year enced 31st March, 2021	



Sr. No.	Auditor's oginien	Management's response
	on the profit and loss, we are unable to evaluate the ultimate likelihood of penalties/ strictures or further liabilities, if any on the Company. Accordingly, impact, if any, of the indeterminate liabilities on these Standalone Financial Results is currently not ascertainable, and hence we are unfole to express an opinion on this matter.	
	standalone financial statements for the year ended 31st March, 2020 in respect of this matter.	
20	There have been delays in the payment of dues of non-convertible debentures, term loans & working capital loans (including principal, interest and/ or other charges as the case may be) to the lenders of the Company and the total of such outstanding amount to Rs. 5,30,423.63 Lakhs as on 31st March, 2021. The lenders have initiated the action against the Company under various statutes. On account of the same, we are unable to determine the impact of the likely outcome of the said proceedings and hence we are unable to express an opinion on this matter.	 (i) The Company has challenged the action of the lenders before the Debt Recovery Tribunals (DRT). (ii) The matter has already been covered in the Resolution Framework and the final payment for principal and/ or interest thereon shall be made only in accordance with the decision of the Hon'ble Supreme Court in this behalf.
21	Standalone Financial Results of the Company as on 31st March, 2021 which contains the details of Intervention Application "IA" before Hon'the Surreme Court of India above; the Company has	(i) As regards the Bank Loans amounting to Rs. 335,00.00 lakh raised against the said lands, the Company had



St	Standalone Financial Results of Unitech Limited for the Quarter and the financial year ended 31.03, 2021	uarter and the financial year ended 31.03, 2021
Sr. No.	Auditor's opinion	Management's response
*-	stated that erstwhile management has invested in the state of Hyderabad through a collaboration agreement with M/s Dandamundi Estate and Mr. D.A. Kumar and deposited an amount of Rs. 481,31.00 lakhs (out of which an amount of Rs. 6,00.00 lakhs got adjusted on account of some dues of M/s Dandamundi Estate). Company has also obtained bank loans to the tune of Rs. 335,00.00 lakhs against security of these lands, legal titles of which were never transferred in the name of the Company. Now, the new management is trying to recover the amounts deposited with M/s Dandamundi Estate and Mr. D.A. Kumar along with interest @ 18% pa and has not created any provision against said deposit in the books of accounts on account of matter being sub-judice. In view of the same, we are unable to express an opinion on this matter.	rectains cutstanding against the same; (ii) The matter is sub-judice. The Company has already filed at IA before Honble Supreme Court for recovery of the atrount.
22	Standalone Financial Results, with respect to opening balances appearing in the books of accounts of the Company as on 2.4 April, 2020, there is no information/ supporting documents available with the Company related to following accounts: - (a) Other comprehensive income/ (lcss) amounting Rs. (523,31.93) lakhs; (b) Provision for bad and doubtful cebts/ trade receivables amounting Rs. 323,73.95 lakhs; (c) Allowances for bad and doubtful loans and advances to	The batences are outstanding for a lorg period of time. The Company is in the process of collecting the supporting cocuments to take an appropriate decision in the matter.



Sr. No.		Auditor's opinion	Manazement's response
		related parties amounting to Rs. 15,89.04 lakhs;	
	(p)	Other loans and advance amounting to Rs. 520.00 lakhs;	
	(e)	Trade receivables and advances received from customers amounting Rs. 11930,75.62 Lakhs;	
	9	Loans/ advances given to subsidiaries, joint ventures and associates amounting to Rs. 4689,32.90 Lakhs;	
	(g)	Loans taken from subsidiaries, joint ventures and associates amounting to Rs. 74,192.20 Lakhs;	
	(h)	Advance for purchase of shares amounting to Rs. 310,75.48 Lakhs;	
	Θ	Expenses payable amounting to Rs. 51,612.66 Lakhs;	
	9	Current Tax Assets amounting to Rs. 3004.64 Lakhs;	
	(3)	Deferred Liability amounting to Rs. 2,36,049.12 Lakhs;	
	6	Advance given for purchase of land amounting to Rs. 61,287.37 Lakhs and its Ind AS Adjustments amounting to Rs. 43,65.00 Lakhs;	
	(II)	Provision for doubtful advance given for purchase of land amounting Rs. 30,000.00 Lakhs;	
	Œ	Investment in Subsidiary - Corporate Guarantee amounting to Rs. 8.70 Lakhs;	
	<u>©</u>	Investment in CIG Funds (Ind AS Adjustments) amounting to Rs. 9,60.83 Lakhs;	
	(d)	Security Deposits receivables (Ind AS Adjustments)	



S	Standalone Financial Results of Unitech Limited for the Quarter and the financial year ended 31.03. 20	of Unitech Limited for the Quarter and the financial year ended 31.03, 2021
Sr. No.	Auditor's opinion	Management's response
	amounting to Rs. 2,867.51 Lakhs;	
	(q) Prepaid Expenses (Ind AS Adjustments) amounting to Rs. 17.84 Lakhs;	
	(r) Loans to Subsidiaries (Ind AS Adjustments) amounting to Rs. 50,730.57 Lakhs;	
	(s) Term loans from bank and Financial Institution (Ind AS Adjustments) amounting to Rs. 63.93 Lakhs;	
	(t) Security Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 Lakhs;	
	(u) Statutory Dues (Ind AS Adjustments) amounting to Rs. 8.06 Lakhs;	
	(v) Other Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs;	
	(w) Advance from Customers (Ind AS Adjustments) amounting to Rs. 121,70.42 Lakhs.	
	Considering the significance of amounts involved in above mentioned areas, we are not in a position to express an opinion on the Standalone Financial Results as on 31st March, 2021.	
2.0	The Company has accounted for following provisions/	7) To be formered about 2,
î	accounted to renowing indalone Financial Results for reh, 2021:	Supermed that it was at the instance of the Hon'ble Supreme Court that the Union of India proposed the appointment of a new Board of Directors, in supersession of the erstwhile Management in nion of the crisimass of
		or the elements management, in view of the grevances of



100		31.03, 2021	rearter and the initialities year ended 31.03, 2021
Sr. No.		Auditor's opinion	Management's response
	*	Impairment in equity investments made in foreign	thousands of homebuyers and other stakeholders.
		made in the year 2007 - 2009 and are a ready subject matter of investigation by Enforcement Directorate and Serious Fraud Investigation Office since last couple of year atleast.	(ii) The new Management has already submitted a holistic Resolutior. Framework in the Hon'ble Supreme Court on 15.07.2020, followed by an updated version dated of 02.2020.
	.	Provision created against advance given for purchase of shares of Rs. 31,079.48 lakhs. These acvances were given in the years 2007 - 2013 and the Company has no evidence regarding recoverability of these advances.	(iii) Various investigating agencies are carrying out investigations into the alleged diversion of funds of the homebuyers, among others. These investigations are being monitored by the Handle Supreme Court directly.
	*	Reversal of deferred tax assets of Re. 24,672.66 created earlier on account of carry forward pushess losses. The same was reversed as there was no reasonable pertainty of having taxable profits in foreseeable future against which this tax asset can be adjusted as required under provisions of Indian Accounting Standard 12 "income taxes".	(iv) In addition to the above, there are thousands of Court cases pencing pan-India, though at the moment they are lying dormant because of the moratorium granted by the Hom'ble Supreme Court vide its order dated 20.01.2020. (v) In view of the above, it would neither be possible nor
	*	Writing off of prepaid expenses of Rs. 3,736.26 lakhs pertaining to brokerage paid in earlier years and interest receivable of Rs. 4,75.21 lakhs. The Eolding Company has no evidence regarding recoverability of these advances.	would it be desirable to re-open the balance-sheets of the previous years for the present till the investigations are completed and court cases are settled in accordance with law.
	*	Impairment in Goodwill of Rs. 18,78.75 Lakhs.	
	٠	Reversal of Impairment of loans to subsidiaries of Rs. 131,56.42 Lakhs	
	All	All of the above-mentioned adjustments cerried in quarter and	



St	VACC	
Sr. No.	Auditor's opinion	Management's resoonse
	Year ending 31st March, 2021 pertain to the earlier period presented by the management for which annual general meeting was already held and the accounts were already adopted therein. This gives an indication that there were errors in the financials of earlier period, which need restatement as required under provisions of Indian Accounting Standard 8 *accounting policies, changes in accounting estimates and errors. The Holding Company is in the process of evaluating possibility of applicability of section 131 of the Companies Act, 2013 with respect to the earlier period financial statements and subsequent requirement of seeking approval from concerned authorities as required in the said section.	

For Unitech Limited

Uniman & Managing Director

Place: Gurugram
Dated: 08 06 2022

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

Statement on Impact of Audit Qualifications for the Financial Year ended March 31, 2021 [See Regulation 33 of the SEBI (LODR) Regulations, 2015]

In view to the inherent complexities and peculiar circumstances, as explained in detail in the Management's response to audit qualifications, it is neither possible nor is it plausible, for the present, to estimate and quantify the financial impact of the qualifications as contained in the Audit Report for the FY 2020-21.

For GSA & Associates LLP

Chartered Accountants

Firm Registration No. 000257N/N500339

CA Tanuj Chugh

Partner

Membership No. 529619

Place: Gurugram

Date: 08/06/2022

For and on behalf of the Board of Directors

Dr. Girish Kumar Ahuja Chairman, Audit Committee

DIN: 00446339

A.K. Yadav Chief Executive Officer

Amit Gaur General Manager (F&A)

GSA & Associates LLP

Chartered Accountants

Independent Auditor's Report on the Quarterly and Year to Date for the year ended 31st March, 2021 Audited Consolidated Financial Results of the Unitech Limited Pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

To the Board of Directors of Unitech Limited

Report on the Audit of Consolidated Financial Results

Disclaimer of Opinion

We have audited the accompanying Statement of Consolidated Financial Results of Unitech Limited ("the Holding Company") and its Subsidiaries (collectively referred to as "the Group"), and its share of profit/loss after tax and total comprehensive income/loss of its associates and joint ventures, for the quarter ended 31st March, 2021 and Year to date audited results for the period from 1st April, 2020 to 31st March, 2021 ("the statement") attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015, as amended ("the Listing Regulations").

Our audit indicates that, because of the substantive nature and significance of the matter described below, we have not been able to obtain sufficient appropriate evidence to provide a basis for expressing an opinion on the statement as to whether these Consolidated Financial Results are prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other recognized accounting practices and policies generally accepted in India has disclosed the information required to be disclosed in terms of Regulation 33 of the Listing Regulations, 2015 (as amended) including the manner in which it is to be disclosed, or that it does not contain any material misstatement

The Statement includes the management results of the entities listed in Annexure A to this report.

Basis for Disclaimer of Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended (-the 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 Holding 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 statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. Because of the significance of the matters described below we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion.

.......

Head Office: - 16 DDA Flats, GF, Panchsheel Shivalik Mor, Near Malviya Nagar, New Delhi-110017Tele- 7862099205, 011-41811888 Email ID- admin@gsa.net.in LLP registration No. AAS-8863 (Formerly known as GSA & Associates)Branches at Akhnoor (Jammu) and Surat (Gujarat) Based on our audit conducted as above, due to the matters stated at para 5 of this report, we believe that the accompanying Statement of Consolidated Financial Results is not prepared in accordance with recognition and measurement principles laid down in the aforesaid Indian Accounting Standard (Ind AS) specified under section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, and are not disclosing the information required to be disclosed in terms of the Listing Regulations, including the manner in which, it is to be disclosed, or that it contains material misstatement.

We draw attention to the followings matters:

The Hon'ble Supreme Court vide its order dated 20th January 2020 has, inter alia, given directions that the Board of Directors of Unitech Limited, as existing on that date, be superseded with immediate effect in order to facilitate the taking over of management by the new Board of Directors constituted in terms of the proposal submitted by the Union Government of India "UOI". In Compliance of the Direction, new Board of Directors, as appointed by Union Government of India, took charge of office on 21st January, 2020.

Board members appointed by UOI has since then been trying to get hold of numerous transactions entered by erstwhile management and trying to compile records and other information related to the same. Since the quantum of such transactions and amounts involved is very high, process related to compiling / identification of previous year records including agreements, detailed breakup of transactions etc. is still in process.

Considering the above-mentioned facts and based on our Audit of the books, we draw attention to the followings matters:

We did not audit the financial results of 213 subsidiaries (including foreign subsidiaries) (i) included in the Consolidated Financial Results, whose unaudited financial results reflects total assets of Rs. 8206,37.43 Lakhs, total revenue of Rs. 51,69.74 Lakhs, net loss after tax of Rs. 7,727.09 Lakhs and total comprehensive loss of Rs. 7,763.31 Lakhs for the quarter ended 31st March, 2021 and year to date from 1st April, 2020 to 31st March, 2021. The management of Holding Company is in process of appointing auditors for these subsidiaries. As on the date of the report, for 81 Indian subsidiaries companies, auditors have been appointed and the appointed auditors are in the process of conducting their audit exercise. For remaining subsidiaries, management is in the process of appointing auditors. Also to mention here that 8 subsidiaries have less than the minimum number of directors as required under the provisions of the Companies Act, 2013. For the purpose of consolidation, management has considered unaudited accounts available with them for these subsidiaries. Also included in details of subsidiaries companies above are 32 foreign subsidiaries for which Holding Company is not having updated books of accounts available for these foreign subsidiaries and for the purpose of preparation of these Consolidated Financial Results, last audited balance sheets, as available with the Holding Company, were used for these foreign subsidiaries. These last available audited balance sheets pertain to the financial year ending 31st March, 2017 (for 26 companies), 31st March, 2016 (for 1 company) and 31st March, 2010 (for 1 company). In case of 4 companies, last available unaudited details are used for preparation of these Consolidated Financial Results.

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The consolidated financial results of holding company include audited financial statements in respect of 5 subsidiaries whose financial statements reflects total assets of Rs. 86,863.54 Lakhs, total revenue of Rs. 41,774.85 Lakhs, net loss after tax of Rs. 1,143.43 Lakhs and total comprehensive loss of Rs. 1,099.01 Lakhs for the year ended 31st March, 2021. These financial statements have been audited by other auditors whose reports have been furnished to us by the Management and our opinion on the consolidated financial statements and on our report in terms of sub-section (3) and (11) of section 143 of the Act, in so far as it relates to the aforesaid subsidiaries, is based solely on the reports of the other auditors.

The consolidated financial results also include the Group's share of net loss of Rs. 46,00.38 Lakhs for the year ended 31st March, 2021 in respect of 2 joint ventures, as considered in the consolidated financial statements and the same is based on audited financial statements of those 2 joint ventures. These financial statements have been audited by other auditors whose reports have been furnished to us by the Management and our opinion on the consolidated financial statements and on our report in terms of sub-section (3) and (11) of section 143 of the Act, in so far as it relates to the aforesaid joint ventures, is based solely on the reports of the other auditors.

Further, no details are available with the Holding Company for 4 associates and 17 joint ventures for quarter ending 31st March, 2021 and year to date from 1st April, 2020 to 31st March, 2021.

Further, at the MCA21 portal of Ministry of Corporate Affairs "MCA", the status of 8 subsidiaries as reflected as struck off. Based on the explanation provided by management, they are in the process of initiating action to activate these companies.

In view of the above, we have not applied any review procedures on any of the subsidiaries, associates or joint venture and hence cannot express an opinion on the same.

(ii) We draw attention to Note no. 8 of the Consolidated Plannetal Teacher, unless a limited ("the Holding Company") failed to hold its Annual General Meeting (AGM) due on or before 30th September 2021 (extended till 30th November, 2021 vide notification number ROC-CHN/96-AGM/2021 dated 23rd September, 2021), as required under section 96 of the Companies Act, 2013, to transact the agenda including the approval of Accounts for the year ended 31st March 2021. The Holding Company has not applied for any extension for the same to the Registrar of Companies, NCT of Delhi & Haryana. The Holding Company is in process of estimation of penalty and other implications due to non-holding of annual general meeting.

Further, the Holding Company has not made any request letter to Security and Exchange Board of India "SEBI" for extension of time for submission of quarterly reviewed results for the quarter ended 30th June, 2020, 30th September, 2020 and 31st December, 2020 and year to date reviewed results for period ended 30th September, 2020 and 31st December, 2020 and year to date audited results for year ended 31st March, 2021. The Holding Company is getting emails from National Stock Exchange "NSE" and Bombay Stock



Exchange "BSE" for imposing penalties due to non-filling of the results to the tune of Rs. 5,000 per day during the period of default. The Holding Company has not taken any provision of such penalty in the books of accounts and Holding Company is planning to seek relief against such penalty from SEBI.

(III) We draw attention to Note no. 9 of the Consolidated Financial Results, we have made references to the Resolution Framework (RF) for Unitech group which has been prepared under the directions of the Board of Directors of Unitech Limited appointed by the Central Government pursuant to the afore-sald order of the Hon'ble Supreme Court and approved by the Board of Directors in their Meeting held on June 17, 2020, and which has been filed with the Hon'ble Supreme Court. Subsequent corrections/ modifications have been done in the RF and approved by the Holding Company's Board in their meeting held on September 10, 2020. The RF contains various proposals like determining admitted liabilities & claims, proposing non-payment of penalty, interest, default interest or damages to creditors, stakeholders, homebuyers, landowners, leaseholders or any Authority, detailing the resolution framework for Holding Company's projects, detailing the resolution framework for non-project assets etc. The RF seeks various reliefs and concessions like (a) Homebuyers' Credit Lines, (b) Immunity for the Board, their appointed key management personnel, employees, advisors and consultants for any action taken by them in good faith, (c) Grant of benefits to the Holding Company, its subsidiaries and joint ventures and Project Entities of protections similar to section 32A of the Insolvency and Bankruptcy Code, 2016, (d) Priority Finance and other borrowings for implementation of the Framework, and (e) Tax related reliefs and concessions. Besides the RF also seeks some specific directions like imposition of moratorium, consolidation of Unitech Group, temporary exemption from compliances under RERA, amongst others. As the RF has not yet been approved by the Hon'ble Supreme Court, the impact of the proposed reliefs, concessions etc. have not been considered in the books of accounts.

(iv) Material uncertainty related to going concern

We draw attention to Note no. 10 of the Consolidated Financial Results wherein the management has represented that the Consolidated Financial Results have been prepared on a going concern basis, notwithstanding the fact that the Holding Company has incurred losses and has challenges in meeting its operational obligations, servicing its current liabilities including bank loans and public deposits. The Holding Company also has various litigation matters which are pending before different forums, and various projects of the Holding Company have stalled/ slowed down.

As mentioned earlier, subsequent to the new Board of Directors taking over the management, a Resolution Framework (RF) has been submitted to the Hon'ble Supreme Court by the Holding Company, as mentioned in the opening paragraphs of this report, wherein the Holding Company has requested the Hon'ble Supreme Court to grant numerous reliefs so that the Holding Company is able to meet its operational obligations and settle its liabilities. The Board has also submitted in the RF that on the basis of review of records and finances of Unitech group as currently available, it appears that Unitech Group has significant negative net worth but also considering the fact that there are more

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than 15,000 homebuyers who have invested in various projects of the Holding Company, the resolution/ settlement provisions under the Insolvency and Bankruptcy Code (IBC) should not be applied on the Holding Company. At present the resolution framework is under the consideration of the Hon'ble Supreme Court.

These conditions indicate the existence of material uncertainty that may cast significant doubt about Holding Company's ability to continue as a going concern. The appropriateness of assumption of going concern is critically dependent upon the Holding Company's ability to raise finance and generate each flows in future to meet its obligations, and also on the final decision of the Hon'ble Supreme Court on the Resolution Framework.

Considering the above, we are unable to express an opinion on this matter.

Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.

We draw attention to Note no. 11 of the Consolidated Financial Results. The Holding (v) Company had received a 'cancellation of lease deed' notice from Greater Noida Industrial Development Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect of Residential/ Group Housing plots on account of nonimplementation of the project and non-payment of various dues amounting to Rs. 105,483.26 lakhs. As per the notice, and as per the relevant clause of the bye-laws/ contractual arrangement with the Holding Company, 25% of the total dues amounting to Rs. 13,893.42 lakhs were to be forfeited out of the total amount paid till date. The Holding Company has incurred (a) the amounts paid for land dues and stamp duty Rs. 34,221.90 lakhs, (b) the balance portions of the total amounts payable, including contractual interest accrued till 31st March 2016, of Rs. 99,091.90 lakhs; and (c) other construction costs amounting to Rs. 80,575.05 lakhs. The said land is also mortgaged and the Holding Company has registered such mortgage to a third party on behalf of lender for the Non-Convertible Debenture (NCD) facility extended to the Holding Company and, due to default in repayment of these NCDs, the debenture holders have served a notice to the Holding Company under section 13(4) of the SARFAESI Act and have also taken notional possession of this land. The Holding Company had contractually entered into agreements to sell with 352 buyers and has also received advances from such buyers amounting to Rs. 6,682.10 lakhs (net of repayment). No contract revenue has been recognized on this project. The erstwhile management had written a letter to GNIDA dated 1st December 2015, wherein it had stated that the cancellation of the lease deed was wrong, unjust and arbitrary. Further, the said erstwhile management had also described steps taken for implementation of the project and valid business reasons due to delays till date. Further, the said erstwhile management had also proposed that in view of the fact that third party interests have been created by the Holding Company in the allotted land, by allotting plots to different allottees, in the interest of such allottees, GNIDA should allow the Holding Company to retain an area of approximately 25 acres out of the total allotted land of approximately 100 acres and that the amount paid by the Holding Company till date be adjusted against the price of the land of 25 acres and remaining surplus amount may be adjusted towards dues of other projects of the Holding Company under GNIDA.

GNIDA has, in the meanwhile, in terms of the Order of the Hon'ble Supreme Court dated 18.09.2018, deposited on behalf of the Holding Company, an amount of Rs. 7,436.35 lakhs (Rs. 6,682.10 lakhs and interest @ 6% on the principal amount of Rs. 6,682.10 lakhs), out of the monies paid by the Holding Company, with the registry of the Hon'ble Supreme Court.

During the year, GNIDA has adjusted Rs. 9,200.00 lakes of Unitech group's liabilities towards the Holding Company's other projects with GNIDA and forfeited Rs. 13,893.42 lakes.

The Holding Company had paid a sum of Rs. 34,221.90 lakhs, including Rs. 4,934.95 lakhs of stamp duty on the land for the said land.

The matter in respect of the land is still pending before the Hon'ble High Court of Allahabad, and pending the final disposal, the Holding Company has, subsequently, shown the amount of Rs. 18,339.80 lakhs as recoverable from GNIDA in its books of accounts including stamp duty of Rs. 4,934.95 lakhs and lease rent paid of Rs. 61,13.11 lakhs. Further, the Holding Company is also carrying other construction costs amounting to Rs. 80,650.70 lakhs in respect of the projects to come upon the said land which also includes interest capitalised of Rs. 696,84.68 lakhs.

The impact on the accounts viz. inventory, projects in progress, customer advances, amount payable to or receivable from GNIDA, cannot be ascertained, since the matter is still subjudice, as mentioned hereinabove, vis-à-vis dues of the Holding Company, and hence we are unable to express an opinion on this matter.

The Holding company has deferred liability on account of interest payable to GNIDA appearing in the books of accounts as on 31st March, 2021 amounting to Rs. 2,75,193.97 Lakhs (including Rs. 39,409.55 Lakhs booked on account of interest during the year ended 31st March, 2021).

Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.

(vi) We draw attention to Note no. 12 of the Consolidated Financial Results, Confirmations/ reconciliations are pending in respect of amounts deposited by the Holding Company with the Hon'ble Supreme Court. As per books of account an amount of Rs. 480,66.95 lakhs deposited with the Hon'ble Supreme Court Registry ("Registry") is outstanding as at 31st March, 2021. Management has received certain details of payments made and monies received in the registry from the Court and is in process of reconciling the same with entries posted in books of accounts. The management has also requested the learned amicus curiae to provide the other relevant details like bank statement and balance confirmations. In view of the reconciliation exercise still in process and absence of other statement of transactions and confirmation of balance from the Registry, we are unable to comment on the completeness and correctness of amounts outstanding with the Registry and of the ultimate impact these transactions would have on the Consolidated Financial Results of the Holding Company, and hence we are unable to express an opinion on this matter.

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Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.

(vii) Non-current investment and loans

Holding Company has made investments and given loans to its joint ventures, associates and other. Details as on 31st March, 2021 are as follows: -

Amounts in L				
Particulars	Amount invested	Impairment accounted for till 31.3.2021	Carrying amount	
Equity investment - joint ventures	540,39.07	-	540,39.07	
Equity investment – associates	2,99.25	1,43	2,99.25	
Equity investment – others	310,40.70	-	310,40.70	
Debenture investment	15,12.18	-	15,12.18	
Investment – CIG	254,53,18	24	254,53.18	
Corporate guarantees	8.70	-	8.70	
Loans to Joint Ventures and Associates	83,81.00	-	83,81.00	
Share Application Money	46.50		46.50	

We draw attention to Note no. 13 of the Consolidated Financial Results, considering the fact that the accounts of these above mentioned foreign entities are not available with the management and for Indian entities, they are not—since last 3-4 years plus also taking into accounts the factors such as accumulated losses in above said entities, substantial/full erosion of net worth, significant uncertainty on the future of these entities and significant uncertainty on recovery of investments and loans, there are strong indicators of conducting impairment/ expected credit loss assessment for above mentioned investments and loans in accordance with the principles of Indian Accounting Standards 36, "impairment of ungers" and Indian Accounting Standards 109 "Imageral instruments".

Further: -

• Equity investment – others include investment made in M/s Carnoustie Management (India) Private Limited (Carnoustie) of Rs. 310,05.45 lakhs as on 31st March, 2021. Regarding this investment, the Holding Company has already filed an Intervention Application "IA" before Hon'ble Supreme Court of India wherein, the Holding Company has stated that erstwhile management has invested in equity shares of Carnoustie @ Rs. 1,000 – Rs. 1,500 per share including a premium of Rs. 990 – Rs. 1,490 per share. As per IA submitted by the Holding Company, there was no basis available with erstwhile management for such share valuation. Also, there were certain plots allotted to Carnoustie at a price lower than the market rate as on allotment date. Considering the nature of this investment, same is to be valued at fair value through other comprehensive income "FVTOCI" as required under Indian Accounting Standards 109 "financial instruments" but the Holding Company has decided to carry investment made in Carnoustie at cost as the matter is subjudice.



• Investment – CIG – The Holding Company made investment of Rs. 254,53.19 lakhs in CIG realty fund for which no details are available with the Holding Company. As explained by management, the Holding Company is planning to file a separate Intervention Application "IA" before Hon'ble Supreme Court of India requesting Hon'ble Court to take up this matter. Management also explained that CIG funds are already under investigation by Enforcement Directorate (ED) and Serious Fraud Investigation Office (SFIO). Considering the nature of this investment, same is to be valued at fair value through other comprehensive income "FVTOCI" as required under Indian Accounting Standards 109 "financial instruments" but the Holding Company has decided to carry investment made in CIG funds at cost as the matter is under investigation by various authorities.

In view of non-existence of any impairment study, non-existence of any expected credit loss policy in the Holding Company and accounting of investment at cost which were otherwise to be carried at FVTOCI, we are unable to express an opinion upon the adjustments, if any, that may be required to the carrying value of these non-current investments and non-current loan and its consequential impact on the Consolidated Financial Results.

(viii) Impairment Assessment of Bank and Corporate Guarantees

We draw attention to Note no. 13 of the Consolidated Financial Results, wherein it is stated that the Holding Company is having outstanding bank and corporate guarantee of Rs. 2736,22.31 as per audited financials for year ending 31st March, 2020. The Holding Company has not conducted any impairment assessment on the same in accordance with the principles of Indian Accounting Standards 109 "financial instruments". In view of the same, we are unable to comment on the same.

(ix) Trade receivables and other financial assets

The Holding Company has trade receivable and other financial assets as on 31st March, 2021 are as follows: -

Amounts in Lakhs of R					
Particulars	Amount	Provision accounted for till 31.3.2021	Carrying amount		
Trade Receivable	79,480.95	31,521.87	47,959.09		
Security Deposits	52,328.64	934.04	51,394.60		
Non-Current Loans and Advances	100.00	-	100.00		
Current Loans and Advances	8151.62	520.00	7631.62		
Advances for purchase of Shares	31,079.48	31,079.48	-		
Staff Imprest & Advances	47.89	-	47.89		
Advances to others	13.08	=	13.08		

We draw attention to Note no. 14 of the Consolidated Financial Results, The Holding Company has not assessed loss allowance for expected credit losses on financial assets in accordance with the principles of Indian Accounting Standards AS 109 - "Financial Instruments".

In view of non-existence of any expected credit loss policy in the Holding Company, we are unable to express an opinion upon the adjustments, if any, that may be required to the carrying value of these financial assets and its consequential impact on the Consolidated Financial Results.

Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.

(x) <u>Inventory and project in progress</u>

We draw attention to Note no. 15 of the Consolidated Financial Results, Holding Company, as on 31st March, 2021, has shown inventory of Rs. 62,517.96 Lakhs and project in progress "PIP" of Rs. 1,721,844.57 Lakhs. Holding Company is currently carrying these inventory and PIP items at cost which is computed based on percentage of completion method under Indian Accounting Standard 115 "Revenue from Contracts with Customers". In view of the fact that in majority of the projects of the Holding Company, construction and other operational activities are on hold since last 18-60 months, there are high indicators that such inventory and PIP assets should be tested for evaluating their respective net realised value "NRV" in accordance with the requirement of Indian Accounting Standard 2 "inventories".

Further, management is in the process of verification of title documents for land and other immovable assets.

As per the explanation provided by the management, pursuant to the approval of Hon'ble Supreme Court of India, Project Management Consultants (PMCs) have been appointed for the projects for estimation of work done till date, cost to be incurred further to complete the projects and to provide applicable completion timelines. These PMC's have also conducted actual physical assessment of the projects and are now in process of submitting their reports. Management is of the view that NRV assessment of inventory and PIP can be made only after the appointed PMCs complete their assessment of respective projects and submit their final reports.

In view of the absence of any NRV assessment by the management and absence of any physical verification report, we are unable to express an opinion upon the existence and adjustments, if any, that may be required to the carrying value of these inventories and PIP and its consequential impact on the Consolidated Financial Results.



(xi) External Confirmation

The Holding Company has not initiated the process of external confirmation for outstanding balances of following areas as on 31st March, 2021 are as follow:

		Amounts in	Lakhs of Rs.
Particulars	Amount	Provision accounted for till 31.3.2021	Carrying amount
Trade Receivable	79,480.95	31,521.87	47,959.09
Trade Payable	81,080.29	386.34	80,693.95
Advances received from Customers	11,22,884.38	Θ.	11,22,884.38
Advances to Suppliers	7,008.08	¥	7,008.08
Security Deposits	52,328.64	934.04	51,394.60
Loans to Joint Venture and Associates	8,381.00	*	8,381.00
Other Loans and advances	8251.62	520.00	7731.62
Advances for purchase of land and project pending commencement	612,87.37	300,00.00	312,87.37
Loans from Joint Venture and Associates	154,55.39	75	154,55.39
Security and other deposits payable	42,418.97	-	42,418.97
Staff Imprest	47.89		47.89
Inter Corporate Deposits	13,853.66	-	13,853.66
Other Assets	5,743.70		5,743.70

We draw attention to Note no. 16 of the Consolidated Financial Results, the Holding Company has expressed its inability to send confirmation requests in respect of above mentioned areas due to uncertainty about the amount receivable and payable appearing in the books of accounts which are outstanding for significantly long period of time. In view of non-existence of adequate supporting documents, we are unable to express an opinion upon completeness of the balances appearing in books of accounts of the Holding Company.

Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.



Bank confirmations

In respect to confirmation of bank balances, the Holding Company has sent confirmation requests to all the banks. Out of 551 bank accounts, we have received direct balance confirmation from banks for 21 bank accounts amounting to Rs. 453.64 Lakhs as on 31st March, 2021. We have been provided with bank statements, as provided by Holding Company, for 131 bank accounts amounting to Rs. 1022.91 Lakhs as on 31st March, 2021. For remaining 143 bank accounts amounting to Rs. 558.76 Lakhs as on 31st March, 2021, Holding Company is in the process to follow with the banks for providing statements / balance confirmations. In view of non-existence of supporting evidence related to bank balances, we are unable to comment upon completeness of the balances appearing in books of accounts of the Holding Company and adjustments, if any, that may be required to the books of accounts and its consequential impact on the Consolidated Financial Results.

With respect to the margin money with the banks and term deposits with the banks, no confirmations for the balance outstanding and interest certificates for the quarter ended 31st March, 2021 have been received. In view of non-existence of supporting evidence, we are unable to comment upon completeness of the balance appearing in the books of accounts of the Holding Company and adjustment, if any.

With respect to the loans and borrowings taken by the Holding Company amounting to Rs. 2755,38.27 Lakhs as on 31st March, 2021, no confirmation has been received till date of this report. Also, out of 35 borrowings, sanction letters/agreements is provided for only 9 cases and for the rest the relevant information is not available with the management. Interest expense on the said loans is accrued at a provisional rate of interest. Such provisional rate of interest is based on the details available with the Holding Company regarding interest rates charged by banks/ financial institutions and the same are 4-5 years old. In view of these, we are unable to comment upon completeness of the balances appearing in books of accounts of the Holding Company and adjustments, if any, that may be required to the books of accounts and its consequential impact on the Consolidated Financial Results.

Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.

(xii) We draw attention to Note no. 17 of the Consolidated Financial Results, Holding Company is in the process of estimating impact of its contingent liabilities which is subject to the decision of hon'ble Supreme Court of India on proposed resolution framework submitted by the Holding Company. In absence of the same, we are unable to express an opinion on the impact of such contingent liabilities on the Holding Company.

(xiii) The Holding company has made many adjustments in accordance with Indian Accounting Standards applicable to the holding company as on 31st March, 2020. The Holding Company is in the process of identifying the impact already incorporated in the books of accounts in previous years. In view of the same, we are unable to express an opinion on completeness of the impact of Indian Accounting Standard appearing in the books of account of the Holding Company.

(xiv) Revenue from real estate projects

We draw attention to Note no. 18 of the Consolidated Financial Results, The Holding Company is accounting for revenue under real estate projects using percentage of completion method (FOCM) with an understanding that performance obligations are satisfied over time. Provisions of paragraph 35 of Indian Accounting Standard 115 "revenue from contracts with customers" specifies that an entity can recognise revenue over time if it satisfies any one of the following criteria: -

- The customer simultaneously receives and consumes the benefits provided by the entity's performance as the entity performs
- The entity's performance creates or enhances an asset (for example, work in progress) that the customer controls as the asset is created or enhanced
- The entity's performance does not create an asset with an alternative use to the entity and; the entity has an enforceable right to payment for performance completed to date.

On perusal of various agreements entered by the Holding Company with home buyers, it seems that the Holding Company does not satisfy any of the conditions specified in paragraph 35 of Indian Accounting Standard 115 "revenue from contracts with customers".

Based on the explanation provided by the management, they are in agreement with our understanding and are in the process of evaluation its impact on the present and earlier presented periods.

In view of the same, we are unable to express an opinion on the matter.

(xv) The Holding Company has long outstanding statutory liabilities as on 31st March, 2021, details of which are as follows: -

Nature of dues	Principal outstanding (Rs. in lakhs)	amount	Outstanding since
Income tax deducted at source		102,46.88	Financial Year 2014 - 2015
Professional Tax		0.59	Financial Year 2018 - 2019
Provident Fund		24,42.87	Financial Year 2015 - 2016



We draw attention to Note no. 19 of the Consolidated Financial Results, Also, with respect to goods and services tax, the Holding Company has revoked the cancellation of its GST Registration in the state of Haryana during the year. The Holding Company is in discussion with the authorities to release cancellation on its registration numbers in other states and is in process of filing returns with the authorities.

In view of the same, we are unable to express an opinion on the matter.

(xvi) We draw attention to Note no. 20 of the Consolidated Financial Results, The Holding Company has failed to repay deposits accepted by it including interest thereon in respect of the following deposits:

Particulars	Unpaid matured deposits (Principal amount) as at 31 st March 2020	Principal paid during the Year (Rs. Lakhs)	Unpaid matured deposits (Principal amount) as at 31st March 2021 (Rs. Lakhs)
Deposits that have matured on or before 31st March, 2017	579,92.40	31.49	579,60.91

The total unpaid interest as on 31st March, 2021 (including interest not provided in the books) amount to Rs. 462,67.47 lakhs.

Further, the Holding Company has not provided for interest payable on public deposits which works out to Rs. 70,76.53 lakhs for the year ended 31st March 2021 (Cumulative upto 31st March 2021 – Rs. 283,85.76 lakhs).

Besides, the impact of non-provision of interest payable on public deposits of Rs. 70,76.53 lakhs for the year ended 31st March, 2021 on the profit and loss, we are unable to evaluate the ultimate likelihood of penalties/ strictures or further liabilities, if any on the Holding Company. Accordingly, impact, if any, of the indeterminate liabilities on these Consolidated Financial Results is currently not ascertainable, and hence we are unable to express an opinion on this matter.

Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.

(xvii) We draw attention to Note no. 21 of the Consolidated Financial Results, there have been delays in the payment of dues of non-convertible debentures, term loans & working capital loans (including principal, interest and/ or other charges as the case may be) to the lenders of the Holding Company and the total of such outstanding amount to Rs. 5,30,423.63 Lakhs as on 31st March, 2021. The lenders have initiated the action against the Holding Company under various act(s). On account of the same, we are unable to determine the impact of the likely outcome of the said proceedings and hence we are unable to express an opinion on this matter.

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- (xviii) We draw attention to Note no 22 of the Consolidated Financial Results of the Holding Company as on 31st March, 2021 which contains the details of Intervention Application "IA" before Hon'ble Supreme Court of India wherein, the Holding Company has stated that erstwhile management has invested in the state of Hyderabad through a collaboration agreement with M/s Dandamundi Estate and Mr. D.A. Kumar and deposited an amount of Rs. 481,31.00 lakhs (out of which an amount of Rs. 6,00.00 lakhs got adjusted on account of some dues of M/s Dandamundi Estate). Holding Company has also obtained bank loans to the tune of Rs. 335,00.00 lakhs against security of these lands, legal titles of which were never transferred in the name of the Holding Company. Now the new management, is trying to recover the amounts deposited with M/s Dandamundi Estate and Mr. D.A. Kumar along with interest @ 18% pa and has not created any provision against said deposit in the books of accounts on account of matter being subjudice. In view of the same, we are unable to express an opinion on this matter.
- (xix) We draw attention to Note no. 23 of the Consolidated Financial Results, the group has goodwill amounting to Rs. 38,380.79 Lakhs appearing in the financial results as on 31st March, 2021 on account of its investment made in subsidiaries. The books of accounts of the subsidiaries are other not available with the Holding Company or it available, they are not audited since last 3-4 years. There are accumulated losses in the subsidiaries and also substantial/full crossion of net worth and hence the recoverability of goodwill could not be ascertained. These me strong indicators of conducting impairment accomment for Goodwill in accordance with the principles of Indian Accounting Standard 36 "Impairment of Assets".

In view of non-existence of any impairment study, we are unable to comment upon the adjustments, if any, in the carrying amount of goodwill and its consequential impact in the Consolidated Financial Results.

- (xx) We draw attention to Note no. 24 of the Consolidated Financial Results, with respect to opening balances appearing in the books of accounts of the Holding Company as on 01st April, 2020, there is no information/ supporting documents available with the Holding Company related to following accounts: -
 - Other comprehensive income / (loss) amounting Rs. (523,31.93) lakhs
 - Provision for bad and doubtful debts/ trade receivables amounting Rs. 323,73.95
 lakhs
 - Other loans and advance amounting to Rs. 520.00 lakhs
 - Trade receivables and advances received from customers amounting Rs. 11930,75.62
 Lakhs
 - Loans/ advances given to joint ventures and associates amounting to Rs. 83,81.00
 Lakhs
 - Loans taken from joint ventures and associates amounting to Rs. 154,55.39 Lakhs



- Advance for purchase of shares amounting to Rs. 310,79.48 Lakhs
- Expenses payable amounting to Rs. 51,612.66 Lakhs
- Current Tax Assets amounting to Rs. 3004.64 Lakhs
- Deferred Liability amounting to Rs. 2,36,049.12 Lakhs
- Advance given for purchase of land amounting to Rs. 61,287.37 Lakhs and its Ind AS Adjustments amounting to Rs. 43,65.00 Lakhs.
- Provision for doubtful advance given for purchase of land amounting Rs. 30,000.00 Lakhs
- Investment in CIG Funds (Ind AS Adjustments) amounting to Rs. 9,60.83 Lakhs.
- Security Deposits receivables (Ind A3 Adjustments) amounting to Rs. 2,867.51
 Lakhs
- Prepaid Expenses (Ind AS Adjustments) amounting to Rs. 17.84 Lakhs.
- Term loans from bank and Financial Institution (Ind AS Adjustments) amounting to Rs. 63.93 Lakhs.
- Security Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 Lakhs.
- Statutory Dues (Ind AS Adjustments) amounting to Rs. 8.06 Lakhs.
- Other Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs
- Advance from Customers (Ind AS Adjustments) amounting to Rs. 121,70.42 Lakhs

Considering the significance of amounts involved in above mentioned areas, we are not in a position to express an opinion on the Consolidated Financial Results as on 31st March, 2021.

Management's Responsibilities for the Consolidated Financial Results

This Statement, which includes the Consolidated Financial Results is the responsibility of the Holding Company's Board of Directors, and has been approved by them for the issuance. The Statement has been prepared on the basis of the Consolidated Financial Statements for the year ended 31st March, 2021. This responsibility includes the preparation and presentation of the Consolidated Financial Results for the Quarter and Year ended 31st March, 2021 that give a true and fair view of the net profit and other comprehensive income of the Holding Company and other financial information in accordance with the recognition and measurement principles laid down in 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. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Holding Company 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 the 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.

In preparing the Consolidated Financial Results, the Board of Directors are responsible for assessing the Holding 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 Holding Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are also responsible for overseeing the Holding Company's financial reporting process.

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:

- Identify 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 through a separate report on the
 complete set of financial statements whether the Holding 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 Holding 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 evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Holding Company to cease to continue as a going concern.

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 Evaluate the overall presentation, structure and content of the Consolidated Financial Results including the disclosures, and whether the Annual Consolidated Financial Results represents 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

(i) We draw your attention to Note no. 25 to the Consolidated financial result. The Holding Company had received an arbitral award dated 6th July 2017 passed by the London Court of International Arbitration (LCIA) wherein the arbitration tribunal has directed the Holding Company to purchase the investment of Cruz City 1 (a Holding Company owned by Lehman Bros.) in Kerrush Investment Ltd. (Mauritius) at the overall value of USD 298,382,949 34 (Previous year ended 31st March 2019 – USD 298,382,949,34) equivalent to Rs. 224,085.59 lakhs (Previous year ended 31st March 2019 – Rs. 206,839.06 lakhs). The High Court of Justice, Queen's Bench Division, Commercial Court London had confirmed the said award.

Further, consequent to the order passed by the Hon'ble High Court of Delhi in the case instant, the Holding Company is required to make the aforesaid investment into Kerrush Investments Ltd. (Mauritius). The decree of the aforesaid amount against the Holding Company is pending for execution.

Based on the information obtained and review procedures performed, we are unable to assess whether the underlying SRA project in Santacruz, Mumbai would be substantial to justify the carrying value of these potential investments.

Previous auditor had mentioned this matter under "other matter" on the Consolidated financial statements for the year ended 31st March, 2020.

(ii) We draw attention to Note no. 26 of the Consolidated Financial Results, A forensic audit of the Holding Company was conducted as per directions of the Hon'ble Supreme Court, and the report on the forensic audit was submitted in a sealed envelope to the Hon'ble Supreme Court. We have been informed that the report on the forensic audit is not available with the Holding Company or its Board of Directors; hence impact of observations in the forensic audit report can be ascertained only after the same is obtained.

Previous auditor had mentioned this matter under "other matter" on the Consolidated financial statements for the year ended 31st March, 2020.

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(iii) We draw attention to Note no. 27 of the Consolidated Financial Results, we did not audit the financial statements/ information of Libya branch office, included in the Consolidated financial statements of the Holding Company, whose financial statements/ information reflect total assets of Rs. 13,28.47 lakhs (Previous year Rs. 42,74.55 lakhs) as at 31st March, 2021 and total revenues of Rs. NIL (Previous year Rs. NIL) for the year ended on that date, as considered in the Consolidated financial statements and described above. The Holding Company has also made provision against all assets of Rs 13,28.47 Lakhs (Previous year 2019-20 Rs. 42,74.55 Lakhs). The financial statements/ information of this branch has not yet been—by the branch auditor due to the adverse political situation prevailing in Libya.

The holding company has also not applied for necessary approvals from AD category -1 bank to write off all the assets and write back all the liabilities in the books of accounts.

Further, the Holding Company has restated all the assets and liabilities of Libya branch as on 31st March, 2021 based on exchange rate prevailing on that date. Since the said assets and liabilities are no longer monetary items in accordance with the principles of Indian Accounting Standards 21, "The Effects of Changes in Foreign Exchange Rates". In view of the same, we are unable to express an opinion on the matter.

- (iv) The Consolidated Financial Results include comparative financial figures of the Holding Company for the quarter ended 31st March, 2020 which have been audited by the predecessor auditor vide its reports dated 9th November, 2020 in which the predecessor auditor has expressed a disclaimer of opinion.
- (v) The Consolidated Financial Results include figures of three months ended 31st March, 2020 as reported in these Consolidated Financial Results are the balancing figures between figures in respect of year ended 31st March, 2020 and published year to date figures upto 31st December, 2019. The figures upto 31st December, 2019 had only been reviewed by the predecessor auditor and not subject to audit.
- (vi) We draw attention to Note no. 28 of the Consolidated Financial Results, the Holding Company has accounted for following provisions / impairment in the Consolidated Financial Results for the quarter and year ended 31st March, 2021: -
 - Provision created against advance given for purchase of shares of Rs. 31,079.48 lakhs. These advances were given in the years 2007 2013 and the Holding Company has no evidence regarding recoverability of these advances.
 - Reversal of deferred tax assets of Rs. 24,672.66 created earlier on account of carry forward business losses. Same was reversed as there was no reasonable certainty of having taxable profits in foreseeable future against which this tax asset can be adjusted as required under provisions of Indian Accounting Standard 12 "income taxes".

- Writing off of prepaid expenses of Rs. 3,736.26 lakks pertaining to brokerage paid
 in earlier years and interest receivable of Rs. 4,75.21 lakks. The Holding Company
 has no evidence regarding recoverability of these advances.
- Impairment in Goodwill of Rs. 18,78.75 Lakhs.

All of the above-mentioned adjustments carried in quarter and Year ending 31st March, 2021 pertain to the earlier period presented by the management for which annual general meeting was already held and the accounts were already adopted therein. This gives an indication that there were errors in the financials of earlier period which requires restatement as required under provisions of Indian Accounting Standard 8 "accounting policies, changes in accounting estimates and errors". The Holding Company is in the process of evaluating possibility of applicability of section 131 of the Companies Act, 2013 with respect to the earlier period financial statements and subsequent requirement of seeking approval from concerned authorities as required in the said section.

(vii) The holding company has booked the sale of land amounting to Rs. 37,79.01 Lakhs and the corresponding cost of sale of land has been booked amounting to Rs. 67,44.79 Lakhs. The Holding Company has shown the land as project inventory in the books of accounts in previous years. As per the supporting document available regarding sale of land it seems the Holding Company does not have any legal title over the land at any point of time.

Based on the information and explanation provided by management we are unable to express an opinion on the matter.

(viii) We draw attention to Note no. 29 of the Consolidated Financial Results, the holding company has shown income from maintenance charges amounting to Rs. 2,399.90 Lakhs for the period ended 31st March, 2021. We have not been provided with the relevant agreement/supporting documents to verify completeness and accuracy of said income.

Due to non-availability of data and supporting documents, we are unable to express an opinion on the same.

UDIN - 22529619AKOFJG6485

For GSA & Associates LLP Chartered Accountants

Firm Registration No.: 000257N/N500339

Tanuj Chugh

Partner

Date: 8th June, 2022

Place: Gurgaon

0.000

Membership No: 529619

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Annexure A to the Independent Auditor's Report

List of Subsidiaries, Associates and Joint Ventures included in the Consolidated Financial Results:

Subsidiaries

- 1) Abohar Builders Pvt. Ltd.
- 2) Aditya Properties Pvt. Ltd.
- 3) Agmon Projects Pvt. Ltd.
- 4) Akola Properties Ltd.
- 5) Algoa Properties Pvt. Ltd.
- 6) Alice Builders Pvt. Ltd.
- 7) Aller Properties Pvt. Ltd.
- 8) Alor Golf Course Pvt. Ltd.
- 9) Alor Maintenance Pvt. Ltd.
- 10) Alor Projects Pvt. Ltd.
- 11) Alor Recreation Pvt. Ltd.
- 12) Amaro Developers Pvt Ltd.
- 13) Amarprem Estates Pvt. Ltd.
- 14) Amur Developers Pvt. Ltd.
- 15) Andes Estates Pvt. Ltd.
- 16) Angul Properties Pvt Ltd.
- 17) Arahan Properties Pvt. Ltd.
- 18) Arcadia Build- Tech Ltd.
- 19) Arcadia Projects Pvt. Ltd.
- 20) Ardent Build -Tech Ltd
- 21) Askot Builders Pvt. Ltd.
- 22) Azores Properties Ltd.
- 23) Bengal Unitech Hospitality Pvt. Ltd.
- 24) Bengal Unitech Universal Infrastructures Pvt. Ltd.
- 25) Bengal Unitech Universal Siliguri Projects Ltd.
- 26) Bengal Unitech Universal Townscape Ltd.
- 27) Bengal Universal Consultants Pvt, Ltd.
- 28) Broomfield Builders Pvt. Ltd.
- 29) Broomfield Developers Pvt. Ltd.
- 30) Bynar Properties Pvt. Ltd.
- 31) Cape Developers Pvt. Ltd.
- 32) Cardus Projects Pvt. Ltd.
- 33) Chintpurni Construction Pvt. Ltd.
- 34) Clarence Projects Pvt. Ltd.
- 35) Clover Projects Pvt. Ltd.
- 36) Coleus Developers Pvt. Ltd.
- 37) Colossal Projects Pvt. Ltd.
- 38) Comfrey Developers Pvt. Ltd.
- 39) Cordia Projects Pvt. Ltd.
- 40) Crimson Developers Pvt. Ltd.
- 41) Croton Developers Pvt. ltd.
- 42) Dantas Properties Pvt. Ltd.
- 43) Deoria Properties Ltd.
- 44) Deoria Realty Pvt. Ltd.
- 45) Devoke Developers Pvt. Ltd



- 46) Devon Builders Pvt. Ltd.
- 47) Dhaulagiri Builders Pvt. Ltd.
- 48) Dhruva Realty Projects Ltd.
- 49) Dibang Properties Pvt. Ltd.
- 50) Drass Projects Pvt. Ltd.
- 51) Elbe Builders Pvt. Ltd.
- 52) Elbrus Builders Pvt. Ltd.
- 53) Elbrus Developers Pvt. Ltd.
- 54) Elbrus Properties Pvt. Ltd.
- 55) Elixir Hospitality Management Ltd. (formerly known as Unitech Hospitality Ltd.)
- 56) Erebus Projects Pvt. Ltd.
- 57) Erica Projects Pvt. Ltd.
- 58) Flores Projects Pvt. Ltd.
- 59) Flores Properties Ltd.
- 60) Girnar Infrastructures Pvt. Ltd.
- 61) Glenmore Builders Pvt. Ltd.
- 62) Global Perspectives Ltd.
- 63) Grandeur Real tech Developers Pvt. Ltd.
- 64) Greenwood Projects Pvt. Ltd.
- 65) Gurgaon Recreation Park Ltd.
- 66) Halley Developers Pvt. Ltd.
- 67) Halley Projects Pvt. Ltd.
- 68) Harsil Builders Pvt. Ltd.
- 69) Harsil Properties Pvt. Ltd.
- 70) Hassan Properties Pvt. Ltd.
- 71) Hatsar Estates Pvt. Ltd.
- 72) Havelock Estates Pvt. Ltd.
- 73) Havelock Investments Ltd.
- 74) Havelock Properties Ltd.
- 15) Havelock Realtors Ltd.
- 76) High Strength Projects Pvt. Ltd.
- 77) Jalore Properties Pvt Ltd
- 78) Jorhat Properties Pvt. Ltd.
- 79) Kerria Projects Pvt. Ltd.
- 80) Khatu Shyamji Infratech Pvt. Ltd.
- 81) Khatu Shyamji Infraventures Pvt. Ltd.
- 82) Konar Developers Pvt. Ltd.
- 83) Landscape Builders Ltd.
- 84) Lavender Developers Pvt. Ltd.
- 85) Lavender Projects Pvt. Ltd.
- 86) Madison Builders Pvt. Ltd.
- 87) Mahoba Builders Pvt. Ltd.
- 88) Mahoba Schools Ltd.
- 89) Manas Realty Projects Pvt. Ltd.
- 90) Mandarin Developers Pvt. Ltd.
- 91) Mansar Properties Pvt. Ltd.
- 92) Marine Builders Pvt. Ltd.
- 93) Masla Builders Pvt. Ltd.
- 94) Mayurdhwaj Projects Pvt. Ltd.
- 95) Medlar Developers Pvt. Ltd.



- 96) Medwyn Builders Pvt. Ltd.
- 97) Moonstone Projects Pvt. Ltd.
- 98) Moore Builders Pvt. Ltd.
- 99) Munros Projects Pvt. Ltd.
- 100) New India Construction Co. Ltd.
- 101) Nirvana Real Estate Projects Ltd.
- 102) Onega Properties Pvt. Ltd.
- 103) Panchganga Projects Ltd.
- 104) Plassey Builders Pvt. Ltd.
- 105) Primrose Developers Pvt. Ltd.
- 106) Purus Projects Pvt. Ltd.
- 107) Purus Properties Pvt. Ltd.
- 108) QnS Facility Management Pvt. Ltd.
- 109) Quadrangle Estates Pvt. Ltd.
- 110) Rhine Infrastructures Pvt. Ltd.
- 111) Robinia Developers Pvt. Ltd.
- 112) Ruhi Construction Co. Ltd.
- 113) Sabarmati Projects Pvt. Ltd.
- 114) Samay Properties Pvt. Ltd.
- 115) Sandwood Builders & Developers Pvt.Ltd.
- 116) Sangla Properties Pvt. Ltd.
- 117) Sankoo Builders Pvt. Ltd.
- 118) Sanyog Builders Ltd.
- 119) Sanyog Properties Pvt. Ltd.
- 120) Sarnath Realtors Ltd.
- 121) Shrishti Buildwell Pvt. Ltd.
- 122) Shri Khatu Shyamji Infrapromoters Pvt. Ltd.
- 123) Simpson Estates Pvt. Ltd.
- 124) Somerville Developers Ltd.
- 125) Sublime Developers Pvt. Ltd.
- 126) Sublime Properties Pvt. Ltd.
- 127) Supernal Corrugation (India) Ltd.
- 128) Tubus Estates Pvt. Ltd.
- 129) Uni Homes Pvt. Ltd.
- 130) Unitech Acacia Projects Pvt. Ltd.
- 131) Unitech Agra Hi-Tech Township Ltd.
- 132) Unitech Alice Projects Pvt. Ltd.
- 133) Unitech Ardent Projects Pvt. Ltd.
- 134) Unitech Build-Con Pvt. Ltd.
- 135) Unitech Builders & Projects Ltd.
- 136) Unitech Builders Ltd.
- 137) Unitech Buildwell Pvt. Ltd
- 138) Unitech Business Parks Ltd.
- 139) Unitech Capital Pvt. Ltd.
- 140) Unitech Chandra Foundation
- 141) Unitech Colossal Projects Pvt. Ltd.
- 142) Unitech Commercial & Residential Projects Pvt. Ltd.
- 143) Unitech Country Club Ltd.
- 144) Unitech Cynara Projects Pvt. Ltd.
- 145) Unitech Developers & Hotels Pvt. Ltd.



- 146) Unitech High Vision Projects Ltd.
- 147) Unitech Hi-Tech Builders Pvt. Ltd.
- 148) Unitech Hi-Tech Developers Ltd.
- 149) Unitech Holdings Ltd.
- 150) Unitech Hospitality Services Ltd.
- 151) Unitech Hotel Services Pvt. Ltd.
- 152) Unitech Hotels & Projects Ltd.
- 153) Unitech Hotels Pvt. Ltd.
- 154) Unitech Hyderabad Projects Ltd.
- 155) Nacre Gardens Hyderabad Ltd. (formerly Unitech Hyderabad Township Ltd.)
- 156) Unitech Infra-Con Ltd.
- 157) Unitech Industries & Estates Pvt. Ltd.
- 158) Unitech Industries Ltd.
- 159) Unitech Infopark Ltd.
- 160) Unitech Infra Ltd.
- 161) Unitech Infra-Developers Ltd.
- 162) Unitech Infra-Properties Ltd.
- 163) Unitech Kochi-SEZ Ltd.
- 164) Unitech Konar Projects Pvt. Ltd.
- 165) Unitech Manas Projects Pyt, Ltd.
- 166) Unitech Miraj Projects Pvt. Ltd.
- 167) Unitech Nelson Projects Pvt. Ltd.
- 168) Unitech Pioneer Nirvana Recreation Pvt. Ltd.
- 169) Unitech-Pioneer Recreation Ltd.
- 170) Unitech Power Transmission Ltd.
- 171) Unitech Real Estate Builders Ltd.
- 172) Unitech Real Estate Management Pvt. Ltd.
- 173) Unitech Real-Tech Properties Ltd.
- 174) Unitech Realty Builders Pvt. Ltd.
- 175) Unitech Realty Developers Ltd.
- 176) Unitech Realty Pvt. Ltd.
- 177) Unitech Realty Ventures Ltd.
- 178) Unitech Reliable Projects Pvt. Ltd.
- 179) Unitech Residential Resorts Ltd.
- 180) Unitech Samus Projects Pvt. Ltd.
- 181) Unitech Valdel Hotels Pvt. Ltd.
- 182) Unitech Vizag Projects Ltd.
- 183) Zanskar Builders Pvt. Ltd.
- 184) Zanskar Realtors Pvt. Ltd.
- 185) Zanskar Realty Pvt. Ltd.
- 186) Alice Developers Pvt. Ltd.
- 187) Alkosi Ltd.
- 188) Bageris Ltd.
- 189) Bolemat Ltd.
- 190) Boracim Ltd.
- 191) Brucosa Ltd.
- 192) Burley Holding Ltd.
- 193) Comegenic Ltd.
- 194) Crowbel Ltd.
- 195) Empecom Corporation



- 196) Firisa Holdings Ltd.
- 197) Gramhuge Holdings Ltd.
- 198) Gretemia Holdings Ltd.
- 199) Impactlan Ltd.
- 200) Insecond Ltd.
- 201) Kortel Ltd.
- 202) Nectrus Ltd.
- 203) Nuwell Ltd.
- 204) Reglina Holdings Ltd.
- 205) Risster Holdings Ltd.
- 206) Serveia Holdings Ltd.
- 207) Seyram Ltd.
- 208) Spanwave Services Ltd.
- 209) Surfware Consultants Ltd.
- 210) Technosolid Ltd.
- 211) Transdula Ltd.
- 212) Unitech Global Ltd.
- 213) Unitech Hotels Ltd.
- 214) Unitech Malls Ltd.
- 215) Unitech Overseas Ltd.
- 216) Vectex Ltd.
- 217) Zimuret Ltd.
- 218) Unitech Libya for General Contracting and Real Estate Investment

Associates

- 1) Greenwood Hospitality Pvt. Ltd.
- 2) Millennium Plaza Ltd.
- 3) Unitech Shivalik Realty Ltd
- 4) Simpson Unitech Wireless Pvt. Ltd.

Joint Ventures

- 1) Unitech LG Construction Co. Ltd. (AOP)
- 2) Adventure Island Limited (Formerly known as Unitech Amusement Parks Ltd.)
- 3) Arihant Unitech Realty Projects Ltd.
- 4) MNT Buildcon Private Limited
- 5) Shivalik Venture Pvt Limited
- 6) Shivalik Ventures City developers Pvt. Ltd.
- 7) SVS Buildcon Private Limited
- 8) Unitech Valdel Valmark (P) Limited
- 9) Unival Estates India LLP
- Entertainment City Limited (Formerly known as International Recreation Parks Pvt. Ltd.)
- 11) S. B. Developers Ltd.
- 12) Sarvmangalam Builders & Developers Pvt. Ltd.
- 13) North Town Estates Pvt. Ltd.
- 14) Arsanovia Limited
- 15) Elmvale Holding Limited
- 16) Kerrush Investments Limited
- 17) South City II (an unincorporated JV with Pioneer Urban Land and Infrastructure Ltd.)



UNITECH LIMITED

CIN: L74899DL1971PLC009720

Regd. Office: 6, Community Centre, Saket, New Delhi 110017

Statement of Audited Consolidated Results for the Quarter And Year Ended March 31, 2021

(Rs. in Lakhs except EPS)

71-			Quarter Ended	T	Year I	Lakhs except EP
SL	Particulars	31.03.2021	31,12,2020	31.03.2020	31.03.2021	31.03.2020
No.		Audited	Unaudited	Audited	Audited	Audited
					7.000.00	Tipulos
1.	Revenue from Operations	18,670.92	36,152,68	13,771.67	54,823,60	1,71,627.2
2.	Other Income	389.81	902.20	1,043.84	1,292.01	4,866.6
3.	Total Income (1+2)	19,060.73	37,054.88	14,815.51	56,115.60	4 70 400 0
531		15,000.73	31,034.60	14,013.31	30,113,60	1,76,493.9
d	Hyponene					
	Inh and construction expenses	2,742.61	1,010.60	3,401,27	7,650.20	10,204.4
	Real Estate, Construction and Other Expenses	14,828.25	20,627.26	29,434.54	35,455,51	1,40,945.5
	Changes in Inventories of finished proportion, land, land development right and work in progress	1,634.14	(1,761.64)	3,164.12	(127.50)	(714.0
	Employee Benefits Expense	1,707.83	4,172,58	1,997.35	5,880.41	8,535.0
	Finance Costs	23,236.82	65,351.94	37,259.69	88,588,76	75,916.4
	Depreciation and Amortisation Expense	179.85	520.93	175.61	700.79	688.4
_	Other expenses	2,258.43	13,537.75	38,430.65	15,788.18	59,797,2
	Total Expenses	46,579,93	1,07,359,42	1,12,953,23	1,53,939,35	2.95.372.2
5.	Profit/(Loss) from Operations before Exceptional items and Prior Period Adjustments (3-4)	(27,519.20)	(70,304.54)	(98,137.72)	(97,823.74)	(1,18,878.3
6.	Exceptional items / Provision for Impairment	36 30 30	32,958,22	24 200 00	920000000000000000000000000000000000000	34,260,0
7.	Profit/(Loss) from Ordinary Activities before tax (5+/-5)	(27,519.20)	(1,03,262,76)	34,260.09 (1,32,397,81)	32,958.22	
		(21,713.24)	(1,00,202,70)	(1,32,397,61)	(1,38,781.97)	(1,53,138.4
R	Tax Expense			1	- 1	
	(a) Current Tax	- 1	9955.555		- 1	
- 1	Current Year	622.32	79,38	360.44	701.70	1,196.8
	Less : MAT credit entitlement Earlier year Tax Reversal	8.8	1(*1	*	*	34
- 1		(0.08)	(22,10)	822.29	(22.18)	B23.7
_	(b) Deferred Tax	116.74	24,664.78	373.51	24,781.51	3,027.4
3.	Not Profit/(Loss) from Ordinary Activities after tax (7+/-8)	(28,258.18)	(1,27,984.82)	(1,33,954.05)	(1,56,243.00)	(1,58,186.3
),	Extraordinary Items (Net of Tax Expense)					
1,	Net Profit/(Loss) for the period (9+/-10)	(28,258.1B)	(1,27,984.82)	(1,33,954.05)	(1,56,243.00)	(1,58,186.3)
2.	Share of Profit (Loss) of associates	(4,600.38)		(22.06)	(4,600.38)	(131.71
3.	Minority Interest	279.89	1,145,88	2,310,57	1,426.77	2,101.52
4.	Net Profit/(Loss) after Taxes, Minority Interest and share of Profit/(Loss) of Associates (11+/-12+/- 13)	222 233 334		W 85		
5.	5/04	(32,578.67)	(1,26,837.94)	(1,31,665.54)	(1,59,416.62)	(1,56,216.56
6.	Profil/(Loss) from continuing operation (before tax) Tax Expenses of continuing operations	(32,102.15)	(1,02,321,47)	(1,30,229 79)	(1,34,423.62)	(1,52,016.61
	Profit(Loss) from continuing operations after tax (161/-16)	645.07	24,700,19	1,546,58	25,345.26	4,943,54
0.	Profit/(Loss) from discontinued operation (before tax)	(32,747.22)	(1,27,021.66)	(1,31,778,37)	(1,59,768.88)	(1,56,960.15
9	Lax Expenses of discontinued operations	262.45	205,59	120,48 0.66	468.04	848.01
0.	Profit/(Loss) from discontinued operations after tax (18+/-19)	168.55	183.72	110.83	116.77 352.27	101.1a 743.59
1.	Profit / (Loss) for the period (17+/-20)	(32,578.67)	(1,26,837.94)	(1,31,865.54)	(1,59,416.62)	(1,56,216.56
		(02,010,01)	(IIII)	(1,31,003.34)	[1,35,410.02]	(1,30,210,30
2.	Other Comprehensive Income (net of tax)			- 1		
	A (i) Items that will be reclassified to Profit or Loss		87	£ \$ E	181	*
1	(ii) Income Tax relating to Item that will be reclassified to Profit and Loss	•	22	5 2 0	Max.	
	B (i) Items that will not be reclassified to Profit or Loss	668.74	179.10	228.56	847.83	282.80
-	(ii) Income Tax relating to item that will not be reclassified to Profit and Loss	(234.30)	(21.13)	(99.53)	(255,44)	(112.17
_	Total Other Comprehensive Income (net of tax)	434,44	157.96	129.02	592,40	170.63
1	Total Comprehensive Income (21+/-22)	(32,144,24)	(1,26,679.98)	(1,31,536,52)	(1,58,824.22)	(1,56,045.93
	Paid-up equity share capital	52,326.02	52,326.02	52,326.02	52,326.02	E2 926 02
	(Face Value - Rs. 2 per share)	52,525.02	52,520.02	32,320.02	52,520.02	52,326.02
	Other Equity excluding Revaluation Reserves		.		2,51,246.16	4,08,880.13
+						
1	Earnings per Equity Share for continuing operations	- 1				
	(of Rs. 2/- each) *(Not Annualised)					
	Basic and Diluted (Rs.)	(1.25)	(4.86)*	(5.04)	(6.11)	(6.00
1	Earnings per Equity Share for discontinued operations					
T	(of Rs. 2/- each)*(Not Annualised)					
	Basic and Diluted (Rs.)	0.01	0,01*	0.01	0.01	0.03
1	Earnings per Equity Share for continuing & discontinued operations					
	(of Rs. 2/- each) *(Not Annualised)					
	Basic and Diluted (Rs.)	(1.24)				(5.97

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Y.S. MALIK, IAS (Retd.)
Chairman & Managing Director
Unitech Limited

Unitech Limited

CIN: L74899DL1971PLC009720

Regd. Office: 6, Community Centre, Saket, New Delhi-110017

CONSOLIDATED SEGMENT-WISE REVENUE, RESULTS, ASSETS AND LIABILITIES FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2021

(Rs. In Lakhs)

	905 80 50			CONSOLIDATED		
l No.	Particulars		Quarter Ended		Year E	nded
		31.03.2021	31.12.2020	31.03.2020	31.03.2021	31.03.2020
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1						
4	Sagment Revenue					
	(a) Real Estate & Related Activities	1,642.47	3,084.75	(3,964.45)	13,146.55	1,18,646.8
	(b) Property Management	2,210.59	892.13	6,587.47	8,951.84	19,778.0
	(c) Hospitality	352.48	333.31	649,53	903.13	2 537 6
	(d) Transmission Tower	14,845.39	8.148.66	11,002.16	33,113.31	34,489.7
	(e) Investment & Other Activities	0.77	90	9	0.77	8.0
	<u>l otal</u>	19,051.70	12,458.84	14,274.71	56,115.60	1,75,460.3
	Less: Inter Segment Revenue	17.	3		S##	
	Net External Revenue	19,051.70	12,458.84	14,274.71	56,115.60	1,75,460.3
2.	Segment Result					
	(Frofit/(Loss) Before (ax & Finance Cost)					
	(a) Real Estate & Related Activities	(5,512.39)	(626.98)	(57,808.30)	(12,761.04)	(44,149.1
	(b) Property Management	820.63	(301.04)	(3,862.88)	2,667.51	(1,316.3
	(c) Hospitality	(24,61)	0.44	16.60	(277,93)	(9.9)
- 1	(d) Transmission Tower	434.64	347.91	366.33	1,082.16	1,608.5
- 1	(e) Investment Activities	(0.65)	(0.11)		E9	V.
- 1	(f) Others	(0.03)	(0.11)	(130,57)	(0.75)	(128.5
- 1	(g) Unallocable Income / (Expense)	-	44.00	540.80	55.06	1,033.5
	Total	(4,282.39)	(535.78)	(60,878.03)	(9,234.99)	(42,961.8
	Less:		, ,	3 %		,, ,,
	(i) Finance Cost	23,236,83	22,666.19	37,259,69	88,588,76	75,916,4
- 1	(ii) Prior Period Adjustment			8051 F-0309 F-0951		
	(iii) Extraordinary Loss / Provision for Impairment		-	34,260.09	32,958,22	34,260.0
1	Profit /(Loss) before Tax	(27,519.21)	(23,201.97)	(1,32,397.81)	(1,30,781.97)	(1,53,138.4
3.	Segment Assets					
E .	a) Real Estate & Related Activities	24,70,037.69	24,45,096.81	24,71,612.81	24,70,037.69	24,71,612.8
	b) Property Management	34,645,29	34,594.99	34,186.82	34,645.29	34,186.8
- 10	c) Hospitality	16,345.39	16,393,38	16,207.60	16,345.39	16,207.6
- 12	d) Transmission Tower	31,146,94	30,656.98	29,884.86	31,146.94	29,884.8
- 1	e) Investment Activities	35,794.16	35,794.16	35,794.16	35,794.16	35,794.1
- 10) Unallocable	-	30,734.10	35,754.10	33,794.10	30,734.1
Ĺ	<u>Total</u>	25,87,969.47	25,62,536.33	25,87,686.25	25,87,969.47	25,87,686.2
	A Park Hali					
1	egment Liabilities			2002222222		02250000000000000000000000000000000000
3	i) Real Estate & Related Activities	21,91,302.53	21,34,292.18	20,35,946.43	21,91,302,53	20,35,946.4
- 13	p) Property Management	36,488.17	36,034.68	34,239.26	36,488.17	34,239,2
- 11) Hospitality	28,232.92	28,228.58	27,405.19	28,232.92	27,405.1
- 1.) Transmission Tower	20,348.48	20,020.14	19,446.88	20,348.48	19,446.8
12) Investment Activities	3,577.08	3,576.43	3,576.33	3,577.08	3,576.3
(1) Unallocable				ē	
	Total	22,79,949.18	22,22,152,00	21,20,614.09	22,79,949.18	21,20,614.09



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Y.S. MALIK, IAS (Retd.) Chairman & Managing Director United

Unitech Limited CIN: L74899DL1971PLC009720

Regd. Office: 6, Community Centre, Saket, New Delhi 110017 Consolidated Statement of Assets & Liabilities

(Rs. In Lakhs)

A SSETS Non-Current satest Property Plant and Equipment 0,553,43	SI.No.	Destantant	707040000000000000000000000000000000000	(Rs. In Lak
1 Non-Current assets	-		As At March 31, 2021	As At March 31, 2020
Frogety Pierri and Equipment G.553.43			l'	
County Work in Progress 18,041-00 5	*		2000 10	
Investment Property				7,381
Climent Transplate Associs				19,342
Intemplate assets under development 8.62			1,199.82	1,219
Control Cont			14.84	12
2 Financial Assets 1,90,040,29 2,0		Intangible assets under development	8.62	
2 Financial Assets 1,98,046.25 2,0 (ii) Loans 2,466.21 2,0 (iii) Other Financial Assets 2,466.21 2,0 (iii) Other Financial Assets 2,100.25 3,577.39 3,		Goodwill	38,380.79	40,259
(ii) Loans (iii) Other Financial Assets (iiii) Other Financial Assets (iiii) Other Nor Current Assets (ivi) Other Nor Current Assets 2 17.41 Total Non Current Assets 107.08 108.13.49 109.13.28 109.13	2	Financial Assets	V-45 / MCS-75 - 34	
(ii) Loone 2,469.21 2,109.25 2,109.2		(i) Investments	1 98 049 28	2,04,219
Bit Other Financial Assets 2,108,25 3,773,58 3, 3,773,58 3, 3,773,58 3, 3,773,58 3, 3,773,58 3, 3,773,58 3, 3,773,58 3, 3,773,58 3, 3,773,58 3, 3,773,58 3, 3,773,773,773,773,773,773,773,773,77		(ii) Loans		2,805
Determed Tax Assets (Not) 8,373,53 S.		IAA		
Other Non Current Assets 211.41 3.1				2,109
Total Non Current Assets				33,996
Current Assets Inventories 2,84,272.83 2,8 Einsmarial Assets (i) Trade Receivable 68,813.49 60 (iii) Cash and Cash Equivalents 5,721.76 77,217.5 77,				206
Inventories 2,84,272.83 2,8		Total Non Current Assets	2,76,038.43	3,11,552
Financial Assets 107.08	3	Current Assets		
Financial Assets		Inventories	2,84,272,83	2,84,211.
(ii) Trade Race/vable (iii) Cash and Cash Equivalents (iv) Pank Belance other (in) and (iii) above (iv) Loans (iv) Chiers (iv) Pank Belance other (in) and (iii) above (iv) Loans (iv) Chiers (iv) Chiers (iv) Chiers (iv) Pank Belance other (iv) Pank Penk Penk Penk Penk Penk Penk Penk Pe		Financial Assets	A1 3-	
(ii) Trade Receivable (iii) Cash and Cash Equivalents (iv) Clores		(i) Investments	107.08	104.
(ii) Cash and Cash Equivalents (iii) above (iii) Park Reference other (ina) (iii) above (iii) Park Reference other (iii) Park Ref		100		66,337.
(iv) Bank Belance other than (iii) above (iv) Loans (iii) above (iv) Loans (iv) Others (iv) Others (iv) Other Current Assets (iv) Other Current Other Other Current Other Other Current Other				
(V) Loans (V) Citiers (V) Loans (V) Citiers (V) Citiers (V) Citier Current Tax Assets (Vict) (V) Citier Current Tax Assets (Vict) (V) Citier Current Assets (Vict) (V) Current Assets (Vict) (V) Citier Current Assets (Vict) (V) Citier Current Assets (Vict)		10.00 A		7,683.
(vi) Other Current Tax Assets (Net.) Chrier Current Assets Total Current Assets Total Current Assets Total Current Assets NON-CURRENT ASSETS CLASSIFIED AS HELD FOR SALE Total Assets EQUITY AND LIABILITIES Equity a) Equity Share Capital b) Other Equity C) Chrier Equity C) Con Controlling Interest Total Equity Liabilities Non Current Liabilities Financial Liabilities Long Term Provisions C) Other Provisions C) Other Financial Liabilities C) Other Current Liabilities C) Other Current Liabilities C) Other Financial Liabilities C) Other Current Liabilities C) Other Curr				1,364.
Current Tax Assets (Net) 18,43,906.64 17,94 17,95 17		DA 2002000	17,387.35	8,524.
Other Current Assets		(vi) Others	48,542.14	79,178.
Cher Current Assets 18,43,906,64 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98 12,41 17,98				3,004.
Total Current Assets 22,80,784.10 22,46		Other Current Assets	18,43,806.64	17,95,840.
NON-CURRENT ASSETS CLASSIFIED AS HELD FOR SALE 31,146,94 25 Total Assets 25,87,969,47 25,87 Equity 3 Equity Share Capital 52,326,02 52 D) Other Equity 2,51,246,16 4,06 O) Non Controlling Interest 4,448,11 5 Total Equity 3,08,020,29 4,67 Liabilities Non Current Liabilities 1,02,379,51 1,111 D) Other Financial Liabilities 533,78 1,111 D) Other Financial Liabilities 5,33,78 1,111 D) Other Financial Liabilities 5,167,94 7,704 7		Total Current Assets		22,46,248.
Total Assets 25,87,969.47 25,87 EQUITY AND LIABILITIES Equity a) Equity Share Capital 52,328.02 53 b) Other Equity 2,51,246.16 4,08 c) Non Controlling Interest 4,448.11 5 Total Equity 3,08,020.29 4,67 Liabilities Non Current Liabilities Financial Liabilities 6,0 Borrowing 1,02,379.51 1,11 c) Other Financial Liabilities 5,33.78 1 Comment Provisions 8,167.94 7 Total Non Current Liabilities 1,118.85.90 1,21 Current Liabilities 7,118.85.90 1,21 Current Liabilities 9,1,21 Current Liabilities 1,1,21 Current Liabilities 1,2,2,23.88 1,1,44 Current Liabilities (Net) 4,433.94 9, Short Term Provisions 1,90,14 Total Current Liabilities 2,1,47,713.80 1,9,79.		-	20,00,00,00	300, 101, 101
EQUITY AND LIABILITIES Equity a) Equity Share Capital b) Other Equity c) Non Controlling Interest Total Equity 2,51,246,16 4,448,11 5 Total Equity 3,08,020,29 4,67 Liabilities Non Current Liabilities Financial Liabilities (i) Borrowing 5,33,78 Cother Non Current Liabilities 1,11,886,90 1,21 Current Liabilities (i) Borrowing (ii) Trade Payables (ii) Borrowings (iii) Trade Payables (iii) Cher Financial Liabilities (iii) Trade Payables (iii) Cher Financial Liabilities (iii) Cher Financial Liabilities (iii) Trade Payables (iv) Trade Payables (iv) Cher Funancial Liabilities (iv) Cher Financial Liabilities (iv) Cher Financial Liabilities (iv) Trade Payables (iv) Cher Financial Liabilities (iv) Cher Financial Liabilities (iv) Cher Financial Liabilities (iv) Cher Financial Liabilities (iv) Trade Payables (iv) Cher Financial Liabilities (iii) Cher Financial Liabilitie		NON-CURRENT ASSETS CLASSIFIED AS HELD FOR SALE	31,146.94	29,884.
EQUITY AND LIABILITIES Equity a) Equity Share Capital b) Other Equity c) Non Controlling Interest Total Equity 2,51,246,16 4,06 c) Non Controlling Interest Total Equity 3,08,020,29 4,67 Liabilities Non Current Liabilities Financial Liabilities Financial Liabilities (i) Borrowing 533,78 Current Financial Liabilities Corrent Liabilities Total Non Current Liabilities Financial Liabilities (ii) Trade Payables (ii) Borrowings (ii) Trade Payables (iii) Cher Financial Liabilities Financial Liabilities Financial Liabilities Financial Liabilities Financial Liabilities (iii) Other Financial Liabilities (iii) Trade Payables (iii) Trade Payables (iii) Trade Payables 51,06,778,01 51,14 611,20,723,98 51,47,713,80 51,78 51,79 51,70 51,7		Total Assets	25.87.969.47	25,87,586.
Equity a) Equity Share Capital S2,326.02 S2 S2 S2 S2 S2 S2 S2				
a) Equity Share Capital b) Other Equity c) Non Controlling Interest d, 448.11 55 Total Equity 3,08,020.29 4,67 Liabilities Non Current Liabilities Financial Liabilities 6) Borrowing 1,02,379.51 1,11 6) Other Financial Liabilities 533.78 Long Term Provisions 805.67 1 Total Non Current Liabilities 7 Total Non Current Liabilities 7 Total Non Current Liabilities 8,167.94 7 Total Non Current Liabilities 7 Liabilities 8,167.94 7 Total Non Current Liabilities 9 1,11,885.90 1,21 Current Liabilities 1,11,885.90 1,21 Current Liabilities 6,16778.01 1,14 Current Liabilities 1,06,778.01 1,14 Current Liabilities 1,120,723.88 10,14 Current Liabilities (Net) 9 Short Term Provisions 190.14 Total Current Liabilities 21,47,713.80 19,79 LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19	3	EQUITY AND LIABILITIES		
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b) Other Equity 2,51,246,16 4,06 c) Non Controlling Interest 4,448,11 5 Total Equity 3,08,020,29 4,67 Liabilities Non Current Liabilities Financial Liabilities (i) Borrowing 1,02,379,51 1,11 (ii) Other Financial Liabilities 533,78 Long Term Provisions 8,05,67 1 Other Non Current Liabilities 5,11,11,885,90 1,21 Current Liabilities 1,11,1885,90 1,21 Current Liabilities 5,11,11,885,90 1,21 Current Liabilities 6,16,778,01 1,14 (iii) Other Financial Liabilities 1,06,778,01 1,14 (iii) Other Financial Liabilities 1,20,723,98 10,14 Current Liabilities 1,20,723,		a) Equity Share Capital	52 326 02	52,326.
C Non Controlling Interest 4,448.11 5	- 1	A Property of the Control of the Con		4,08,880.
Total Equity 3,08,020.29 4,67	- 1			
Liabilities Non Current Liabilities	- 11	The state of the s		5,866.
Non Current Liabilities Financial Liabilities		Total Equity	3,08,020.29	4,67,072.
Financial Liabilities 1,02,379.51 1,111		CONTROL CONTRO		
(i) Borrowing 1,02,379,51 1,111 (ii) Other Financial Liabilities 533,78 Long Term Provisions 805,67 1 Other Non Current Liabilities 8,167,94 7 Total Non Current Liabilities 1,11,886,90 1,21 Current Liabilities 1,11,886,90 1,21 Current Liabilities 9 Financial Liabilities 9 (ii) Borrowings 91,375,75 1,00 (iii) Trade Payables 1,06,778,01 1,14 (iii) Other Financial Liabilities 8,24,212,09 7,40 Other Current Liabilities 1,22,223,88 10,14 Current tax liabilities (Net) 4,433,94 9, Short Term Provisions 190,14 Total Current Liabilities 21,47,713,80 19,79, LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348,48 19,			ľ.	
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(ii) Other Financial Liabilities 533.78 Long Term Provisions 805.67 1 Other Non Current Liabilities 8,167.94 7 Total Non Current Liabilities 1,11,886.90 1,21 Gurrent Liabilities 9 Financial Liabili		(i) Borrowing	1,02,379.51	1,11,554.
Long Term Provisions		(ii) Other Financial Liabilities		530.
Other Non Current Liabilities 8,167.94 7 Total Non Current Liabilities 1,11,886.90 1,21 Current Liabilities 1,21 (i) Borrowings 91,375.75 1,00 (ii) Trade Payables 1,06,778.01 1,14 (iii) Other Financial Liabilities 8,24,212.09 7,40 Other Current Liabilities 11,20,723.88 10,14 Current tax liabilities (Net) 4,433.94 9 Short Term Provisions 190.14 19,79 LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19,79	- 1	# #		1,579.
Total Non Current Liabilities	- 1	The state of the s	944 BUSEN	
Current Liabilities Financial Liabilities (i) Borrowings (ii) Trade Payables (iii) Other Financial Liabilities (iii) Other Financial Liabilities (iii) Other Current Liabilities (iii) Other Financial Liabilities	- 1		THE RESIDENCE OF THE PERSON NAMED IN COLUMN 1	7,635. 1,21,200.
Financial Liabilities			1111100000	1,2 1,200.
(i) Borrowings 91,375.75 1,00 (ii) Trade Payables 1,06,778.01 1,14 (iii) Other Financial Liabilities 8,24,212.09 7,40 Other Current Liabilities 11,20,723.88 10,14 Current tax liabilities (Net) 4,433.94 9 Short Term Provisions 190.14 Total Current Liabilities 21,47,713.80 19,79 LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19.	- 1	Current Liabilities		
(ii) Trade Payables 1,06,778.01 1,14 (iii) Other Financial Liabilities 8,24,212.09 7,40 Other Current Liabilities 11,20,723.88 10,14 Current tax liabilities (Net) 4,433.94 9 Short Term Provisions 190.14 Total Current Liabilities 21,47,713.80 19,79 LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19		Financial Liabilities		
(ii) Trade Payables 1,06,778.01 1,14 (iii) Other Financial Liabilities 8,24,212.09 7,40 Other Current Liabilities 11,20,723.88 10,14 Current tax liabilities (Net) 4,433.94 9 Short Term Provisions 190.14 Total Current Liabilities 21,47,713.80 19,79 LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19	1	(i) Borrowings	91.375.75	1,00,655.
(iii) Other Financial Liabilities 8,24,212.09 7,40 Other Current Liabilities 11,20,723.88 10,14 Current tax liabilities (Net) 4,433.94 9 Short Term Provisions 190.14 19,79 Total Current Liabilities 21,47,713.80 19,79 LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19	- 12	A CONTRACTOR OF THE CONTRACTOR		
Other Current Liabilities 11,20,723.88 10,14 Current tax liabilities (Net) 4,433.94 9 Short Term Provisions 190.14 190.14 Total Current Liabilities 21,47,713.80 19,79 LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19	- 10			1,14,337.
Current tax liabilities (Net) 4,433,94 9 Short Term Provisions 190.14 Total Current Liabilities 21,47,713.80 19,79 LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19	- 10		8 8 8 H	7,40,709.
Short Term Provisions 190.14	- 16			10,14,483.7
Total Current Liabilities 21,47,713.80 19,79, LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19,	- 10		4,433.94	9,543.6
LIABILITIES DIRECTLY ASSOCIATED WITH ASSETS IN 20,348.48 19.	- 10	2027 CO 1980 TO 100 CO	190.14	237.5
	1	Total Current Liabilities	21,47,713.80	19,79,966.6
			20,348.48	19,446.8
Total Liabilities 25,87,969.47 25,87		otal Liabilities	25.97.050.47	25,87,686.2

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Y.S. MALIK, IAS (Retd.)
Chairman & Managing Director
United

UNITECH LIMITED CORSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2021

(RS. IN LAKHS)

Particulars	As at 31 March 2021	As at 31 March 202
	AS BE ST WEIGH 2021	As at 31 march 202
Cash flow from operating activities		
Profit/(Loss) before tax	(130,781.97)	(153,138.4
Adjustments for		
Interest income	(382.74)	(3.000.9
Interest on income tax refund	0.00	(707.3
Dividend income	(1.99)	(8,0
Unrealised foreign exchange (gain)/loss	(75.46)	(O)
(Profit) / loss on disposal of tanglele FPEs - net	(23.59)	(7.3
Liabilities written back	(7.35)	(100.4
Figurou Groon		
Depreciation and amortization expenses	00,702,52	./t/UU,1%
Dad debto/advanace million off	700.79	688.4
Provision against Doubtful Debts/Advances	8	45 000
	~	15,000.0
Impalment of Intanglifie Assets		
Impairment of Goodwill	32,958.22	34,260.0
Operating loss before working capital changes	(8,911.56)	(35,383.1
Adjustments for:	1 1	
Trade Payables, Financial & Other Liabilities	47,752.91	(9h, 29.1,4
Danis & Advances & Other Assets	(36,076,34)	53,744.7
nventories	(61.77)	12,468.3
Trade and other receivables	(3,400,64)	41,293.9
Cash generated/(used) from/in operations	(697.41)	(24,169,5
noome taxes (paid) / refund - (net)	(2,000.05)	11,209.8
Net cash flow from operating activities (A)	(3,356.26)	(12,909.7
Cash flow from investing activities		
Purchase of PPEs including capital work in progress	(624.52) -	077.4
Bale of PPEs	384.10	4.7
Purchase/Sale of investments (net)	6,168.17 -	4,265.0
nterest received	841.48	2,951.6
Dividend received	1.99	8.0
let cash flow from investing activities (B)	6,771.21	(2,178.1
Cash flow from financing activities		
hoceads from long term burrowings	2.73	1,937.0
lepnyment from long term korrowings	(1,041.63)	(2,882.8
loceeds from short term borrowings	(1)(-11,02)	(2,442.5
Repayment from short term borrowings	(701.83)	(747.0
roceeds from reinstatement of borrowing	(701.03)	24,696,8
repayment of Public deposits	(31.49)	(123.9
inance Costs paid	(3,593,79)	
let cash flow from financing activities (C)	(5,366,22)	(6,163.4 16,713.5
et change in cash and cash equivalents (A+B+C)	4.00.00	
ash and cash equivalent at the beginning of the year	(1,961.26) 7,683.02	1,625.6 6,057.3
ash and cash equivalent at the end of the year	5,721.76	7,683.0
ggp (a.) - ver-stre traffer of the traffer to the		-1
omponents of cash and cash equivalents ash on hand	20.00	
	20.62	34.7
heques, drafts on hand	3.0	
allances with banks	22222	2020000
on current accounts	5,569.62	6,787,1
In Current Account in Foreign Currency *	3.74	4.4
Term Deposits with Maturity for 3 months or less from the reporting date	127.78	876.7
otal cash and cash equivalents	5,721.76	7,683.0
including balance with Wahda Bank, Libya which is having repatriation restriction lotes:		
otes:) The cash flow statement has been prepared under the Indirect Method as set out in IND.	AS-7 Cash Flow Statements.	
Amounts in brackets represent a cash outflow or a loss.	, Just 1 for excisitions.	
i) Previous year figures have been re-grouped/re-arranged wherever considered necessar		



Y.S. MALIK, IAS (Retd.)
Chairman & Managing Director
Unitech Limited

Notes to the Statement of Audited Consolidated Financial Results for the quarter and the financial year ended 31st March, 2021 1 The audited Consolidated Financial Results include audited Consolidated Financial Results of Unitech Limited (The Holding Company) and its Subsidiaries (Collectively referred to as "The Group") and share of profit/ loss after tax and total comprehensive income/ loss of its Associates and Joint Ventures for the quarter and the financial year ended 91st March, 2021. The above Financial Results, prepared on consolidated basis, have been reviewed by the Audit Committee and approved by the Board of Directors of the Holding Company at their respective meetings held on 8th June, 2022. The figures for last quarter of current and previous years are the balancing figures between 3 the audited figures in respect of full financial year and publishing figures for nine months ended for respective years. The Group is primarily in the business of real estate development and related activities, including construction, consultancy and rentals etc. The Group also has an interest in the business of property management, hospitality, power transmission and investment activity. Accordingly, the business activities primarily represent a single business segment and the Group's operations in India represent a single geographical segment. The above Financial Results have been prepared in accordance with Indian Accounting 5 Standards ("Ind AS") as prescribed in section 133 of the Companies Act 2013, read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and the Companies (Indian Accounting Standards) Amendment Rules, 2016, subject to the matters mentioned in notes below. 6 The Group is in the process of considering the possible effects that may result from Covid-19 pandemic and other constraints on the carrying amount of Property, Plant & Equipment, Investments, Inventories, Receivables and other Current Assets. The audited Consolidated Financial Results include the Financial Results of 218 subsidiaries (including Foreign subsidiaries), whose unaudited Financial Results reflects total revenue of Rs. 47,791.36 Lakhs, net loss after tax of Rs. 5,696.97 Lakhs and total comprehensive loss of Rs. 8,862.37 lakh for the quarter and the financial year ended 31st March, 2021. Also included in details of Subsidiary companies above are 32 Foreign subsidiaries for which Holding Company is not having updated books of accounts available for these Foreign subsidiaries and for the purpose of preparation of the audited Consolidated Financial Results, last audited Balance Sheets, as available with the Holding Company, were used for the Foreign subsidiaries. These last available Audited Balance Sheets pertain to the financial



year ending 31st March, 2017 (for 26 companies), 31st March, 2016 (for 01 Company) and 31st March, 2010 (for 01 Company). In case of 04 companies, last available unaudited details are used for preparation of these Consolidated Financial Results.

Further, no details are available with the Holding Company for 04 associates and 17 Joint Ventures for quarter and the financial year ended 31st March, 2021.

The Management of Holding Company is in process of appointing auditors for these subsidiaries. As on the date of the report, for 81 Indian subsidiary companies, auditors have been appointed and the appointed auditors have started their audit/ review exercise. For remaining subsidiaries, Management is in the process of appointing auditors. Also to mention here that o8 subsidiaries have less than the minimum number of Directors as required under the provisions of the Companies Act, 2013.

Further, at the MCA21 portal of Ministry of Corporate Affairs (MCA), the status of o8 subsidiaries is reflected as struck off. The Management has already initiated the revival process of these companies.

The Holding Company failed to hold its Annual General Meeting (AGM) due on or before 30th September 2021 (extended till 30th November, 2021, vide Notification No. ROC-CHN/96-AGM/2021 dated 23rd September, 2021), as required under section 96 of the Companies Act, 2013, to transact the agenda including the approval of Accounts for the year ended 31st March 2021.

The AGM for the Financial Year ended 31st March, 2018 and 31st March, 2019 were not convened by the erstwhile management of the Holding Company. In the meantime, the Hon'ble Supreme Court directed the Union Government to propose appointment of an Independent Management for Unitech Limited. In compliance thereto, the Central Government (Ministry of Corporate Affairs) proposed constitution of a new Board of Directors, which was approved by the Apex Court vide its order dated 20.01.2020, also superseding the erstwhile management. The AGM for the year ended 31st March, 2020 was due to be held latest by 30th September, 2020. Due to onset of COVID 19 pandemic and consequent nationwide lockdown, offices remained closed during the lock-down period. Moreover, the new management did not have access to complete records of various transactions of the Holding Company. It caused delay in finalization of accounts for the financial year 2019-20 and convening of Annual General Meetings. The Holding Company held their AGM for the year ended 31st March, 2018, 31st March, 2019 and 31st March, 2020 on 24th May, 2021 and now the Holding Company is committed to hold AGM for the financial year ended 31st March, 2021 as early as possible.

The Management had taken up the issue of seeking exemptions and waiver of penalties from MCA as well as SEBI vide its letters dated 11.06.2020, 29.07.2020 and 27.08.2020 and had also sought the intervention of Secretary MCA to take up the matter with SEBI. The Secretary MCA also took up the matter with Chairman SEBI vide his letter dated 05.08.2020. SEBI responded vide its letter dated 09.09.2020 informing that the BSE and NSE had examined the issue in view of moratorium granted by the Hon'ble Supreme Court and the notice for suspension of trading of securities was withdrawn. Finding that there was no positive response on waiver of penalties, the management filed an IA No. 81660 of 2021 and 81663 of 2021 on 16.07.2021 in the Supreme Court seeking requisite reliefs, which is still pending.



The above defaults were also brought to the notice of the Hon'ble Supreme Court in the Action Taken Report –III filed on 28.03.2022.

- The Hon'ble Supreme Court, vide its order dated 20th January 2020, has, inter alia, given directions that the Board of Directors of Unitech Limited, as existing on that date, be superseded with immediate effect in order to facilitate the taking over of management by the new Board of Directors constituted in terms of the proposal submitted by Government of India. In these Financial Results, references have been made hereunder to the Resolution Framework (RF) for Unitech Group, which has been prepared and approved by the Board of Directors in their meeting held on 17.06.2020, followed by updation of the Resolution Framework approved by the Board of Directors in their subsequent meetings held on 10.09.2020 and 28.10.2020. The updated Resolution Framework was placed before the Hon'ble Supreme Court on 05.02.2021. It is stated that the Board of Directors has approved to further update the Resolution Framework vide resolution adopted in their meeting held on 27.04.2022, a revised version whereof is being brought out and would be placed before the Supreme Court in due course of time.
- The Holding Company has incurred losses in the current and previous years. The Company has huge challenges in meeting its operational obligations, current liabilities, including bank loans and Public Deposits. The Management of the Company, as appointed by Hon'ble Supreme Court, is in the process of estimating the contractual liabilities and the final outcome of contingent liabilities from the realizable value of the available assets at the contracted value in the current form. The Company, in compliance of the Hon'ble Supreme Court's order dated 20th January 2020, has submitted the Resolution Framework and has requested the Hon'ble Supreme Court to grant some concessions and reliefs so that the Company is able to fulfill its obligations towards the construction of the projects and meet other liabilities. Pending the final decision of the Hon'ble Supreme Court, the Financial Statements have accordingly been drawn.
- The Holding Company had received a 'cancellation of lease deed' notice from Greater Noida Industrial Development Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect of Residential/Group Housing plots on account of non-implementation of the project and non-payment of various dues amounting to Rs. 105,483.26 Lakhs. As per the notice, and as per the relevant clause of the bye-laws/contractual arrangement with the Company, 25% of the total dues amounting to Rs. 13,893.42 Lakhs were to be forfeited out of the total amount paid till date. The Company has incurred an expenditure of Rs. 213,962.69 Lakhs [comprising of (i) the amounts paid for land dues and stamp duty Rs. 34,221.90 Lakhs, (ii) the balance portions of the total amounts payable, including contractual interest accrued till 31st March 2016, of Rs. 99,091.90 Lakhs; and (iii) other construction costs amounting to Rs. 80,648.89 Lakhs.

The Holding Company had contractually entered into agreements with 352 homebuyers and has also received advances from such buyers amounting to Rs. 6,682.10 Lakhs (net of repayment). No contract revenue has been recognized on this project. The erstwhile management had written a letter to GNIDA dated 1st December 2015, wherein it had stated that the cancellation of the lease deed was wrong, unjust and arbitrary. Further, the erstwhile management had also described steps taken for implementation of the project and valid



business reasons due to delays till date. Further, the erstwhile management had also proposed that in view of the fact that third party interests had been created by the Company in the allotted land, by allotting plots to different allottees, GNIDA should allow the Company to retain an area of approximately 25 acres out of the total allotted land of approximately 100 acres in the interest of such allottees and that the amount paid by the Company till date be adjusted against the price of land of 25 acres and remaining surplus amount may be adjusted towards dues of other projects of the Company under GNIDA. The Company had paid a sum of Rs. 34,221.90 Lakhs, including Rs. 4,934.95 Lakhs of stamp duty on the land for the said land. GNIDA has, in the meanwhile, in terms of the Order of the Hon'ble Supreme Court dated 18.09.2018, deposited on behalf of the Company, an amount of Rs. 7,436.35 Laklis (Rs. 6,682.10 Lakhs and interest @ 6% on the principal amount of Rs. 6,682.10 Lakhs), out of the monies paid by the Company, with the registry of the Hon'ble Supreme Court. The matter in respect of the land is still pending before the Hon'ble High Court of Allahabad for final disposal, the Company has, subsequently, shown the amount of Rs. 18,339.80 Lakhs as recoverable from GNIDA in its books of account. Further, the Company is also carrying other construction costs amounting to Rs. 80,650.70 Lakhs in respect of the projects to come up on the said land, which also includes interest capitalized of Rs. 69,684.68 Laklıs. Further, the Management is also in the process of filing a comprehensive IA before the Hon'ble Supreme Court qua GNIDA demands from Unitech, including seeking appropriate directions on the instant issue. The Holding Company is in the process of reconciling the balance appearing in its books of accounts with balance deposited with Registry of the Hon'ble Supreme Court. The Group is in the process of conducting impairment assessment of its investment in equity instrument, debentures, bonds, various funds, financial guarantees and other commitments, loans given and advances given to associates and Joint Ventures. The Group is in the process of preparation of expected credit loss policy in relation to trade receivable, securities deposits, loans and advances given to others. The Group is in the process of conducting Net Realizable Value (NRV) assessment of its inventories and project in progress. The Group has not floated confirmations related to trade receivables, trade payables, loans and advances, borrowings, securities deposit, etc. The Group is in the process of ascertaining the balances appearing in the books of accounts which are outstanding for a long period of time. Further, the Group is also in the process of compiling banks statement/ bank balance



confirmations from all the concerned banks of the Company.

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- The Group is in the process of estimating the impact of contingent liabilities in line with Resolution Framework submitted to the Hon'ble Supreme Court.
- 18 The Group is currently re-evaluating the impact of Ind AS 115 and to conclude, regarding effectiveness off existing accounting policy in line with Ind AS 115.
- The Group has various statutory liabilities outstanding since long and same are unpaid due to matters being pending, before various Adjudicating Authorities.
- Pursuant to section 74 (2) of the Companies Act, 2013, the Holding Company had filed an application before the Hon'ble CLB [Now National Company Law Tribunal (NCLT)] for seeking, inter-alia, re-scheduling of repayment of the outstanding Public Deposits, including interest thereon as is considered reasonable, in March 2015. The Hon'ble NCLT dismissed the said application. The appeal against the said order was also dismissed by the Hon'ble NCLAT vide its order dated 31st January, 2017.

Subsequent to the new Board of Directors taking over the management, a Resolution Framework has been submitted to the Hon'ble Supreme Court by the Company for addressing the matters of home-buyers, fixed deposit holders and others. This issue has been duly recognized in Chapter 8 of the Resolution Framework and the Company shall take action as per the directions of the Hon'ble Court in this behalf.

Some Depositors filed intervention applications (IAs) before the Hon'ble Supreme Court in the matter of homebuyers of the Company. Considering their applications, the Hon'ble Supreme Court directed the *Amicus Curiae* to create a web-portal where the Depositors could provide their requisite information. Accordingly, in compliance of the ibid direction, the *Ld. Amicus Curiae* created a web-portal for the purpose.

Hon'ble Supreme Court vide its order dated 12th December, 2019, allowed refunds to FD holders who were senior citizens, aged 60 years and above. Ten per cent of the amount deposited with the Registry at that time i.e. Rs. 17.4 crore was allocated for the purpose. Having regard to the huge number of FD holders, who had registered themselves on the webportal, the Hon'ble Court allocated a turther sum of Rs. 30 crore for distribution amongst them. The additional amount of Rs. 30 crore was also to be disbursed to FD holders of the age group of 60 years and above, in terms of the earlier direction/s. Out of the allocated sum of Rs. 47.40 Crore allocated, an amount of Rs. 28.16 Crore has been disbursed till 30.06.2021 as per the report of the *Ld. Amicus Curiae*. The same is under reconciliation. The new Management neither processes any case nor is it authorized to do so till the Hon'ble Supreme Court takes a decision in this matter.

The matter being *sub-judice* the Company has not provided for interest since April 1st, 2017 payable on Public Deposits, which works out to Rs. 7,076.53 Lakhs for the financial year ended 31st March, 2021.



- There have been delays in the payment of dues of non-convertible debentures, term loans & working capital loans (including principal, interest and/or other charges as the case may be) to the lenders of the Company and the total of such outstanding amount to Rs. 5,30,423.63 Lakhs as on 31st March, 2021. The lenders have initiated action against the Company under various statutes. The Company has challenged the action of the lenders before the Debt Recovery Tribunals (DRT).
- The Holding Company as on 31st March, 2021 contains the details of Intervention Application (IA) before Hon'ble Supreme Court wherein, the Company has stated that erstwhile management had invested in Telengana State through a collaboration agreement with M/s Dandamundi Estate and Mr. D.A. Kumar and deposited an amount of Rs. 48,131.00 Lakhs (out of which an amount of Rs. 600.00 Lakhs got adjusted on account of some dues of M/s Dandamundi Estate). Company has also obtained bank loans to the tune of Rs. 33,500.00 Lakhs against security of these lands, legal titles of which were never transferred in the name of the Company. However, the Company had already settled the said loan account and nothing remains outstanding against the same. Now the new management is trying to recover the amounts deposited with M/s Dandamundi Estate and Mr. D.A. Kumar along with interest @ 18% p.a. and has not created any provision against said deposit in the books of accounts on account of matter being sub-judice. The Company has already filed an IA before Hon'ble Supreme Court for recovery of the amount.
- The Holding Company is in the process of evaluating impairment assessment for Goodwill amounting to Rs. 38,380.79 Lakhs as on 31st March, 2021.
- With respect to opening balances appearing in the books of accounts of the Holding Company as on 1st April, 2020, the Company is in the process of collecting the supporting documents justifying the balances related to following accounts:
 - Other comprehensive income/ (loss) amounting Rs. (52,331.93) Lakhs.
 - Provision for bad and doubtful debts/ trade receivables amounting Rs. 32,373.95 Lakhs.
 - Allowances for bad and doubtful loans and advances to related parties amounting Rs. 1,589.04 Lakhs.
 - Other loans and advance amounting Rs. 520.00 Lakhs.
 - Trade receivables and advance received from customers amounting Rs. 1193,075.62
 Lakhs.
 - Loans/ advance given to subsidiaries, joint ventures and associates amounting Rs. 4,68,932.90 Lakhs.
 - Loans taken from subsidiaries, joint ventures and associates amounting Rs. 74,192.20
 - Advance for purchase of shares amounting Rs. 31,079.48 Lakhs.
 - Expenses payable amounting Rs. 51,612.66 Lakhs.
 - Current Tax Assets amounting to Rs. 3,004.64 Lakhs.



- Deferred Liability amounting Rs. 2,36,049.12 Lakhs.
- Advance given for purchase of land amounting Rs. 61,287.37 Lakhs.
- Provision for doubtful advance given for purchase of land amounting Rs. 30,000.00 Lakhs.
- Investment in Subsidiary Corporate Guarantee amounting to Rs. 8.70 Lakhs.
- Investment in CIG Funds (Ind AS Adjustments) amounting to Rs. 960.83 Lakhs.
- Security Deposits receivables (Ind AS Adjustments) amounting to Rs. 2,867.51 Lakhs.
- Prepaid Expenses (Ind AS Adjustments) amounting to Rs. 17.84 Lakhs.
- Loans to Subsidiaries (Ind AS Adjustments) amounting to Rs. 50,730.57 Lakhs.
- Term loans from bank and Financial Institution (Ind AS Adjustments) amounting to Rs. 63.93 Lakhs.
- Security Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 Lakla.
- Statutory Dues (Ind AS Adjustments) amounting to Rs. 8.06 Lakhs.
- Other Payables (Ind AS Adjustments) amounting to Rs. 12,185.67 Lakhs.
- Advance from Customers (Ind AS Adjustments) amounting to Rs. 12,170.42 Lakhs.
- The Holding Company received an arbitral award dated 6th July 2012 passed by the London Court of International Arbitration (LCIA) wherein the arbitration tribunal has directed the Company to purchase the investment of Cruz City 1 (a Company owned by Lehman Bros.) in Kerrush Investment Ltd. (Mauritius) at the overall value of USD 298,382,949.34 (Previous year ended 31st March 2019 USD 298,382,949.34) equivalent to Rs. 224,085.59 Lakhs (Previous year ended 31st March 2019 Rs. 206,839.06 Lakhs). The High Court of Justice, Queen's Bench Division, Commercial Court London had confirmed the said award.

Further, consequent to the order passed by the Honble High Court of Delhi in the case instant, the Company is required to make the aforesaid investment into Kerrush Investments Ltd. (Mauritius). The decree of the aforesaid amount against the Company is pending for execution. However, the management is exploring the possibilities of filing an IA in the Supreme Court on this subject.

- A forensic audit of the Holding Company was conducted as per directions of the Hon'ble Supreme Court, and the report on the forensic audit was submitted in a sealed envelope to the Hon'ble Supreme Court. The report on the forensic audit is not available with the Company or its Board of Directors, hence, the impact of observations of the forensic audit report can only be ascertained only after the same is available.
- The Holding Company has a branch office in Libya, whose financial statements/ information reflect total assets of Rs. 1,328.47 Lakhs (Previous year 2019-20 Rs. 4,417.45 Lakhs) as on 31st March, 2021 and total revenues of Rs. NIL (Previous year 2019-20 Rs. NIL) for the year ended on that date, as considered in the Consolidated Financial Statements as described above. The Company has also made provision against all assets of Rs. 1,328.47 Lakhs (Previous year 2019-20 Rs. 4,417.45 Lakhs). The financial statements/ information of this



	branch have not been audited by the branch auditor due to the adverse political situation prevailing in Libya.
28	The Holding Company has accounted for following provisions / impairment in the audited Consolidated Financial Results for the financial year ended 31st March, 2021:
	Provision created against advance given for purchase of shares of Rs. 31,079.48 Lakhs. These advances were given in the years 2007 to 2013 and the Holding Company has no evidence regarding recoverability of these advances;
	* Reversal of deferred tax assets of Rs. 24,672.66 Lakhs created earlier on account of carry forward business losses. Same was reversed as there was no reasonable certainty of having taxable profits in foreseeable future against which this tax asset can be adjusted as required under provisions of Indian Accounting Standard 12 "income taxes";
	Writing off of prepaid expenses of Rs. 3,736.26 Lakhs pertaining to brokerage paid in earlier years and interest receivable of Rs. 475.21 Lakhs. The Company has no evidence regarding recoverability of these advances.
	 An impairment loss of Rs. 1,878.75 Lakhs is booked, resultant to Goodwill impairment test conducted during the financial year.
	All of the above-mentioned adjustments carried in the financial year ended 31st March, 2021 pertains to the earlier period presented by the Management for which AGM was already held and the accounts were already adopted therein. The Group is in the process of evaluating the possibility of applicability of section 131 of the Companies Act, 2013 with respect to voluntary revision of Financial Statements or Board's Report.
30	The Group is in the process of collecting the project-wise service maintenance agreements and also checking and evaluating the maintenance charges basis cost sheets.
31	The figures of previous year have been re-grouped/ re-arranged wherever considered necessary for the purpose of comparison.



Place: Gurugram
Dated: 08/06/2022

For Unitech Limited

Yudhvir Singh Malik, IAS (Retd.) Chairman & Managing Director

Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 31st March, 2021

No.	9	Auditor's Observations We did not review the financial results of 218 subsidiaries (including	Management's Response
	<u> </u>		need no further commerts.
	E	Also included in details of subsidiaries companies above are 32 foreign subsidiaries for which Holding Company is not having updated books of accounts available for these foreign subsidiaries and for the purpose of preparation of these Unaudited Consolidated Financial Results, last audited balance sheets, as available with the Holding Company, were used for these foreign subsidiaries. These last available audited balance sheets pertain to the financial year ending 31st March, 2017 (for 26 companies), 31st March, 2016 (for 01 Company) and 31st March, 2010 (for 01 Company). In case of 04 companies, last available unaudited details are used for preparation of these Unaudited Consolidated Financial Results.	
	<u>E</u>	(iii) Further, no details are available with the Holding Company for 4 associates and 17 joint ventures for quarter ending 31st March, 2021 and year to date from 1st April, 2020 to 31st March, 2021.	
	(iv)	(iv) The Management of Holding Company is in process of appornting auditors for these subsidiaries. As on the cate of the report, for 50 Indian subsidiaries companies, auditors have been appointed and the appointed auditors are yet to start their audit, review exercise. For remaining subsidiaries, Management is in the process of appointing auditors. Ako	



Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 31⁵t March, 2021

No.	Auditor's Observations	Management's Response
	to mention here that 8 subsidiaries have less than the minimum number of directors as required under the provisions of the Companies Act, 2013.	
	(v) Further, at the MCA21 portal of Ministry of Corporate Affairs "MCA", the status of 8 subsidiaries is reflected as struck off. Based on the explanation provided by Management, they are in the process of initiating action to activate these compenies.	
	(vi) In view of the above, we have not applied any review procedures on any of the subsidiaries, associates or joint venture and hence cannot express an opinion on the same.	
0	 Unitech Limited ("the Holding Company") failed to hold its Annual General Meeting (AGM) due on α before 30th September 2021 (extended till 30th November, 2021 vide notification number ROC- 	(i) The Annual General Meeting for the Financial Year ended 31st March, 2018 and 31st March, 2019 were not convered by the erstwhile management of the
	rrd . :	Company. In the meantine, the Hon'ble Supreme
	the approval of Accounts for the year ended 31st March 2021. The	appointment of an Inderendent Management for
	Registrar of Companies, NCT of Delhi & Haryana. The Holding Company	Unitech Limited. In complance trereto, the Central Government (Ministry of Corporate Affairs)
	is in process of estimation of penalty and other implications due to non-holding of annual general meeting.	proposed constitution of a new Board of Directors, which was approved by the Apex Court vide its
	(ii) Further, the Holding Company has not made any request letter to	order dated 20.01.202C, also superseding the erstwhile management. The Annual General
	security and exchange board of the Security and extension of time for submission of quarterly reviewed results for the quarter ended 30th	Meeting (AGM) for the year ended 31st March,
	June, 2020, 30th September, 2020 and 31st December, 2020 and year to	2020 was due to be held latest by 30th September, 2020. Due to onset of COVID- a nandemic and
	date reviewed results for period ended 30th September, 2020 and 31st December, 2020 and year to date audited results for year ended 31st	consequent nationwide lockdown, offices remained
	March, 2021. The Holding Company is getting emails from National	closed during the lock-down period. Moreover, the
	Stock Exchange "NSE" and Bombay Stock Exchange "BSE" for imposing	new management did not have access to complete

Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 31st March, 2021

Auditor's Observations	Management's Response
penalties due to non-filling of the results to the tune of Rs. 5,000 per day during the period of default. The Holding Company has nct taken any provision of such penalty in the books of accounts and Holding Company is planning to seek relief against such penalty from SEBI.	records of various transactions of the Company. It caused delay in finalization of accounts for the financial year 2019-20 and convening of Annual General Meetings. The Company held their Annual General Meeting for the year ended 31st March, 2018, 31st March, 2019 and 31st March, 2020 on 24th May, 2021 and 25% the Company is committed to hold Annual General Meeting for the financial year ended 31st March, 2021 as early as possible.
	cxemptions and waiver of penalties from MCA as well as SEBI vide its letters dated 11.06.2020, 29.07.2020 and 27.08.2020 and had also sought the intervention of Secretary MCA to take up the matter with SEBI. The Sepretary MCA also took up the matter with Chairmer SEBI vide his letter dated 05.08.2020. SEBI responded vide its letter dated 09.09.2020 informing that the BSE and NSE had examined the issue in view of moratorium granted by the Hon'ble Supreme Court and the notice for suspension of trading of securities was withdrawn. Finding that there was no positive response on waiver of penalties, the management filed an IA No. 81660 of 2021 and 8:663 of 2021 on 16.07.2021 in the Supreme Court seeking requisite reliefs, which is still pending. The above defaults were also brought to the notice of the Hon'ble Supreme Court in the Article Hon'ble Hon'ble Supreme Court in the Article Hon'ble Hon'ble Hon'ble Hon'ble Hon'ble Hon'b



Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 31st March, 2021

We have made references to the Reso ution Framework (RF) for Unitech group which has been prepared under the drections of the Board of Directors of Unitech Limited appointed by the Central Government pursuant to the adore-said order of the Hor/ble Supreme Court and approved by the Board of Directors in their Meeting held on Juce 77. 2020, and which has been filed with the Hor/ble Supreme Court. Subsequency modifications have been done in the RF and approved by the Holding Company's Board in their meeting held on September 10. 2020. The FF contains various proposals like determining admitted liabilities & claims, proposing non-payment of penalty, interest, default interest of damages to reditions, stakeholders, homebuyers, landowners, leaseholders or any Authority, detailing the Resolution Framework for Holding Company's projects, detailing the Resolution Framework for Holding Company's projects, detailing the Resolution Framework for Management personnel, employees, advisors and consultants for any action taken by them in good faith, (c) Grant of benefits to the Holding Company, its subsidiaries and pint ventures and Project Brities of protections similar to section 32-45 of the Insolvency and Bankventypte Code, 2016, (d) Priority Finance and other between years and selection like impact of other proposed rehiefs and one sensions etc. have not been considered in the books of accounts. Amongst others. As the RF has not yet been approved by the Hon'ble Supreme Court, the impact of the proposed rehiefs, concessions etc. have not been considered in the books of accounts. Americal uncertainty related to going concern	No.	Auditor's Observations	Management's Response
We have made references to the Resolution Framework (RF) for Unitech group which has been prepared under the directions of the Board of Directors of Unitech Limited appointed by the Central Government pursuant to the afore-said order of the Hon'ble Supreme Court and approved by the Board of Directors in their Meeting held on June 17, 2020, and which has been filed with the Hon'ble Supreme Court. Subsequent corrections/ modifications have been done in the RF and approved by the Holding Company's Board in their meeting held on September 10, 2020. The EF contains various proposals like determining admitted liabilities & claims, proposing non-payment of penalty, interest, default interest or damages to preditors, stakeholders, homebuyers, landowners, leaseholders or any Authority, detailing the Resolution Framework for Holding Company's prejects, detailing the Resolution Framework for non-project assets etc. The RF seeks various reliefs and concessions like (a) Homebuyers' Crecit Lines, (b) Immunity for the Board, their appointed key Management personnel, employees, advisors and consultants for any action taken by them in good faith, (c) Grant of benefits to the Holding Company, its subsidiaries and joint ventures and Project Entities of protections similar to section 32A of the Insolvency and Bankruptcy Code, 2016, (d) Priority Finance and other betrevings for implementation of the Framework, and (e) Tax related reliefs and concessions. Besides the RF alsonogs seeks some specific directions like imposition of moratorium, consolidation of Unitech Group, temporary exemptic: from compliances under RERA, amongst others. As the RF has not yet been approved by the Hon'ble Supreme Court, the impact of the proposed reliefs, concessions etc. have not been considered in the books of accounts.			28.03.2022.
Material uncertainty related to going concern	က	We have made references to the Reso ution Framework (RF) for Unitech group which has been prepared under the drections of the Board of Directors of Unitech Limited appointed by the Central Government pursuant to the afore-said order of the Hon'ble Supreme Court and approved by the Board of Directors in their Meeting held on June 17, 2020, and which has been filed with the Hon'ble Supreme Court. Subsequent corrections/ modifications have been done in the RF and approved by the Holding Company's Board in their meeting held on September 10, 2020. The EF contains various proposals like determining admitted liabilities & claims, proposing non-payment of penalty, interest, default interest or damages to preditors, stakeholders, homebuyers, landowners, leaseholders or any Arthority, detailing the Resolution Framework for non-project assets etc. The RF seeks various reliefs and concessions like (a) Homebuyers' Crecit Lines, (b) Immunity for the Board, their appointed key Management personnel, employees, advisors and consultants for any action taken by them in good faith, (c) Grant of benefits to the Holding Company, its subsidiaries and joint ventures and Project Brities of protections similar to section 32A of the Insolvency and Bankruptcy Code, 2016, (d) Priority Finance and other betrewings for implementation of the Framework, and cliections like imposition of moratorium, consolidation of Unitech Group, temporary exemption from compliances under RERA, amongst others. As the RF has not yet been approved by the Hon'ble Supreme Court, the impact of the proposed reliefs, concessions etc. have not been considered in the books of accounts.	The points mentioned herein are informatory in nature and the management has no further comments on the same.
	4	Material uncertainty related to going concern	The newly appointed Board of Directors has already

Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-tz-Date for the year ended 31st March, 2021

Auditor's Observations (i) The Consolidated Financial Results have been prepared on a going stated its position in the Resolution concern basis, notwithstanding the fact there the Holding Company has earlied and earliers in meeting its operational obligations. In the Holding Company also has various highers, which are pending before different forums, and various projects of the Holding Company also has various projects of the Holding performed carlier, subsequent to the move Real Company and the stalled slowed down. (ii) As mentioned earlier, subsequent to the new Roard of Direztors taking over the Management, a Resolution Framework (RP) has been submitted in the RP that on the explainage of this report, wherein the Holding Company, as mentioned artier, subsequent to the move Roard of Direztors taking over the Honding Supreme Court by the Holding Company, as mentioned artier, and also submitted in the RP that on the basis of review of records and finances of United group as current; available, it appears that United Group are supplied on the Eolding Company, the resolution/ settlement provisions under the Insolvency and Bankruptey Code (IBC) should not be applied on the Eolding Company, the resolution/ settlement provisions under the Insolvency and Bankruptey Code (IBC) should not be applied on the Eolding Company, the resolution/ settlement provisions under the formpany, the resolution of the Honble Supreme Court on the Resolution going concern. The appropriateness of assumption of the Resolution of the Honble Supreme Court on the Resolution				
stated its position in the Resolution submitted in the Hon'ble Supreme 15.07.2020, followed by an updated versi submitted before the Hon'ble Supreme 05.02.2021. The reasons for opting against up of the Company or its reference under IB explained in the application filed for submit Resolution Framework.	Sr. No.		Auditor's Observations	Management's Response
740)		8	See and desired to at the	1 1 1 1
(iii) These conditions indicate the existence of material uncertainty that may cast significant doubt about Holding Company's ability to acution as a going concern. The appropriateness of assumption of going concern is critically dependent upon the Holding Company's ability to raise finance and generate cash flows in future to meet its obligations, and also on the final decision of the Honble Supreme Court on the Resolution		(E)	As mentioned earlier, subsequover the Management, a Resoluto the Hon'ble Supreme Court the opening paragraphs of this requested the Hon'ble Suprem the Holding Company is able settle its liabilities. The Board basis of review of records an available, it appears that Unworth but also considering thhomebuyers who have invest Company, the resolution/ set and Bankruptcy Code (IBC) Company. At present the consideration of the Hon'ble Suprementation of the Ho	Resolution Framework.
		(E)	cast significant doubt about Holding Company's ability to continue as a going concern. The appropriateness of assumption of going concern is critically dependent upon the Holding Company's ability to raise finance and generate cash flows in future to meet its obligations, and also on the final decision of the Hon'ble Supreme Court on the Resolution	



Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limitec for the Quarterly and Year-to-Date for the year ended 31st March, 2021

Sr. No.	Auditor's Observations	Management's Response
	Framework.	
	(iv) Considering the above, we are unable to express an opinion on this matter.	
	(v) Previous auditor had given a disclair of opinion on the Consolidated financial statements for the year enced 31s. March, 2020 in respect of this matter.	
ın	(i) The Holding Company had received a 'cancellation of lease deed' notice from Greater Noida Industrial Development Authority (GNIDA) dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect of Residential/ Group Housing plots on account of non-implementation of the project and non-payment of various dues amounting to Rs. 105,483.26 lakhs. As per the notice, and as per the relevant clause of the bye-laws/ centractual arrangement with the Holding Company, 25% of the total. Jues amounting to Rs. 13,893.42 lakhs were to be forfeited out of the total amount paid till date. The Holding Company has incurred (a) the amounts paid for land dues and stamp duty Rs. 34,221.90 lakhs, (b) the balance portions of the total amounts payable, including contractual interest accrued till 31st March 2016, of Rs. 99,091.90 lakhs; and (c) other construction costs amounting to Rs. 80,575.05 lakhs. The said land is also mortgaged and the Holding Company has registered such mortgage to a third party on behalf of lender for the Non-Convertible Debenture (NCD) facility extended to the Holding Company end, due to default in repayment of these NCDs, the debenture holders have served a notice to the Holding Company under section 13(4) of the SARFAESI Act and have also taken	(i) The matter is still pending in the Hon'ble High Court of Allahabad for final Cisposal. (ii) As regards the amount of E.E. 7,436:35 lakhs (Rs. 6,682.10 lakhs and interest \$\overline{\varphi}\$ 6% on the principal amount of Rs. 6,682.10 lakhs, out of the monies paid by the Company, with the registry of the Hon'ble Supreme Court, the said amount has already been paid to the 352 Homebuyers on the directions of the Hon'ble Supreme Court, which is a bit more than the principal amount deposited by the said homebuyers. (iii) Further, the Management is also in the process of filing a comprehensive IA before the Hon'ble Supreme Court qua GNIDA cemands from Unitech, including seeking appropriate directions on the instant issue.
	/-	

Management's Response to Independent's Auditor's Report of the Statutcry Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year anded 31st March, 2021

	Anditor's Observations	
No.	AMARICA S COSCIVATIONS	Management's Response
	also received advances from such buyers amounting to Rs. 6,682.10	
	lakhs (net of repayment). No contract revenue has been recognized on	
	this project. The erstwhile Management had written a letter to GNIDA	
_	dated 1st December 2015, wherein it had stated that the cancellation of	
	the lease deed was wrong, unjust and arbitrary. Further, the said	
_	erstwhile Management had also described steps taken for	
_	implementation of the project and valid business reasons due to delays	
	till date. Further, the said erstwhile Maragement had also proposed	
	that in view of the fact that third party interests have been created by	
	the Holding Company in the allotted land, by allotting plots to different	
	allottees, in the interest of such alottees, GNIDA should allow the	
	Holding Company to retain an area of approximately 25 acres out of the	
	total allotted land of approximately 100 acres and that the emount paid	
	by the Holding Company till date be adjusted against the price of the	
	land of 25 acres and remaining surplus amount may be adjusted	
	towards dues of other projects of the Holding Company under GNIDA.	
(E)		
	Supreme Court dated 18.09.2018, deposited on behalf of the Holding	
	Company, an amount of Rs. 7,436.35 lakhs (Rs. 6,682.10 lakhs and	
	interest @ 6% on the principal amount of F.s. 6,682.10 lakhe), out of the	
	monies paid by the Holding Company, with the registry of the Hon'ble	
	Supreme Court.	
(iii)		
	group's liabilities towards the Holzing Company's other projects with	
	10000	
(iv)	-	
	Rs. 4,934.95 lakhs of stamp duty on the land for the said land.	
2	The matter in respect of the land is still pending before the Hon'ble	
	High Court of Allahahad and nonding the final dimenal de Tralities	

Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 31st March, 2021

Sr. No.	Auditor's Observations	Management's Response
	Company has, subsequently, shown the arrount of Rs. 18,239.80 lakhs as recoverable from GNIDA in its books of accounts incl. ding stampduty of Rs. 4,934.95 lakhs and lease rent paid of Rs. 6113.11 lakhs. Further, the Holding Company is also carrying other construction costs amounting to Rs. 80,650.70 lakhs in respect of the projects to compupon the said land which also includes interest capitalized of Rs. 69,684.68 lakhs. (vi) The impact on the accounts viz inventory, projects in progress, customer advances, amount payable to or receivable from GNIDA, cannot be ascertained, since the matter is still sub-judice, as mentioned hereinabove, vis-à-vis dues of the Holcing Company, and hence we arrunable to express an opinion on this matter. (vii) The Holding Company has deferred liability on account of interest payable to GNIDA appearing in the bocks of accounts as on 31st March, 2021 amounting to Rs. 2,75,193.97 Lakhs (including Rs 39,409.55 Lakhs booked on account of interest during the year ended 31st March, 2021). (viii) Previous auditor had given a disclaime: of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.	
9	Confirmations/ reconciliations are pending in respect of amounts deposited by the Holding Company with the Hon'ble Supreme Court. As per books of account an amount of Rs. 480,66.95 lakhs deposited with the Hon'ble Supreme Court Registry ("Registry") is outstanding as at 31st March, 2021. Management has received certain details of payments made and monies received in the registry from the Court and is in process of reconciling the same with entries posted in books of accounts. The Management has also requested the learned amicus curiae to provide the other relevant details like	The observation is a statement of fact and needs no further comments, except that the Company is trying to obtain the updated requisite information from the Registry through the Ld. Amicus Curiae.

Management's Response to Independent's Auditor's Report of th∋ Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Jale for the year enced 31st March, 2021

	A	Auditor's Obse	Observations		Manage.nent's Response
	bank statement and balance confirmations. In view of the recordilation exercise still in process and absence of other statement of transactors and confirmation of balance from the Registry, we are unable to comment on the completeness and correctness of amounts outstanding with the Registry and of the ultimate impact these transactions would have on the Consolidated Financial Results of the Holding Company, and hence we are unable to express an opinion on this matter.	the confirmation of a absence of a man the Registry ess of amounts the transactions of the company of the confirmation of the	ther statement of, we are unable to outstanding with would have on than, and hence	mations. In view of the recordilation e of other statement of transact ors and sgistry, we are unable to comment on the rounts outstanding with the Registry and thons would have on the Consolidated Company, and hence we are unable to	
	Previous auditor had given a disclaimer of opinion on the Consolicated financial statements for the year ended 31st Merch, 2020 in respect of this matter.	n a disclaime e year ended 3	r of opinion on ust Merch, 2020	the Consoli ca ted in respect of this	
	Non-current investment and loans	t and loans			(i) The books of accounts of Indian subsidiaries are
	Holding Company has made investments and giver loans to its subsidiaries, joint ventures, associates and other. Details as on 31st March, 2021 are as follows: -	e investments nd other. Detz	and giver loans l iils as on 31st M	io its subsidaries, arch, 2021 are as	maintained on tally accounting system and the data is available. The accounts of these Indian subsidiaries could not be audited because of
			Amountsin	Amounts in Lakhs of Rs.	annointment of Andrors New Directors and
	Particulars	Amount invested	Impairment accounted	Carrying amount	statutory auditors in respect of the Indian subsidiaries have been appointed.
			31.3.2021		(ii) As regards 32 Foreign subsidiaries along with
	Equity investment - joint ventures	540,39.07	r	540,39 C7	Libya Division and og foreign JVs, the Maragement has listed down their available
	Equity investment – associates	2,99.25	El .	2,39 25	details. The audited Balance Sheets of oq fore.gn substitiaries, oz foreign JVs and that of
	Equity investment – others	310,40.70		310,40 70	companies, the last audited available Balance
-	Debenture investment	15,12.18	1	15,12 18	companies for which the available Release

Corporate guarantees 8.70 - 8.70 Moreover, it is pertile beans to Joint Ventures 83,81.00 - 83,81.00 the Investigating and Associates looking into the affair looking into the affair share Application Money 46.50 - 46.50	Audinvestment – CIG	Auditor's Observations	su -	254,53.19
83,81.00 - 83,81.00 t 46.50 - 46.50	larantees	8.70	1	8.70
46.50	oint Ventures tes	83,81.00	1	83,81.00
	cation Money	46.50	•	46.50

Consolidated Financial Results, considering the fact that the accounts of these above mentioned foreign entities are not available with the Management and for Indian entities, they are not since last 3-4 years plus also taking into accounts the factors such as accumulated losses in above said entities, substantial/ full erosion of net worth, significant uncertainty on the future of these entities and significant uncertainty on recovery of investments and loans, there are strong indicators of conducting impairment/ expected credit loss assessment for above mentioned investments and loans in accordance with the principles of Indian Accounting Standards 36, "impairment of assets" and Indian Accounting Standards 109 "financial instruments".

Further: -

Squity investment – others include investment made in M/s Carnoustie Management (India) Private Limited (Carncustie) of Rs. 31,005.45 lakhs as on 31st March, 2021. Regarding this investment, the Holding Company has already filed an Intervention Application "IA" before Hon'ble Supreme Court of India wherein, the Holding Company has stated that erstwhile Management has invested in equity shares of Carnoustie @ Rs. 1,000 – Rs. 1,500 per share including a premium of Rs. 990 – Rs. 1,490 per share. As per IA submitted by the Holding Company, there was no basis available with erstwhile Management for such share valuation. Also, there were certain plots allotted to Carnoustic at a price lower than the market rate as on allotment date. Considering the nature of this Cinestment, same is to be valued at fair value through other

Sheets are that of 31.03.2010 and 31.03.2016. Moreover, it is pertinent to mention here that the Investigating Agencies are reportedly looking into the affairs of these foreign entities.

t's Response

(iii)The matter regarding investment in Carnoustie and 'IG is already under scrutiny by the Investigating Agencies. The Management has already stated its position in the Resolution Framework of the Company. It is pertinent to mention here that Unitedh Limited has also filed an IA in the Hon'ble Supreme Court for recovery of the amount invested. The matter has since been heard but the order is awaited.

(iv) However, keeping in the very the investigations carried out by the ED, and the ED having filed a charge-sheet before the Acjudicating Authority under FMLA, the Company seems to have no option but to await the final orders of the Adjudicating Authority in the Carnoustie matter.

Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Auditec Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 31st March, 2021

Sr.	2010 SEE (***)	
No.	Auditor's Observations	Management's Response
	comprehensive income "FVTOCI" as required under Indian Accounting Standards 109 "financial instruments" but the Holding Company has decided to carry investment made in Carnoustie at cost as the matter is sub-judice.	
	* Investment – CIG – The Holding Company made investment of Rs. 254,53.19 lakhs in CIG realty fund for which no details are available with the Holding Company. As explained by Management, the Holding Company is planning to file a separate Intervention Application "IA" before Hon'ble Supreme Court of India requesting Hon'ble Court to take up this matter. Management also explained that CIG funds are already under investigation by Enforcement Directorate (ED) and Serious Fraud Investigation Office (SFIO). Considering the nature of this investment, same is to be valued at fair value through other comprehensive income "FVTOCI" as required under Indian Accounting Standards 109 "financial instruments" but the Holding Company has decided to carry investment made in CIG funds at cost as the matter is under investigation by various authorities.	
	In view of non-existence of any impairment study, non-existence of any expected credit loss policy in the Holding Company and accounting of investment at cost which were otherwise to be carried at FVTOCI, we are unable to express an opinion upon the adjustments, if any, that may be required to the carrying value of these non-current investments and noncurrent loan and its consequential impact on the Consolidated Financial Results.	
00	Trade receivables and other financial assets	It is submitted that the new Management is in the
	The Holding Company has trade receivable and other financial essets as on 31st March, 2021 are as follows: -	process of developing expected credit loss policy for the Company. The Management is in the

_	Auditor's	r's Observations	tions		Management's Response
			Amounts in Lakhs of Rs.	akhs of Rs.	remediation process, which is likely to take some
	Particulars	Amount	Provision	Carrying	time to finalize.
			accounted for till 31.3.2021	amount	
	Trade Receivable	79,480.95	31,521.87	47,959.09	
	Security Deposits	51,041.43	934.04	50,107.39	
	Non-Current Loans and Advances	100.00	į	100.00	
	Current Loans and Advances	576.24	520.00	56.24	
	Advances for purchase of Shares	31,079.48	31,079.48	1	
	Staff Imprest & Advances	47.89		47.89	
	Advances to others	13.08	·	13.08	
O & L4	Consolidated Financial Results, The Holding Company has not assessed loss allowance for expected credit losses on financial assets in accordance with the principles of Indian Accounting Standards AS 109 - "Financial Instruments".	The Holding (ses on financial tandards AS 1	Company has not al assets in accorc 09 - "Financial In	t assessed loss dance with the nstruments".	
and whom was transfer	In view of non-existence of any expected credit loss policy in the Holding Company, we are unable to express an opinion upon the adjustments, if any, that may be required to the carrying value of these financial assets and its consequential impact on the Consolidated Financial Results.	r expected creess an opinion rying value o	dit loss policy in upon the adjust f these financial media.	n the Holding tments, if any, assets and its	
	Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.	disclaimer of r ended 31 st l	opinion on the March, 2020 in	Consolidated respect of this	
_	Impairment Assessment of Bank Guarantees	ank Guaran	tees		The Company is in the process of conducting
- 4	The Holding Company is having 2.73.622.31 as ner audited financials		outstanding bank guarantee of Rs. for year ending 31st March 2020. The	antee of Rs.	impairment assessment of its investment in equity instrument, debentures, bonds, various funds,



j.		
No.	Auditor's Observations	Management's Response
	Holding Company has not conducted any impairment assessment on the same in accordance with the principles of Indian Accounting Standards 109 "financial instruments". In view of the same, we are unable to comment on the same.	financial guarantees and other commitments, loans giver and advances given to subsidiaries, associates and coint Ventures.
10	Inventory and project in progress	
	The Holding Company, as on 31st March, 2021, has shown inventory of Rs. 62,517.96 Lakhs and project in progress *PIP" of Rs. 1,721,844.57 Lakhs. Holding Company is currently carrying these inventory and PIP items at cost which is computed based on percentage of 25mpletion method under Indian Accounting Standard 115 "Revenue from Centracts with Customers". In view of the fact that in majority of the projects of the Holding Company, construction and other operational activities are on hold since last 18-60	
	months, there are high indicators that such inventory and PIP assets should be tested for evaluating their respective net realised value "NRV" in accordance with the requirement of Indian Accounting Standard 2 "inventories".	stock of the sold residential and commercial units and the the sold residential and commercial units and the the sold inventories, which have been duly captured in Annexure "A" to the Resolution Framework. The balance receivables from the
	Further, Management is in the process of verification of title documents for land and other immovable assets.	home-buyers have also been mentioned in the same annexure. The inventories captured in the
	As per the explanation provided by the Management, pursuant to the approval of Hon'ble Supreme Court of India, Project Management Consultants (PMCs) have been appointed for the projects for estimation of work done till date, cost to be incurred further to complete the projects and to	Resolution Framework are being further reconciled as an ongoing exercise. This is a work-in-progress item and it is expected to be fully reconciled in due course of time.
	provide applicable completion timelines. These PMC's have also conducted actual physical assessment of the projects and are now in process of	(iii) While the management has been able to locate the title documents in respect of a substantial number
	submitting their reports. Management is of the view that NRV assessment of inventory and PIP can be made only after the appointed PMCs complete their	of land assets/ properties, there are still some cases where these are not readily available. Efforts are
		being made to do the needful as an ongoing

Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 51st March, 2021

Sr. No.		Auditor's Obs	Observations		Management's Response
	assessment of respective projects and submit them final reports.	projects and sub-	mit tie:- final report	S.	ezeroise
	In view of the absence of any NRV assessment by the Management and absence of any physical verification report, we are unable to express an opinion upon the existence and adjustments, if any, that may be required to the carrying value of these inventories and PLP and its consequential inject on the Consolidated Financial Results.	of any NRV as verification rej ce and adjustme ie inventories ar ncial Results.	sessment by the Moort, we are unable suts, if any, that may de PE and its conse	anagement and to express an be required to quential inpect	(iv) Five Project Management Consulting agencies (PMCs) have been appointed in November 2021 for various pan-India projects with the approval of the Hon ble Supreme Court. They have been tasked to submit the BoQs and cost estimates for completion of respective projects.
Ξ	External Confirmation				(i) The Company is expected to initiate the claim
	The Holding Company has not initiated the process of external confirmation for outstanding balances of following areas as on 31st March, 2021 are as follow:	is not initiated t of following ar	he process of extern eas as on 31st Marc	al confirmation th, 2021 are as	verification for all the moneies extended to and by the Corr pany. As provided in the Resolution Framework, the Company shall be inviting claims including that from the hornowers.
			Amounts in	Amounts in Lakhs of Re	chall be worthed and a rices teles. An such ciannis
	Particulars	Amount	Pravision accounted for till 31.3.2021	Carrying amount	that point of time (ii) The ensured and the
	Trade Receivable	79,480.95	31,521.87	47,559.00	employees who were authorized signatories in the
	Trade Payable	81,080.29	386.34	80,693.35	banks left the Company due to which the Company
	Advances received from Customers	1,120,413.15		1,120,413.15	was not able to get the bank statements in a alree
	Advances to Suppliers	7,008.08		30.800,7	a defailed everying on bonk accounts maintained
	Security Deposits	51,041.43	934.04	50,107.34	under coming Diministra of Trained Times
	Loans to Joint Venture and Associates	8,381.00		8,581.00	inclucing those of JVs and Associates and also for
	Other Loans and advances	676.24	520.00	-55.2	various subsidiary companies.
	Advances for purchase of land and project	612,87.37	300,00.00	312,87.37	500
	berrung				going effort as also noted by the Auditors.



Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 31st March, 2021

commencement Loans from Joint	Auditor's Observations	ervations	
Loans from Joint			
Venture and Associates	t 154,55.39	1	154,55.39
Security and other deposits payable	r 22,015.71	1	22,015.71
Staff Imprest	47.89	.1980	47.80
Inter Corporate Deposits	13,8	31	13,853.66
Other Assets	14,642.42	2 1 2	14,642.42
The Holding Company has expressed its inability to send confirmation requests in respect of above-mentioned areas cue to uncertainty about the amount receivable and payable appearing in the books of accounts which are outstanding for significantly long period of time. In view of non-existence of adequate supporting documents, we are unable to express an opinion upon completeness of the balances appearing in books of accounts of the Holding Company.	has expressed bove-mentioned payable appearing untly long period of cuments, we are ances appearing in	its inability to send areas cue to uncerta in the books of according time. In view of neurable to express an n books of accounts (inty about the unts which are on-existence of opinion upon of the Holding
Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.	given a disclaime the year ended a	r of opinion on the 31st March, 2020 in	Consolidated respect of this
Bank confirmations			
In respect to confirmation of bank balances, the Holding Company has sent confirmation requests to all the banks. Out of 551 bank accounts, we have received direct balance confirmation from banks for 21 bank accounts amounting to Rs. 453.64 Lakhs as on 31st March, 2021. We have been provided with bank statements, as provided by Holding Company, for 131 bank accounts amounting to Rs. 1022.91 Lakhs as on 31st March, 2021. For remaining 143 bank accounts amounting to Rs. 358.76 Lakhs as on 31st		balances, the Holding Company has sent anks. Out of 551 bank accounts, we have tion from banks for 21 bank accounts as on 31st March, 2021. We have been 5 proviced by Holding Company, for 131 022.91 Lakhs as on 31st March, 2021. For ounting to Rs. 558.76 Lakhs as on 31st	rents, we have bank accounts \tilde{V} e have been nyany, for 131 rch, 2021. For the as on 31st



Management's Response			
Auditor's Observations	providing statements / balance confirmations. In view of non-existence of supporting evidence related to bank balances, we are unable to comment upon completeness of the balances appearing in books of accounts of the Holding Company and adjustments, if any, that may be required to the books of accounts and its consequential impact on the Consolidated Financial Results.	With respect to the margin money with the banks and term deposits with the banks, no confirmations for the balance outstanding and interest certificates for the quarter ended 31st March, 2021 have been received. In view of non-existence of supporting evidence, we are anable to comment upon completeness of the balance appearing in the books of accounts of the Holding Company and adjustment, if any.	With respect to the loans and borrowings taken by the Holding Company amounting to Rs. 2755,38.27 Lakhs as on 31st Warch, 2021, no confirmation has been received till date of this report. Also, out of 35 borrowings, sanction letters/agreements is provided for only 9 cases and for the rest the relevant information is not available with the Management. Interest expense on the said loans is accrued at a provisional rate of interest. Such provisional rate of interest is based on the details available with the Holding Company regarding interest rates charged by banks/ financial institutions and the same are 4-5 years old. In view of these, we are unable to comment upon completeness of the balances appearing in books of accounts of the Holding Company and adjustments, if any, that may be required to the books of accounts and its consequential impact on the Consolidated Firancial Results. Previous auditor had given a disclaimer of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this



Management's Response to Independent's Auditor's Report of the Statutory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 31st March, 2021

12 Ho lial on abs	Auditor's Observations	Management's Response
sac	Holding Company is in the process of estimating impact of its contingent liabilities which is subject to the decision of Hon'ble Supreme Ccurt of India on proposed Resolution Framework submitted by the Holding Company. In absence of the same, we are unable to express an opinion on the impact of such contingent liabilities on the Holding Company.	(i) The management has already submitted the Resolution Framework before the Hon'ble Supreme Court wherein the Company has sought various reliefs on account of penalties, interest liabilities etc. due to be paid to Statutory Authorities, banks, financial institutions etc.
		(ii) Since a view on various reliefs claimed in the Resolution Framework is yet to be taken by the Hon'ble Supreme Court, it is not feasible at this stage to assess the overall impact of its contingent liabilities.
13 Tho	The Holding Company has made many adjustments in accordance with Indian Accounting Standards applicable to the Company as on 31st March, 2020. The Holding Company is in the process of identifying the impact already incorporated in the books of accounts in previous years. In view of the same, we are unable to express an opinion on completeness of the impact of Indian Accounting Standard appearing in the books of account of the Holding Company.	The observations are a statement of fact and need no further comments.
The using per Ind Ind spe of t	Revenue from real estate projects The Holding Company is accounting for revenue under real estate projects using percentage of completion method (POCM) with an understanding that performance obligations are satisfied over time. Provisions of paragraph 35 of Indian Accounting Standard 115 "revenue from contracts with customers" specifies that an entity can recognise revenue over time if it satisfies any one of the following criteria:-	The Audit observation is a statement of fact and a legacy from the erstwhile Management. It is because of the situation created that the Hon'ble Supreme Court directed appointment of an independent Management. There are about 15,000 home-buyers across about 80 residential and 12 Commercial projects where construction and completion of projects have been lying stalled and are at various stages of construction, which



Management's Response to Independent's Auditor's Report of the Sta±ιtory Auditors on the Audited Consolidated Financial Results of Unitech Limited for the Quarterly and Year-to-Date for the year ended 31st March, 2021

Sr. No.	Auditor's	or's Observations	su	Management's Response
	The customer simultaneously receives and consumes the provided by the entity's performance as the entity performs	aneously receives	The customer simultaneously receives and consumes the benefits provided by the entity's performance as the entity performs	have to be completed and handed over to the home- buyers. The entire exercise is being carried out under
	 The entity's performa work in progress) that or enhanced 	ace creates or sub t the customer cor	The entity's performance creates or enhances an asset (for exemple, work in progress) that the customer controls as the asset is created or enhanced	the overall guidance and supervision of the Hon'ble Supreme Court. As such, the Management will be in a position to assess the impact thereof in due course of
	• The entity's performance does not create alternative use to the entity and; the entity has to payment for performance completed to date.	nance does not entity and; the ent nance completed t	The entity's performance does not cheate an asset with an alternative use to the entity and; the entity has an enforceable right to payment for performance completed to date.	
	On perusal of various agreements entered by the Holding Company with home buyers, it seems that the Holding Company does not satisfy any of the conditions specified in paragraph 35 of Indian Accounting Standard 115 "revenue from contracts with customers".	ents entered by the Holding Company aph 35 of Indian stomers".	entered by the Holding Company with ling Company does not satisfy any of the 35 of Indian Accounting Standard 115 ers".	
	Based on the explanation provided by the Management, they are in agreement with our understanding and are in the process of evaluation its impact on the present and earlier presented periods.	ed by the Manage in the process of riods.	ment, they are in agreement evaluation its impact on the	
	In view of the same, we are unable to express an opinion on the matter.	le to express an op	pinion on the matter.	
15	The Holding Company has long outstanding statutory liabilities as on 31.4 March, 2021, details of which are as follows: -	g outstanding sta e as follows: -	itutory liabilities as on 314	(i) This observation is informatory in nature. The statutory liabilities mentioned herein pertain to the
	Nature of dues	Principal amount outstanding (Rs. in	Outstanding since	period of the erstwhile management against which various cases are pending before different Adjudicating Authorities. These liabilities have been duly recognized in the Resolution Framework.
/	Income tax deducted at source	102,46.88	Financial Year 2014 - 2015	requisite measures as it moves forward under the overall directions of the Hon'ble Supreme Court.
1				

No.		Auditor's C	Auditor's Observations	S	Management's Response
	Professional Tax		0.59	Financial Year 2018 -	
	Provident Fund		24,42.87	Financial Year 2015 – 2016	
	With respect to goods and services cancellation of its GST Registration. The Holding Company is in disancellation on its registration multiling returns with the authorities.	ods and services tax GST Registration in pany is in discus registration numbo	the Holding the state of ssion with t ers in other	With respect to goods and services tax, the Holding Company has revoked the cancellation of its GST Registration in the state of Haryana during the year. The Holding Company is in discussion with the authorities to release cancellation on its registration numbers in other states and is in process of filling returns with the authorities.	
	In view of the same,	, we are unable to e	xpress an oʻzi	In view of the same, we are unable to express an opirion on the matter.	
16	The Holding Company has failed to repay deposits interest thereon in respect of the following deposits:	any has failed to r respect of the follow	repay deposit	The Holding Company has failed to repay deposits accepted by it including interest thereon in respect of the following deposits:	(1) This issue has been duly recognized in Chapter 8 of the Recountion Framework and the Company shall
	Particulars	Unpaid matured deposits (Principal amount) as at 31st March	Principal paid during the Year (Rs.	deposits (Principal amount) as at 31st March 2021 (Rs. Lakins)	take action as per the directions of the Hon'ble Court in this behalf. (i.) It's, however, clarified that disbursement of some actiount been done to the fixed deposit holders (Sr. Citizens on a profate basis) and continues to be done by the Ld. Amicus Curiae on the directions of
	Deposits that have matured on or before 31st March, 2017	579,92.40	31.49	579,60.91	disbursec to the FD holders are being captured in the books of accounts (ii) The new Management neither processes any case
	The total unpaid interest as on 31st March, 2021 provided in the books) amount to Rs. 462,67.47 laxhs. Further, the Holding Company has not provided for in	nterest as on 31st ks) amount to Rs. 4	March, 202 162,67.47 last	The total unpaid interest as on 31st March, 2021 (including interest not provided in the books) amount to Rs. 462,67.47 laxhs. Further, the Holding Company has not provided for interest pays ble on public	Sepreme Court takes a decision in this matter.



No.	Auditor's Observations	Management's Response
	deposits which works out to Rs. 70,76.53 archs for the year ended 31st March 2021 (Cumulative upto 31sr March 2021 – Rs. 283,85.76 lakhs).	
	Besides, the impact of non-provision of interest payable on public deposits of Rs. 70,76.53 lakhs for the year ended 31st Narch, 2021 on the profit and loss, we are unable to evaluate the ultimate listlihood of penalties/ strictures or further liabilities, if any on the Holding Company. Accordingly, impact, if any, of the indeterminate liabilities on these — Consolidated Financial Results is currently not ascertainable, and hence we are unable to express an opinion on this matter.	
	Previous auditor had given a disclaime of opinion on the Consolidated financial statements for the year ended 31st March, 2020 in respect of this matter.	
17	There have been delays in the payment of the es of non-convertible debentures, term loans & working capital loans (including principal, interest and/or other charges as the case may be) to the lender, of the Holding Commons and the	(i) The Comprany has challenged the action of the lenders before the Debt Recovery Tribunals (DRT).
	total of such outstanding amount to Rs. 5.30,423.63 Lakhs as on 31st March, 2021. The lenders have initiated the act on against the Holding Company under various act(s). On account of the salls, we are unable to determine the impact of the likely outcome of the said proceedings and hence we are unable to express an opinion on this matter.	(ii) The matter has already been covered in the Resolution Framework and the final payment for principal and/ or interest thereon shall be made only in accordance with the decision of the Hon'ble Supreme Court in this behalf.
18	Holding Company as on 31st March, 2021 which contains the details of Intervention Application "IA" before Hcn'ble Supreme Court of India wherein, the Holding Company has stated that erstwhile Management has invested in the state of Hyderabad through a collaboration agreement with M/s Dandamundi Estate and Mr. D. A. Kurter and denosited an amount of Be	(i) As regards the Bank Leans amounting to Rs. 335,00.20 lakh raised against the said lands, the Company had already settled the said loan account and nothing remains outstanding against the concern.
10	48+31.00 lakhs (out of which an amount C. Rs. 6,00.00 lakhs got adjusted on	(ii) The mater is sub-judice. The Company has

Sr.		
No.		Management's Response
	account of some dues of M/s Dandamundi Estate). Holding Company has also obtained bank loans to the tune of Rs. 335,00.00 lakhs against security of these lands, legal titles of which were nerer transferred in the rame of the Holding Company. Now the new Management, is trying to recover the amounts deposited with M/s Dandamund Estate and Mr. D.A. Kumar along with interest @ 18% pa and has not created any provision against said deposit in the books of accounts on account of matter being sub-judice. In view of the same, we are unable to express an opinion on this matter.	already filed an LA before Hon'ble Supreme Court for recovery of the amount.
19	(i) The group has goodwill amounting to Rs. 38,380.79 Lakhs appearing in the financial results as on 31st March, 2021 on account of its investment made in subsidiaries. The books of accounts of the subsidiaries are either not available with the Holding Company or if available, they are not audited since last 3-4 years. There are accumulated losses in the subsidiaries and also substantial/ full prosion of net worth and hence the recoverability of goodwill could not be ascertained. These are strong indicators of conducting impairment assessment for Goodwill in accordance with the principles of Ir dian Accounting Standard 36 - "Impairment of Assets". (ii) In view of non-existence of any imperiment study, we are unable to comment upon the adjustments, if any, in the carrying amount of goodwill and its consequential impact in the Linaudited Consolidated Financial Results.	(i) The Compary is in the process of conducting impairment study of this "Goodwill" which emerged over the years on account of acquisition of companies or purchase of lard. The management has initiated the impairment process and, accordingly, impaired "Goodwill" to the tune of Rs. 1878.75 lashs during FY 2020-21. (ii) This impairment assessment for the balance investments will also be concluded in the coming years.
20	With respect to opening balances appearing in the books of accounts of the Holding Company as on 1st April, 2020, there is no information/ supporting documents available with the Holding Company related to following accounts:	The balances are notstanding for a long period of time. The Company is it, the process of collecting the supporting documents to take an appropriate decision in the matter.



No.	Auditor's Observations	Management's Response
1.01	 Other comprehensive income / (loss) amounting Rs. (523,31.93) lakhs 	
*	Provision for bad and doubtful debts/ trade receivables amounting Rs. 323,73.95 lakhs	
*	Allowances for bad and doubtful loans and advances to related parties amounting to Rs. 15,89.04 lakhs	
*	• Other loans and advance amounting to Rs. 520.00 lakhs	
*	 Trade receivables and advances received from customers amounting Rs. 11930,75.62 Lakhs 	
*	• Loans/ advances given to subsidiaries, joint ventures and associates amounting to Rs. 4689,32.90 Lakhs	
*	• Loans taken from subsidiaries, joint ventures and associates amounting to Rs. 74,192.20 Lakhs	
*	* Advance for purchase of shares amounting to Rs. 310,79.48 Lakhs	
*	• Expenses payable amounting to Rs. 51,612.66 Lakhs	
۰	Current Tax Assets amounting to Rs. 3oc4.64 Lakhs	
۰	• Deferred Liability amounting to Rs. 2,36,049.12 Lakhs	
*	Advance given for purchase of land amounting to Rs. 61,287.37 Lakhs and its Ind AS Adjustments amounting to Rs. 43,65.00 Lakhs.	
*	• Provision for doubtful advance given for purchase of land amounting Rs. 30,000.00 Lakhs	
	• Investment in CIG Funds (Ind AS Arjustments) amounting to Rs. 9,60.83 Lakhs.	
۰	· Security Deposits receivables (Ind AS Adjustments) amourting to Rs.	



2,86 Preg Loak Lak Tern amo Sect Lakl Stat Oth We are n Results a	2,867.51 Lakhs Prepaid Expenses (Ind AS Adjustments, aracunting to Rs. 17.84 Lakhs. Loans to Subsidiaries (Ind AS Adjustments) amounting to Rs. 50,750.57 Lakhs. Term loans from bank and Financial Erstitution (Ind AS Adjustments) amounting to Rs. 63.93 Lakhs. Security Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 Lakhs. Statutory Dues (Ind AS Adjustments) amounting to Rs. 8.06 Lakhs. Other Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs	
 Prep Lak Terram Sec Sec Lak Sec Lak Sec Lak Coth Consider We are n Results a 	epaid Expenses (Ind AS Adjustments) arricunting to Rs. 17.84 Lakhs. ans to Subsidiaries (Ind AS Adjustments) amounting to Rs. 50,720.57 khs. rm loans from bank and Financial Erstitution (Ind AS Adjustments) tounting to Rs. 63.93 Lakhs. curity Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 khs. tuttory Dues (Ind AS Adjustments) arrounting to Rs. 8.06 Lakhs. her Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs	
 Lak Lak Sec Lak Oth Oth Adv 121, Consider we are n Results a 	ans to Subsidiaries (Ind AS Adjustments) amounting to Rs. 50,720.57 khs. rm loans from bank and Financial Erstitution (Ind AS Adjustments) tounting to Rs. 63.93 Lakhs. curity Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 khs. ttutory Dues (Ind AS Adjustments) amounting to Rs. 8.06 Lakhs. ner Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs	
A Tern amc Becults a Consider we are n Results a	rm loans from bank and Financial Erstitution (Ind AS Adjustments) tounting to Rs. 63.93 Lakhs. curity Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 khs. ttutory Dues (Ind AS Adjustments) amounting to Rs. 8.06 Lakhs. ner Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs	
Secure Stat Stat Stat Stat Stat Stat Consider We are n Results a	curity Deposit payable (Ind AS Adjustments) amounting to Rs. 13.87 khs. the control of the AS Adjustments and an arguments of the Rs. 8.06 Lakhs. the Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs	
Stat Oth A Adv 121, Consider we are n Results a	trutory Dues (Ind AS Adjustments) arrounting to Rs. 8.06 Lakhs. her Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs	
Oth A Adv 121, Consider we are n Results a	ner Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs	
Adv 121, Consider we are b Results a		
Consider we are D Results a	Advance from Customers (Ind AS Adjustments) amounting to Rs. 121,70.42 Lakhs	
	Considering the significance of amounts inworked in above mentioned areas, we are not in a position to express an opinion on the Consolidated Financial Results as on 31st March, 2021.	
21 Holding Consolid	Holding Company has accounted for following provisions/ impairment in the Consolidated Financial Results for the quarter and vear ended 31st March	(i) It is informed that it was at the instance of the Honble Surreme Court that the Union of India
2021:		proposed the appointment of a new Board of
* Prov	Provision created against advance given for purchase of shares of Rs. 31,079.48 lakhs. These advances were given in the years 2007 – 2013 and the Holding Company has no evidence regarding recoverability of these	Directors, in supersession of the erstwhile Management, in view of the grievances of thousands of homebuyers and other stakeholders.
adva	advances.	
* Rev	Reversal of deferred tax assets of Rs. 24,672.66 created earlier on account of carry forward business losses. The same was reversed as there	holistic Resolution Framework in the Hon'ble Supreme Court on 15.07.2020, followed by an

Sr. No.	Auditor's Observations	Management's Response
	was no reasonable certainty of having raxable profits in foreseeable future against which this tax asset can be adjusted as required under provisions of Indian Accounting Standard 12 "income taxes".	updated version dated 05.02.2021. (iii)Various investigating agencies are carrying out investigations into the allowed dispersion of funda of
	Writing off of prepaid expenses of Rs. 3,736.26 lakhs pertaining to brokerage paid in earlier years and interest receivable of Rs. 4,75.21 lakhs. The Holding Company has no evidence regarding recoverability of these advances.	the homebuyers, among others. These investigations are being monitored by the Hon'ble Supreme Court directly.
	Impairment in Goodwill of Rs. 18,78.75 Lakhs.	(iv)In addition to the above, there are thousands of Court cases pending pan-India, though at the
	All of the above-mentioned adjustments carried in quarter and Year ending 31st March, 2021 pertain to the earlier period presented by the management for which annual general meeting was already aeld and the accounts were	mement they are lying dormant because of the meratorium granted by the Hon'ble Supreme Court vide its order dated 20.01.2020.
	already adopted therein. This gives an indication that there were errors in the financials of earlier period, which need restrement as required under provisions of Indian Accounting Standard 8 "accounting policies, changes in	(v) In view of the above, it would neither be possible nor would it be desirable to re-open the balance-sheets of the previous years for the present till the
	accounting estimates and errors". The Holding Company is in the process of evaluating possibility of applicability of section 131 of the Companies Act, 2013 with respect to the earlier period financial statements and subsequent	investigations are completed and court cases are set-led in accordance with law.
	requirement of seeking approval from concerned authorities as required in the said section.	

For Unitech Limited

Yudhwir Singh Malik, IAS (Retd.) Charman & Managing Director

> Place: Gurugram Dated: 08/06 (2022

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

Statement on Impact of Audit Qualifications for the Financial Year ended March 31, 2021 [See Regulation 33 of the SEBI (LODR) Regulations, 2015]

In view to the inherent complexities and peculiar circumstances, as explained in detail in the Management's response to audit qualifications, it is neither possible nor is it plausible, for the present, to estimate and quantify the financial impact of the qualifications as contained in the Audit Report for the FY 2020-21.

For GSA & Associates LLP

Chartered Accountants

Firm Registration No. 000257N/ N500339

CA Tanuj Chugh

Partner

Membership No. 529619

Place: Gurugram

Date: 08 |06 |2022

For and on behalf of the Board of Directors

Dr. Girish Kumar Ahuja Chairman, Audit Committee

DIN: 00446339

A.K. Yadav Chief Executive Officer

Amit Gaur

General Manager (F&A)