

No. IFCI/CS/2021-331

June 28, 2021

The National Stock Exchange of India Limited

Exchange Plaza Plot No. C/1, G Block, Bandra Kurla Complex Bandra (East) Mumbai – 400 051

CODE: IFCI

Dear Sir/Madam,

Re: Outcome of the Board Meeting held on June 28, 2021.

This is to inform that the Board at its Meeting held on June 28, 2021 has approved the following:

- 1. The Standalone and Consolidated Financial Results of the Company for the quarter and Financial Year ended March 31, 2021 along with Auditor's Reports, Statements of Assets and Liability, Statement of Cash Flow and Declaration of Unmodified Opinion for the Standalone and Consolidated Financial Results respectively.
- 2. The initiation of process of selection and appointment of Consultant for formulating the IFCI's Revival Strategy.

This is for your information and record.

Thanking You

Yours faithfully For IFCI Limited

(Rupa Deb) Company Secretary

Encl.: As above



आई एफ सी आई लिमिटेड पंजीकत कार्यालयः

आइंप्रफर्सीआई टावर, 61 केस्ळ प्रवेस, नई दिल्ली ~ 110 019 दूरमाषः +91~11~4173 2000, 4179 2800 फ्रेक्स: +91-11~2623 0201, 2648 8471 वेक्साइट: www.lfclitd.com सीआईएल: 1.74899DL1993GOI053677

1948 से राष्ट्र के विकास में

IFCI Limited

 Regd. Office:

 IFCI Tower, 61 Nehru Place, New Delhi - 110 019

 Phone: +91-4173 2000, 4179 2800

 Fax: +91-11-2623 0201, 2648 8471

 Website: www.ifclitd.com

 CIN: L74899DL1993G01053677





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June 28, 2021

The National Stock Exchange of India Limited Exchange Plaza Plot No. C/1, G Block, Bandra Kurla Complex Bandra (East) Mumbai – 400 051

CODE: IFCI

Dear Sir/Madam,

Re: Declaration regarding Auditor's Report with an unmodified opinion for the Financial Year ended March 31, 2021

Pursuant to Regulation 33(3)(d) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with SEBI Circular No. CIR/CFD/CMD/56/2016 dated May 27, 2016, this is to state that there is unmodified opinion in the Standalone and Consolidated Audit Reports of the Company for the Financial Year ended March 31, 2021.

This is for your information and record.

Thanking You Yours faithfully For IFCI Limited

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(Rupa Deb) Company Secretary

Encl.: As above



आई एफ सी आई निमिदेह

पंजीकृत कार्याजयः आईएफरप्रिआई रावर, 61 नेष्ठऊ प्लेस, नई विल्ली → 110 019 इर्आफ +91−11−4173 2000, 4179 2800 फैक्स +91−11−2623 0201, 2648 8471 वेबसाइट www.ifeltd.com सीआईएन L74899DL1993GOI053677

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-2-

June 28, 2021



No. IFCI/CS/2021-329

BSE Limited Department of Corporate Services Phiroze JeeJeebhoy Tower Dalal Street, Fort Mumbai – 400 001

CODE: 500106

Dear Sir/Madam,

Re: Outcome of the Board Meeting held on June 28, 2021.

This is to inform that the Board at its Meeting held on June 28, 2021 has approved the following:

- 1. The Standalone and Consolidated Financial Results of the Company for the quarter and Financial Year ended March 31, 2021 along with Auditor's Reports, Statements of Assets and Liability, Statement of Cash Flow and Declaration of Unmodified Opinion for the Standalone and Consolidated Financial Results respectively.
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पंजीकृत कार्यालयः आईएफसीआई टावर, 61 जेठरू प्लेस, बई विव्ली – 110 019 दूरमाषः +91−11−4173 2000, 4179 2800 फैंग्सः +91−11−2623 0201, 2648 8471 वेबसाइटः www.lfclltd.com सीआईएन: L74899DL1993GOI053677

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June 28, 2021



No. IFCI/CS/2021- 330

BSE Limited

Department of Corporate Services Phiroze JeeJeebhoy Tower Dalal Street, Fort Mumbai – 400 001

CODE: 500106

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Re: Declaration regarding Auditor's Report with an unmodified opinion for the Financial Year ended March 31, 2021

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. IFCI LTD. CIN: L74899DL19936OI053677 REGD. OFFICE : IFCI TOWER 61, NEHRU PLACE, NEW DELHI – 120 019 WEBSITE: WWW.Ifcilitd.com

WAREAR THE DUAL THE OF A DITCH STANDAL ONE FINANCIAL PRESIDENCE FOR THE DUAL TREAMER AND YEAR ENDED MADE USE 201

						(₹ In Crores)
and the second				Standalone Results		
	Particulars	Quarler ended. 3403/21 (Unformed)	Quarter ended 31/12/20 (Unaudited)	Quarter andad 31/01/20 (Unaudited)	Year ended 31/03/23 (Autilied)	Ytär épded İ1/03/20 (Audlied
	ne from operations	100 (1)				
<u></u>		(188,64)	314,13	733.79	1.085.73	2,144.1
(d)		15,76 8,86	8,80 9,81	9,52	25.69 38.60	43.2
		8,51	10.21	4.73	34.72	20.1
		(1.1)	57,23		193.26	
*	Total Revenue from operations	(156,62)	400,18	748,15	1,378.00	2.243.6
1)	Other Income	10.20	0,79	1,16	18,92	20.4
Tetal	income	(146.42)	400.97	749.31	1,396.92	2,264,0
2 Exper						
a	Finance cogis	267,24	275.81	318.82	1,118.97	1,416,3
- b		-	*	98.56	*	275.5
		193.91	979.82	727.08	2,271.63	421.9
		32.99	<u>16.55</u> 6.64	67,40	91,09 29,30	143.9
9 1		13,08	6,03	7,40	33.16	30.1
	expenses	515.15	1,384,85	1,264.58	3.544.15	2,404.
3 Profi	expenses / (loss) before exceptional and tax (1-2)	G61.57	(883.88)			
		24.5. A. 3.8 8 4 4	1. C & B. C.	10. NO. 10. 10.	3. 3. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	1.1.1.5 Mar 12
	blional literns	-	• •			-
	D. (loss) were the (3-4) in the second state of the second state of the second state of the second state of the		(883.88)	, × (\$15,27)	2,147.23)	149
6 Tax e	xpense					
a		1	<u>ب</u>	*	<u> </u>	
6		8,57	-		8,57	43.
Q		178.50	(143,71)		(197,99)	
Trial	Tax expense [6(a) 10.0(c)]	187.07	(14).71)	74.41	(189,42)	
	t/(logs) for the pricted (5+6)	1	(740,17)	4 589.68	11.257.81	14.50年2月月
8 Other	Comprehensive Income					
1) Items that will not be reclassified to profit or loss					
	-Fair value changes on PVTOCI - equity securities	2.52	5.05	(7.58	27.77	(30
	-Loss on sale of FVTOCI - equity securities		· · ·			
	Income (as relating to items that will not be reclassified to profit or	1			1	
		-	• •	<u>.</u>		
	-Tax on Poir value changes on PVTOCI - Equity securities -Tax on Actuarial gain/(loss) on Defined benefit obligation	(0.89) (1.76)	2.65	(9.71)	
न्द्रद्राष्ट्र दिवस्य दिव		-			808122-1808	18
	 Sitems that will be reclassified to profit or loss 	1999-5-1997-1998-551103	24-12-12 (M-1-1-2)	appenditude and a second s	Network and and a second s	1.1.1
	JHERE that will be reclessified to profit or loss	(9,99	15.84	(9,22	2,35	
	-Debt securities measured at FVTOCL - net change in fair vame -Debt securities measured at FVTOCL - reclassified to profit and loss	i i (9,99	10,04	(9,22	1 4.55	<u>no</u>
	-Door secretules interstand at 1.4.1 COL, a technismist to brow and test			ļ		
	Income lax relating to items that will be reclassified to prolit or loss		······································			
	THORE BY LONG & LONG AND AND A SAME AND A SAME AND A SAME			-	-	I .
·····	-Tax on Fair value changes on FVTOCI - Debt securities	4.03	(5.54	17.15	1.72	18
97.51 Y.S.		4. 化学生的 4. 化学生				1
	We wanted a state of the state of the state of the state of the	学家-花/学 (596	A 17. 5. 6. 10.30	3-1-5-1-19	1 1 2 2 7 2 4 07	139 3 2 31
			a al a charachter international a state : that	I details to the state of the state		
ange so in				A CONTRACTOR OF	NAMES AND POST OF	000000000000000000000000000000000000000
A 6 186			Service the so	1586.61	1	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1
10 Paid	np equity share capital (Face Value of ₹ 10A each)					
		1,895.99	1,895.99	1,695,95		
	a cquity (as per audited balance sheet as at 31st March)				476.11	2,411
12 Earn	ings per share (face value of \exists 10 each) (not annualised for the interim periods):	1		1		
·		·		, <u> </u>		
	a) (Basic (?)	(4.48				
	b) (Diluted (3)	(4,4)	3) (3.90	<u>) (3.48</u>	6) (10.33) (L

See accompanying notes to the financial results.





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IFC1 LTD. CIN: L74899DL1993GG01053677 RECD. OFFICE | IFC1 TOWER 61, NEHRU PLACE, NEW DELHL -- 110 019 WEBSITE: www.ifelktd.com

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1	STATEMENT OF AUDITED (CONSOLIDATED) FINANCIAL					(₹ In Crer
			Co	usolkialed Results		$-\gamma_{1}T_{M}(\Lambda, h)$
		Quarter ender	Quarter ended	Quarter eniled	Year ended	Year ended
	Farticulars	31/03/21	31/12/20	31/03/20	31/03/21	31/03/20
· · 2	사람이 많은 것이 없는 것이 같은 것이 없는 것이 없는 것이 같이 없는 것이 없 않는 것이 없는 것이 없 않는 것이 없는 것이 않는 것이 않은 것이 않이					
	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	(Unnudited)	(Unnudited)	(Unsudited)	"(Andited)	(Audifed)
Revenue	o from operations					
a) L	nterest Income	(170.75)	341,47	778.05	1,192.86	3 564
	Dividend Income			-		2,254,
		10.21	8.82	20.08	27.74	63.
c) R	Rental Income	6.22	9,91	(0.21)	29.39	28,
d) F	ees and commission income	3.19	16.10	(114.29)	46.98	40.
	vet gain on fair value changes			77 MAG.		
- I come de la come de		(19,49)	58,69	(4.01)	196.55	
f) S	ale of products (including Excise Duty)	7.30	38.66	3.34	56.02	13.
g) [S	Sale of services	169.69	137,14	246,95	516.82	471
1 17	fotal Revenue from operations	6.36	610.79	929.91	# • • • • • • • • • • • • • • • • • • •	
	Ther Incoma				2,065.36	2,871.
		9,40	(0.67)	(70,92)	27.45	33,
Total in	comē	15.76	610,12	958.99	2,093.81	2,905
Expense						· · · ·
	A CONTRACT OF A CO			-		
	Shance costs	263.62	266.13	316.02	1,147,23	1,451
b) F	ress and commission expense	22,08	21,05	8.11	60.57	37
(g.)	Vat loss on fair value changes			. 68.98		
						. 245
	mpairment on financial instruments	209.33	964,23	751.03	2,305.11	473
a) (0	Coat of materials consumed	1.90	28.33	17.02	30,31	37
f) F	Purchases of Stuck-in-trade	5,92	5,72	3.08	21,40	
+						13
		100.78	60,81	120.62	292,42	32(
{ h) I	Depreciation and Amortization	18,54	17,04	19.44	72.39	81
in C	Others capanaes	\$8,90	67.82	63.33	251.54	330
Total ex		681.07	1,471,13	1,367.63	4,180.97	2,998
Prolify	(loss) bofore exceptional and fax (1-2)	(665.31)	(861.01)	(508.64)	(2,087.16)	1777755 (90
Excentic	vnal items	(2.37)	······	3.96	(2.37)	
		(662.94)	,	2: 3 (512.60)	2.5. (2,084.79)	会社会(2)
Tax exp	<u> </u>				· · · · · · · · · · · · · · · · · · ·	
a) 1	ncome tax	4,83	3.26	0.03	17.50	
and the second	Taxation for earlier years			The second s	·	
4 7		8.67	(0.12)	1,22	8.97	4
e) :	Deferred Tax (Net)	172.53	(146,16)	70.34	(199.68)	80
Tax exp	ense [6(a) to 6(c)]	186.03	(143.02)	71.59	(173,21)	120
Profit/(I	lass) for the period affer taxes (5-0)	(848,97)	(717,99)	(\$84,19)	(1.911.58)	3007 (22
106		C. C	<u> </u>	APR 2.41.5 (1996) 41.51	- Alb Hool	
annure u	f net profit of associates and joint ventures accounted for using the		<u> </u>		. ·	
Profiv(loss) for the period (748)	(846,97)	(717,99)	(584,19)	(1,9l1,58)	3 (22
Other Co	amprehensive lucome					
[(s]	items that will not be reclassified to profit or loss					~~~
		· · · · · · · · · · · · · · · · · · ·	· /		·····	
	Fair value changes on FVTOCI - Equity scenatics	209.48	19.32	102.35	542,33	(1):
-	-Gnu/(loss) on sale of FYTOCI - Equity securities	-	-			(
	Actuarial gala/(loss) on Defined benefit obligation	3.02	/3.00		0.40	
		5.02	(3.29)	(1.15)	D.42	
1 1	Income fax relating to them that will not be reclassified to profit or loss		ļ			ł
		↓				
	Tax on Fair value changes on FVTOC1 - Equily securities	(49.)3)	(5.85)	(24,54)	(130,20)	(1
	-Tax on Actuarial gain/(loss) on Defined benefit obligation	(0.73)	0.81	1.82	(0.07)	1
	Items that will be reclassified to profit or loss	(Q.(3)	10.01	1.04	[0.07]	ţĽ
<u> </u>				ļ	· ·	
	Fair value changes on FYTOCI - Dobt scendifica	(9.99)	15.84	(9.22)	2.35	(I
1	Debt sceprities measured at FVTOCI - reclassified to profit and loss			<u> </u>		
	Exchange differences in translating the financial statements of a foreign	1	f	<u>-</u>		[····
		1 0.04	(A 10)			1
	operation	0.05	(0,12)	0.76	(0,34)	ļ
	Income tax relating to items that will be reclassified to profit or loss			1		
I-	Tax on Fair value changes on FVTOCI - Debt securities	4.03	(5.54)	17.15	1.72]
Other e	comprohensive income / (loss) (net of tax)	156,73		87.17		(11
	muprementive litcome / (loss) (affer fax) (9+10)	· · · · · · · · · · · · · · · · · · ·	the second s		a second s	
		(692.24)	(696.82)	(497,0 2)	1 4 2 (1,499.37)	(33
1 rolit fo	or the period attributable to Equity holders of the parent		i	1		1
1		(854,20)	(727,12)	(\$72,82)	(1,941,51)	(23
Non-or	ntrolling interest					
		5.25	9.12	(11.36)	29.93	
Loure C	comprehsive income attributable to Equity holders of the parent	1	1			
1		81,02	17.53	47,39	230,51	(8
Non-co-	ntrolling interest	75.73				
		13.13	3.65	39.79	185.70	(3
	supreheasive income for the period attributable to Equity holders of the	1	1			1
parent		(773.18)	(709.59)	(525,43)	(1,711,00)	(31
Non-con	ntrolling interest	80.98	12.77		215,63	
	equity share capital (Face Value of ₹ 10/- cach)			28,43		(2
		1,895,99	1,895,99	1,695.99	1,895,99	1,69
Paul-up		1	·	1	1,841.97	3,55
Paid-up	iquity (as per audited balance sheet as at 31st March)					
Paid-up Other E		·		· · ·	1,041.51	
Paid-up Other IS Earning	s per share (face value of 🐔 10 each) (not annualised for the interim periods):	1991.2				
Paid-up Other E Earnings (B)		: (4.51) (4.51)		(3.38)) (1 0. 24))

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(1.36) द्रश्विकार्ड योग FOILTING



IFCL LTD. CIN: L74899DL1993GOI053677 REGD. OFFICE : IFCI TOWER 61, NEMRU PLACE, NEW DELHI -- 110 019 WEBSITE: www.ifciltd.com

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<u> </u>	STATEMENT OF	ASSETS & LIABILIT	ius :			
		Standalone		Consolidated		
rurular		. As at \$1/03/21	As at 31/03/20	As at 31/03/21	As of 31/03/20 (Audited)	
С С.		(Apdited)	(Antlited)	(Andiled)	Launuru)	
17	ASSETS		· · · ·			
(1)	Financial assets					
	(a) Caels and cash equivalents	\$33.56	1,034.03	1,179.73	1,527.7	
	(b) Bank balance other than (a) above	58B.33	, 589.76	1,340.71	1,052.8	
	(c) Derivative financial instruments	-	50.04	• 1	50,(
	(d) Trade receivables	57,32	78,43	193,63	192.0	
	(c) Loars-	6,479.71	10,295:36	6,840.83	10,767.	
	(f) Investments	2,950.34	1,882.54	5,504.10	3,962.3	
	(g) Other financial assets	139.49	132.68	1,538.06	1,039.	
- N.	Tofal Financial Asseis	10,748,75	14,061.84	16,597.06	2	
(2)	Non-Financial Assets					
	(a) Investment In subsidiaries	1,343.71	1,352,13	- 1	. •	
	(b) Investment accounted using equity method	•	-		-	
	(c) Invaniories			\$8,63	118.	
	(d) Courent tux, assets (Net)	62.23	181.48	111.03	276.	
	(e) Deferred tax assets (Net)	2,122.05	1,932.04	1,707.08	1,635.	
	(f) Investment property	185.50	190.08	201,13	205	
	(g) Property, plant and equipment	741.73	687.06	1,068.88	1,017	
	(h) Capital work-in-progress] -	-	8,89	4	
	(i) Intangibie assets under development			0.02	ر ا	
	(i) Goodwill			446.64	446	
	(k) Other infangible assels	0.91	1,27	45.57	49	
	(j) Other non-financial assets	14,46	22.36	77.88	79	
	Total Non Financial Assets	4,478,5	9 4,366,4	3,755.75	3,83	
(3)	Assets classified as hold for sale	0.04	-	11.31	<u>i</u> 11	
	Total Assets (1)+2+3)	15,219.3	8 / 18,429,2	20,364,12	22,43	
· II.	LAABILITIES AND EQUITY					
	LIABILITIES			ł		
(1)	Financial Lisbillies					
••	(a) Derivative financial instruments	15,9	1	- 15,91		
	(b) Trade payables			1		
	(i) total constraining dues of MSMEs		-	- 0.40		
	(II) total outstanding dues of creditors other than MSMEs	165.6	8 66.6	0 409.93	2 24	
	(c) Other payables	1				
	(i) total outstanding dues of MSMEs	i i	-	- ·	- ·	
	(ii) (otal ontstanding dues of creditors other than MSMEs		-	- 211.10		
	(d) Daht securities	7,270.7	7,844.6	0 7,370.9	7,9	
	(e) Borrowings (other than debt securities)	2,285.7	0 3,165.5	0 2,356.9		
	(f) Subordinated Inbilities	1,313.3	10 1,313.3	0 1,313.3	D 1,31	
	(g) Other financial kabilities	1,713.3	1,805.6			
	Total Financial Lishillilles	12,764.0	8 14,195.6	4 [32] - (5,174.6	715,8	
(2)	Non-Financial Liabilities					
	(a) Provisions	82.1	18 125.0			
	(b) Other non-financial lisbilities	0.4				
	Is Total Non-Thoneisl Lisbilities	「「「「」」、「「「「」」、「「」「」」、「「」」、「「」」、「」、「」、「」、	60	164.9	6	
(3)	Lanky					
	(a) Equity share capital	1,895.	99 1,695.9	9 1,895,9	9 i,6	
	(b) Other equity	476.	1 2,411.	18 1.841.9	7 3,5	
	Non controlling interest			- 1,286.5	3 1,0	
	Total Equily	2,372.	10 4 5 2 2 3 4,10%	77 3.737.9	6	

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				(7 in Crores)
STATEMENT OF CASH FLOW				en an transforment in the second s
	Line Contraction	latone	Linns	liciaied
Particulor	Year ended 31/03/21 (Andled)	Yezir mided 31/03/20 (Andileu)	Year ended 81/09/21 (Audited)	Year ended 31/03/20 (Audited)
A. CASH FLOW FROM OPERATING ACTIVITES	1 * *. * 2 * * * * * * * *		<u> </u>	<u> </u>
Not Profit before Tax	(2,147,23)	(140.91)	(2,084.79)	(94.24)
Adjustments for		4 · /	(-),	(* «= ı)
Depreciation and amortisation	29.30	30.66	72.39	81.34
Impainment provision/ write offs	2,271.63	421.96	2,305.11	472.29
Uncealised gain (loss) on investments	(304.53)	275,50	53.42	(252.78)
Impalment on Non-financial asset	(11.34)	63.17		·
(Profit)/ Loss on Sale of Assets	(0.01)	(8.53)	(0.01)	(7.41)
Operating Profit before Working Capital Changes & Operating Activities	(162,18)	641.85	346.12	199,20
Adjustments for Operating Activities:				
(Increase)/ decrease in Investment's	(727.68)	1,163,64	(1,050,30)	1,734,49
(Increase)/ decrease in Inventory		-1-19/61	29.90	36,52
(Increase)/ decrease in Loans & Advances	1,589.08	2,488.28	1,621,38	2,473.92
(Increase)/ decrease in Derivative Financial Instruments	65.95	(35.38)	65.95	(35.38)
Increase/ (decrease) in Trade Payables	99.08	(40,67)	181,31	60.42
(Increase)/ decrease in Receivables	19.99	(71.48)	(0.96)	(17.53)
Increase/ (decrease) in Debt Securities	(573.82)	(1,382,19)	(602.94)	(1,360.12)
Increase/ (dectease) in Borrowings	(879,80)	(2,388.21)	(922,16)	(2,467.79)
Operating Profit before Working Capital Changes	(569,38)	375.84	(331.70)	523.73
Adjustments for:	1			
(Increase)/ decrease in Other Financial Assois	7.90	(7.85)	(496.91)	(118.57)
Increase/ (decrease) in Other Non-financial Asset	(9,54)	20.16	. 1,66	3.98
Increase/ (docrease) in Other Financial Liability	(92.33)	60,93	608.91	175.11
Increase/ (decrease) in Other Non-financial Liability	(0.44)	(0.53)	(16.)7)	12.35
Increase/ (decrease) in Provision	(82,21)	61.59	· (52.23)	47,94
Increase/ (decrease) in other bank balances	1,43	(45.55)	(287.85)	(113.91)
Increase/ (decrease) in assets held for sale	(0.04)	45,46	(0.03)	45,66
Cash Flow before taxetlon	(175.23)	134,21	(244.62)	53.57
Income Fan (puid)/ refund - Net	. 110.67	(23.40)	138.79	(42,12
Not cash flow from Operating Activities		486.65		(42,12
	A State of the second s	and the second second		
B. CASH FLOW FROM INVESTING ACTIVITIES	(82.84)	(8.03)	(97.98)	(41.79
Purchase of / Advance for property, plant and equipments (including Leased property)		(
Investment in autoidiaries	11.34	(63.17)		_
Proceeds from sale of investment property	4,58	(3,29)	4.60	3,2
Sale of investment in associates and joint ventures				
Purchase of Advance for Intangible Assot	0,36	0.38	(0.71)	(1.00
	0.03	25.95	(9,25)	6,9
Proceeds from sale of property, plant and equipments (including leased property)				
Net each flow from Investing Activities	66.53	ates 2557 - 6 (48,16)	2000 (10334) 2000 (10334)	(32.50
		, <u>, , , , , , , , , , , , , , , , , , </u>		
C, CASH FLOW FROM FINANCING ACTIVITIES	1			
Dividend Paid	1		(7,12)	(4.21
Share application money received	200,00	200.00	200.00	200.0
Net cish Dow from Funnelug Achilles	200.00	200,00		195 7
Net Increase/ (Decrease) in Cash and Cash Equivalent Flow (A+B+C)	(500,47	638.49	(347.99)	1943 A. 19 10 2798.4
<u>Render i Andre i Stander i Andre i Stander i Andre i Stander i Stander i Stander i Stander i Stander i Stander</u>	的复数形式		126-331-33	
Add : Cash and Cash Equivalents at beginning of the financial year	1,034,03	395.54	1,527.72	729.2
Cash and Cash Equivalents at the end of the financial year	533.56	1,034.03	1,179.73	1,527.7

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Notes:

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- The above financial results were reviewed by the Audit Committee and approved by the Board of Directors at the meeting held on 28th June 2021. These results have been audited by the Statutory Auditors of the Company, M/A M.K. Aggarwal & Co. Chartered Accountants.
- 2 The shareholders at its 27th Anaysi General Meeting held on December 22, 2020 approved the instease in Authorised Equity Share Capital from extant Rs. 2000 Crore comprising of 200 Crore number of equity shares of Rs. 10 each to Rs. 4,000 Crore comprising of 400 Crore number of equity shares of Rs. 10 each to Rs. 4,000 Crore comprising of 400 Crore number of equity shares of Rs. 10 each to Rs. 4,000 Crore comprising of 400 Crore number of equity shares of Rs. 10 each to Rs. 4,000 Crore comprising of 400 Crore number of equity shares of Rs. 10 each to Rs. 4,000 Crore comprising of 400 Crore number of equity shares of Rs. 10 each to Rs. 4,000 Crore number of equity shares of Rs. 10 each to Rs. 4,000 Crore number of equity shares of Rs. 10 each to the share capital of the Company has received Rs. 200 crores from GOJ, Department of Financial Services, Ministry of Finances, on March 23, 2020, Ivowards subscription to the share capital of the Company. The same has been also iffed tuder Other Equity (Share upplication money parking allotment) as an 3 list March 2020. The Company has subsequently allotted 20 errore number of equity shares @ Rs. 10 each to the President of India (Government of India towards subscription to like share capital during the Financial Year 2020-21 as share application money. In this regard, the Committees of Directore is ad allotted 14,59,85401 sumber of equity shares of face value of Rs. 10- cach to the Overnament of India on April 23, 2021 @ Rs. 13,70/- per equity share (Including accurity proxilum of Rs. 3,70/- per equity share)".
- 3 Interest factories is stated at net off ECL provisions and for the current quarter it has becomes negative due to increase in LOD from 49.63% (Decemeber 2020) to 57.59% (Merch 2021).
- 4 In accordance with the RBF Circular No. RBI/2021-22/17 DOR.STR.REC.4/21.04.048/2021-22 dated April 7, 2021 for refund/adjustment of " interest on interest of arring monitorium period i.e. March 1, 2020 to August 31, 2020, an annuum of Ns \$.23 croce has been estimated. Accordingly such provision has been created in books of eccount by debiling interest income.
- 5 As on March 31, 2021, Impairment allowance under Ind AS 109 is higher than RBI Prudential (IRACP) Norms (including standard assets provisioning). Accordingly the company has provided for the amount as per Ind As in the backs of accounts as on 31st March 2021. The existing impairment reserve of Rs.34,54 errors created upto March 31, 2021 has not been reversed. Though BCL on Loan Assets is computed on portfolio basis, however during the current year, full impairment allowance has been made on loan accounts declared as first day per RBI norms.
- 6 The Company has changed its accounting policy whereby income on stage 3 assets shall not be recognized in books of accounts with effect from 01st April 2021. Also, income already accound upto 31st March 2021 shall be do-recognized on certain stage 3 assets.

Accordingly, an amount of Rs 613.71 or (net of ECL Impairment allowance of Rs 833.38 or) has been charged to F&L account. Thus the loss for the year is higher by Rs 613.71 or and loan assess are lower by Rs 1447.08 or

- 7 The (Covid-19) pandemic globality and in India is crushing significant disturbance in the financial Markets, On 11.03.2020, the Covid-19 onthreak was declared a global pandemic by the World Health Organization (WHO). If has resulted in significant distuption in global and Indian economic activities. The situation has been under close watch by the Company to take prompt actions for continuity of business operation is optimized manager. The Company believes that going forward, the impact of this outbreak will not be significant on its business and financial position.
- 8 The valuation of Investments in subsidiary companies has been considered on the basis of financial statements of the subsidiaries for the period ended 31st December 2020, instead of 31st March 2021. There is no material impact of this on the financial statements of the company.
- 9 Stockholding Corporation of India Ld. (SHCIL) had during the year 2000-01 undertaken a transaction of ₹24.45 erors with a client through the Catoutta Stock Exchange (CSE) under the 'Cash on Payoui' achemic for the sale of 7,20,000 cuply shares of DSQ industries Landed. The and Prassedion was continued by CSH based on which post-lated cheques were issued. The cheques were stopped for payment beforite their due date by the Company us the underlying trade transaction of ₹24.45 erors with a client through the Gatoutta Stock Exchange (CSE) under the 'Cash on Payoui' achemic for the sale of 7,20,000 cuply shares of DSQ industries Landed, the associated to be non-bonafide and disallowed by CSH. A Earch, which had granted fine and and explosite their due date by the Company and the client. The Company disputed the claim of the Bank. The Bank are palication to the DRT was discussed and only the client was held liable. The Dank and the elient that filled an appleatine to be non-bonafide with a paper allowed vide (the DRA. To order dated September 23, 2011, which stated that the normat wondy recompored interest from 11A August 2001 (@ 19% p.a. with quarterly rests till realisation and the Bank was entilled to realize the sum from both the client and the Company. The Company filed a Revision in High Court, Calcutat Torder, the Order of DRT. The appeals were allowed vide (the DRA. Torder dated September 23, 2011, which was statiget but no interim relief was granted. Hence, the Corn bank of the Canona within a period of four months and the company is deposited to a large granted list or the DRA. Torder, the Order of the DRAT and the recovery eartificate and antices of demand issued by Presiding Officer and recovery OTRT respectively. The Supreme Court is stated after 12, 2011, which was reliable of the DRAT and the recovery receivings and requested the Calcuta High Court (S 30.00 curve with the Calcuta High Court Registry within a period of 4 weeks from the date of orders by way of a short term deposit in the Registry,

The amounts released to the Bank is subject to the final decision in the matter. In view of the nature of dispute, the amount of conlingent Bubbilly has not been ascertained. Fending final adjudication of the matter by the Honorable Supreme Court and also in view of the legal opinion obtained by SHCIL, in the opinion of SHCIL management no provision is required to be made in the statement of Fra0t and Loss for year ended March 21, 2021.

In case of Stock Holding Corporation of India Lid (SHCLL), there were certain unrecenciled items anounting to Rs 3.50 Cr grouped under trade receivable as on 3 lat March 2019. On Arther Investigation II has been revealed that one of the employee of the company lad frauduleally mode payments to the non-effective amounting to Rs 2.94 Cr (net after recovery) from effect accounts. The company las filed a First Information Report to the Rubelo police station. And the company has filed an insurance claim to New India Assurance Company Limited.

As at March 31, 2020, the Company can determine the amount of embezzizment of fund to prior accounting periods however it cannot determine the amount of period specific loss as required under holds 5 as amounts recoverable from the exception to IndAS 5 which states that If the quantum of loss cannot be associated clearly during the current period the accounting effects can be taken prospectively. The company on a conservative assessment, has provided an implement of the 2,94 or for the entire recoverable in the profit & loss statement of the provided an implement of the 2,94 or for the entire recoverable in the profit & loss statement of the provided an implement of the 2,94 or for the entire recoverable in the profit & loss statement of the provided an implement of the 2,94 or for the entire recoverable in the prior to prepare the back reconstitution of the sold bark account from FY 2014-15 to FY 2018-108.

During the current finencial year, the insurance company has granted Rs 2.75 or against a claim of Rs 2.94 or. Out of the awarded claim, Rs 2.21 or has been received from the insurance company and the balance of Rs 53,79 lekde will be recleved upon the monostration of a sense owned by the said comployee or from the insurance company in case of any shortfill. Accordingly, the reversal of an impairment of Rs 2.75 or accounted in the current financial year.

The company had appointed a foreasic rudiky to conduct detailed analysis of the emberziement of fund. The final report has been submitted by Foreisic Auditor. Based on report management believes that there is unlikely of any further financial impact of the same on the financial statements.

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IFCI LTD, CIN: L74899DL1993GOI058677 REGD, OFFICE : IFCI TOWER 61, NEHRU PLACF, NEW DELHI - 110 019 WEBSITE: www.ifciltd.com



- 11 On all the secured bands and debentures issued by the Company and outstanding as on 31st March 2021, 100% security cover has been maintained against principal and interest, by way of floating charge on vecelvables of the Company and/or Government Securities owned by the Company.
- 12 In the context of reporting business/geographical segment as required by Ind AS 108 "Operating Segments", the Company operations comprise of only one business segment of financing . Hence, there is no reportable segment as per Ind AS 108.
- 13 The figure for the quarter ended 31st March 2021 and 31st March 2020 have been derived by deducting the year to date figures for the period ended 31st December 2020 and 31st December 2019 from the audited figures for the year ended 31st March 2021 and 31st March 2020 respectively.
- 14 The figures for the previous quarter/period have been regrouped / rearranged wherever necessary to conform to the ourrent period presentation.

Place: New Dolhi Date: 28 June 2021

By Ordgraf the HED Wanaging Director &









 30, Nishant Kunj, Pitam Pura, New Delhi-110034 ■ Tele: 011-47517171, 27355151 M.: 9899997699, 9810064176 Email: atul@mkac.in Website: www.mkac.in

Independent Auditor's Report on Quarterly & Annual Standalone Financial Results of IFCI Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended

To, The Board of Directors of IFCI Limited

Opinion

 We have audited the accompanying Standalone financial results of IFCI Limited ('The Company') for the quarter and year to date ended 31st March, 2021 (the "statement") attached herewith, being submitted by the company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations")

In our opinion and to the best our information and according to the explanations given to us, these standalone financial results:

- i. are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- ii. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net loss including other comprehensive loss and other financial information for the quarter ended and year to date ended 31st March 2021.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements 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 statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

- We draw attention to Note No. 4, regarding the reversal of "Interest charged on Interest" related to Moratorium period i.e. 1st March, 2020 to 31st August, 2020.
- 2. We draw attention to **Note No. 5**, with regard to full impairment allowance on fraud accounts, in terms of RBI guidelines.
- 3. We draw attention to Note No. 6, regarding change in accounting policy towards derecognition of income on certain Stage-3 assets. Consequently, the loss for the year is higher by Rs. 613.71 Crores (net of ECL provision of Rs. 833.38 Crores) and ioan assets are lower by Rs. 1447.08 Crores.
- 4. We draw attention to Note No. 7, regarding the entity's impact of COVID-19 pandemic on its financial results.
- 5. We draw attention to Note No. 8, where the valuation of the investments in subsidiary companies has been considered on the basis of limited review of financial statement for the quarter ended 31st December 2020.
- The Capital Risk Adequacy Ratio (CRAR) stands at (-) 10.80% as on 31.03.2021, below the RBI stipulated guideline vide circular dated 31st May, 2018 (RBI/2017-18/181 DNBR (PD) CC.No.092/03.10.001/2017-18).

Our Opinion is not modified in respect of these matters.





Management's Responsibilities for the Standalone Financial Statements

These quarterly financial results as well as the year to date standalone financial statements have been prepared on the basis of interim financial statements. The Company's management and Board of Directors are responsible for the preparation and presentation of these financial statements that give a true and fair view of the net profit, other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standards 34 "Interim Financial Reporting" specified 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 the maintenance of adequate accounting records in accordance with the provision of the Act for safeguarding of the assets of the Company and for preventing and detecting the frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial control, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is 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 management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The management and Board of Directors are also responsible for overseeing the company's financial reporting process.

Auditor's Responsibilities for the Audit of Standalone Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements 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 financial statements.

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 statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the Standalone Financial Statements made by management.
- Conclude on the appropriateness of management's 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 statements 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.





We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters

1. The statement includes the results for the quarter ended March 31, 2020, being the balancing figures between audited figures in respect of full financial year ending on that date and the published year to date figures up to third quarter of the current financial year which were subjected to limited review by us. Our report on the statement is not modified in respect of this matter.



For **M K Aggarwal & Co.** Chartered Accountants Firm Registration No: 001411N

CA Atul Aggarwal Partner Membership No. 099374 UDIN: 21 099374AAAAEN2955

Place: - New Delhi Date: - 28th June 2021





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Independent Auditor's Report on Quarterly & Annual Consolidated Financial Results of IFCI Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended

To, The Board of Directors of IFCI Limited

Opinion

 We have audited the accompanying statement of Annual Consolidated financial results of IFCI Limited (hereinafter referred to as 'Holding Company') and its subsidiaries (the holding company and its subsidiaries together referred to as "the Group"), for the year to date ended 31st March, 2021 (the "statement") attached herewith, being submitted by the company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").

In our opinion and to the best our information and according to the explanations given to us, and on consideration of the reports of the other auditors on separate audited financial statements of the subsidiaries, the aforesaid consolidated financial results:

1. includes the annual financial results of the following entities:

S.No.	Name of the Entity	Relationship
1.	IFCI Limited	Parent Company
2.	IFCI Financial Services Ltd. (IFIN)	Subsidiaries
3.	IFCI Venture Capital Funds Ltd. (IVCF)	Subsidiaries
4.	IFCI infrastructure Development Ltd. (IIDL)	Subsidiaries





5.	IFCI Factors Ltd. (IFL)	Subsidiaries
б.	MPCON Ltd.	Subsidiaries
7.	Stock Holding Corporation of India Ltd.	Subsidiaries
8.	IFIN Commodities Ltd. (indirect control through	Step-down
	IFIN)	subsidiaries
9,	IFIN Credit Ltd. (indirect control through IFIN)	Step-down
		• subsidiaries
10.	IFIN Securities Finance Limited (indirect control	Step-down
	through IFIN)	subsidiaries
11.	IIDL Realtors Pvt. Ltd. (indirect control through	Step-down
	IIDL)	subsidiaries
12.	SHCIL Services Ltd. (indirect control through	Step-down
	SHCIL)	subsidiaries
13.	Stockholding Document Management Services	Step-down
	Limited (indirect control through SHCIL)	subsidiaries
14.	Stockholding Securities IFSC Limited (indirect	Step-down
	control through SHCIL)	subsidiaries

- i. are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- ii. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net loss and other comprehensive loss and other financial information for the quarter ended and year to date ended 31st March 2021.

<u>Basis for Opinion</u>

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further





described in the Auditor's Responsibilities for the Audit of the Financial Statements 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 statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

- 1. We draw attention to Note No. 4, regarding the reversal of "Interest charged on Interest" related to Moratorium period i.e. 1st March, 2020 to 31st August, 2020.
- 2. We draw attention to Note No. 5, with regard to full impairment allowance on fraud accounts, in terms of RBI guidelines.
- 3. We draw attention to Note No. 6, regarding change in accounting policy towards derecognition of income on certain Stage-3 assets. Consequently, the loss for the year is higher by Rs. 613.71 Crores (net of ECL provision of Rs. 833.38 Crores) and loan assets are lower by Rs. 1447.08 Crores.
- 4. We draw attention to Note No. 7, regarding the entity's impact of COVID-19 pandemic on its financial results.
- 5. We draw attention to Note No. 9, related to outcome of continuing litigation of Stock Holding Corporation of India Limited with a Bank, pending adjudication of the matter by the Honorable Supreme Court. As per the legal opinion obtained by the Management of Stock Holding Corporation of India Limited, no provision has been recognized in the Statement of Profit and Loss.





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 The Capital Risk Adequacy Ratio (CRAR) stands at (-) 10.80% as on 31.03.2021, below the RBI stipulated guideline vide circular dated 31st May, 2018 (RBI/2017-18/181 DNBR (PD) CC.No.092/03.10.001/2017-18).

Our Opinion is not modified in respect of these matters

Management's Responsibilities for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation and presentation of these Consolidated financial statements in terms of the requirements of the Companies Act, 2013 that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows and consolidated changes in equity of the Group in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards specified under Section 133 of the Act,.

The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provision of the Act for safeguarding of the assets of the Company and for preventing and detecting the frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial control, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Consolidated Financial Statements by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, respective Board of Directors of the companies included in the Group and of its subsidiaries 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 management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are responsible for overseeing the company's financial reporting process of the Group.





Auditor's Responsibilities for the Audit of Consolidated Financial Statements

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

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 statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the Consolidated Financial Statements made by management.
- Conclude on the appropriateness of management's 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 statements 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance of Holding Company and such other entities included in the consolidated financial results of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters

- 1. The statement includes the results for the quarter ended March 31, 2021, being the balancing figures between audited figures in respect of full financial year ending on that date and the published year to date figures up to third quarter of the current financial year which were subjected to limited review by us. Our report on the statement is not modified in respect of this matter.
- 2. We did not audit the financial statements of six subsidiaries and seven step-down subsidiaries, whose financial statements reflect total assets of Rs. 6757.83 Crores, total income of Rs. 742.76 Crores, total net profit after tax of Rs. 60.30 Crores and total comprehensive income (net of tax) of Rs. 454.37 Crores for the year to date ended 31.03.2021, as considered suitably in the consolidated audited financial statements. These audited financial statements have been audited by other Auditors whose report has been furnished to us by the Management and our opinion on the Consolidated Audited Financial Statement, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and our report in terms of sub-section (3) and (11) of Section 143 of the Act, in so far as it related to the aforesaid subsidiaries, is based solely on the report of the other auditors.



- 3. In respect of Subsidiary Company " M/s IFCI Factors Limited", the statutory auditor has opined that "The company has classified one of the account as Standard on 31.03.2021, by providing an adhoc sanction of Rs. 1.20 Crore (10% of outstanding) on 31.03.2021 and accordingly the overdue has been adjusted and account regularized."
- 4. In respect of consolidated accounts of Subsidiary Company "M/s IFCI Infrastructure Development Limited", the statutory auditor has opined that, "During the year, the company has followed the system of processing its accounting transactions through the Accounting Software "Tally ERP". All the vouchers are approved manually and same are posted in the books of accounts maintained in Tally Software only. However, it has been observed that there is possibility of posting of entries in back date within the quarter of the financial year. Accordingly, the company did not have any appropriate Internal Control System in place in Tally Software to prohibit such back dated entries, which may have financial implications."

The above observations at S. No. 3 & 4 are not material in nature in respect of consolidated state of affairs of the group and hence our opinion is not modified in respect of these matters.

For M K Aggarwal & Co.



Chartered Accountants Firm Registration No: 001411N

CA Atul Aggarwal Partner Membership No. 099374 UDIN: 21099374 AAAAEO 4664



Place: - New Delhi Date: - 28th June 2021

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