GSA & Associates LLP

Chartered Accountants

Independent Auditor's Report on the Quarterly and Year to Date for the year ended 31st March, 2022 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

Disclaimer of Opinion

We have audited the accompanying Statement of Standalone Financial Results of Unitech Limited ("the Company") for the quarter ended 31st March, 2022 and Year to date results for the period from 1st April, 2021 to 31st March, 2022 ("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.

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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:

(i) Unitech Limited ("the Company") held its annual general meeting on 7th July, 2022 which was due on 30th November, 2021. The company had not applied for any extension for conducting annual general meeting to the Registrar of Companies, NCT of Delhi & Haryana. The Company is in the process of estimation of penalty and other implications due to delay in holding of annual general meeting.

Also, for the financial year ending 31st March, 2022, Company has failed to hold its annual general meeting which was due on 30th September, 2022. For this year also, the company had not applied for any extension for conducting annual general meeting to the Registrar of Companies, NCT of Delhi & Haryana and is in the process of estimation of penalty and other implications due to delay in holding of annual general meeting.

Further, the Company also delayed in filling of its quarterly and annual/year to date results with Security and Exchange Board of India "SEBI". The Company has not taken any provision related to penalty on account of such delay and management is now planning to seek relief against such penalty from SEBI.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(ii) We draw attention to Note no. 4 of the Standalone Financial Results, which 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/ September 10, 2020/ October 28, 2020/ April 27, 2022 and which has been filed with the Hon'ble Supreme Court. Through RF, the company has requested the Hon'ble Supreme Court to grant some concessions and reliefs so that the company is able to fulfil its obligations towards the construction of the projects and meet other liabilities.

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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(iii) Material uncertainty related to going concern

We draw attention to Note no. 6 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.

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. Also, the Board of Directors are exploring various possible options for completion of ongoing projects and are trying to generate additional possible revenues by construction of new flats. This activity is getting conducted under supervision of Justice A.M. Sapre, as appointed by Hon'ble Supreme Court of India.

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

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(iv) We draw attention to Note no. 13 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 non-implementation of the project and non-payment of various dues amounting to Rs. 105,483.26 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.

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.

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 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 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 Company is also carrying

- a) 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.
- b) Deferred liability on account of interest payable to GNIDA appearing in the books of accounts as on 31st March, 2022 amounting to Rs. 3,20,556.88 Lakhs (including Rs. 45,362.91 Lakhs booked on account of interest during the year ended 31st March, 2022). Out of the interest mentioned above Rs. 17,851.08 Lakhs has been capitalised in the books of accounts of the company. The same is in contravention of the provisions of Indian Accounting Standards 23 "Borrowing Costs".

The impact on the accounts viz. inventory, projects in progress, customer advances, amount payable to or receivable from GNIDA, and profit/(loss) for the quarter 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 conclude on this matter.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(v) We draw attention to Note no. 7(a) 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. 45,312.27 Lakhs deposited with the Hon'ble Supreme Court Registry ("Registry") is outstanding as at 31st March, 2022. 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. 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(vi) We draw attention to Note no. 7(c) 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) including Investment Property having net value of Rs. 3,019.54 Lakhs (net of accumulated depreciation of Rs. 7,514.57 Lakhs), there is no physical verification conducted by the Company since last two years. Further, the company does not maintain proper records showing full particulars, including quantitative details and situation of Fixed Assets comprising 'property, plant and equipment and intangible assets', 'intangible assets under development' & '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 an opinion on this matter.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(vii) The Company has classified some of its property plant and equipment as Investment Property under Indian Accounting Standard "Ind AS" 40. According to information given and explanation provided to us by the management, the Company has not disclosed or obtained fair valuation of any of the properties classified as investment property under Ind AS 40. Due to non availability of any valuation reports, we are not able to express an opinion on this matter.

(viii) 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, 2022 are as follows: -

		Amounts in I	Lakhs of Rs.
Particulars	Amount	Impairment	Carrying
	invested	accounted for	amount
		till 31.03.2022	
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	540,41.94		540,41.94
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	-	254,53.18
Corporate guarantees	8.70	-	8.70
Loans given to subsidiaries	372,702.40	1,589.05	371,113.36
Advances given to subsidiaries	619,65.54	-	619,65.54
Loans to Joint Ventures and Associates	83,81.00		83,81.00
Advances to Joint Ventures and	20.33	-	20.33
Associates			
Share Application Money	46.50	-	46.50

We draw attention to Note no. 7(e) 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 audited 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, 2022. 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 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 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 conclude 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(ix) Impairment Assessment of Bank and Corporate Guarantees

The company is having outstanding bank and corporate guarantee of Rs. 971,90.53 as per its last audited financials for year ending 31st March, 2022. 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 conclude on the same.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(x) Trade receivables and other financial assets

The company has trade receivable and other financial assets as on 31st March, 2022 are as follows: -

		Amounts	in Lakhs of Rs.
Particulars	Amount	Provision	Carrying
		accounted for	amount
		till 31.03.2022	
Trade Receivable	80,640.22	31,521.87	49,118.35
Security Deposits	52,557.84	934.04	51,623.80
Non-Current Loans and Advances	100.00	-	100.00
Current Loans and Advances	8,140.02	520.00	7,620.02
Advances for purchase of Shares	31,079.48	31,079.48	-
Staff Imprest & Advances	51.12	-	51.12
Advances to others	13.08	-	13.08

We draw attention to Note no. 7(f) 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 conclude 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

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

We draw attention to Note no. 7(d) of the Standalone Financial Results, Company, as on 31st March, 2022, has shown inventory of Rs. 62,517.96 Lakhs and project in progress "PIP" of Rs. 17,45,136.89 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 24-60 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 submitted their reports. Management was earlier 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 but the same is still awaited.

Further, the Company has during the year capitalized expenses to the tune of Rs. 24,367.94 Lakhs as construction expenses (including interest expense of Rs. 5,567.87 lakhs). This Same is in contravention of the provisions of Indian Accounting Standard 16 "Property plant and equipment" and Indian Accounting Standard 23 "Borrowing cost" as construction activity for all the projects is stalled since last 4-5 years. This has resulted in understatement of current year loss by above said amount.

Also further, the Company, in its financial statements has bifurcated PIP under two headings — "Project in progress on which revenue is not recognized" and "Amount recoverable from project in progress (on which revenue is recognized)". We have not been provided with any basis on which this bifurcation is made.

In view of the absence of any NRV assessment by the management and absence of any physical verification report, capitalization of expenses and interest cost during the year, and absence of any basis of bifurcation of projects in financial statements, 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 Statements.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xii) External Confirmation

The company has not initiated the process of external confirmation for outstanding balances of following areas as on 31st March, 2022 are as follow:

	Amounts in Lakhs of Rs.				
Particulars	Amount	Provision	Carrying		
		accounted for till	amount		
		31.03.2022			
Trade Receivable	80,640.22	31,521.87	49,118.35		
Trade Payable	80,641.90	386.34	80,255.55		
Advances received from	11,25,528.02	-	11,25,528.02		
Customers					
Advances to Suppliers	7,072.13	-	7,072.13		
Security Deposits	52,557.84	934.04	51,623.80		
Loans and advances to	4,34,667.94	1,589.05	4,33,078.90		
Subsidiaries					
Loans to Joint Venture and	8,381.00	-	8,381.00		
Associates					
Other Loans and advances	8,240.02	520.00	7,720.02		
Advances for purchase of land	612,87.37	300,00.00	312,87.37		
and project pending					
commencement					
Loans from Subsidiaries, Joint	81,571.94	-	81,571.94		
Venture and Associates					
Security and other deposits	42,778.84	-	42,778.84		
payable					
Staff Imprest	51.12		51.12		
Inter Corporate Deposits	13,853.66	-	13,853.66		
Other Assets	6,349.22		6,349.22		

We draw attention to Note no. 8 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 conclude upon completeness of the balances appearing in books of accounts of the Company.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

Bank confirmations

In respect to confirmation of bank balances, margin money balance and term deposits, the company has not sent confirmation requests to any of the banks. 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 loans and borrowings taken by the Company amounting to Rs. 2,80,165.04 Lakhs as on 31st March, 2022 no confirmation requests have been sent till date of this report. 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. Further, the Company is also accruing penal interest in few of the loans. 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xiii) We draw attention to Note no. 7(b) 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xiv) We draw attention to Note no. 7(i) 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xv) We draw attention to Note no. 7(i) 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xvi) We draw attention to Note no. 9 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, 2022 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xvii) 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 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 company.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xviii) Revenue from real estate projects

We draw attention to Note no. 7(g) 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.

During the year, the company has handed over some units to homebuyers after receiving outstanding applicable dues. Company has accounted for money received as advance and has kept sold inventory in its current assets as Project in Progress "PIP", which is in contravention of the provisions of Indian Accounting Standard 115. Also, the Company has received some interest on delayed payment of dues and has accounted for the interest received as advance from customer which resulted in under reporting of other income by Rs. 40.26 lakhs and over reporting of loss before tax by said amount.

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

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xix) The Company has long outstanding statutory liabilities as on 31st March, 2022 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

Regarding tax deducted at source, the Company has decided not to deposit outstanding amount of tax deducted at source till 20th January, 2020 i.e. period before the date when court appointed management took over. Accordingly, the same are still outstanding in the books of accounts of the Company.

During financial year ending 31st March, 2022, the Company is not deducting tax at source at the time of booking of expenses / accounting entry but is deducting the same at the time pf payment. Same is in contravention of the provisions of chapter XVII of Income-tax Act, 1961 which mandates deduction of tax at source at earlier of booking or payment.

Also, with respect to goods and services tax, the company has revoked the cancellation of its GST Registration in the state of Haryana, Tamilnadu, Punjab, Kerala, Karnataka and Odisha during the year. The company is in discussion with the authorities to release cancellation on its registration numbers in other states. As on the date of this report, the Company has filed returns in all states. However, there is no reconciliation available between the Company for the sales / input tax credit "ITC" as per books of accounts and the details filled in the GST returns.

Further in the Standalone Financial Results, which includes balance of Rs. 11,621.51 lakhs pertaining to balance of input tax credit "ITC" receivables by the Company under Goods and Services Tax Act, 2017. The Company does not have any ITC register and has also not provided any reconciliation between "ITC balance appearing in books" and "balance appearing in GST department's portal". In absence of any such detail and reconciliation, we are unable to comment on accuracy or completeness of the same.

Further, the company has long outstanding dues payable to employees amounting to Rs. 6,073.31 Lakhs as on 31st March, 2022. The company is in the process of evaluating the period from which dues to employees are outstanding and also in settlement of full and final amount payable to past employees of the company.

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

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xx) We draw attention to Note no. 11 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	Principal paid during the	Unpaid matured deposits (Principal
	amount) as at 31 st	period (Rs.	amount) as at 31st
	March 2021	Lakhs)	March 2022 (Rs.
			Lakhs)
Deposits that have matured on or before March 31, 2017	579,60.91	28,12.32	551,48.59

The total unpaid interest as on 31st March, 2022 (including interest not provided in the books) amount to Rs. 52,998.32 lakhs.

Further, the Company has not provided for interest payable on public deposits which works out to Rs. 6,730.85 lakhs for the current period ended 31st March, 2022 (Cumulative upto 31st March, 2022 – Rs. 35,116.61 lakhs).

Besides, the impact of non-provision of interest payable on public deposits of Rs. 6,730.85 lakhs for the year ended 31st March, 2022 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.

Further, the Company has also accepted security deposits from various entities amounting to Rs. 22,127.04 Lakhs as on 31st March, 2022. We have not been provided with any relevant agreement / document against which such security deposits have been received. Due to absence of any related details / document, we are in a position to comment on possible impact of the same on the Company.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xxi) We draw attention to Note no. 10 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. 5,97,530.78 Lakhs as on 31st March, 2022. 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xxii) We draw attention to Note No. 12 of the Standalone Financial Results of the Company as on 31st March, 2022 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). 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.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xxiii) We draw attention to Note no. 7(h) of the Standalone Financial Results, the company has shown income from maintenance charges amounting to Rs. 3,032.80 Lakhs during the year ended 31st March, 2022. We have not been provided with the relevant agreement/supporting documents to verify completeness and accuracy of said income.

Further, the Company is unable to correctly map the monies received with appropriate customer codes. Due to this, Rs. 663.34 Lakhs have been accounted for under advance from customer during the financial year ending 31st March, 2022. Cumulative total of such receipts which are not identifiable is Rs. 2,466.52 Lakhs.

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

We had mentioned this matter under "other matter" on the standalone financial statements for the year ended 31st March, 2021.

(xxiv) During the financial year ending 31st March, 2022, the Company has renewed its lease agreement for corporate office and has accordingly created right of use "ROU" asset of Rs. 207.75 Lakhs as per the provisions of Indian Accounting Standard 116 "Leases". For computing ROU, Company has used a discount rate of 12% for which we have not been provided with any basis / justification. Accordingly, we are unable to express an opinion on accuracy of the same.

- (xxv) The Company is not making provisions / accruals of expenses on reporting dates and is accounting for expenses on cash basis. The same is in violation with conceptual framework of Indian Accounting Standards. Accordingly, we are unable to express an opinion on completeness of financial statements.
- (xxvi) 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
 - 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 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.

- 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, 2022.

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

(xxvii) The company has not provided the complete details of pending litigations against the company, outstanding bank and corporate guarantees and commitments to be performed by the company.

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

We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

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, 2022. This responsibility includes the preparation and presentation of the Standalone Financial Results for the Quarter and Year ended 31st March, 2022 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 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.

1. Other Matter:

(i) We draw your attention to Note no. 14 to the Standalone Financial Results. 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 2021 – USD 298,382,949.34). 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 audit 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.

We had mentioned this matter under "other matter" on the standalone financial statements for the year ended 31st March, 2021.

(ii) We draw attention to Note no. 16 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.

We had mentioned this matter under "other matter" on the standalone financial statements for the year ended 31st March, 2021.

(iii) We draw attention to Note no. 15 of the Standalone Financial Results, we did not audit the financial statements/ information of Libya branch office, included in the Standalone Financial Results of the Company, whose financial statements/ information reflect total assets of Rs. 13,28.47 lakhs (Previous year 2020-21 Rs. 13,28.47 lakhs) as at 31st March, 2022 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 2020-21 Rs. 13,28.47 Lakhs). The financial statements/ information of this branch has not yet been audited 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.

We had mentioned this matter under "other matter" on the standalone financial statements for the year ended 31st March, 2021.

(iv) The Standalone Financial Results include figures of three months ended 31st December, 2021 as reported in these Standalone Financial Results are the balancing figures between audited figures in respect of year ended 31st March, 2022 and published year to date figures upto 31st December, 2021.

UDIN - 23529619BGTXXP3006

For GSA & Associates LLP Chartered Accountants Firm Registration No.: 000257N/ N500339

TANUJ Digitally signed by TANUJ CHUGH
CHUGH Date: 2023.02.28
16:52:15 +05'30'

Tanuj Chugh Partner

Membership No: 529619

Date: 28th February, 2023

UNITECH LIMITED

CIN: L74899DL1971PLC009720

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

STATEMENT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2022

(Rs. in Lakhs except EPS)

	(Rs. in Lakhs except EPS					n Lakns except EPS)		
C1 11			Quarter Ended			Year Ended		
SI. No.	Particulars	31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021		
		Audited	Unaudited	Audited	Audited	Audited		
1.	Revenue from Operation	1,094.14	1,466.20	51.02	5,023.61	8,602.95		
2.	Other Income	513.64	247.56	274.83	1,091.15	568.07		
3.	Total Income ((1+2))	1,607.78	1,713.76	325.85	6,114.76	9,171.02		
4.	Expenses				·			
	Real estate, Construction and Related Expenses including Cost of Land sold	1,351.01	1,087.51	4,130.08	4 000 50	40,000,70		
	Changes in Inventories of finished properties, land, land development right and work in progress	1,331.01	1,007.51	4,130.06	4,889.59	12,292.72		
	Employee Benefits Expense	827.16	261.26	000.40	1 700 12	2.050.20		
	Finance Costs	24,519.50	23,851.05	908.48	1,708.12	2,959.28		
	Depreciation and Amortisation Expense	67.79	61.40	21,647.64	92,846.66	81,365.20		
	Other expenses	326.29		62.74	251.76	267.51		
	Total Expenses	27,091.76	25,599.70	378.28 27,127.23	1,132.27	5,126.43		
		27,031.70	25,599.70	21,121.23	100,828.40	102,011.14		
5.	Profit/(Loss) from Operations before Exceptional Items & Tax (3-4)	(25,483.97)	(23,885.94)	(26,801.38)	(94,713.64)	(92,840.12)		
6.	Exceptional Items / Provision for Impairment	(25,405.57)	(20,000.04)	(20,001.30)	(94,713.04)	(80,092.47)		
7.	Profit/(Loss) before Tax (5+/-6)	(25,483.97)	(23,885.94)	(26,801.38)	(94,713.64)	(172,932.59)		
8.	Tax Expense	(23,403.37)	(25,005.54)	(20,001.30)	(94,713.04)	(172,932.59)		
	(a) Current Tax					·		
	Current Year	_	_					
	Earlier Years			(80.33)		(80.33)		
	(b) Deferred Tax			38.91	-	24,828.02		
9.	Net Profit from Ordinary Activities after tax (7+/-8)	(25,483.97)	(23,885.94)	(26,759.96)	(94,713.64)	(197,680.28)		
10.	Extraordinary items (Net of Tax Expense)	(20,100.07)	(20,000.34)	(20,700.50)	(34,713.04)	(197,000.20)		
11.	Net Profit for the Year (9+/-10)	(25,483.97)	(23,885.94)	(26,759.96)	(94,713.64)	(197,680.28)		
12.	Other Comprehensive Income / (Loss)	(25) 150101)	(20,000.01)	(20,700.00)	(04,713.04)	(137,000.20)		
	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	i <u>.</u> !		_				
	B (i) Items that will not be reclassified to Profit and Loss	(117.69)	201.12	675.67	200.28	839.62		
	(ii) Income Tax relating to items that will not be reclassified to Profit and Loss	. ((234.30)	200.20	(255.44)		
	Total Other Comprehensive Income / (Loss)	(117.69)	201.12	441.37	200.28	584.19		
		(, , , , ,	202	111.07	200.20	004.10		
13.	Total Comprehensive Income (11+/-12)	(25,601.66)	(23,684.82)	(26,318.59)	(94,513.36)	(197,096.10)		
14.	Other Equity excluding Revaluation Reserves			(), , , ,	(- 1,- 1-1-1,	333,999.28		
15.	Paid-up equity share capital	52,326.02	52,326.02	52,326.02	52,326.02	52,326.02		
						52,520.52		
16.	Earning Per share (Before Extraordinary Items)							
	(of Rs. 2 each) *(Not Annualised)							
ļ	Basic and Diluted (Rs.)	(0.97)	(0.92)*	(1 03)	(3.62)	(7.56)		
17.	Earning Per share (After Extraordinary Items)	·/	()	(,,9	(3.02)	(7.30)		
i i	(of Rs.2 each) *(Not Annualised)							
	Basic and Diluted (Rs.)	(0.97)	(0.92)*	(1.03)	(3.62)	(7.56)		
		(0.57)	(0.02)	(1.03)	(3.02)	(7.30)		





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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

Standalone Statement of Assets & Liabilities

(Rs. In Lakhs)

el c:			(Rs. In Lakh
Sl.No.	Particulers	As At March 31, 2022	As At March 31, 2021
A	ASSETS		-
1	Non Current Assets		
	Property, Plant and Equipment	1,839.19	1,819.
	Investment property	1,180.35	1,199.
	Other Intangible Assets	13.72	14.
	Intangible Assets under Development	31.47	8.
2	Financial Assets	·	
	(i)Investments	157,618.07	157,292.
	(ii)Loans	219.80	219.
	(iii) Other Financial Assets	2,249.54	2,025.
	Other non current Assets	· -	0.
	Total Non Current Assets	163,152.14	162,580.
	Current Assets		
	Inventories	62,517.96	62,517.
3	Financial Assets		02,027
	(i) Investments		_
	(ii) Trade Receivables	49,118.35	47,959.0
	(iii) Cash and Cash equivalents	2,255.51	2,038.2
	(iv) Bank Balance other than (iii) above	36,541.92	10,104.5
	(v) Loans	448,926.95	474,697.3
	(vi) Other Financial Assets	49,538.48	49,530.4
	Current Tax Assets (Net)	3,219.69	3,031.2
	Other Current Assets	883,682.98	863,783.1
	Total Current Assets	1,535,801.84	1,513,662.1
		2,555,552.15	1,313,002.1
	Non Current Assets Classified As Held For Sale	4,226.26	4,226.2
	Total Assets	1,703,180.24	1,680,468.5
В	EQUITY AND LIABILITIES		
1	Equity		
	Equity Share Capital	52,326.02	52,326.0
	Other Equity	239,306.35	333,819.7
	Total Equity	291,632.37	386,145.7
.	LIABILITIES		
2	Non Current Liabilities		
	Financial Liabilities		
ľ	(i) Borrowings	519.31	1,192.9
	(ii) Other Financial Liabilities	3.76	428.8
j	Deferred Tax Liabilities	777.34	777.3
1	Long Term Provisions	503.30	700.0
	Total Non Current Liabilities	1,803.71	3,099.1
3	Current Liabilities		
	Financial Liabilities		
	(i) Borrowings	508,385.80	501,642.6
	(ii) Trade payables	80,252.05	80,693.9
1	(iii) Other Financial Liabilities	347,551.18	281,372.30
	Other Current Liabilities	473,536.29	427,484.3
- 1	Short Term Provisions	18.84	427,464.3. 30.4!
1	Total Current Liabilities	1,409,744.16	1,291,223.63
	Total Equity & Liabilities	1,703,180.24	1,680,468.50





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

UNITECH LIMITED		STANDALONE
Cash Flow Statement		OT MENTEONE
For the period ended 31st March 2022		(₹ In Lakhs)
	As at	As at
Particulars	31st March, 2022	31st March, 2021
Cash Flow from Operating Activities		
Profit/(Loss) before tax	(94,713.66)	(1,72,932.58)
Adjustments for	The statement of the statement of	(.,,)
Interest income	(796.19)	(75.05)
Interest on income tax refund	· - '	(29.02)
Unrealised foreign exchange (gain)/loss	43.68	(36.49)
(Profit) / loss on disposal of tangible PPE - net	-	(1.45)
Provision for Impairment/fair value of Investment	_	80,092.47
Borrowing costs charged to profit and loss account	92,846.66	81,365.21
Dividend Income	(3.63)	(1.99)
Depreciation and amortization expenses	251.76	267.51
Operating loss before working capital changes	(2,371.38)	(11,351.39)
Adjustments for:		
Trade Payables, Financial & Other Liabilities	(2,887.63)	36,885.31
Provisions	(331.13)	(66.74)
Trade and other receivables	(1,202.95)	(4,089.11)
Loans & Advances & Other Assets	(20,553.78)	(3,424.15)
Cash generated/(used) from/in operations	(27,346.87)	17,953.92
Income taxes (paid)/refund-net	(188.43)	53.71
Net Cash Flow from Operating Activities (A)	(27,535.30)	18,007.63
Cash Flow from Investing Activities		
Purchase of PPE including capital work in progress	(274,32)	(DE 20)
Sale of PPE	(2/4,52)	(25.38) 4.00
Dividend received	3.63	1.99
Sale / (Purchase) of investments (net)	(2.87)	(17,888.05)
Loans received from subsidiaries (including partnership firms), associates and joint ventures	5,952.98	273.66
Loans repaid by subsidiaries (including partnership firms), associates and joint ventures	25,778.91	(203.49)
Interest received	551.69	538.35
Net Cash Flow from Investing Activities (B)	32,010.02	(17,298.92)
• • • • • • • • • • • • • • • • • • • •	32,010.02	(17,230.32)
Cash Flow from Financing Activities		
Repayment of long term borrowings	(1,265.58)	(826.77)
Repayment of short term borrowings	-	(701.83)
Repayment of Public deposits	(2,812.32)	(31.49)
Borrowing cost paid	(179.56)	(286.89)
let Cash Flow from Financing Activities (C)	(4,257.46)	(1,846.98)
let change in cash and cash equivalents (A+B+C)	217.28	(1,138.27)
Cash and Cash Equivalent at the beginning of the year	2,038.23	3,176.50
Cash and Cash Equivalent at the end of the year	2,255.51	2,038.23
Components of Cash and Cash Equivalents	As at 31st March, 2022	As at 31st March, 2021
Cash on hand	2.24	2.92
Cheques, drafts on hand	43.98	-
Balances with banks		
- on current accounts	2,209.29	2,035.31
otal Cash and Cash Equivalents	2,255.51	2,038.23
represent balance with Wahda Bank, Libya which is having repatriation restriction		







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

31-Mar-22	Opening Balance	Cash Flows	Non Cash Changes	Closing Balance
Short Term Secured Borrowings	59,186.12	-	-	59,186.12
Long Term Secured Borrowings	2,71,937.45	(1,265.58)	4,114.94	2,74,786.8
Short Term Unsecured Borrowings	1,71,534.28	(2,812.32)	5,980.43	1,74,702.39
Long Term Unsecured Borrowings	-	-	-	
Total liabilities from Financial Activities	5,02,657.85	(4,077.90)	10,095.37	5,08,675.32

				(そ in Lakhs)
31-Mar-21	Opening Balance	Cash Flows	Non Cash Changes	Closing Balance
Short Term Secured Borrowings	38,895.52	(701.83)	20,992.43	59,186.12
Long Term Secured Borrowings	2,87,981.04	(826.77)	(15,216.82)	2,71,937.45
Short Term Unsecured Borrowings	1,69,813.85	(31.49)	1,751.92	1,71,534.28
Long Term Unsecured Borrowings	-	-	-	-
Total liabilities from Financial Activities	4,96,690.41	(1,560.09)	7,527.53	5,02,657.85

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.

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

Notes to the Statement of Standalone Financial Results for the quarter and financial year ended 31st March, 2022

- 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 28th February, 2023. The Statutory Auditors have carried out Limited Review of above Standalone Financial Results of the Company.
- 2. The Company is primarily in the business of Real Estate Development and related activities, including Construction and allied Services. 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.
- 3. The above Financial Results have been prepared in accordance with the 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.
- 4. 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 updations of the Resolution Framework approved by the Board of Directors in their subsequent meetings held on 10.09.2020, 28.10.2020 and 27.04.2022. The updated Resolution Framework has been placed before the Hon'ble Supreme Court on 08.08.2022.
- 5. The Company is dependent upon the estimates and the circumstances, as they evolve, for 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 has incurred losses in the current and previous years. The Company has serious 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 certain concessions and reliefs so that the Company is able to fulfill its obligations towards the construction of the projects, delivery of units to the homebuyers and meet other liabilities. Pending the final decision of the Hon'ble Supreme Court, the Financial Results have accordingly been drawn.







- 7. The Company is in the process of:
 - (a) reconciling the balances appearing in its books of accounts with the balances deposited with the Registry of the Hon'ble Supreme Court;
 - (b) estimating the impact of contingent liabilities in line with Resolution Framework submitted to the Hon'ble Supreme Court;
 - (c) conducting physical verification of Property, Plant & Equipment;
 - (d) conducting the assessment of Net Realizable Value (NRV) of its inventories and projects in progress;
 - (e) conducting impairment assessment of its investment in equity instruments, debentures, bonds, various funds, financial guarantees and other commitments, loans given and advances given to Subsidiaries, Associates and Joint Ventures;
 - (f) preparation of expected credit loss policy in relation to trade receivables, securities deposits, loans and advances given to others;
 - (g) re-evaluating the impact of Ind AS 115 and to conclude regarding effectiveness of existing accounting policy in line with Ind AS 115;
 - (h) collecting the project-wise Maintenance Service Agreements and also checking and evaluating the maintenance charges basis cost sheets; and
 - (i) appointing the Internal Auditors for the Company and also selecting a suitable candidate for appointment of Chief Financial Officer for the Company.
- 8. As regards trade payables, which primarily relate to the unpaid bills of Contractors and Vendors, and which prima facie may not be payable to the extent shown in the books, the Management is in the process of ascertaining the genuineness of all the operational liabilities, which are being carried forward historically from the erstwhile management in the accounts. As regards all other opening balances which are outstanding for a long period of time and which are also being carried forward as a legacy balance, the Company is in the process of collecting the supporting documents to take an appropriate decision in the matter. Though some progress has been made in this behalf, the process of compiling banks statements/ bank balance confirmations from all the concerned banks of the Company is likely to take some time as some of the banks are not cooperating. The Company has various statutory liabilities outstanding since long and the same are unpaid due to the pendency of matters before various Adjudicating Authorities and liquidity constraints with the Company.
- 9. 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. The Company is carrying the said investment at cost. Cost of investment as on 31st March, 2022, is Rs. 4,226.26 Lakhs.
- There have been delays in the payment of dues of non-convertible debentures, term loans & working capital loans from Banks and Financial Institutions (including principal, interest and/or other charges as the case may be) and the total of such outstanding amounts to Rs. 5,97,530.78 Lakhs as on 31st March, 2022.
- 11. 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.

The Company has not provided for interest payable on Public Deposits since April 1st, 2017, which works out to Rs. 35,116.60 Lakhs upto31st March, 2022. The issue of payment of FD Holders is a part of the Resolution Framework, which is pending consideration of the Hon'ble Supreme Court.

12. The erstwhile management had invested in Telangana 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 as part dues of M/s Dandamundi Estate). 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. The Company has already filed an IA before Hon'ble Supreme Court for recovery of the amount. However, simultaneous efforts to find an amicable resolution of the issues is also being explored.

Notwithstanding the IA pending before the Hon'ble Supreme Court, the management has held meetings at the level of Board's Directors and Justice A.M. Sapre with Mr. D.A. Kumar and visited the land sites twice on 24.06.2022 and 02.01.2023.

It was agreed in the last meeting held at the level of Justice Sapre and the Chief Secretary, Telangana that the District Administration would complete the site survey and identify the areas, which have been encroached. It was also inter-alia directed by the Chief Secretary that no further execution of sale deeds be allowed to qua the land parcels owned by Unitech Limited and its collaborator.

13. 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. 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.

GNIDA, in the meanwhile, deposited 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),in terms of the Order of the Hon'ble Supreme Court dated 18.09.2018 with the registry of the Hon'ble Supreme Court on behalf of the Company, out of the monies paid by the Company. This amount stands refunded to about 352 homebuyers on the directions 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.

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. 14. 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 2021 – USD 298,382,949.34). 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. The Company has a branch office in Libya, whose financial statements/ information 15. reflect total assets of Rs. 1,328.47 Lakhs (Previous year - Rs. 1,328.47 Lakhs) as on 31st March, 2022 and total revenues of Rs. NIL (Previous year - 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 assets of Rs. 1,328.47 Lakhs (Previous year - Rs. 1,328.47 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. 16. 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 be ascertained only after the same is made available. The Company has not created any kind of Deferred Tax Assets on account of lack of 17. reasonable certainty of having taxable profits and in foreseeable future against which such tax assets can be adjusted. 18. Figures for the quarter ended March 31, 2022 are the balancing figures between audited figures in respect of full financial year and the published year to date unaudited figures upto the third quarter of the respective financial year. The figures of the previous year have been re-grouped/ re-arranged wherever 19. considered necessary for the purpose of comparison.

Y.S. MALIK, IAS (Reid.)

Unitech Limited

For Unitech Limited Chairman & Managing Director

> udhvir Singh Malik Chairman & Managing Director

Place: Gurugram Dated: 28.02.2023

Auditors' Report – Qualified Observations

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 Financial Year ended 31.03.2022

Sr.		Auditor's Opinion		Managara 12 B
No.				Management's Response
1.	(i)	Unitech Limited ("the Company") held its annual general meeting on 7 th July, 2022 which was due on 30 th November, 2021. The Company had not applied for any extension for conducting annual general meeting to the Registrar of Companies, NCT of Delhi & Haryana. The Company is in the process of estimation of penalty and other implications due to delay in holding of annual general meeting.	(i)	The Annual General Meeting (AGM) for the year ended 31 st March, 2021 was due to be held latest by 30 th November, 2021. The new management did not have access to complete records of various transactions of the Company. It caused delay in the finalization of accounts and convening of Annual General
		Also, for the financial year ending 31 st March, 2022, the Company has failed to hold its annual general meeting which was due on 30 th September, 2022. For this year also, the Company had not applied for any extension for conducting annual general meeting to the Registrar of Companies, NCT of Delhi & Haryana and is in the process of estimation of penalty and other implications due to delay in holding of annual general meeting.		Meeting. The new Management has inherited several legacies under various provisions of law, including non-compliances related to non-holding of Annual General Meeting of Unitech Limited on or before the due dates. Ever since the new Management took control of Unitech Group as whole, it has been
	(ii)	Further, the Company also delayed in filling of its quarterly and annual/year to-date results with Security and Exchange Board of India ("SEBI"). The Company has not taken any provision related to penalty on account of such delay and management is now planning to seek relief against such penalty from SEBI.		endeavoring to make the Group fully compliant in accordance with the provisions of the Companies Act, 2013 and rules made thereunder and other laws applicable. The Company is committed to hold its Annual General Meeting for the financial year ending
	(iii)	We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	(ii)	31 st March, 2022 at the earliest 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

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No.	Auditor's Opinion	Management's Response	
		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 had been 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 on the part of the Company were also placed before the Hon'ble Supreme Court in the Action Taken Report-III filed on 28.03.2022	
2.	(i) 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/ September 10, 2020/ October 28, 2020/ April 27, 2022 and which has been filed with the Hon'ble Supreme Court. Through RF, the company has requested the Hon'ble Supreme Court to grant some concessions and reliefs so that the company is able to fulfil its obligations towards the construction of the projects and meet other	The points mentioned herein are informatory in nature and the Management has no further comments to offer on the same.	





Sr. No.		Auditor's Opinion	Management's Response	
		liabilities.		
	(ii)	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)	We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.		





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No.		Auditor's Opinion	Management's Response		
3.	Mate	erial uncertainty related to going concern			
	(i)	Management has represented that the Standalone Financial Statements 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.	The Management has already stated its position in the Resolution Framework submitted in the Hon'ble Supreme Court on 15.07.2020, followed by updated versions submitted on 05.02.2021 and 08.08.2022, wherein the Hon'ble Supreme Court has been prayed to grant certain concessions and reliefs so that the Company is able to fulfil its obligations towards the construction and		
	(ii)	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. Also, the Board of Directors are exploring various possible options for completion of ongoing projects and are trying to generate additional possible revenues by construction of new flats. This activity is getting conducted under supervision of Justice Abhay Manohar Sapre, as appointed by Hon'ble Supreme Court of India.	completion of projects and meet other liabilitic. The reasons for opting against the winding up to Company or its reference under IBC have further been explained in the application filed submission of the Resolution Framework.		
	(iii)	We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.			
4.	(i)	The Company had received a 'cancellation of lease deed' notice from Greater Noida Industrial Development Authority	(i) The matter is still pending in the Hon'ble High Court of Allahabad for final disposal.		



Sr. No.	Auditor's Opinion			Management's Response		
		("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. 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 Management is hopeful that its stand shall be vindicated in the Hon'ble Court and there shall be no adverse impact, other than the one already disclosed. As regards the 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, the said amount has already been paid to 352 homebuyers pursuant to the directions of Hon'ble Supreme Court, which is a bit more than the principal amount deposited by the said homebuyers.		
	(ii)	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.	(iii)	Further, the Management is also in the process of filing a comprehensive IA before the Hon'ble Supreme Court qua GNIDA's demands raised against Unitech, including seeking appropriate directions on the instant issue.		
	(iii)	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 said land.				
	(iv)	The matter in respect of the land is still pending before the				







Sr.					
No.	Auditor's Opinion	Management's Response			
	Hon'ble High Court of Allahabad, and pending the final 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. 61,13.11 Lakhs. Further, the Company is also carrying				
	(a) 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 capitalized of Rs. 696,84.68 Lakhs.				
	(b) Deferred liability on account of interest payable to GNIDA appearing in the books of accounts as on 31st March, 2022 amounting to Rs. 3,20,556.88 Lakhs (including Rs. 45,362.91 Lakhs booked on account of interest during the year ended 31st March, 2022). Out of the interest mentioned above Rs. 17,851.08 Lakhs has been capitalized in the books of accounts of the Company resulting in overstatement of profits by the said amount for financial year ending 31st March, 2022. The same is in contravention of the provisions of Indian Accounting Standards 23 "Borrowing Costs".	c			
(v)	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. We had given a disclaimer of opinion on the standalone financial				





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No.		Auditor's Opinion		Management's Response
		statements for the year ended 31st. March, 2021 in respect of this matter.		
5.	(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. 45 212 27 Lakhs		(i) (ii)	The observation is a statement of fact and needs no further comments. The Company received the detailed statement of accounts from the Supreme Court Registry in the month of November, 2022 and the management is in the process of incorporating the same in books of accounts and reconciling the accounts with respect to the receipts in the Registry and refunds released by the Registry to various homebuyers, FD holders and ex-employees etc. The management proposes to complete this exercise of entry and reconciliation of all such accounting entries by end September 2023.
6.	According to information given and explanation provided to us by the management, in respect of Property, Plant and Equipment (PPE) including Investment Property having net value of Rs. 3,019.54 Lakhs (net of accumulated depreciation of Rs. 7,514.57 Lakhs), there is no physical verification conducted by the Company since last year. Further, the Company does not maintain proper records showing full		Reg Plar maj Bala	Company has maintained the Fixed Assets ister for recording the details of Property, at & Equipments. The management is facing a for challenge in reconciling the Opening ances, which is a legacy issue and difficult to oncile. However, it is proposed to take up this



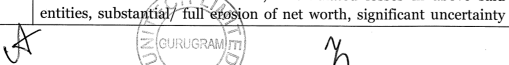


Sr.		
No.	Auditor's Opinion	Management's Response
	particulars, including quantitative details and situation of Fixed Assets comprising 'property, plant and equipment, 'capital work-in-progress' & 'investment property". In view of this and also of the fact that these PPE's are kept as security for obtaining bank loans and there are several cases ongoing against the Company under SARFAESI Act, we are not able to express an opinion on this matter.	exercise to prepare separate lists of PPE where the reconciliation of Opening Balance remains an issue. This is expected to be completed within three months time. The challenges faced in reconciliation of the Opening Balances, wherever occurring, will be addressed separately.
7.	Company has classified some of its property plant and equipment as Investment Property under Indian Accounting Standard "Ind AS" 40. Provisions of Ind AS 40 requires a Company to disclose fair value of investment property in the financial statements and further schedule III requires the Company to disclose whether fair valuation, as required by Ind AS 40, is based on the valuation by a registered valuer, as defined under rule 2 of Companies (Registered Valuers and Valuation) Rules, 2017. According to information given and explanation provided to us by the management, the Company has not disclosed or obtained fair valuation of any of the properties classified as investment property under Ind AS 40. Due to non-availability of any valuation reports, we are not able to express an opinion on this matter.	The Company has only one Investment Property i.e. an Institutional Building in Sector 32, which is leased to M/s Ciena (India) Pvt Ltd. The lease rent is assigned to the bank (earlier OBC and now PNB). It is the only current account of Unitech and there is an outstanding loan amount of Rs. 4,79,47,142/- as on 14.12.2022. The management proposes to get the valuation of this property carried out through a Registered Valuer by or before 30.06.2023.
8.	Non-current investment and loans Company has made investments and given loans to its subsidiaries, joint ventures, associates and others. Details as on 31st March, 2022 are as follows: Amounts in Rs. Lakhs	(i) Unitech Limited has 186 Indian Subsidiary Companies out of which 08 subsidiary Companies have been struck off by the Registrar of Companies, NCT Delhi and Haryana. The Company has moved the National Company Law Tribunal (NCLT) for
	Particulars Amount invested Impairment accounted for till 31.03.2022 Carrying amount	the revival of the subsidiaries which have been struck off, out of which o2 have already been ordered to be revived.





	Auditor's Opin	Management's Response		
Equity investment - Indisubsidiaries	an 753,42.84	307,45.68	445,97.16	(ii) For 126 Indian Subsidiary Companies, Statutory Auditors have been appointed so far
Equity investment - fore subsidiaries	ign 663,76.77	663,76.77	_	whereas the due process for settlement of accounts with the existing Statutory Auditors
Equity investment - join ventures	t 540,41.94	-	540,41.94	in case of 39 other Subsidiaries is underway. For the remaining 13 Subsidiaries, wherein
Equity investment – associates	2,99.25	-	2,99.25	there is a substantial foreign investment, necessary steps are being taken by the
Equity investment – oth	ers 310,40.70	-	310,40.70	Company in this regard.
Debenture investment	15,12.18	-	15,12.18	(iii) As regards 32 foreign subsidiaries along with
Investment – CIG	254,53.18	-	254,53.18	Libya Division and o3 foreign JVs, the management has listed down their available
Corporate guarantees	8.7	-	8.7	details. The Audited Balance Sheets of 04
Loans given to subsidia	ries 372,702.40	1,589.05	371,113.36	foreign subsidiaries, o2 foreign JVs, and that
Advances given to subsidiaries	619,65.54	-	619,65.54	of Libya Division are not available with the Company. For rest of the Companies, the last
Loans to Joint Ventures and Associates	83,81.00	-	83,81.00	audited available Balance Sheets are those of 31.03.2017 except for two Companies whose available Balance Sheets are those of
Advances to Joint Vento and Associates	ures 20.33	-	20.33	31.03.2010 and 31.03.2016. Moreover, it is pertinent to mention that, as per information
Share Application Mone	y 46.5	-	46.5	available to the new management, the Central
Considering the fact that the accounts of the above-mentioned foreign entities are not available with the management and for Indian entities, they are not audited since last 3-4 years plus also taking into account the factors such as non-existence of any loan agreement stating terms,				Investigating Agencies are believed to be engaged with the issues pertaining to these entities.





conditions and duration of loan, accumulated losses in above said

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Carnoustie and CIG is already under scrutiny

by the Investigating Agencies and various

Sr. No.	Auditor's Opinion	Management's Response
	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 Limited (Carnoustie) of Rs. 310,05.45 Lakhs as on 31st March, 2022. 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 Carnoustie at a price much 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.	attachment orders have been passed by the Enforcement Directorate. The Management has included the position of Carnoustie and CIG in the Resolution Framework submitted before the Hon'ble Supreme Court. It is pertinent to mention here that Unitech Limited has also filed an IA in the Hon'ble Supreme Court for the recovery of the amount invested. The matter has been heard but the order is awaited. (v) However, keeping in view the investigations being carried out by the ED, and the ED having filed charge-sheets before the Adjudicating Authority under PMLA, the Company is left with no option but to await the final outcome in these matters.
	(ii) 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	







		1 manetar rear chaca 31.03.2022
Sr. No.	Auditor's Opinion	Management's Response
	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 Statement.	
	We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	
9.	Impairment Assessment of Bank and Corporate Guarantees Standalone Financial Statements, wherein it is stated that the Company is having outstanding bank and corporate guarantee of Rs. 971,90.53 lakhs as per audited financials for year ending 31st March, 2022. The Company has not conducted any impairment assessment on the same	(i) There are a number of secured, unsecured and operational creditors qua the Company and its subsidiaries, JVs and other affiliates. Further, the Company and the promoters have also given various kinds of Guarantees, including Bank Guarantees and Corporate





Sr. No.	Auditor's Opinion	Management's Response
	in accordance with the principles of Indian Accounting Standards 109 "financial instruments". In view of the same, we are unable to express an opinion on the same. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	Guarantees, the lists whereof (to the extent of availability of records), surviving or matured, have been shared with the Statutory Auditors. However, it may not be possible to vouchsafe at this stage that these are the only
		Guarantees given by the Company. (ii) The issues pertaining to secured, unsecured and operational creditors have been covered in Chapter-3 of the Resolution Framework (RF). Apart from seeking various reliefs and concessions qua such creditors, the RF also contains a provision on invitation of Claims and settlement thereof (3.2). These issues have yet not been adjudicated by the Hon'ble Supreme Court. Hence, it is neither possible nor feasible at this stage to undertake any impairment assessment of secured creditors, and/ or Corporate Guarantees till these related issues are crystalized and settled by the Hon'ble Supreme Court. Likewise, some of the investments/ advances made by the Company are a subject matter of investigations being conducted by various Central Investigating Agencies.
10.	Trade receivables and other financial assets	The new Management is in the process of
	The Company has trade receivables and other financial assets as on 31st	developing an Expected Credit Loss Policy for the Company, which is expected to be finalized by





Sr. No.	A	uditor's Opi	nion		Management's Response
	March, 2022 as under -			September, 2023.	
				Rs. in Lakhs	
	Particulars	Amount	Provision accounted for till 31.03.2022	Carrying Amount	
	Trade Receivables	80,640.22	31,521.87	49,118.35	
	Security Deposits	52,557.84	934.04	51,623.80	
	Non-Current Loans and Advances	100.00	-	100.00	
	Current Loans and Advances	8,140.02	520.00	7,620.02	
	Advances for purchase of Shares	31,079.48	31,079.48	-	
	Staff Imprest & Advances	51.12	-	51.12	
	Advances to others	13.08	-	13.08	
	The Company has not asses on financial assets in ac Accounting Standards AS 10 In view of non-existence Company, we are unable to any, that may be required to and its consequential impact	ecordance wi 09 - "Financia of any expec express an op o the carrying	th the principl l Instruments". sted credit loss sinion upon the a value of these fi	es of Indian policy in the djustments, if nancial assets	
	We had given a disclaime statements for the year ende				
11.	Inventory and project in (i) Standalone Financial S		he Company as	on 31 st March,	(i) Five agencies have been appointed as the Project Management Consultants (PMCs)

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•	Auditor's Opinion	Management's Response
	2022, has shown inventory of Rs. 62,517.96 Lakhs and projects in progress "PIP" of Rs. 17,45,136.89 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 24-60 months, there are high indicators that such inventory and PIP assets should be tested for evaluating their respective net realized 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 PMCs have also conducted actual physical assessment of the projects and submitted their reports. Management was earlier 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 but the same is still awaited.	with the approval of the Hon'ble Suprem Court, who have substantially complete Part-A of the Scope of Work assigned them. This includes "As is Assessment" of various projects i.e. the status of work done completed during the period of erstwhile management. The PMCs have backed their work with photographs and videography of these projects so as to avoid any conflict when it comes to the claims of ole contractors' vis-à-vis the work to be done by the new contractors. Based on this exercised the PMCs have worked out the BoQs of the remaining works, which form the basis for preparation of Tender Documents. About 130 to 140 Tenders would need to be floated to complete the balance works, out of which 30 Tenders (Lot-1) have already been floated and another 36 Tenders (Lot-2) are likely to be floated in the month of March 2023. Exact project costs/ expenses would only be known after the Bids for all the contracts are received and contracts awarded to the successful bidders.
(iv)	Further, the Company has during the year capitalized expenses to the tune of Rs. 24,367.94 Lakhs as construction expenses (including interest expense of Rs. 5,567.87 Lakhs). The same is in	(ii) The management has already got the valuation of its unsold inventories through an IPC as of 2021. However, the same is to be reviewed and updated as in June-July 2029

Management's Response to Independent Auditor's Report of the Statutory Auditors on the Audited Standalone	Managem
Financial Results of Unitech Limited for the Quarter and Financial Year ended 31.03.2022	

Sr.		Thancial Teal Cluck 31.03.2022
No.	Auditor's Opinion	Management's Response
	contravention of the provisions of Indian Accounting Standard 16 "Property plant and equipment" and Indian Accounting Standard 23 "Borrowing cost" as construction activity for all the projects is stalled since last 4-5 years. This has resulted in understatement of current year loss by above said amount.	i.e. a few months before the sale of unsold inventory is proposed to be commenced, which would be about o6 to o9 months after the construction starts at the project sites. If the unsold inventory is put to sale before the
	Also further, the Company, in its financial statements has bifurcated PIP under two headings – "Project in progress on which revenue is not recognized" and "Amount recoverable from project in progress (on which revenue is recognized)". We have not been provided with any basis on which this bifurcation is made.	construction starts, the Company would not be able to monetize the assets at optimum value keeping in view the eroded credibility of the Company in the market. However, it is expected that NRV may be a bit higher since
	In view of the absence of any NRV assessment by the management and absence of any physical verification report, capitalization of expenses and interest cost during the year, and absence of any basis of bifurcation of projects in financial statements, 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 Statements. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	the real estate/ property prices are indicative of an upward trend. (iii) Projects in Progress (PIP) on which revenue is not recognized refers to those projects where no inventory available for sale and only expenditure is to be made for the completion of residual works in such projects. There are about 10 such projects where the unsold inventory is Nil.
12.	External Confirmation The Company has not initiated the process of external confirmation for outstanding balances of the following areas as on 31st March, 2022 are as follow:	(i) It is stated that as per Standards on Auditing (SA) – 505, prescribed by the Institute of Chartered Accountants of India (ICAI), the process of external confirmation is to be initiated by the Statutory Auditors for directly
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Sr. No.	Aud	litor's Opinio	on		
			Amoun	t in Rs. in Lakhs	T
·	Particulars	Amount	Provision accounted for till 31.03.2022	Carrying amount	
	Trade Receivables	80,640.22	31,521.87	49,118.35	
	Trade Payables	80,641.90	386.34	80,255.55	
	Advances received from Customers	11,25,528.02	-	11,25,528.02	
	Advances to Suppliers	7,072.13	-	7,072.13	
	Security Deposits	52,557.84	934.04	51,623.80	
	Loans and advances to Subsidiaries	4,34,667.94	1,589.05	4,33,078.90	
	Loans to Joint Venture and	8,381.00	-	8,381.00	

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 periods 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.

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We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.

Bank confirmations

Associates

Other Loans and advances

In respect to confirmation of bank balances, margin money balance and term deposits, the company has not sent confirmation requests to any

Management's Response

obtaining the audit evidence from the confirming parties at their level. However, the management would initiate this exercise now keeping the Statutory Auditors in loop for the with respect to outstanding balances as on 31.03.2023. It would, therefore, be appropriate that the Statutory Auditors take up external confirmations based on random sampling since obtaining confirmation from all the parties would be a time-consuming exercise.

(ii) As far as the liability of the Company towards the secured, unsecured or operational creditors is concerned, the same has been covered in Chapter-3 of the Resolution Framework (RF) submitted before the Hon'ble Supreme Court. The RF also contains a provision on the Process of Claim Settlement qua such creditors according to which the Company shall be inviting claims from all such stakeholders but it can be done only after a definitive view on the RF is crystalized by the Hon'ble Supreme Court.



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Sr. No.	Auditor's Opinion	Management's Response
	of the banks. 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 Statements. With respect to the loans and borrowings taken by the Company amounting to Rs. 2,80,165.04 Lakhs as on 31st March, 2022, no confirmation has been received till date of this report. 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. Further, the Company is also accruing penal interest in few of the loans. 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 Statements. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	







Sr.					
No.	Auditor's Opinion		Management's Response		
13.	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. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.		The new Management has already submitted its Resolution Framework (RF) before the Hon'ble Supreme Court, wherein the Company has sought various reliefs on account of penalties, interest liabilities etc., among others, due to be paid by the Company to the Statutory Authorities, Banks, Financial Institutions etc. Since a definitive view on various reliefs sought in the RF is yet to be taken by the Hon'ble Supreme Court, it may not be feasible at this stage to assess the overall impact of its contingent liabilities.		
14.	Company has not appointed an internal auditor for the financial year 2020-21 and 2021-22 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.	(i)	The erstwhile Management appointed M/s VPSJ & Company, Chartered Accountants, as Internal Auditors of the Company, in compliance of the decision taken in the		
,	We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.		meeting of the Board of Directors held on 14.09.2019.		
		(ii)	M/s VPSJ & Company, however, resigned on 14.02.2020 without conducting/ submitting any Internal Audit of the Company.		
	ASCH LA	(iii)	The Company proposes to appoint new Internal Auditors in terms of section 138 of the Companies Act, 2013, read with rule 13 of the Companies (Accounts) Rules, 2014, for which the process has been initiated.		





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Sr. No.	Auditor's Opinion	Management's Response			
15.	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. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	The Company has been trying to fill-up the position of Chief Financial Officer (CFO) for which some candidates have also been interviewed but the Company is unable to meet their financial expectations. Further, the Company has also requested the ICAI to suggest suitable candidates for the position of CFO. Be that as it may, it is proposed to fill-up this vacancy during the first quarter of the next financial year.			
16.	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, 2022 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. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	(i) Unitech Limited, during the period of erstwhile Management, had signed a binding term sheet with M/s Sterling & Wilson (SW) and had agreed to sell the entire shareholding of M/s Unitech Power Transmission Limited (UPTL) for an overall equity value of Rs. 105 Crore, out of which Rs. 68.40 Crore was the firm component whereas Rs. 35 Crore was to be backed by a Bank Guarantee and was to be paid on meeting certain conditions as set out in the purchase agreement. SW was further required to pay Rs. 1.6 Crore as the agent fee directly out of the total equity value of Rs. 105 Crore. However, the said transaction did not mature and the Hon'ble Supreme Court permitted the new Management to explore new buyers.			
	(CH L)	(ii) Thereafter, two more attempts were made but			





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No.	Auditor's Opinion	Management's Response	
		they did not succeed. The Board of Directors of Unitech Limited in its meeting held on 14.02.2023 has decided to appoint M/s E&Y as the Transaction Advisor for the sale/divestment of UPTL on as-is-where-is basis, for which exclusivity period of 09 months has been approved.	
17.	The Company has made many adjustments in accordance with Indian Accounting Standards applicable to the Company as on 31 st 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 on 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.	
	We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.		
18.	Revenue from real estate projects (i) 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 recognize revenue over time if it satisfies any one of the following criteria: a) The customer simultaneously receives and consumes the	(i) The Audit Observations are a statement of fact and an accounting practice followed since the erstwhile Management. The Statutory Auditors are of the view that the Company should switch over from the POCM based accounting to "Point-in- Time" system of accounting as prescribed in IND-AS-115 to correct this anomaly. Though desirable to do so, it would take some time and its impact on the overall accounts of the Company would	

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No.	Auditor's Opinion	Management's Response			
	benefits provided by the entity's performance as the entity performs 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	need to be examined. (ii) There are more than 15,000 homebuyers across 74 residential and 12 Commercial projects where construction is lying stalled at various stages of construction. These units			
	c) 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.	are to be completed and handed over to the homebuyers. The entire exercise is being carried out under the overall guidance and			
	(ii) On perusal of various agreements entered by the Company with homebuyers, 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".	supervision of Hon'ble Supreme Court. (iii) As such, the Management will be in a position to assess the impact thereof only in due course of time after the Projects are			
	iii) Based on the explanation provided by the management, they are in agreement with our understanding and are in the process of evaluation of its impact on the present and earlier presented periods.	completed and handed over.			
	During the year, the Company has handed over some units to homebuyers after receiving outstanding applicable dues. Company has accounted for money received as advance and has kept sold inventory in its current assets as Project in Progress "PIP", which is in contravention of the provisions of Indian Accounting Standard 115. Also, the Company has received some interest on delayed payment of dues and has accounted for the interest received as advance from customer which resulted in under reporting of other income by Rs. 40.26 lakhs and over reporting of loss before tax by said amount.				







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No.	Auditor's Opinion	Management's Response
	(iv) In view of the above, we are unable to express an opinion on the all the matter mentioned above.	o anapone
	(v) We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	
19.	Statutory dues / recoverable	(i) The new Management has already submitted

The Company has long outstanding statutory liabilities as on 31st March, 2022, details of which are as follows:-

1			
	Nature of dues	Principal amount outstanding (Rs. in Lakhs)	Outstanding since
	Income tax deducted at source	102,46.88	Pertaining from FY 2014-15 onwards
	Professional Tax	0.59	Pertaining from FY 2018 – 2019 onwards
	Provident Fund	24,42.87	Pertaining from FY 2015 – 2016 onwards

Regarding tax deducted at source, the Company has decided not to deposit outstanding amount of tax deducted at source till 20th January, 2020 i.e. period before the date when court appointed management took over. Accordingly, the same are still outstanding in the books of accounts of the Company.

During financial year ending 31st March, 2022, the Company is not deducting tax at source at the time of booking of expenses / accounting entry but is deducting the same at the time of payment. Same is in contravention of the provisions of chapter XVII of Income-tax Act, 1961 which mandates deduction of tax at source at earlier of booking or

- (i) The new Management has already submitted its Resolution Framework (RF) before the Hon'ble Supreme Court on 16.07.2020, followed by updated versions dated 02.05.2021 and 08.08.2022, wherein the Company has sought various reliefs on account of penalties, interest liabilities etc., among others, due to be paid by the Company to the Statutory Authorities, Banks, Financial Institutions etc.
 - ii) Since a definitive view on various reliefs sought in the RF is yet to be taken by the Hon'ble Supreme Court, it may not be feasible at this stage to assess the overall impact of its outstanding statutory liabilities.
- (iii) The new Management is committed to make the Company compliant in terms of various provisions contained in the Companies Act 2013 and other related Act, Rules, Regulations etc.
- (iv) As far as GST is concerned, after a great deal







C	Sm					ncial Year ended 31.03.2022
Sr. No.	Auditor's Opinion			Management's Response		
	payment. 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 an opinion on the matter.					of efforts put in by the management, 31 GST Registrations of Unitech's various pan-India entities, out of a total of 34, have finally been got activated and the pending Returns (GSTR-1 and GSTR-3B) have also been filed at different locations, while fresh Registrations are being pursued in case of remaining 03 entities.
20.	The Company has interest thereon in	s failed to repay or respect of the follo	deposits acco wing deposit	epted by it including	(i)	This issue has duly been explained in Chapter 8 of the Resolution Framework
	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 2022 (Rs Lakhs)		(RF) submitted to the Hon'ble Supreme Court and the Company shall take action as per the directions of the Hon'ble Court in this behalf. The New Management neither
	Deposits that have matured on or before March 31, 2017	579,60.91	28,12.32	551,48.59		processes any such case nor is it authorized to do so till the Hon'ble Supreme Court takes a decision in this matter.
	The total unpaid in provided in the boo	nterest as on 31st M oks) amount to Rs.	arch, 2022 (52,998.32 La	including interest not	(ii)	It is, however, clarified that disbursement to some fixed deposit holders (Sr. Citizens on a pro-rata basis) has been made through the
	Further, the Comp deposits which wo March 2022 (Cum Besides, the impa deposits of Rs. 6,7	pany has not provid rks out to Rs. 6,730 ulative upto 31 st Ma oct of non-provision 30.85 Lakhs for th	ded for inter 0.85 Lakhs f arch 2021– R on of interes	est payable on public or the year ended 31 st s. 35,116.61 Lakhs). st payable on public d 31 st March 2022 on ultimate likelihood of		Ld. Amicus Curie on the directions of the Hon'ble Supreme Court issued from time to time in the past. The details of amount disbursed to the FD holders directly from the Registry have been received in the Company on 22.11.2022 and the amount of disbursal is being captured in the books of





. Control of Chilech Limited for the Quarter and Financial Year ended 31.03.2022					
Auditor's Opinion	Management's Response				
Standalone Financial Statements is currently not ascertainable and	accounts and reconciled. (iii) Further refund of another amount of Rs. 13.19 Crore has been approved by the				
Further, the Company has also accepted security deposits from various entities amounting to Rs. 22,127.04 Lakhs as on 31 st March, 2022. We have not been provided with any relevant agreement / document against which such security deposits have been received. Due to absence of any related details / document, we are in a position to comment on possible impact of the same on the Company.	Hon'ble supreme Court vide its Orders dated 01.02.2023. The process of disbursement of this amount would start only after the requisite amount is received from the Supreme Court Registry.				
We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.					
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. 5,97,530.78 Lakhs as on 31st March, 2022. 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.	(i) The total financial liability of Unitech Group to the tune of Rs. 5,552.60 Crore as on 31.12.2019 has been captured in Annexure-C of the Resolution Framework (RF) submitted before the Hon'ble Supreme Court. The financial liability of Unitech Limited has now risen to Rs. 5,987.47 Crore as on 31.03.2022 as per Standalone Financial Statement for the period.				
We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	(ii) A total of 19 lenders, including Banks and ARCs, have filed 65 cases in various DRTs, namely, New Delhi (DRT-1), Chandigarh, Chennai, Kolkata, Mumbai, Lucknow and Allahabad. In view of the moratorium granted				
	penalties/ strictures or further liabilities, if any, on the Company. Accordingly, impact, if any, of the indeterminate liabilities on these Standalone Financial Statements is currently not ascertainable, and hence we are unable to express an opinion on this matter. Further, the Company has also accepted security deposits from various entities amounting to Rs. 22,127.04 Lakhs as on 31st March, 2022. We have not been provided with any relevant agreement / document against which such security deposits have been received. Due to absence of any related details / document, we are in a position to comment on possible impact of the same on the Company. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter. 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. 5.97,530.78 Lakhs as on 31st March, 2022. 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. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this				





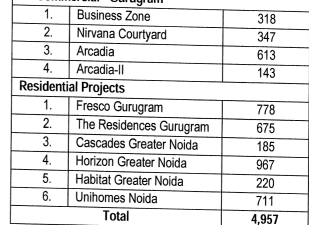
Sr.		
No.	Auditor's Opinion	Management's Response
		by the Hon'ble supreme Court, all these cases have been ordered to be adjourned <i>sine die</i> .
		(iii) Various lenders have also filed IAs in the Hon'ble Supreme Court, which are pending consideration by the Hon'ble Supreme Court.
		(iv) Since the matter has already been covered in the Resolution Framework and the final payment of principal amount and/or interest thereon shall be made only in accordance with the decision of the Hon'ble Supreme Court in this behalf.
22.	Standalone Financial Statements of the Company as on 31st March, 2022 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). 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. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this	 (i) The Company has already filed an IA No. 47995/2021 dated 27.03.2021 before the Hon'ble Supreme Court for recovery of the amount. Hence, the matter is sub-judice. (ii) Notwithstanding the IA pending before the Hon'ble Supreme Court, the management has held meetings at the level of Directors and Justice A.M. Sapre with Mr. D.A. Kumar and visited the land sites twice on 24.06.2022 and 02.01.2023. It was agreed in the last meeting held at the level of Justice Sapre and the Chief Secretary, Telangana that the District Administration would complete the site survey and identify the areas, which have been encroached. It







C	The second of the quarter and	rilla	iiciai Ye	ar ended 31.03.20	022
Sr. No.	Auditor's Opinion		M	anagement's Res	ponse
	matter.		Secretar allow to owned collabor	o inter-alia directery that no further says be executed on by Unitech Linator.	lle deeds may be the land parcels nited and its
23.	The Company has shown income from maintenance charges amounting to Rs. 3,032.80 Lakhs during the year ended 31 st March, 2022. We have not been provided with the relevant agreement/ supporting documents to verify completeness and accuracy of said income. Further, the Company is unable to correctly map the monies received with appropriate to the company is unable to correctly map the monies received.		all indiv Comment pertaining	nted out that MSAs a ridual residents and reial sites. Total n ng to six Resident reial projects are as t	space owners of umber of MSAs ial and four JV
	been accounted for under advance from customers during the financial		Sr. No.	Projects nercial - Gurugram	No. of MSAs
	year ending 31st March, 2022. Cumulative total of such receipts which		1.	Business Zone	318
	are not identifiable is Rs. 2,466.52 Lakhs.		2.	Nirvana Courtyard	347
	Due to non-availability of data and supporting documents, we are		3.	Arcadia	613
	unable to express an opinion on the same.		4.	Arcadia-II	143
	- 1 Same.		Resident	ial Projects	



(ii) Since the number of MSAs is quite huge, it is not practical to supply all the MSAs for





We had mentioned this matter under "other matter" on the standalone

financial statements for the year ended 31st March, 2021.

Auditor's Opinion	Management's Response
	evaluation, it was decided to supply only on sample Maintenance Service Agreement (MSA) for each site. Accordingly, MSAs of four (04) Greater Noida Residential projects, one (01) Gurugram-based Residential project, and cost sheets of four (04) JV Commercial projects located at Gurugram, duly verified by Chartered Accountant have been supplied for the perusal of the Statutory Auditors.
	(iii) The Company would supply more sample MSAs in due course of time as per the demand of the Statutory Auditors.
	(iv) As far as the mapping of monies received from the residents with customers' codes is concerned, it is pointed out that the RWAs/AoAs of some of the projects had not complied in this respect. They have now been requested again to reconcile the data and map the collections with proper customers' codes. This exercise has already been initiated and is likely to be completed by 30.09.2023.
During the financial year ending 31st March, 2022, the Company has renewed its lease agreement for Corporate office and has accordingly created right of use "ROU" asset of Rs. 207.75 Lakhs as per the provisions of Indian Accounting Standard 116 "Leases". For computing ROU, Company has used a discount rate of 12% for which we have not been provided with any basis / justification. Accordingly, we are unable	The Company shall evaluate the same and pass the required accounting adjustment entries pertaining to Financial Year 2021-22 in the next Financial Year 2022-23.
	renewed its lease agreement for Corporate office and has accordingly created right of use "ROU" asset of Rs. 207.75 Lakhs as per the provisions of Indian Accounting Standard 116 "Leases". For computing





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	to express an opinion on accuracy of the same.			
25.	The Company is not making provisions/ accruals of expenses on reporting dates and is accounting for expenses on cash basis. The same is in violation with conceptual framework of Indian Accounting Standards. Accordingly, we are unable to express an opinion on completeness of financial statements.	(i) There might have been a few deviations from the observance of Indian Accounting Standards ("Ind AS") which are primarily because of various historical constraints and accounting practices which are conventionally being followed in the Company for a long time.		
		(ii) Further, various key personnel of the Company have since left after the appointment of new Board of Directors by Central Government with the approval of Hon'ble Supreme Court vide its order dated 20.01.2020. Hence, it is quite challenging for the new staff to verify the authenticity of the transactions which are in continuity with the old once since the records may not be readily available at times for cross verification.		
	CH LIM	(iii) However, inspite of severe constraints, the new Management has been endeavoring to adhere to the prescribed standard protocol and has also been taking a series of concrete steps to respond and resolve the Audit Qualifications pointed out the Statutory Auditors in their audit reports from time to time. The Finance & Accounts Division has been mandated to take appropriate steps in		





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No.	Auditor's Opinion	Management's Response
		this behalf. It has been reported that from the Financial Year 2022-23 onwards all the recurring bills would be booked provisionally immediately on their reporting dates.
26.	Filing of E-forms with Registrar of Companies	(i) E-Form DPT-3: The Company has now
	The Company has failed to submit following e-forms with Registrar of Companies during the year:	received Statutory Auditor's certificate pertaining to e-Form DPT-3 from M/s R.
	a) Form DPT-3 – Return of Deposit	Nagpal & Associates for the Financial Year 2019-20.
	b) Form CRA-4 – Cost Audit Report for F.Y. 2020-21 file with the Central Government.	 (ii) As far as e-Form DPT-3 pertaining to FY 2019-20 is concerned, it is getting delayed because of technical glitches in the MCA portal for the last one month. This problem is being faced by all other Companies also. This snag has been brought to the notice of the MCA officials also. It is expected that e-Form DPT-3 for FY 2019-20 would be filed by 31.03.2023. For the subsequent Financial Years 2020-21 and 2021-22, the Company is already in discussions with the Statutory Auditors for the requisite certificates, which shall also be filed by 31.05.2023. (iii) Form CRA-4 – Cost Audit Report:
		(a) The erstwhile Management of Unitech Limited had appointed M/s M.K.
	4	Kulshreshta & Associates as the Cost



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Sr.		- Marielli Teur endeu 31.03.2022			
No.	Auditor's Opinion	Management's Response			
		Auditor of the Company in its BoD meeting held on 13.02.2015. Mr. Kulshreshta continued as the Cost Auditor of the Company till FY 2017-18. (b) Mr. Kulshreshta did not submit any Cost Audit Report since his fee was not paid by the erstwhile Management.			
		(c) The appointment of M/s Pant S. Associates as the Cost Auditors of the Company would be made by the end of February, 2023.			
		(d) Accordingly, all non-compliances on account of non-appointment of Cost Auditors and non-filing of the Cost Audit Report for the Financial Year 2020-21 in Form CRA-4 in terms of Section 148(1) of the Companies Act, 2013, read with Rule 3 of Companies (Cost Records and Audit) Rules, 2014, will be rectified.			
27.	Schedule III of Companies Act, 2013	(i) After the new Management took over			
	The Company is not able to provide/ substantiate details of following disclosures required under the provisions of Schedule III of Companies Act, 2013:- a) Complete details of title deeds of immovable properties not held in	pursuant to the order dated 20.01.2020 passed by the Hon'ble Supreme Court, the Company has been making efforts to collect the title papers of pan-India land parcels			
	the name of the Company.	held by Unitech Group and keep them in the safe custody in the Central Record Room at			





Sr. No.		Auditor's Opinion		Management's Response
	b)	Details of benami property held and if any proceeding has been initiated or pending against the Company, if any	(;;)	Gurugram.
·	c)	Details of quarterly returns or statements of current assets filed by the Company with banks or financial institutions are in agreement with the books of accounts.	(ii)	There have been challenges in the reconciliation of land parcels between the Land Division and the Accounts Division. Since a large number of landholdings have
	d)	Complete details of Company declared wilful defaulter by the bank or financial institution or other lender.		been charged or mortgaged, the process of reconciliation has been taken in hand, which
	e)	Utilization of borrowed funds.		is at an advance stage of completion and is expected to be completed by 30.06.2023.
	f)	Relationship and transactions with struck off companies.		The statement of reconciliation would be
	g)	Ageing for trade receivables.		shared thereafter with the Statutory Auditors for appropriate appraisal and review.
	h)	Ageing for trade payables.	(iii)	The delay in reconciliation has primarily
	i)	Details related to creation/ satisfaction of charges.	(111)	been because of the problems inherited by
	j)	Details related to surrender or disclosure of income in the tax assessments under the Income-tax Act, 1961 (such as, search or survey or any other) relevant provisions of the Income-tax Act, 1961.		the new Management and also on account of the fact that various key personnel left the Company after the appointment of new Board of Directors.
			(iv)	The management has no details of benami property, which is a subject matter of investigations by the Investigation Agencies.
			(v)	Since all the Loan Accounts, except PNB Loan Account pertaining to Ciena, are NPAs and, therefore, quarterly returns and statements of current assets are not being filed by the Company with the Banks and





Sr. No.	Auditor's Opinion	Management's Response
		Financial Institutions. (vi) As to whether the Company has been declared a Wilful Defaulter by the Banks or Financial Institutions or other Lenders or
		not, the Company shall share the information in this regard with the Statutory Auditors in due course of time. It is, however, pointed out that the Company has recently received a communication from Bank of Maharashtra, whose reference has been made in Note No. 81 of the Standalone Financial Statement for the FY 2021-22.
		(vii) No funds have been borrowed by the Company from any Bank or Financial Institution after the appointment of the new Board of Directors. As far as the funds borrowed prior to the appointment of new Board of Directors are concerned, the specific details about their utilization are not available in the Company and that this aspect is also being looked into by the Central Investigating Agencies.
. (+		(viii) As far as other Observations mentioned in Sr. No. 27 are concerned, the Company has already started the process to collect the relevant information from various sources which are available to the new Management.



No. Auditor's Opinion As soon as the information is collected, the same shall be shared with the Statutory Auditors. 28. Standalone Financial Statements, with respect to opening balances appearing in the books of accounts of the Company as on 1st April, 2020, there is no information/ supporting documents available with the Company related to following accounts: a) Other comprehensive income / (loss) amounting Rs. (523,31.93) Lakhs b) Provision for bad and doubtful debts/ trade receivables amounting Rs. 323,73.95 Lakhs (ii) Management's Response As soon as the information is collected, the same shall be shared with the Statutory Auditors. (ii) The opening balances pertaining to the items mentioned under Sr. No. 28 are outstanding for a long time and pertain to the period of the erstwhile Management which has since been superseded by the Hon'ble Supreme Court vide its order dated 20.01.2020. (iii) The Company has been facing serious	Sr.	·	<u> </u>
Standalone Financial Statements, with respect to opening balances appearing in the books of accounts of the Company as on 1st April, 2020, there is no information/ supporting documents available with the Company related to following accounts: a) Other comprehensive income / (loss) amounting Rs. (523,31.93) Lakhs b) Provision for bad and doubtful debts/ trade receivables amounting Rs. 323,73.95 Lakhs c) Allowances for bad and doubtful loans and advances to related parties amounting to Rs. 15,89.05 Lakhs d) Other loans and advances amounting to Rs. 520.00 Lakhs e) Trade receivables and advances received from customers amounting Rs. 11930,75.62 Lakhs f) 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) Expenses payable amounting to Rs. 51,612.66 Lakhs i) Current Tax Assets amounting to Rs. 3004.64 Lakhs	No.	Auditor's Opinion	Management's Response
appearing in the books of accounts of the Company as on 1st April, 2020, there is no information/ supporting documents available with the Company related to following accounts: a) Other comprehensive income / (loss) amounting Rs. (523,31.93) Lakhs b) Provision for bad and doubtful debts/ trade receivables amounting Rs. 323,73.95 Lakhs c) Allowances for bad and doubtful loans and advances to related parties amounting to Rs. 15,89.05 Lakhs d) Other loans and advances amounting to Rs. 520.00 Lakhs e) Trade receivables and advances received from customers amounting Rs. 11930,75.62 Lakhs f) 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) Expenses payable amounting to Rs. 3004.64 Lakhs i) Current Tax Assets amounting to Rs. 3004.64 Lakhs			As soon as the information is collected, the same shall be shared with the Statutory Auditors.
	28.	 appearing in the books of accounts of the Company as on 1st April 2020, there is no information/ supporting documents available with the Company related to following accounts: - a) Other comprehensive income / (loss) amounting Rs. (523,31.93 Lakhs b) Provision for bad and doubtful debts/ trade receivables amounting Rs. 323,73.95 Lakhs c) Allowances for bad and doubtful loans and advances to related parties amounting to Rs. 15,89.05 Lakhs d) Other loans and advances amounting to Rs. 520.00 Lakhs e) Trade receivables and advances received from customers amounting Rs. 11930,75.62 Lakhs f) 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) Expenses payable amounting to Rs. 51,612.66 Lakhs i) Current Tax Assets amounting to Rs. 3004.64 Lakhs 	items mentioned under Sr. No. 28 are outstanding for a long time and pertain to the period of the erstwhile Management which has since been superseded by the Hon'ble Supreme Court vide its order dated 20.01.2020. (ii) The Company has been facing serious constraints because of the resignations of several key personnel who left the Company either prior to the appointment of the new Management or immediately after the new Management took over. Further, even the availability of records has been a serious challenge for the new Management. However, all out efforts are being made to collect and compile the requisite information as sought and would be shared with the Statutory Auditors in due course of



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· •	Auditor's Opinion	Management's Response
	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.	·
13	Provision for doubtful advance given for purchase of land amounting Rs. 30,000.00 Lakhs	
n	n) Investment in Subsidiary - Corporate Guarantee amounting to Rs. 8.70 Lakhs.	
n	Investment in CIG Funds (Ind AS Adjustments) amounting to Rs. 9,60.83 Lakhs.	
o) Security Deposits receivables (Ind AS Adjustments) amounting to Rs. 2,867.51 Lakhs.	
p	Prepaid Expenses (Ind AS Adjustments) amounting to Rs. 17.84 Lakhs.	
q	Loans to Subsidiaries (Ind AS Adjustments) amounting to Rs. 50,730.57 Lakhs.	
r	Term loans from bank and Financial Institution (Ind AS Adjustments) amounting to Rs. 63.93 Lakhs.	
S	Statutory Dues (Ind AS Adjustments) amounting to Rs. 8.06 Lakhs.	
t)	Other Payables (Ind AS Adjustments) amounting to Rs. 121,85.67 Lakhs	
u	Advance from Customers (Ind AS Adjustments) amounting to Rs. 121,70.42 Lakhs.	
Cons	idering the significance of amounts involved in above mentioned	





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No.	Auditor's Opinion		Management's Response
	areas, we are not in a position to express an opinion on the Standalone Financial Statements as on 31st March, 2022.		
	We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.		
29.	The Company has not provided the complete details of pending litigations against the Company, outstanding bank and corporate guarantees and commitments to be performed by the Company. In view of above, we are unable to express an opinion on the same. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	(i)	The relevant information pertains to the period of the erstwhile Management which has since been superseded by the Hon'ble Supreme Court vide its order dated 20.01.2020. The Company has been facing serious constraints because of the resignations of several key personnel who left the Company either prior to the appointment of the new Management or immediately after the new Management took over. Further, even the availability of relevant records has been a serious challenge for the new Management.
		(ii)	The Central Investigating Agencies, like Enforcement Directorate, SFIO, and CBI, among others, are already investigating on various issues. Since the Company is not aware about the stage of the completion of these investigations, it is neither possible nor feasible for the new Management to quantify the liabilities of the Company at





Sr. No.	Auditor's Opinion	Management's Response
		this stage.
		(iii) As far as the court cases are concerned, it is pointed out that there were in all 4,001 court cases pending pan-India against the Company, out of which 1,558 cases have so far been disposed of. Hence, there are at present 2,443 active cases, out of which except those which have been filed by the Company, all other cases have been laid to rest by virtue of the moratorium granted by the Hon'ble Supreme Court vide its order dated 20.01.2020. A broad break-up of important cases is tabulated herein below:
		Particulars Active Disposed of Total
		Income Tax Cases 20 2 22
		Provident 10 - 10
		Homebuyers 1,418 337 1,755
		Total 1,448 339 1,787
		(iv) As far as the bank guarantees, corporate guarantees and other commitments are concerned, the relevant data has been shared with the Statutory Auditors while the original documents are being collected from the concerned Divisions/ Field offices which
		would be shared with them in due course of

Sr.	Sr.		
No.	Auditor's Opinion		Management's Response
			time.
30.	The Company has not performed the process of identification of creditors to be classified as Micro and Small Enterprises (MSE) during the year and due to absence of details of MSE, the Company cannot determine the amount outstanding to MSE creditors and interest due thereon under "The Micro, Small and Medium Enterprises Development Act, 2006". In view of above, we are unable to express an opinion on the same. We had given a disclaimer of opinion on the standalone financial statements for the year ended 31st March, 2021 in respect of this matter.	(i)	The observation is admitted as correct. However, the MSMEs are entitled to a speedier remedy under the MSME Act, 2006. The management has not received any notice from any such authority in any state where the MSMEs can seek relief. It is believed that the MSME creditors, if any, should primarily be from among the Vendors/Contractors of the Company or any of its subsidiaries. It may open a Pandora's box if the management starts writing to all its

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Sr.		
No.	Auditor's Opinion	Management's Response
		creditors to ascertain if they are MSMEs or not.
		(iii) The information about their registration under the MSME Act is to be supplied by the concerned parties only in order to claim the benefits as prescribed therein. It is best left to the claimant to exercise any such privilege if he/she is entitled to the same.
		(iv) In the absence of the requisite information on this account, the Company is not in a position to quantify the amounts including interest, which may or may not have become due to such MSME Suppliers. As such, it is proposed that as and when any such claim is received, the same would be processed on priority and shared with the Auditors in due course.

For Unitech Limited

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Place: Gurugram Dated: 28.02.2023

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

> Yudhvir Singh Malik Chairman & Managing Director

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, 2022 [See Regulation 33 of the SEBI (LODR) Regulations, 2015]

It is pointed out that, in view of inherent complexities and peculiar circumstances, as explained in detail in the Management's Reply, 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 2021-22

For **GSA & Associates LLP**Chartered Accountants
Firm Registration No.: 000257N/
N500339

Sd/-Yudhvir Singh Malik Chairman & Managing Director DIN: 00000555 Sd/-Girish Kumar Ahuja Director DIN: 0046339

Sd/-Jitendra Mohandas Virwani Director DIN: 00027674 Sd/-Uma Shankar Director DIN: 07165728

Sd/-Prabhakar Singh Director DIN: 08696229

Sd/-CA Tanuj Chugh Partner Membership No.: 529619

Sd/-Umang Agrawal Manager (F&A) Sd/-K.C. Sharma Company Secretary

A. K. Yadav Chief Executive Officer

Sd/-

Place: Gurugram Dated: 28.02.2023