

ANNUAL REPORT

2012-13

CORPORATE INFORMATION

Board of Directors

Frederick Ivor Bendle

Managing Director & CEO (upto 14th August 2012)

Bhavesh Rameshlal Chauhan

Managing Director & CEO (wef 14th August 2012)

Dr. P J George

Non Executive Independent Director

K Chandra Pratap

Non Executive Independent Director

Company Secretary & Compliance Officer **Jitendra Kumar Pal**

Auditors

M/s TOMY & FRANCIS

Chartered Accountants

Main Bankers

Canara Bank

Stock Exchanges -Listed on

- I National Stock Exchange of India Limited
- II The Bombay Stock Exchange Limited

Contact us:

Registered Office & Corporate Office 7th Floor, Robert V Chandran Tower No.149, Velachery Tambaram Main Road, Pallikarnai, Chennai- 600 100 Telephone Nos. +91- 44-42829000 Fax No. +91-44-42829012

Email for shareholders: investor@calsoftgroup.com

Website: www.calsoftgroup.com

Registrars and Share Transfer Agent

Integrated Enterprises (India) Ltd, (Unit: California Software Co Ltd) 2nd floor, Kencees Towers, 1, Ramakrishna Street, North Usman Road T Nagar, Chennai - 600017 India Tel: +91-44- 28140801 to 28140803

Email: corpserv@integratedindia.

Contents

	Page No
Letter to the shareholder	4
Notice to shareholders	5
Directors Report	6 - 8
Auditors' Report on Corporate Governance	9
Corporate Governance Statement	10 - 12
Management Discussion and Analysis Report	13
Confirmation on code of conduct	14
Consolidated Financial Statements	15 - 36
Standalone Financial Statements	37 - 58
Shareholder Information	59 - 61
Attendance slip and proxy form	63

Letter to Shareholder



Dear Shareholders,

The year ended 31 March 2013 has been another extremely difficult and disappointing year for Calsoft and its shareholders.

The Company has managed to stem the huge losses incurred in year ended 2012 & 2011 of (77.55) Crores and ₹ (19.14) Crores respectively. The current loss for the year is only \ref{eq} (2.75) Crores . Current turnover is \ref{eq} 51.73 Crores compared with year ended 2012 of ₹ 79.90 Crores. Most of the reduction in turnover is attributable to the disposal of businesses, a process initiated by the previous

Several years ago the company purchased, and mortgaged the current office building known as RVC Towers in Chennai. Since then a lot of new office space has come onto the Chennai property market, much of which remains vacant. The downward pressure on rents; together with high interest rates and capital repayments have put a strain on the groups cash flows. The building remains a net outflow of funds and the trading conditions are still very poor. Our financial position is still very weak.

During the year many of the companies' outstanding issues and liabilities have been resolved and settled, many achieving significant discounts. These settlements are a pre requisite to the restructuring that we are trying to achieve. In addition negotiations to sell the Inatech business are well underway and we are optimistic that a sale can be achieved.

We have also disposed of our investment in Impelsys, at a profit of \$ 750,000 over its book value and disposed of a promissory note owed by the owners of Epay, at its face value of \$400,000, despite the amount only becoming payable after two years. These sales have provided much of the cash to allow us to keep the company operating whilst we look for a partner with a viable business and promising future who can benefit from the company's good reputation and Stock Exchange listing.

Once again, I would like to thank the shareholders for their support over the past and I would like to assure you that your Board are doing all they can to ensure the survival of the Company and an improvement in its value.

Bhavesh Rameshlal Chauhan

Managing Director & CEO

NOTICE TO SHAREHOLDERS

NOTICE is hereby given that the Twenty first Annual General Meeting of the Company will be held on Monday the 30th September 2013 at 10.00 a.m. at the Registered Office of the Company at 7th Floor, Robert V Chandran Tower, # 149, Velachery Tambaram Main Road, Pallikaranai. Chennai - 600 100 transact the following business:

- To appoint a Director in place of Mr. K Chandra Pratap, who retires by rotation and, being eligible, offers himself for re-appointment.
- 3. To appoint Auditors and to fix their remuneration.

By order of the Board

For California Software Company Limited

ORDINARY BUSINESS:

 To receive, consider and adopt the Balance Sheet as at March 31, 2013 and the Profit and Loss Account for the year ended on that date and the report of the Directors and Auditors thereon.

Chennai 13th August 2013 Jitendra Kumar Pal Company Secretary

Information on Directors seeking appointment/re-appointment in Annual General Meeting scheduled to be held on September 30, 2013 (Pursuant to Clause 49(IV) (E) and 49 (IV)(G)(i) of the Listing Agreement)

Name of the Director	Mr. K Chandra Pratap
Date of first Appointment	05th July 2012
Age / Date of Birth	42 / 10-05-1970
Expertise in Specific functional area	Business Advisory Consultant specializes in Finance and Statutory compliances regulatory matter in the areas of FEMA.
Educational	
Qualifications	MBA (FINANCE)
List of Other Directorships held as on 13th August 2013	 USAE Equipment Private Limited Cartello Business Advisory Solutions Private Limited Ai IT Developers Private Limited Highsea International Forwarders Private Limited RT Renewable Energy India Private Limited Gardens and Pools Private Limited
Chairman / Member of the Committee of the Board of Directors of the Company as on 13th August 2013	Chairman of Audit Committee Member of Investor's Grievance Committee
Chairman / Member of the Committee of Directors of other Companies as on 13th August 2013	Member of Audit Committee USAE Equipment Private Limited
Number of shares held in the Company as on 13th August 2013	Nil

Notes:

- a. A SHAREHOLDER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT ONE OR MORE PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF AND A PROXY NEED NOT BE A SHAREHOLDER.
- b. Book Closure: The Register of Members and the Share Transfer Books of the Company will remain closed from 25th September 2013 to 30th September 2013 (both days inclusive) in connection with the Annual General Meeting.
- c. Shareholders are given an option to hold their securities in a depository or in the physical form. However it maybe noted that for trading purposes on NSE & BSE, the Company's stock is in compulsory demat trading list.
- d. Shareholders of physical format shares opting to convert shares to depository form are requested to notify through their Depository Participant (DP) to the Company's REGISTRAR AND SHARE TRANSFER AGENTS through filling the demat request form available with their DP to the address given herein:

INTEGRATED ENTERPRISES (INDIA) LTD., Unit: California Software Co Ltd "Kences Towers", II Floor, 1, Ramakrishna Street, North Usman Road, T.Nagar, Chennai - 600 017

g. Shareholders who hold their securities in physical form and need to complete any transfer of holdings or endorsements may forward their securities to the Company's Registrar and Share Transfer Agents at the above address alongwith duly filled and stamped share transfer forms.

- h. Shareholders holding shares in physical format are requested to notify the Company's Registrar and Share Transfer Agents any change in their address immediately (with folio no reference) so as to enable the Company to send any future communication at their correct address. Those holding shares in demat format need to ensure that their correct address is reflected in their Depository Participant (DP) records and inform DP of any changes as and when relevant.
- Pursuant to section 205C of the Companies Act, 1956, all unclaimed dividends upto and inclusive of the financial year 2004 05 (YE March 31, 2005) have been transferred to the Investor Education and Protection Fund (IEPF) established by the Central Government.
- j. Shareholders who have not encashed any of their dividend warrants from the year 2005-06 onwards are requested to submit their claims to the Company Secretary at the Registered Office of the Company giving due details such as shareholder folio, /DP account no, and details for which year dividend is not received, and bank account details to be printed on the warrant.
- Nomination facility is now available for the shareholders. Members holding shares in physical format. may obtain nomination forms from the Registrar & Share Transfer Agent and send the nomination form back duly filled up and signed. Members holding shares in demat form may kindly send their nominations to their Depository Participant (DP) only in the format specified by their DP which will be for all their holdings in a client acount.

Attendance slip and proxy form are enclosed.

DIRECTORS REPORT

Dear Shareholders,

Your Directors presenting their Report on the Business & Operations of your Company and its working results for the year 2012-13.

FINANCIAL RESULTS

1. Financial Results All figures in ₹ Crores except for EPS

	Consolidated		Standa	lone
	Year ended	Year ended	Year ended	Year ended
Details	31-Mar-13	31-Mar-12	31-Mar-13	31-Mar-12
Total Revenues	51.73	79.90	22.78	21.39
Total Expenses	64.07	116.82	30.38	38.58
Profit before exceptional and extra-ordinary items and tax	(12.35)	(36.92)	7.60	(17.18)
Exceptional items	(9.66)	40.19	16.46	46.34
Profit before extraordinary items and tax	(2.70)	(77.11)	(24.06)	(63.52)
Profit before Tax	(2.70)	(77.11)	(24.06)	(63.52)
Current Tax	Nil	0.37	Nil	Nil
Deferred Tax	0.06	(23.94)	Nil	1.69
Loss for the year	(2.75)	(75.08)	(24.06)	(65.22)
Minority Interest	Nil	(2.47)		NA
paid up equity capital	12.36	12.36	12.36	12.36
Earning per share (EPS) for the year (Rs)				
i) Basic	(2.23)	(62.72)	(19.46)	(52.74)
ii) Diluted	(2.23)	(62.72)	(19.46)	(52.74)

^{*}Note: Previous year's figures have been reclassified wherever necessary to conform to current year classification.

DIVIDEND

Due to the loss incurred during the year, the Board of Directors of your company does not recommend any dividend for the Financial Year 2012-13.

BUSINESS UPDATE AND OUTLOOK

The Board is continuing with the restructuring plan which was started last year and will pursue until completion. Most of the remaining business has been disposed and the company is beginning to turn around. We are negotiating with a suitable buyer to find the most acceptable terms to the company for the reverse take-over of Calsoft. Once the terms and conditions of the transaction are acceptable, we will be writing to the shareholders again in due course.

RESULTS OF OPERATIONS

I - Consolidated Results

During the year, your Company on a consolidated basis with all its subsidiaries earned total revenue of \mathfrak{T} 51.73 Crores as against \mathfrak{T} 79.90 Crores earned during the previous year. The profit before tax during the year is \mathfrak{T} (2.70) Crores as against \mathfrak{T} (77.11) Crores for the previous year.

After taking into account the tax provisions and adjustments for minority interest, prior period adjustments and extraordinary items if any, the loss for the year is \ref{taylor} (2.75) Crores as against a loss of \ref{taylor} (75.08) Crores of the previous year. The results of operations of acquired subsidiaries have been consolidated into the accounts.

II - Standalone Results

During the year, your Company on a standalone basis earned total revenue of ₹ 22.78 Crores as against ₹ 21.39 Crores earned during the previous year. The profit before tax during the year is ₹ (24.06) Crores as against ₹ (63.52) Crores of the previous year.

After taking into account the tax provisions and adjustments, the loss for the year was $\stackrel{?}{\stackrel{\checkmark}{}}$ (24.06) Crores as against a loss of $\stackrel{?}{\stackrel{\checkmark}{}}$ (65.22) Crores for the previous year.

REVIEW OF SUBSIDIARIES

I - CSWL, Inc. USA and its Subsidiaries

CSWL Inc and its subsidiaries earned total revenue of US\$ 1,771,134 on a consolidated basis during the year, compared to US\$ 10,077,911 achieved during the previous year.

The subsidiary reported a profit of US\$ 226,159 as compared to net consolidated loss of US\$ (5,938,066) last year.

The results of existing subsidiaries Healthnet International Inc and its 100% subsidiary International Innovations, Waldron Ltd and AspireSoft Corporation are included for the full year under review.

At the special meeting held on June 1, 2012, the management of CSWL Inc., approved a proposed plan of complete liquidation and dissolution of the Company and its subsidiaries. Currently the Company is in the process of implementing the complete liquidation and dissolution and the operations have also been ceased effective from July 1, 2012. In accordance with this proposed plan, the Company

has disposed off the entire fixed assets; the receivables and payables represent dues from and dues to related parties only.

II - Inatech Infosolutions Pvt. Ltd

The consolidated results of Inatech including its wholly owned UK subsidiary and UK Subsidiary's subsidiary Inatech Egypt have been taken into the Company's consolidated results.

Inatech on a consolidated basis reported revenues of $\stackrel{?}{\stackrel{?}{\sim}}$ 34.56 Crores with a profit of $\stackrel{?}{\stackrel{?}{\sim}}$ 2.42 Crores against the consolidated reported revenues of $\stackrel{?}{\stackrel{?}{\sim}}$ 47.27 Crores with a profit of $\stackrel{?}{\stackrel{?}{\sim}}$ 1.35 Crores of the previous year.

III - Aspire Communications Pvt, Ltd

The Consolidated results of Aspire including its wholly owned Subsidiary Aspire Peripherals Limited have been taken into Company's Consolidated results for the full year.

Aspire on a consolidated basis has reported revenues of $\ref{thmatcolor}$ 0.01 Crores with loss of $\ref{thmatcolor}$ 0.05 Crores against the consolidated reported revenues of $\ref{thmatcolor}$ 0.45 Crores with a profit of $\ref{thmatcolor}$ 0.45 Crore of the previous year. The Company has stopped all its operations post sale of OPD division during the financial year 2011-12.

CONSOLIDATED RESULTS PUBLICATION

As per Section 212 (8) of the Companies Act, 1956, a copy of the Balance Sheet, Profit and Loss Account, Report of the Board of Directors and the Report of the Auditors of the above subsidiary companies have not been attached with the Balance Sheet of the Company. The Company will make available these documents upon request in writing to the Company Secretary at the Registered Office of the Company by any member of the Company interested in obtaining the same.

However, as required under the Listing Agreements with the Stock Exchanges, the Consolidated Financial Statements of the Company and all its Subsidiaries as prepared in accordance with Indian GAAP is enclosed and form part of the Annual Report and Accounts.

DIRECTORS

Mr. Frederick Ivor Bendle has been resigned as Managing Director and CEO as well as director with effect from 14th August 2012. Mr. Bhavesh Rameshlal Chauhan has been appointed as Managing Director and CEO with effect from 14th August 2012.

The Company has received notice under Section 257 of the Companies Act, 1956 from a member proposing Mr. K Chandra Pratap for appointment to the office of Director liable to retire by rotation.

As per Article 121 of the Articles of Association Mr. K Chandra Pratap retires by rotation in the forthcoming Annual General Meeting and being eligible offers himself for re-appointment.

AUDITORS

The statutory auditors M/s Tomy & Francis, Trichur, Chartered Accountants retire at the ensuing Annual General Meeting and have confirmed their eligibility and willingness to accept office, if re-appointed.

AUDITORS REPORT

With reference to auditor's remark in audit report, we state as follows:-

(i) Note No.26 to the financial statement regarding Impairment of Investments in subsidiaries amounting to ₹ 174,056,849/-

Taking into consideration the post sale scenario of its OPD division and considering the past performance of the subsidiaries company in the year 2011-12 decided to reassess the value of its investment

in subsidiaries. It was also decided to write off excess carrying value over the book value of its Indian subsidiary Inatech Infosolutions Private Limited. The year under report also the management has decided to Impair the investment in its overseas subsidiary CSWL Inc (The company has stopped all its operations) by writing off excess value over its book value and to impair the Investment in Preference shares of Inatech Info solutions Private Limited by writing off excess carrying value over the face value. Total Investment write off included in exceptional items is as given below:

Inatech Infosolutions Private Limited	-	₹	68,132,886
CSWL Inc	-	₹	105, 923,963
Total	-	₹	174,056,849

(ii) Note No. 27 to the financial statement regarding Impairment of land & building amounting to ₹ 21,218,585/-

Land and Building were impaired in line with its realizable value based on third party valuer.

(iii) Note No. 44 to the financial statement regarding settlement of payables to Calsoft Labs India P Limited.

On April 11, 2011, company as a part of Group Strategy, entered into a Master Agreement with ALTEN EUROPE, SARL, France to sell its entire OPD business.

There were disputes at the group level regarding earn outs. These disputes were settled among all the companies involved by way of an agreement entered on 10-06-2013. As a result of this agreement certain paybles due to Calsoft India labs P Ltd was settled.

(iv) Note No. 45 to the financial statement regarding transfer of entire business assets relating to its Indian operations to wholly owned subsidiary Inatech Infosolutions P Ltd.

As a part of group strategy Company has transferred its remaining Indian operations including entire employees and contracts to its wholly owned subsidiary Inatech Infosolutions Private Limited based on approval obtained from shareholders of the Company by way of Postal ballot. As part of this following Fixed Assets were transferred to Inatech Computers & Licence fee at Written Down value ₹ 635,634/- Product Solutions as per valuation ₹ 375,000/- Transfer of Business Assets has resulted in a profit of ₹ 3,422,968/- and was taken to the profit and loss account as an extraordinary item of the year under report. Over the years the company has made a provision for gratuity ₹ 11,030,102.

(v) Note No. 46 to the financial statement regarding non reconciliation of Schedules for expenses Payables with the General ledger.

As part of restructure all unclaimed payables were written back.

DEPOSITS

We have not accepted any fixed deposits and as such no amount of principal or interest was outstanding as of the Balance Sheet date.

CORPORATE GOVERNANCE

Your Company has been practicing the principles of good Corporate Governance. A detailed report on Corporate Governance is given as Annexure to this Annual Report

Certificate of the Auditors regarding the compliance with the conditions of Corporate Governance as stipulated in Clause 49 of the Listing Agreement is also given in the Annual Report.

HUMAN RESOURCE MANAGEMENT

Employees are our vital and most valuable assets. We have created a favorable work environment that encourages innovation and meritocracy.

The total number of our head count as on 31st March 2013 was 204 as against 266 as on March 31st 2012.

In 2012-13, your company will continue to focus on introducing policies, practices & systems in the area of performance management, recognition, talent management & talent engagement.

PARTICULARS OF EMPLOYEES

In terms of the provisions of Section 217(2A) of the Companies Act 1956, read with the Companies (Particulars of Employees) Rules 1975 as amended, none of the employees were drawing salary more than the prescribed limit.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO

Your Company being in the Information Technology Enabled Services (ITES), the provisions relating to conservation of energy and technology absorptions are not applicable. The details of the earnings and expenditure in foreign currency are given below:

	2013 (₹ in Crores)	2012 (₹ in Crores)
Foreign exchange earnings	14.99	9.70
Foreign exchange outgo (including capital goods and		
imported software packages)	28.80	10.40

DIRECTORS' RESPONSIBILITY STATEMENT

Your Directors confirm that:

- In the preparation of the Annual Accounts for the year under report, the applicable accounting standards have been followed;
- Appropriate accounting policies have been selected and applied consistently and have made judgements and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at March 31, 2013;
- Proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- The Annual Accounts have been prepared on a Going Concern Basis.

ACKNOWLEDGEMENT

Your Directors take this opportunity to thank the customers, shareholders, suppliers, bankers, business partners / associates and Government and regulatory authorities in India and other countries of operation for their consistent support and encouragement to the Company and look forward to their continued support during the coming years. Your Directors place on record their appreciation for the valuable contribution made by the employees at all levels.

For and on behalf of the Board of Directors

Chennai Bhavesh Rameshlal Chauhan Dr. P J George
13th August 2013 Managing Director & CEO Director

AUDITORS' REPORT ON CORPORATE GOVERNANCE

To

The Board of Directors, California Software Company Ltd. Robert V Chandran Tower No.149, Velachery Tambaram Main Road Pallikarnai, Chennai- 600 100

We have examined the compliance of conditions of Corporate Governance by California Software Company Limited for the year ended on 31st March, 2013 as stipulated in Clause 49 of the listing agreement of the said Company with the Stock Exchanges.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned listing agreement.

We state that no investor grievances are pending for a period exceeding one month against the Company as per the records maintained by the Shareholders'/Investors' Grievance Committee.

We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For **Tomy & Francis**Chartered Accountants

Chennai 13th August 2013 K.J. TOMY, B.Sc., F.C.A Partner

CORPORATE GOVERNANCE

1 Company's philosophy on code of governance:

The Company is committed to good corporate governance and provides detailed information to its shareholders on various issues concerning the Company's business and financial performance. The Company is in compliance with the mandatory requirements of the revised guidelines on corporate governance stipulated under Clause 49 of the Listing Agreement with the Stock Exchanges.

2. Board of Directors:

a) Composition and category of Directors as on March 31, 2013

Category	No. of Directors	%
Whole time Director	1	33.33
Independent Non-executive		
Directors	2	66.67
Total	3	100.00

b) Number of Board meetings held during the financial year and the dates on which held:

No. of meetings	Dates on which hold
9	29th May 2012, 05th July 2012, 14th July 2012, 14th Aug 2012, 27th Sep 2012, 14th Nov 2012, 17th Nov 2012, 22nd Jan 2013 and 07th Feb 2013

Attendance of each Director at the Board meetings and the last AGM:

SI No	Name of the Directors	No. of Board meetings attended	Attendance at the last AGM (Yes/No)
1	Frederick Ivor Bendle (upto 14th August 2012)	4	N.A
2	Mr. Bhavesh Rameshlal Chauhan	7	Yes
3	Dr P J George	8	Yes
4	Mr. K Chandra Pratap	7	Yes

3. Audit Committee:

a) Brief description of terms of reference:

The Audit Committee is responsible for effective supervision of the financial reporting process and ensuring financial and accounting and internal controls and compliance with financial policies of the Company. The committee will periodically

interact with the statutory and internal auditors, review with the management the Company's financial and risk management policies and adequacy of internal controls. The committee will mandatorily review the Quarterly and Annual financial statements before they are submitted to the Board for approval. The committee will also recommend the appointment and removal of statutory auditors and internal auditors.

b) Composition of the Committee:

The current composition is:

Mr. K Chandra Pratap, Chairman

Dr P J George, Member

Mr. Bhavesh Rameshlal Chauhan, Member

c) Meetings and attendance during the year :

The Committee held four meetings, on 14th July 2012, 14th August 2012, 14th November 2012 and 07th February 2013. All the meetings were attended by atleast two of its members. The statutory auditors of the Company were also invited to attend the Audit Committee meetings.

4. Compensation Committee:

a) Brief description of terms of reference:

The Committee is to recommend to the Board regarding remuneration to be paid to the Board members and remuneration policy.

b) Composition of the Committee:

Current composition is

Dr P J George, Chairman

Mr. K Chandra Pratap, Member

c) Meetings and attendance during the year:

No meeting was held during the year.

d) Remuneration Policy:

The remuneration policy of the Company is to adequately compensate, by way of salary to motivate and retain all key employees and officers of the Company.

e) Details of remuneration paid to Directors during the year 2012-2013:

in ₹

SI. No	Name	Designation	Salary	Performance Incentive	Commission	Toral	Notice Period	Severance fee	No. of Options	Remarks
1	Frederick Ivor Bendle (upto 14th Aug 2012)		-	-	-	-	1 month	-	-	-
2	Bhavesh Rameshlal Chauhan (wef 14th Aug 2012)	Managing Director & CEO	-	-	-	-	1 month	-	_	-
3	Dr. P J George	Director	-	-	-	-	-	-	-	Sitting fees were paid for Board and committee meetings attended
4	K Chandra Pratap	Director	-	-	-	-	-	-	-	Sitting fees were paid for Board and committee meetings attended

5. Investor Grievance Committee:

a) Constitution of the Committee:

Dr P J George, Chairman

Mr. K Chandra Pratap

Mr. Bhavesh Rameshlal Chauhan

b) Name & designation of the compliance officer:

Mr. Jitendra Kumar Pal

c) Number of shareholders' complaints received, number not solved to the satisfaction of shareholders and the number of pending share transfers:

The details are provided in the "Shareholder Information" section of this report.

6. General Body Meetings:

a) Location and time where last three Annual General Meetings were held:

Year	Date	Venue	Time
2009-10	17th September 2010	Robert V Chandran Tower, 149, Velacherry Tambaram Main Road, Pallikarnai, Chennai- 600 100	10.00 a.m
2010-11	23rd September 2011	Robert V Chandran Tower, 149, Velacherry Tambaram Main Road, Pallikarnai, Chennai- 600 100	10.00 a.m
2011-12	27th September 2012	Robert V Chandran Tower, 149, Velacherry Tambaram Main Road, Pallikarnai, Chennai- 600 100	10.00 a.m

Special resolutions passed in the previous three AGM

year 2009-10 - Nil

year 2010-11 - Nil

year 2011-12 - Nil

b) Whether special resolutions were put through postal ballot last year, details of voting pattern, person who conducted the postal ballot exercise and procedure for postal ballot:

No special resolution was put through postal ballot last year.

Whether any special resolution proposed to be conducted through postal ballot and if so procedure for postal ballot:

No.

7. Disclosures:

a) Disclosures on materially significant related party transactions i.e. transactions of the Company of a material nature, with its promoters, the Directors or the management, their subsidiaries or relatives etc. that may have potential conflict with the interest of the Company at large: The details as applicable are provided under the paragraph "Related party transactions" in the "Notes on Accounts' in Financial statements.

b) Details of non-compliance by the Company, penalties, strictures imposed on the Company by Stock Exchange or SEBI or any statutory authority on any matter related to capital markets, during the last three years.

NIL

8. Means of Communication:

Quarterly results / other information

The quarterly results are normally published in newspapers like Trinity Mirror (in English) and Makkal Kural (Tamil) as statutorily required The financial results are posted on the Company's website www.calsoftgroup.com . The website

also displays all official news releases. As & when presentations are made to institutional investors/ analysts, the same will also be posted on the Company's website.

c) Whether Management Discussion and Analysis is a part of the Annual Report or not:

Yes - forming part of the Annual Report

9. General Shareholder Information

The details are provided in the "Shareholders Information" Section of this report

10. As per Clause 49 of the Listing Agreement with Stock Exchanges, Company is required to obtain a Certificate from the Auditors of the Company regarding compliance of the conditions of Corporate Governance. The Auditors' Certificate in respect of compliance thereof is enclosed in this Annual Report.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT (MDA)

a. Industry structure and developments

While there is uncertainty and softness in global economic environment, none the less, trends and forecasts for IT services and Products are quite encouraging. The IT Services industry today is facing intense competitive pressures and rapidly changing market dynamics, driven by changing economy, regulatory environment, new technology and innovation. Customers today seek more efficient and effective operations along with technology based innovation and business transformation.

Total IT spend last year hit \$3.6 trillion, Gartner said, representing a 2.1 percent gain over the prior year. In 2013, that spend will go up to \$3.8 trillion, a rise of 4.1 percent. Things will get even better for the IT sector in 2014, when spend, according to the research firm, is expected to hit \$3.9 trillion.

Major growth drivers in 2013-14 will be:

- Customers increasingly looking at specialized service providers with innovative business models and aligned to customers business goals.
- Ability to verticalize and replicate the solutions to drive efficiency and economy;
- Adaptability, agility and scalability in disruptive technologies like Mobility, Analytics, Cloud, Social media, and Big data; and

b. Opportunities and threats

An unstable environment in the European region, tougher immigration laws in US, competition from the other specialized players in our focused verticals of operations, continue to remain a threat to our existing business and prospects. Business is subject to risks arising out of business combinations like mergers, acquisitions, take over etc.

The significant opportunities that Calsoft sees for growth and the achievement of its near term goals are based on the following:

- a) Calsoft's implementation expertise in its Enterprise offerings combined with deep domain expertise in select industry verticals clearly provide an edge for the company in the markets that it functions in.
- b) According to industry analysis like Forrester, enterprises are looking for help making the move from a Time & Material model of engagement to a managed services model which not only help in driving down costs but also ensures that the projects are more outcome oriented. Calsoft has made considerable investments in the Managed Services area and is poised to reap in the benefits of this market opportunity.

The main threats to the growth of the Company will come from:

a) Foreign exchange rate fluctuations. As the Company uses India as a major source of manpower, the exchange rate of the Rupee vis-à-vis the US Dollar and other currencies could affects its ability to compete, and have short-term impact on profitability.

c. Segment wise performance

For the financial year under consideration, your company has reported results of the business units viz Enterprise Solutions, Strategic Investments Solutions and Infrastructure Management Services.

The performances of these segments have been separately reported in Note No.30 of the Consolidated Financial Statements of the Company and Note No37 of standalone statements.

d. Outlook

The Company has taken stock of the steady revival in the market and also the constant pressure on margins and has introduced steps to maintain its current margins. The detailed outlook is mentioned in business update and outlook in the Directors Report.

e. Risks and concerns

Risks that the Company faces are those which others in our Industry face. The Company monitors these risks consistently and periodically. Business risks faced by the Company include reduction in IT budgets of our customers, currency volatility, geo political risks as we operate across geographies, etc.

The risks and uncertainties include, but not limited to, risks and uncertainties regarding fluctuations in earnings and exchange rates, and the Company's ability to manage growth in the face of intense competition in IT services.

f. Internal control systems and their adequacy

Calsoft has deployed adequate Internal Control Systems (ICS) in place to ensure a smooth functioning of its business. The Control Systems provide a reasonable assurance of recording the transactions of its operations in all material aspects and of providing protection against misuse or loss of company's assets.

The existing internal control systems and their adequacy are frequently reviewed and improved upon to meet the changing business environment.

g. Material development in Human Resources

Calsoft's biggest assets are its employees. Our endeavors are driven by a strong set of values imbibed in us and policies that we abide by. Our constant goal, and indeed our biggest strength, is a healthy happy and prosperous work environment for all our employees.

As on March 31, 2013, our group employee strength stood at 204.

h. Financial and performance highlights

- a. Revenues: Consolidated Sales revenues for the year ended 31st March 2013 was ₹ 51.73 crores as compared to ₹ 79.90 crores for the same period last year.
- b. Total Expenses: Total expenses for the year ended 31st March 2013 was ₹ 64.67 crores as compared to ₹ 116.82 crores for the previous year.
- c. Profit before exceptional and extra-ordinary items and Tax:

 Profit before Tax was ₹ (12.94) crores for the year ended 31st

 March 2013 as compared to ₹ (36.92) crores for the previous year.
- d. Exceptional items: It consists of Restatement of payables, profit on sale of transfer of business assets and Fixed Asset Impairment and others. The amount for the year ending 31st March 2013 was ₹ (10.24) Crores compare to ₹ 40.19 Crores for the previous year.
- e. **Profit before extra- ordinary items and Tax:** Profit after tax was ₹ (2.69) crores for the year ended 31st March 2013 as compared to ₹ (77.11) crores for the previous year.
- f. **Finance Costs:** Interest and finance charges for the year ended 31st March 2013 was ₹ 8.44 crores as compared to ₹ 9.25 crores for the previous year.
- g. The Company has Paid up share capital of ₹ 12.36 Crores, comprising of 1,23,65,006 equity shares of ₹ 10 each
- h. Long term borrowing outstanding was ₹ 43.26 Crores.
- i. Trade payables outstanding for the year was ₹ 54.05 Crores
- Fixed Assets (Tangible): ₹ 53.56 crores as on 31st March 2013 as compared to ₹ 59.30 crores of the previous year.
- k. Trade receivable outstanding for the year was ₹ 66.55 Crores

CONFIRMATION ON CODE OF CONDUCT

DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH THE COMPANY'S CODE OF CONDUCT

TO:

THE MEMBERS

CALIFORNIA SOFTWARE CO. LTD

This is to declare that the Code of Conduct adopted by the Company for the Board of Directors and the Senior Management Personnel of the Company have been complied with by all the members of the Board of Directors and all the Senior Management Personnel of the Company. The full text of the Code adopted is available on the Company's website.

BHAVESH RAMESHLAL CHAUHAN Managing Director & CEO

Date: 13th August 2013

Consolidated Financial Statements 1. Auditors' Report 2. Balance Sheet 3. Profit and Loss Account 4. Notes 5. Cashflow Statement 6. Significant Accounting Policies 7. 212 Statement

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF CALIFORNIA SOFTWARE COMPANY LIMITED

Report On the Financial Statements

We have audited the accompanying Consolidated financial statements of California Software Company Limited and its subsidiaries ("the Company"), which comprise the Balance Sheet as at March 31, 2013, and the Statement of Profit and Loss for the year then ended, and a summary of significant accounting policies and other explanatory information.

The subsidiaries included in the consolidation are:

- . CSWL, Inc. USA (100% equity held by Parent company) along with its subsidiaries
 - a) International Innovations Inc, USA (100% equity held by CSWL Inc)
 - b) Waldron Limited, Hong Kong (100% of voting stock held by CSWLInc) and
 - c) AspireSoft Corporation (100% outstanding stock held by CSWL Inc)
- II. Aspire Communications Pvt Limited, India (100 % equity held by parent Company) along with its 100% subsidiary Aspire Peripherals Ltd
- III. Inatech Infosolutions Pvt Ltd, India (100% equity held by Parent company) and its wholly owned subsidiary Inatech Solutions Ltd, UK and sub-subsidiary Inatech Solutions, Egypt (51% share held by Inatech Solutions Ltd, UK)

Management's Responsibility for the Financial Statements

Management is responsible for the preparation of these financial statements that give a true and fair view of the financial position, financial performance of the Company in accordance with the Accounting Standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956 ("the Act"). This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of the financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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

We did not audit the Financial Statements of CSWL, Inc. USA (consolidated basis with its subsidiaries) and Inateh Solutions Ltd, UK were individually audited by other auditors These financial Statements have been audited by other auditors whose reports have been furnished to us, and our opinion, in so far as it relates to the amounts included in respect of the parent company and subsidiaries, is based solely on the report of the other auditors.

Further, we report that the consolidated financial statements have been prepared by the Company in accordance with the requirements of Accounting Standard AS-21 on Consolidated Financial Statements, issued by the Institute of Chartered Accountants of India and on the basis of the separate audited financial statements of California Software Company Ltd. and its subsidiaries included in the Consolidated Financial Statements.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the basis for qualified opinion paragraph, the financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:

- a) in the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2013;
- b) in the case of the Statement of Profit and Loss, of the Loss for the year ended on that date.

Emphasis of Matter

We draw attention to the following:

- A) In the notes Accounts of the Parent Company:
 - (i) Note No.26 to the financial statement regarding Impairment of Investments in subsidiaries amounting to Rs. 174,056,849/-
 - (ii) Note No. 27 to the financial statement regarding Impairment of land & building amounting to Rs. 21,218,585/-
 - (iii) Note No. 44 to the financial statement regarding settlement of payables to Calsoft Labs India P Limited
 - (iv) Note No. 45 to the financial statement regarding transfer of entire business assets relating to its Indian operations to wholly owned subsidiary Inatech Infosolutions P Ltd and
 - (v) Note No. 46 to the financial statement regarding non reconciliation of Schedules for expenses Payables with the General ledger.

And

B) to the fact that Subsidiariesin CSWL Inc, Aspire Communications P ltd and its subsidiary Aspire peripherals P ltd and Inatech Solutions, Egypt have stopped their operations entirely as mentioned in the significant accounting policies attached to this report.

Report On Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2003 ("theOrder") issued by the Central Government of India in terms of subsection (4A) of section 227 of the Act, we give in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the Order.
- 2. As required by section 227(3) of the Act, we report that:
 - a) we have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - b) in our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.
 - c) the Balance Sheet, Statement of Profit and Loss dealt with by this Report are in agreement with the books of account.
 - d) in our opinion, the Balance Sheet, Statement of Profit and Loss, and Cash Flow Statement comply with the Accounting Standards referred to in subsection (3C) of section 211 of the Companies Act, 1956;
 - e) on the basis of written representations received from the directors as on March 31, 2013, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2013, from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Act.
 - f) Since the Central Government has not issued any notification as to the rate at which the cess is to be paid under section 441A of the Companies Act, 1956 nor has it issued any Rules under the said section, prescribing the manner in which such cess is to be paid, no cess is due and payable by the Company.

CA K J Tomy BSc FCA Partner Membership No: 0 22768 For and on behalf of

Chennai August 13, 2013 Tomy & Francis
Chartered Accountants
FRN: 010922S

CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH 2013

Particulars		Note No. 31.03.2013	31.03.2012	
	NUTV AND LIADUITIES	₹	₹	
I. EO	QUITY AND LIABILITIES			
1.	Shareholders' funds			
	(a) Share capital	1 123,650,060	123,650,060	
	(b) Reserve and surplus	2 (28,813,720)	27,040,763	
	(c) Money received against shar	re warrants -		
To	tal	94,836,340	150,690,823	
2.	Share application money pending	g allotment -	-	
3.	Non-Current liabilities			
- 0.	(a) Long-term borrowings	3 432,656,000	526,419,314	
	(b) Deferred tax liabilities (Net)	683,527	102,622	
	(c) Other Long term liabilities	-		
	(d) Long-term provisions	<u> </u>	-	
To	tal	433,339,527	526,521,936	
4.	Current liabilities	,	,,	
	(a) Short-term borrowings	4 129,517,981	90,139,557	
	(b) Trade payables	5 540,493,677	72,658,747	
(c)) Other Current Liabilities	6 241,821,808	405,959,892	
(d)) Short-term provisions	7 42,423,816	12,749,257	
To	tal	954,257,281	581,507,453	
TOTAL		1,482,433,149	1,258,720,212	
II. AS	SSETS			
1.	Non-current assets			
•••	(a) Fixed Assets			
	(i) Tangible assets	8 535,593,086	592,971,394	
	(ii) Intangible assets	-	-	
	(iii) Capital work-in-progres	SS -		
	(IV) Intandible assets linder	r development –	-	
	(iv) Intangible assets under (b) Non-current investments		67.428.000	
	(b) Non-current investments	9 27,350,500	67,428,000	
	(b) Non-current investments(c) Deferred tax assets (net)	9 27,350,500	-	
	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advance	9 27,350,500 	-	
To	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advance (e) Other non-current assets	9 27,350,500 	129,098,448 -	
To 2.	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advance (e) Other non-current assets	9 27,350,500 	129,098,448 -	
	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advanc (e) Other non-current assets tal Current assets	9 27,350,500 	129,098,448 -	
	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advanc (e) Other non-current assets tal Current assets (a) Current investments	9 27,350,500 	129,098,448 -	
	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advance (e) Other non-current assets tal Current assets (a) Current investments (b) Inventories	9 27,350,500	129,098,448 - 789,497,842 -	
	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advance (e) Other non-current assets tal Current assets (a) Current investments (b) Inventories (c) Trade receivable	9 27,350,500	789,497,842 	
	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advance (e) Other non-current assets tal Current assets (a) Current investments (b) Inventories (c) Trade receivable (d) Cash and cash equivalents	9 27,350,500	789,497,842 789,497,842 213,429,718 200,777,152	
	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advance (e) Other non-current assets tal Current assets (a) Current investments (b) Inventories (c) Trade receivable (d) Cash and cash equivalents (e) Short-term loans and advance	9 27,350,500	67,428,000 	
2.	(b) Non-current investments (c) Deferred tax assets (net) (d) Long-term loans and advance (e) Other non-current assets tal Current assets (a) Current investments (b) Inventories (c) Trade receivable (d) Cash and cash equivalents (e) Short-term loans and advance	9 27,350,500	129,098,448 - 789,497,842 - - 213,429,718 200,777,152	

Notes referred to above and the notes theron an integral part of the consolidated balance sheet. As per our report of even date attached

For TOMY & FRANCIS
Chartered Accountants

BHAVESH RAMESHLAL CHAUHAN
Managing Director & CEO

Dr. P.J. GEORGE Director JITENDRA KUMAR PAL Company Secretary

K.J. TOMY, B.Sc., FCA Parter Membership No. 22768 K. CHANDRA PRATAP
Director

Chennai

13th August, 2013

CONSOLIDATED PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH 2013

Par	iculars	Note No.	31.03.2013	31.03.2012
			₹	₹
I.	Revenue from operations	16	433,588,693	741,751,056
II.	Other Income	17	83,677,786	57,222,719
III.	Total Revenue (I+II)		517,266,479	798,973,775
IV.	Expenses:			
	Employee benefits expense	18	264,455,544	354,322,130
	Operation and Other Expenses	19	269,105,117	669,018,402
	Finance Costs	20	8,4451,247	92,558,555
	Depreciation and amortization Expenses	21	22,784,408	52,309,400
	Total Expenses		640,796,316	1,168,208,487
V	Profit before exceptional and extraordinary			
	items and tax (III-IV)		(123,529,837)	(369,234,712)
VI	Exceptional Items	22	(96,575,578)	401,897,972
VII	Profit before extraordinary items and Tax (V-VI)		(26,954,259)	(771,132,685)
VIII	Extraordinery items		-	-
IX	Profit before Tax (VII-VIII)		(26,954,259)	(771,132,685)
Χ	Tax expense:			
	(1) Current tax		-	3,729,000
	(2) Deferred tax		580,905	(23,939,444)
	(3) Current tax expense relating to prior years		-	(141,653)
	Total		580,905	(20,352,097)
XI	Profit / (Loss) for the period from continuing			
	Operations (IX-X)		(27,535,164)	(750,780,588)
XII	Profit/(Loss) from discontinuing operations		-	-
XIII	Tax expense of discontinuing operations		-	-
XIV	Profit / (loss) from discontinuing operations			
	(after tax) (XII-XIII)		-	-
XV	Profit / (Loss) for the period (XI+XIV)		(27,535,164)	(750,780,588)
	Less Minority Interest		-	(24,710,017)
XV	Profit / (Loss) for the period (XI+XIV)		(27,535,164)	(775,490,605)
XVI	Earnings per equity share:			
	(1) Basic		(2.23)	(62.72)
	(2) Diluted		(2.23)	(62.72)

Notes referred to above and the notes theron an integral part of the consolidated Profit & Loss account. As per our report of even date attached

For TOMY & FRANCIS
Chartered Accountants

BHAVESH RAMESHLAL CHAUHAN Managing Director & CEO

Dr. P.J. GEORGE Director JITENDRA KUMAR PAL Company Secretary

K.J. TOMY, B.Sc., FCA Parter Membership No. 22768 K. CHANDRA PRATAP
Director

Chennai

13th August, 2013

		As at 31-Mar-13	As at 31-Mar-12
		₹	ŧ
SH	ARE CAPITAL		
Α	AUTHORISED CAPITAL		
	15,000,000 Equity Shares of ₹ 10/- each with equal voting rights	150,000,000	150,000,000
	ISSUED CAPITAL		
	123,65,006 Equity Shares of ₹ 10/- each with equal voting rights	123,650,060	123,650,06
	SUBSCRIBED, CALLED UP AND PAID UP CAPITAL		
	123,65,006 Equity Shares of ₹ 10/- each with equal voting rights	123,650,060	123,650,06
	Fully Called up and paid up.		
	(The paid up share capital includes shares worth ₹ 7,24,920		
	which were issued by the company in October 1994 for		
	consideration other than cash)		
? RES	SERVE AND SURPLUS		
Α	CAPITAL RESERVE		
	Opening balance	206,250	206,25
	Add: Additions during the year (give details)	-	
	Less: Utilised / transferred during the year (give details)	-	
	Closing balance	206,250	206,25
	Foreign Currency Transalation reserve	(39,965,414)	(89,853,265
	Add: Current Year	20,747,348	49,887,85
	Closing balance	(19,218,066)	(39,965,414
В	SECURITIES PREMIUM ACCOUNT		
	Opening balance	633,084,932	633,084,93
	Add : Premium on shares issued during the year	-	
	Less : Utilised during the year for:	-	
	Closing balance	633,084,932	633,084,93
C	GENERAL RESERVE		
	Opening balance	65,864,252	65,864,25
	Add: Transferred from surplus in Statement of Profit and Loss	-	
	Less: Utilised / transferred during the year for:	-	
	Closing balance	65,864,252	65,864,25
D	SURPLUS / (DEFICIT) IN STATEMENT OF PROFIT AND LOSS		
	Opening balance	(632,149,258)	143,341,62
	Add: Profit / (Loss) for the year	(27,535,164)	(775,490,605
	Less Proposed Dividend	-	
	Tax on Dividend	280	28
	Closing balance	(708,751,089)	(632,149,258
otal .		(28,813,720)	27,040,76

	As at 31-Mar-13	As at 31-Mar-1
LONG-TERM BORROWINGS	₹	:
Term loans		
From banks		
Secured		
Canara Bank Building Term Loan	432,656,000	496,027,88
Sanoma National Bank - Building	-	30,391,43
Total	432,656,000	526,419,31
SHORT-TERM BORROWINGS		
(a) Loans repayable on demand		
From banks		
Secured		
Canara Bank PCFC Loan	69,500,000	90,139,55
(Bank PCFC Loan are secured by exclusive charge over the building,		
machinery and equipment and bills.)		
Chemoil AMS Loan Account	55,000,000	
Notes payable to related parties	5,017,981	
Total	129,517,981	90,139,55
TRADE PAYABLES	540,493,677	72,658,74
OTHER CURRENT LIABILITIES		
OTHER CURRENT LIABILITIES (a) Current maturities of long term debt	60,000,000	60,000,00
(a) Current maturities of long-term debt (c) Interest accrued but not due on borrowings	00,000,000	6,021,81
(d) Interest accrued and due on borrowings		0,021,01
(e) Income received in advance (Unearned revenue)	26,336,377	19,955,84
(f) Unpaid dividends	308,551	365,52
Rent Deposits	27,979,740	25,258,66
"(i) Statutory remittances (Contributions to PF and ESIC, Withholding Taxes,	21,313,140	25,250,00
Excise Duty, VAT, Service Tax, etc.) "	_	902,50
TDS Payable	4,922,326	4,734,87
CST&VAT	-	10,040,43
EPF&ESI Payable	963,300	982,53
TNLWF Payable	1,400	97
Professional Tax Payable	188,994	84,44
Calsoft Labs payables	-	161,212,46
Aspire Payable	-	101,212,10
Consideration Payable to Aspire Share Holders	(48,247)	9,053,36
Other expenses Payable	18,057,218	90,336,05
Lease Equalization Liability Account	102,667	1,271,66
Advances	· -	
(iv) Interest accrued on trade payables	-	
(v) Interest accrued on others	-	
(vi) Trade / security deposits received	-	
(vii) Advances from customers	27,981,423	15,738,72
(viii) Others (specify nature)	75,027,779	
Dividend Tax	280	
otal	241,821,808	405,959,89
SHORT-TERM PROVISIONS		
IT Provision	28,585,319	1,499,37
Provision for employee benefits	13,838,498	11,249,87
Others (Specify nature)	-	
		12,749,25

Particulars			on				Depreciation			WDV A	S UII
railiculais (as on 11.04.2012	Additions For the Period	Deductions	as on 31.03.2013	as on 01.04.2012	For the Period	Impairment	Deductions	as on 31.03.2013	31.03.2013	31.03.201
omputer& accessories		10,928,520	40,466,728	159,485,270	183,880,446	8,855,579		42,679,424	150,056,600	9,428,670	5,143,0
ffice Equipment	4,863,365	19,500	-	4,882,865	2,736,207	323,620		-	3,059,827	1,823,038	2,127,1
ırniture&Fittings	140,803,342	614,045	6,590,392	134,826,995	122,499,103	1,449,755		5,735,175	118,213,683	16,613,313	18,304,2
ant & Machinery	48,348,505	-	-	48,348,505	8,467,459	2,296,554		-	10,764,013	37,584,492	39,881,0
xtures& Fittings	7,856,199	-	-	7,856,199	1,702,537	496,341	-	-	2,198,878	5,657,321	6,153,6
ehicle	870,634	-	-	870,634	476,099	82,484		<u>-</u>	558,583	312,052	394,5
uilding	562,668,055	-	6,121,658	556,546,398	69,962,557	30,290,291		1,706,449	98,546,399	457,999,998	492,705,4
ooks	-	-	-	-	-	-		-	-	-	
ınd	28,262,224	-	28,262,224	-	-	-		-	-	-	28,262,2
oprietory Software	-	-	-	-	-	-	-	-	-	-	
asehold improvement	-	6,105,231	-	6,105,231		203,508		-	203,508	5,901,723	
rconditioner	-	277,337	-	277,337		4,861		-	4,861	272,476	
oodwill	-	2,928,456	-	2,928,456	-	-		-	-	2,928,456	
tal	982,695,802	20,873,089	81,441,002	922,127,890	389,724,407	44,002,993		50,121,049	383,606,351	538,521,542	592,971,
tes: Depreciation includ	des Impairmen	t of ₹ 2,118,584	4/- treated as exc	ceptional item.		Less Goodwill e	liminated on Co	nsolidation		2,928,456 535,593,086	
								As at 31-Ma		As at	31-Mar-1
NON CURREN	IT INVESTM	IENTS (AT C	net)						₹		
Investment in	Unquoted	- '	,								
CSWL In	ıc. U.S.A. (\	Wholly Owned							-		
			y shares of \$	1 each fully p	aid up				-		
Inatech Infoso									-		
			ach fully paid				,		-		
Aspire Commi	unications, I	Mysore, India	(2,000,000 e	quity shares	of ₹ 10/- each	n fully paid up))		-		
CNHC									-		1,480,00
Impelsys								27,327	,500	2	5,925,00
Investment in	Unquoted	Preference S	hares						-		
In Subsi	diaries								-		
Inatech I	nfosolutions	s Pvt Ltd Bang	glore,India.						-		
16,503,6	600 Priferen	ce shares of	₹ 1/- each fu	lly paid up					-		
Other non-cui	rrent invest	ments							-		
Trust mo	ney in Calif	ornia Softwar	e Employees'	Welfare Trust	t			17	,500		17,50
NSC								5.	500		5,50
Total								27,350	,500	6	7,428,00
O LONG-TERM I	LOANS AND	ADVANCES									
(b) Security		71517111020									
	, considered	hoon l									
	ed, consider							16,679	085	2	0,052,46
Doubtful		ieu goou						10,079	.000		0,032,40
Doubtiui											
Lace: Dr	ovicion for a	doubtful depos	eite								
L699. FII	UVISIUII IUI (յսսույսլ սերս։	5115					16,679	U0E -	2	0,052,46
(a) Loans a	ad advance	to rolated no	rties (give de	taile (a) (Def	or Noto 20 7)			10,079	,000		0,032,40
			i iles (give de	ialis (W) (neli	er Note 30.7)						
	, considered		d					10.021	000	6	n ono ot
		nsidered goo	u					10,931	,000	0	0,898,8
Doubtful									-		
Lana: Dr											
Less: Pro	ovision for c	iouditui ioans	and advance	S					-		
(') 011	1							0.4	- 0.47		
		advances (spe	ecity nature)					21,	,247		
	, considered								-		
	ed, conside	red good							-		
Doubtful									-		
Less: Pr	ovision for o	other doubtful	loans and ad	vances					-		
									-		
	noo inooma	tax # (net of	f provisions ₹	41519871 (As at 31 Marc	ch, 2011 ₹ 4	1519871)				
			p								
	ured, consid		, , , , , , , , , , , , , , , , , , ,	,			,	46,825	,282	4	8,147,16

		As at 31-Mar-13	As at 31-Mar-1
		₹	•
	OTHER NON CURRENT ASSETS Minority Interest	-	
2	TRADE RECEIVABLES	-	
	Trade receivables outstanding for a period exceeding six months from		
	the date they were due for payment #		
	Unsecured Considered Good	665,482,052	213,429,71
	Considered Doubtful	85,796,777	76,676,15
		751,278,829	290,105,87
	Less: Provision for doubtful debts	85,796,777	76,676,1
	Sub Total	665,482,052	213,429,7
	Other Trade receivables		
	Unsecured, considered good Doubtful	-	
	Doublidi		
	Less: Provision for doubtful trade receivables		
	Sub Total	-	
	oub local		
	Grand Total	665,482,052	213,429,71
3	CASH AND CASH EQUIVALENTS		
	(a) Cash on hand	1,091,538	47,70
	(b) Cheques, drafts on hand	-	
	(c) Balances with banks	-	
	(i) In current accounts	25,998,632	55,168,29
	(ii) In EEFC accounts	8,105,021	6,615,25
	(iii) In deposit accounts (Refer Note (i) below)	337,625	337,62
	(iv) In earmarked accounts	- 005.004	005.44
	- Unpaid dividend accounts	305,334	365,16
	Balances held as margin money or security against borrowings, guarantees and other commitments	73,192,107	138,243,1
	other earmarked accounts	73,132,107	130,243,1
	(d) Others (specify nature)		
	Total	109,030,257	200,777,15
		100,000,_01	
4	SHORT-TERM LOANS AND ADVANCES		
	(c) Loans and advances to employees		
	Secured, considered good		
	Unsecured, considered good	10,831,006	5,036,08
	Doubtful	-	
	Less: Provision for doubtful loans and advances	-	
	(d) Dranaid evanages . Unacquired considered good /Fev Increases	•	
	(d) Prepaid expenses - Unsecured, considered good (For e.g. Insurance premium,	00 055 000	16 056 40
	Annual maintenance contracts, etc.) Calsoft , Chennai	22,356,393	16,856,42
	(e) Balances with government authorities		
	Unsecured, considered good		
	(i) CENVAT credit receivable	<u>-</u>	
	(ii) VAT credit receivable	2,036,570	2,277,28
	(iii) Service Tax credit receivable	452,481	9,596,10
	Others	<u>-</u>	158,46
	Calsoft	-	
	Total	35,676,450	33,924,35

		As at 31-Mar-13	As at 31-Mar-12
		₹	₹
15	OTHER CURRENT ASSETS		
	(c) Accruals		
	(i) Interest accrued on deposits	490,487	1,026,764
	(ii) Interest accrued on investments	-	
	(iii) Interest accrued on trade receivables	-	
	Advance to Suppliers	-	6,214,74
	(d) Others		
	(i) Insurance claims	-	
	(ii) Receivables on sale of investments	-	
	(iii) Dividend Receivable	-	
	(iv) Others (specify nature)	350,885	
	Rent Receivable	56,120,434	35,967,25
	Less Provisions	22,117,617	22,117,61
		34,353,702	13,849,63
	Others	-	
	Total	34,844,189	21,091,14
16	REVENUE FROM OPERATIONS		
	Sale of products @ (Refer Note (i) below)	131,263,863	86,425,92
	Sale of products @ (Refer Note (ii) below) Sale of services @ (Refer Note (ii) below)	302,324,831	655,325,13
	Other operating revenues # (Refer Note (iii) below)	302,324,031	000,020,10
	Other operating revenues # (neigh ivote (iii) below)		
	Total	433,588,693	741,751,05
17	OTHER INCOME		
	Other non-operating income comprises:		
	Rental income	39,815,205	33,488,98
	Interest	9,177,758	12,679,97
	Exchange Gain / Loss	33,692,371	(10,125,172
	Profit on Disposal of Assets	27,381	12,737,63
	Miscellaneous income	965,071	8,441,29
	Total - Other non-operating income	83,677,786	57,222,71
18	EMPLOYEE BENEFITS EXPENSE		
	Salaries & Allowances	245,386,522	338,099,92
	Contribution to Provident and other funds	8,643,950	5,021,66
	Staff Welfare Expenses	10,425,073	11,200,53
	Total	264,455,544	354,322,13

19		-	
19		₹	₹
	OPERATION AND OTHER EXPENSES		
	Project Expenses - Bought outs	23,530,510	316,673,203
	Electricity Charges	7,853,253	6,102,988
	Rent	24,883,452	32,177,243
	Rates & taxes	3,015,427	1,201,291
	Insurance	4,904,733	12,512,411
	Repairs & Maintenance - Buildings	4,131,404	4,315,84
	Repairs & Maintenance - Plant and Machinery	1,967,715	520,534
	Repairs & Maintenance - 'Others	819,616	3,414,85
	Communication Expenses	7,486,800	10,060,866
	Travelling Expenses	46,878,299	64,054,476
	Data Circuit Expenses	2,320,076	1,821,662
	Audit expenses	5,646,625	6,001,868
	Other Audit expenses	-	143,755
	Service Charges	101,596	614,296
	Legal ,Professional and Secretarial Expenses	48,149,491	40,681,328
	Exchange difference (Net)	29,158,327	970,654
	Provision for doubtful debts and Advances	14,274,533	115,911,203
	Provision for doubtful advances	-	
	Other Expenses	2,204,472	19,070,51
	Loss on sale of assets	2,471,965	
	Profit on sale of assets	-	
	Commission	4,261,122	22,560,383
	Marketing Expenses	17,765,712	433,36
	Bank Charges	3,692,050	3,613,77
	Printing And Stationery	640,815	1,274,81
	Staff Traing and Recruitment	7,139,918	1,797,77
	Hire Charges	1,756,854	1,279,28
	Office Expenses	3,211,291	987,69
	Security Charges	411,160	007,000
	Consumables	427,900	822,33
	Total	269,105,117	669,018,402
20	FINANCE COSTS		
	Interest on Term Loan	68,569,733	79,420,999
	Interest on Working Capital Loan	8,903,095	11,276,617
	Interest Others	6,978,419	1,860,93
	Total	84,451,247	92,558,55
21	DEPRECIATION & AMORTIZATION EXPENSES		
	Depreciation	22,784,409	28,624,712
	Amortisation Expenses	-	23,684,688
	Total	22,784,409	52,309,400

			As at 31-Mar-13	As at 31-Mar-12
22	EVCEDT	IONAL ITEMS	₹	Ę
22		I in Investment Write off		475,912,563
		Sale of Investment		(303,955,509
		ent Impirement		25,354,06
		from settlement of Calsoft labs	(19,239,922)	20,001,00
		Tax to Prior years reversed to Consultancy	5,865,130	(669,562
		Deconsolidation	-	(128,877,438
		n for Alten receivables	-	167,147,32
		nent of payables	(87,037,844)	, ,
		Sale Transfer of Business assets	(17,381,527)	
	Fixed As	sset Impirement	21,218,585	166,986,53
	Total		(96,575,578)	401,897,97
				(in ₹
			March 31, 2013	March 31, 201
23		ent Liabilities		
		ia Software company Limited	A101	
	b. Cla	arantees given on behalf of other companies aims against the company not acknowledged as debt in respect of certain tax matters nich are subjudice	Nil	N
	a)	Income Tax	5,98,59,792	5,24,73,48
	b)	Sales Tax / VAT	6,48,228	6,48,22
	c)	Service Tax	8,52,310	8,52,31
	b. Di	sputed Taxes: The Income Tax authorities had raised a demand of ₹ 18.57 lacs in respect of year ended 31st		
	'/	March 2004 due to denial of exemption U/s. 10A of Income Tax Act 1961, (the Act) on certain grounds including that the company has commenced operations before registration with STPI Authorities. The Company had disputed the demand and preferred an appeal. The Honourable Income Tax Appellate Tribunal, Bangalore has passed orders granting relief under Section 10A but have also referred some matters to the Assessing Officer for re-examination. The Company is awaiting fresh orders from the Assessing Officer.		
	ii)	Deduction U/s. 10A of the act 1961 has been allowed for the year ended 31st March 2005. However loss of the unit not eligible for deduction U/s. 10A of the Act has been set-off against the profits of the unit eligible for the deduction U/s. 10A and certain other disallowances have been made in the assessment. The Company had disputed the demand and had preferred appeals. The Honourable Income Tax Appellate Tribunal, Bangalore has passed orders giving relief and have also referred re-examination of certain facts to the Assessing Officer. The Company is awaiting fresh orders from the Assessing Officer.		
	iii)	The Company has been advised by its Counsel that the demands and adjustments/ disallowances are not sustainable and consequently no provision has been made for the same or for current income tax due to these demands / disallowances. A payment of ₹ 10 lacs has been made for the year ended 31st March 2004 and no further payments are likely till the completion of proceedings and considering relief given by Appellate Authorities.		
	iv)	The Company has received a demand of ₹ 1,614,710/- towards Income Tax and Fringe Benefit Tax in respect of the year ended March 31, 2009. The demand under Section 143(1) of the Act is due to credit for tax paid not given properly and not due to any disallowances. The Company has filed rectification application for withdrawal of demand. Consequently, no cash outflow is expected in this respect.		
24	Other F	inancial Information		
		ia Software company Limited		
	a) Ou	tstanding Bank Guarantees	6,50,000	6,50,00
		imbursement of travel expenses to Directors	1344,303	266,10
		ting fees paid / payable to Directors	67,500	33,00

Taking into consideration the post sale scenario of its OPD division and considering the past performance of the subsidiaries company in the year 2011-12 decided to reassess the value of its investment in subsidiaries. Based on this company decided to strike off East Point Solutions Ltd accompany yet to commence business and also to withdraw from the Joint Venture Agreement with Calspence, Srilanka. It was also decided to write off excess carrying value over the book value of its Indian subsidiaries. The year under report also the management has decided to Impair the investment in its overseas subsidiary CSWL Inc (The Company has stopped all its operations) by writing off excess value over its book value and to impair the Investment in Preference shares of Inatech Info solutions P Ltd by writing off excess carrying value over the face value. Total Investment write off included in exceptional items is as given below:

Years		2012-13	2011-12
Inatech Info Solutions P Ltd	₹	68,132,886	338,754,000
Aspire Communications Ltd	₹	NIL	37,266,697 *
East Point Solutions Ltd	₹	NIL	500,000
Calspence, Srilanka	₹	NIL	794,062
CSWL Inc	₹	105,923,963	-
Total	₹	174,056,849	377,314,759

- * The above amount includes ₹ 68,19,000 paid to former shareholders Aspire Communications Ltd. This payment is in excess of the Share Purchase Agreement (SPA) entered with outside shareholders
- e) Impairment of Fixed Assets:
 - i) Land and and Building was written down by \$ 21,218,585/- (PY ₹ 34,671,062/-) based on the realizable value of the land and building (As valued by Valuer)
 - ii) Furniture & fittings write off : Current year NIL . Previous year : ₹ 85,029,837/-
 - iii) Product Solutions write: off Current year NIL . Previous year ₹ 35,026,741/-

The above write off is over and above the regular depreciation charged during the year and hence taken to Statement of Profit and Loss as exceptional item.

- f) Trade receivable ageing more than 270 days is fully provided for over the years As on 31.03.2013 entire debts over 180 days stands provided for and balance. Excess provision is netted against balance trade receivables. Total provision as on date is ₹ 85,796,777/-.
- g) Rent receivable amounting to ₹ 56120434/- against which a provision of ₹ 22,117,617/- has been made.
- The company has been unable to reconcile its schedule for expenses payables with the general ledger.

Inatech Infosolutions P Ltd

a) Loans and advances include refund claim of Service tax amounting to ₹ 66.84 lakhs (PY ₹ 95.98 lakhs) representing credit set off on input services pertaining to exports. However, the refund claim are under various stages of appeal. with Customs Excise & Gold (Control) Appellate Tribunal. As advised

- by its counsel the Company is confident of the recovering the same and consequently no provision is found necessary. The Company has also written off ₹ 58.65 lakhs of Service Tax credit receivable during the year and this treated as an exceptional item in Statement of Profit and Loss.
- b) The preference shares held by the holding company is redeemable on or before 6th November 2012

Aspire Communications Ltd

All the dues to Calsoft Labs P Ltd was transferred to California Software co Ltd as part of the group settlement.

CSWL Inc

Company is proposed to be liquidated and as a part of which

- a) Receivables other than from Related parties for ₹ 8,752,651/was written off against current year profit and ₹ 45,683,225/against opening provision.
- b) Entire Fixed Asset was written off amounting to ₹ 5,988,984/-
- c) Payables amounting to ₹ 90,018,253/- was written back to profit and loss account and is shown as exceptional item.
- The Company is party to legal proceedings arising in the normal course of business.
 - Although the Company's counsel believes that the Company has valid defenses in these matters, the Company has entered into settlements of claims. The Company is a defendant in two claims from a bankruptcy trustee for \$ 2.0 million regarding certain payments received from customers in bankruptcy. In the opinion of management and its legal counsel, the settlement amounts should be approximately \$ 250,000 for both suits. This provision has been made as of March 31, 2012 on the financial statements.
- e) CSWL has given a note for ₹ 68,318,750/- (\$1.25 Million) to Calsoft Labs LLC payable in monthly instalments till January 1, 2018 with an interest of 7.25%.

25 Intangible asset

Entire proprietary software belonging to the group has been considered as impaired and has been written off in the previous year.

26 Transfer Pricing

The study of international transactions entered into by the Company with its overseas associates regarding the extent of compliance to the transfer pricing regulations of the Income Tax Act, 1961 is yet to be completed and the impact, if any, arising out of such study has not been recognised in these accounts pending completion of the study

27 Deferred taxation

In view of the considerable accumulated losses in the group, only Inatech Info solution Ltd has considered deferred tax and deferred tax liability for the group is ₹ 683,527/-

28. Acquisitions & Disinvestment

California Software Company Ltd

- Settlement of dispute arising out of sale of Outsourced Product Development (OPD) Division
 - On April 11, 2011, company as a part of Group Strategy, entered into a Master Agreement with ALTEN EUROPE,

SARL, France to sell its entire OPD business. There were disputes at the group level regarding earn outs. These disputes were settled among all the companies involved by way of an agreement entered on 10-06-2013. As a result of this agreement certain paybles due to Calsoft India labs P Ltd was settled. The income arising out of settlement of these payables ₹ 19,232,922/-was taken to the profit and loss account as an extraordinary item of the year under report.

b) As a part of group strategy Calsoft India has transferred its remaining Indian operations including entire employees and contracts to its wholly owned subsidiary Inatech Infosolutions Private Limited. As part of this following Fixed Assets were transferred to Inatech.

Computers & Licence fee at Written Down value ₹ 635,634/-Product Solutions as per valuation ₹ 375,000/-

Transfer of Business Assets has resulted in a profit of ₹ 3,422,968/- and was taken to the profit and loss account as an extraordinary item of the year under report. Over the years the company has made a provision for gratuity ₹ 11,030,102/-. As the entire employees were

transferred this liability was taken to profit and loss account as extraordinary income.

30. Segment Reporting

The Company's operations predominantly relate to providing development of software to customers globally operating in various industry segments. Accordingly, software product and development revenues along industry classes comprise the primary basis of segmental information set out in these financial statements. The accounting policies adopted for segment reporting are in line with the accounting policies of the Company. Revenue and expenses have been identified to segments on the basis of the above primary segment information viz industry segments. Revenue and expenses, which relate to the enterprise as a whole and are not allocable to the segments on a reasonable basis, have been included under unallocable corporate income/expenses.

The Industry segments of the Company consist of: Technology Solutions (TS), Enterprise Solutions (ES), Infrastructure Management Services (IMS), and strategic Investments (SI). As a result of the sale of OPD division of the Company only single segment (ES) had transactions during the year.

Primary Segment

Particulars		TS	ES	IMS	SI	Inter Segment	Un allocated	Tot
1. Segment Revenue	CY	0	4335.88	0	0	0	0	4335.8
	PY	0	6928.62	0	488.89	0	0	7417.
Less: Inter Segment Revenue	- 1 1	0	0	0	0	0	0	7417.
		0	0	0	0	0	0	(
Net Sales/ Income from Operations	CY	0	4335.88	0	0	0	0	4335
	PY	0	6928.62	0	488.89	0	0	7417
2. Segment Results	CY	0	-999.72	0	-0	0.00		-999
	PY	0	-2332.08	0 -	-1006.90	0.00		-3338
Less: 1. Interest & Finance Charges	CY	0	0	0	0	0	844.51	844
	PY	0	0	0	0	0	925.59	925
Other Unallocable Expenditure, Net of Un-allocable Income	CY	0	0	0	0	0	-608.93	-608
	PY	0	0	0	0	0	-572.23	-572
Profit before Tax	CY	0	-999.72	0	-0	0.00	235.58	-1235
	D)/		0000 00		1000.00	0.00	050.00	0000
	PY	0	-2332.08	0 -	-1006.90	0.00	-353.36	-3692

The Company believes that it is currently not practicable to provide segment disclosures to total assets and liabilities since a meaningful segregation of available data is onerous.

		2012-13 ₹	2011-
Disclosure u	nder AS 15 revised on Employee benefits	<u> </u>	
A) Californ	nia Software co Ltd		
	mpany has only one employee as at the year end of 2012-13. As such no actuarial on of employee benefits was done.		
Gratuity			
-	hanges in present value of benefit obligation		
•	resent value obligation as at beginning of the year	NIL	34,89,6
	urrent service cost	NIL	882,4
	terest cost	NIL	279,1
	ctuarial loss/(gain)	NIL	(438,20
	enefits paid	NIL	(1,828,73
		NIL	
r	resent value of obligation as at end of the year	IVIL	2,384,2
	hanges in fair value of Plan Assets		
	air value of the plan assets	NIL	4,770,1
E	xpected return on plan assets	NIL	328,3
С	ontributions	NIL	
В	enefits paid	NIL	(1,828,73
А	ctuarial gain on plan assets	NIL	I
F	air value of plan assets at the end of the year	NIL	3,269,7
c) C	ost for the year		
	urrent service cost	NIL	882,4
lr	terest cost	NIL	279,1
	xpected return on plan assets	NIL	(328,3
	et actuarial (gain) / loss recognised in the year	NIL	(438,2
d) P	rincipal actuarial assumptions		
D	iscount rate	NA	
E	xpected rate of salary increases	NA	
Leave Encas			
	t period beginning	NIL	1,778,9
Service Cost		NIL	2,078,1
Interest on D	efined benefit obligation	NIL	30,2
Benefits sett	ed	NIL	(2,610,0
Actuarial (ga		NIL	(272,6
Past Service		NIL	
Obligations a	t period end	NIL	1,549,8
Long Term -	PBO - Actuarial	NIL	1,427,7
Short Term -	Compensated absence - Actual	NIL	122,1
		NIL	1,549,8
Principal ac	tuarial assumptions		
Discount rate		-	
Expected rate	e of salary increases	-	
Attrition rate		_	1-

B) Inatech InfoSolutions P Ltd

(a) Contribution to Defined Contribution Plan

Particulars	Current year	Previous year
	₹	₹
Contribution to Provident Fund	4,661,457	4,253,353

(b) The details of defined benefit plans are as under:

The amounts recognized in the income statement are determined as follows

	Gratui	ty (Funded)	Leave (unfunded)		
Particulars	Current year	Previous year	Current year	Previous year	
Current Service Cost	970,159	769,825	3,560,527	134,056	
Interest Cost	177,518	164,978	34,286	92,843	
Expected return on plan assets	189,094	154,434	Nil	Nil	
Actuarial (gain) / loss	2,566,762	(109,255)	560,583	(180,832)	
Actual return on plan assets - Gain / (Loss)	189,094	154,434	Nil	Nil	

Present value of defined obligations funded by plan assets

Particulars	Gratuity	Gratuity
r ai ticulai s	Current year	Previous year
Defined benefit gratuity obligations	5,011,266	2,218,981
Fair value of plan assets	2,884,297	1,547,349
Unrecognized actuarial (gains) / losses	-	-
Unrecognized past service cost	-	-
Net defined benefit gratuity plan assets / (liability)	(2,126,969)	(671,632)

Movement in the present value of the defined benefit Gratuity and Leave obligations.

	Gratui	ity (Funded)	Leave (unfunded)	
Particulars	Current year	Previous year	Current year	Previous year
Obligations at period beginning	2,218,981	2,062,231	1,138,335	1,092,268
Service Cost	970,159	769,825	3,560,527	134,056
Interest Cost	177,518	164,978	34,286	92,843
Benefits settled	Nil	Nil	(1445500)	Nil
Actuarial (gain)/loss	2,566,762	(109,255)	560,583	(180,832)
Settlements	(922,154)	(668,798)	Nil	Nil
Obligations at period end	5,011266	2,218,981	3,847,731	1,138,335

The movement in fair value of plan assets during the financial year

Particulars	Gratuity	Gratuit
r al libulai S	Current year	Previous yea
Beginning of the financial year	1.547,349	1,812,80
Balance correction - actual return	Nil	N
Expected return on plan assets (estimated)	189,094	154,43
Actuarial (gain) / Loss	2,566,762	(109,25
Administration Cost	NIL	1
Contributions	2,070,008	248,9
Equitable Interest Transfer	Nil	N
Settlements	(922,154)	(668,79
End of the financial year	2,884,297	1.547,34
Actual Return on Plan Assets	189,094	154,43

				Gratuity (%)		eave (%)
	Parti	culars	Current year	Previous year	Current year	Previous yea
	Weig	hted average discount rate	8	8	8	
	Expe	cted return on plan assets	8	8	8	
	Salar	ry escalation rate	6	6	6	
0)	Provi	ision Movement for the year				
			Balance brought forward	Additions during the year	Withdrawn payment made	Balance forwar
	Provi	sion for Bonus	7,890,040	1,994,082	2,142,671	7,731,45
			(3,603,912)	(10,281,115)	(5,994,987)	(7,890,04
	Figure	res in brackets indicate previous year's f	igures.			
	Aspir	re Communications P Ltd & Aspire Perip	herals P Ltd			
	Both	the companies did not have any employ	rees during the year			
		ns on long-term, non-cancelable opera	ating Leases			
		foSolutions P Ltd				
		pany has renewable operating leases for				
		penses thereof charged to the profit and				
	Future Ob ₹ 14,980	oligations of lease rentals for the non 1,000/-).	cancellable period under re	spective lease agreement a	nggregate to year is ₹ 15,197	7,258/- (Previous `
	Period				Current Year	Previous Yea
		than one year			6,758,797	12,824,00
		one year and not later than five years			8,438,461	2,156,00
	Later than	n five years			Nil	N
		PARTY DISCLOSURE				
	A) Nam	nes of related parties and description of				
	A) Nam	nes of related parties and description of List of related parties where control Ex	rists			
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim	xists ited			
	A) Nam	nes of related parties and description of List of related parties where control Ex	rists iited Kemo	il Limited, Hong Kong		
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim	rists iited Kemo	il Limited, Hong Kong oil Energy Limited, Hong Ko	ng	
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial	rists iited Kemo Chem			
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial Interest	rists iited Kemo Chem Mr. Fr	oil Energy Limited, Hong Ko		
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial Interest	dists dited Kemo Chem Mr. Fr Mr. Bl	oil Energy Limited, Hong Ko		
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial Interest Key management personnel	dists dited Kemo Chem Mr. Fr Mr. Bl	oil Energy Limited, Hong Ko		
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial Interest Key management personnel List of related parties where no control	dists dists dited Kemo Chem Mr. Fr Mr. Bl I Exists Chem	oil Energy Limited, Hong Ko ederik Ivor Bendle (Part of th havesh Rameshlal Chauhan	ne period)	
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial Interest Key management personnel List of related parties where no control	dists dists dists lited Kemo Chem Mr. Fr Mr. Bl I Exists Chem Chem	oil Energy Limited, Hong Ko rederik Ivor Bendle (Part of th havesh Rameshlal Chauhan oil corporation USA *	ne period) ngapore *	
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial Interest Key management personnel List of related parties where no control	dists dists dists dists Kemo Chem Mr. Fr Mr. Bl I Exists Chem Chem Chem	ederik Ivor Bendle (Part of the havesh Rameshlal Chauhan coil corporation USA *	ne period) ngapore * ore*	
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial Interest Key management personnel List of related parties where no control	dists dists dists lited Kemo Chem Mr. Fr Mr. Bl I Exists Chem Chem Chem Chem	rederik Ivor Bendle (Part of the havesh Rameshlal Chauhan roil corporation USA * roil International Pte. Ltd., Simoil Energy Limited - Singapor	ne period) ngapore * ore*	
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	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial Interest Key management personnel List of related parties where no control Fellow Subsidiaries of Kemoil Limited	dists	rederik Ivor Bendle (Part of the havesh Rameshlal Chauhan rediction of the haveshall rediction of the havesh Rameshlal Chauhan rediction of the havesh Rameshlal Ram	ne period) ngapore * ore* ands *	
	A) Nam	nes of related parties and description of List of related parties where control Ex 1. California Software company lim Companies Having Substantial Interest Key management personnel List of related parties where no control Fellow Subsidiaries of Kemoil Limited	dists	ederik Ivor Bendle (Part of the havesh Rameshlal Chauhan coil corporation USA * coil International Pte. Ltd., Sincoil Energy Limited - Singaporo il Europe B.V., The Netherla Chemoil LLC (FZC) U.A.E	ne period) ngapore * ore* ands *	

					•			
	Description						Tota	al
			2012-13	2011-12	2012-13	2011-12	2012-13	2011-12
	TRANSACTI	ONS DURING THE YEAR						
	Sales of ser	vices			0	0	0	11,944,461
	Reimbursem	ent of Expenses and Others			0	1,995,552	-	
	Loan Taken						55,000,000	
	BALANCE A	T YEAR END						
	Investments							
	Sundry Debt	tors			50,282		302,278	2,648,283
	Sundry Cred	litors			2134919	1,995,552	4,294,276	-
	Advance Fro	m Customers						
	Unsecured l	oans					55,000,000	
C)	Related Part	yt Transactions of subsidiaries:						
	SI No.	Name	Nature of Tra	insaction	Value of	Transaction	Balance	Outstanding
						₹		₹
								NIL
	1. CSV	VL Inc and its subsidiaries						
	2. Inat	ech Info Solutions Limited						NIL
	2. Inat		Unbilled Reve	enue		30,060,250		
	2. Inat	ech Info Solutions Limited moil Corporation	Unbilled Reve	enue		30,060,250		NIL
Earn	2. Inat	ech Info Solutions Limited moil Corporation re	Unbilled Reve	enue		30,060,250		NIL
Earn	 Inat Che 	ech Info Solutions Limited moil Corporation re	Unbilled Reve	enue		30,060,250 ch 31, 2013	Mai	NIL
Earn	 Inat Che 	ech Info Solutions Limited moil Corporation re	Unbilled Reve	enue			Mai	NIL 30,060,250
Earn Basic	2. Inat 3. Che ings per sha c Earnings Pe	ech Info Solutions Limited moil Corporation re	Unbilled Reve	enue	Mar	ch 31, 2013	Mal	NIL 30,060,250 rch 31, 2012
Earn i Basid	2. Inat 3. Che ings per sha c Earnings Pe	ech Info Solutions Limited moil Corporation re er Share	Unbilled Reve	enue	Mar	ch 31, 2013 ₹		NIL 30,060,250 rch 31, 2012 ₹
Earni Basid Weig	 Inat Che Che	ech Info Solutions Limited moil Corporation re er Share - No. of shares	Unbilled Reve	enue	Mar	ch 31, 2013 ₹ 12,365,006		NI 30,060,25 rch 31, 201 12,365,00
	, C)	with the Cor Description TRANSACTII Sales of ser Reimburserr Loan Taken BALANCE A' Investments Sundry Debt Sundry Crec Advance Fro Unsecured Id	with the Company. Description TRANSACTIONS DURING THE YEAR Sales of services Reimbursement of Expenses and Others Loan Taken BALANCE AT YEAR END Investments Sundry Debtors Sundry Creditors Advance From Customers Unsecured loans C) Related Partyt Transactions of subsidiaries:	with the Company. Description Companies in Substantial In 2012-13 TRANSACTIONS DURING THE YEAR Sales of services Reimbursement of Expenses and Others Loan Taken BALANCE AT YEAR END Investments Sundry Debtors Sundry Creditors Advance From Customers Unsecured loans C) Related Partyt Transactions of subsidiaries:	with the Company. Description Companies having Substantial Interest 2012-13 2011-12 TRANSACTIONS DURING THE YEAR Sales of services Reimbursement of Expenses and Others Loan Taken BALANCE AT YEAR END Investments Sundry Debtors Sundry Creditors Advance From Customers Unsecured loans C) Related Partyt Transactions of subsidiaries:	with the Company. Description Companies having Substantial Interest Kemoil Congration 2012-13 2011-12 2012-13 TRANSACTIONS DURING THE YEAR Sales of services OReimbursement of Expenses and Others Loan Taken BALANCE AT YEAR END Investments Sundry Debtors Sundry Creditors Advance From Customers Unsecured loans C) Related Partyt Transactions of subsidiaries:	with the Company. Description Companies having Substantial Interest Fellow subsidiaries of Kemoil Corp 2012-13 2011-12 2012-13 2011-12 TRANSACTIONS DURING THE YEAR Sales of services 0 0 0 Reimbursement of Expenses and Others 0 1,995,552 Loan Taken	Companies having Substantial Interest Fellow subsidiaries of Kemoil Corp Tot Kemoil Corp 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2011-12 2012-13 2012-13 2011-12 2012-13 2011-12 2012-13 2

 $The \ previous \ year \ figures \ have \ been \ regrouped, \ rearranged \ / \ amended \ wherever \ necessary \ to \ conform \ to \ the \ current \ year's \ classification.$

CONSOLIDATED STATEMENT OF CASH FLOW FOR THE YEAR ENDED

		(in
OAGU ELOW EDOM ODEDATIONO	March 31, 2013	March 31, 2012
CASH FLOW FROM OPERATIONS	(00.054.050)	(771 100 000)
Net profit before tax and extraordinary and prior	(26,954,259)	(771,132,685)
period items		
Adjustment for:	0.474.005	
Loss on disposal of asset	2,471,965	(40.707.000
Profit on sale of asset	(27,381)	(12,737,638)
Depreciation and Impirements	44,002,993	695,207,617
Deferred expenses written off	-	880
Interest Income	(9,177,758)	(12,679,977
nterest expense	84,451,247	92,558,555
nvestment Write off	-	25,354,062
Transfer to reserves	-	
Minority Interest changes	-	(24710017)
	94,766,808	(8,139,203)
Adjustment for:		
Current Assets, Loans and Advances	(412,915,639)	377,643,483
Current Liabilities & Provisions	333,371,404	(157,732,703)
ncrease / Decrease in net current asset	(79,544,235)	219,910,780
Cash generated from operations	15,222,573	211,771,577
Current Taxation	-	(3,587,347
Deferred Taxation	-	23,939,444
Other Items to be adjusted	-	
NET CASH FROM OPERATIONS	15,222,572	232,123,673
CASH FLOW FROM INVESTING		
Purchase of fixed Assets net	(17,944,638)	(8,092,260)
Cash generated from sale of asset	28,875,369	108,575,362
Deferred tax Asset	-	66,921,709
Change in Investments	40,077,500	(51,425,447
Interest Income	9,177,758	12,679,977
NET CASH USED FOR INVESTING	60,185,988	128,659,342
CASH FLOW FROM FINANCING		
Loans borrowed (Net of repayment)	(93,763,314)	(276,598,756)
Deferred tax liability	580,905	(71,936,591)
Increase in unsecured Loans	39,378,424	
Increase in capital	-	
Increase in Share premium	-	
Increase / (Decrease) in other resereves	(28,900,224)	49,887,571
Minority Interest changes	-	22,598,993
Dividend Tax	-	
Interest Expense	(84,451,247)	(92,558,555)
Dividend	-	
NET CASH FROM FINANCING	(167,155,455)	(368,607,337)
Net increase / decrease in cash or cash equivalents	(91,746,896)	(7,824,322)
Cash & Cash equivalents at the beginning of the year	200,777,153	208,601,475

Note: Cash outflow on account of purchase of fixed assets includes effect of foreign exchange fluctuations of fixed assets of overseas subsidiaries from their date of acquisition and year end rate.

As per our report of even date

For TOMY & FRANCIS Chartered Accountants BHAVESH RAMESHLAL CHAUHAN Managing Director & CEO

Dr. P.J. GEORGE Director JITENDRA KUMAR PAL Company Secretary

K.J. TOMY, B.Sc., FCA Parter Membership No. 22768 K. CHANDRA PRATAP Director

Chennai

13th August, 2013

SIGNIFICANT ACCOUNTING POLICIES

1. Basis of preparation of Financial Statements

The consolidated financial statements consist of:

- California Software Company Ltd (Parent company incorporated in India)
- CSWL, Inc., incorporated in USA (100% Equity held by parent company) and its subsidiaries consisting of
 - International Innovations Inc, USA (100% Equity held by CSWL Inc.,)
 - Waldron Limited a Corporation incorporated in Hongkong in which CSWL, Inc. owns 100% of outstanding voting stock
 - AspireSoft Corporation (Aspiresoft) in which CSWL Inc holds 100 % of the outstanding voting stock(P Y 51%).
- o Inatech Infosolutions Private Limited, Bangalore (IIPL) which became a fully owned subsidiary from 1 January 2008, its 100% subsidiary Inatech Solutions Limited, UK and sub subsidiary Inatech Solutions, Egypt in which Inatech Solutions Limited, UK hold 51% shares.
- Aspire Communications Private limited (Aspire) incorporated in India,a 100% subsidiary of parent company and its 100% subsidary Aspire peripherals Private Ltd, Mysore.

All these financial statements have been prepared under the historical cost convention and comply with accounting standards in all material respects. Of the above CSWL Inc, Aspire Communications P Itd and its subsidiary Aspire peripherals P Itd and Inatech Solutions, Egypt have stopped their operations entirely.

The consolidated financial statements are prepared in accordance with the Principles and procedures for the preparation and presentation of consolidated financial statements as laid down under AS-21 prescribed by the Institute of Chartered Accountants of India. Consolidated financial statements are prepared using uniform accounting policies.

The financial statements of the parent Company and subsidiaries have been combined on line by line basis by adding together the book values of like items of assets, liabilities, income & expenses after eliminating intra group balances/transactions.

2. Use of Estimates

The preparation of financial statements in conformity with the generally accepted accounting principles requires the management to make estimates and assumptions that affect the reported amount of assets, liabilities, revenue and expenses and disclosure of contingent liabilities as of the date of the financial statements. The estimates and assumptions used in the accompanying financial statements are based upon the management's evaluations of the relevant facts and circumstances as of the date of the financial statements. Actual results could differ from these estimates.

3. Revenue Recognition

Revenue from software development is recognised based on software developed and billed to clients as per the terms of specific contracts. Revenue from consultancy services is recognised when the services have been provided to the customer. Revenue from the sale of software products is recognised when the sale is completed with the passing of title.

Revenue from maintenance services is accrued over the period of the contract.

Deferred revenue includes amounts currently due and payable from and payments received from customers for various expenses for services and amounts deferred if other conditions to revenue recognition is not met. Deferred revenue that is expected to be earned in the next twelve months is reflected as current liability.

Software revenue from software license agreements is recognized when collection is probable and the product is shipped.

4. Expenditure

Expenses are accounted on the accrual basis and provisions are made for all known losses and liabilities.

5. Fixed Assets

Fixed assets are stated at cost less accumulated depreciation. Cost includes direct costs and financing costs related to borrowing attributable to to qualifying assets. CSWL Inc, Aspire Communications P ltd and its subsidiary Aspire peripherals P ltd and Inatech Solutions, Egypt is not having any fixed assets.

6. Impairment

Consideration is given at each Balance Sheet date to determine whether there is any modification or impairment of the carrying amount of the fixed assets. If any condition exists, an asset's recoverable amount is estimated. An impairment loss is recognised whenever the carrying amount of any asset exceeds recoverable amount.

7. Depreciation & Amortization

The parent Company and its Subsidiaries are charging depreciation under straight line method

8. Leases

In the case of assets taken under operating lease, the rentals are charged to profit and loss account when due.

9. Inventories

As of 31st March 2013, none of the group companies were holding inventory.

10. Investments

Long term investments are stated at cost with provisions where necessary, for diminution other than temporary, in the value of investment.

11. Foreign Currency Transactions

Foreign currency transactions including expenses incurred on Trading / Non Trading Overseas offices and revenue accounts of onsite offices are accounted at the exchange rates ruling on the date of transaction. At the year end all monetary assets and liabilities denominated in foreign currency other than investments are restated at the closing exchange rates. Exchange differences arising out of actual payments / realizations and from the year end restatement referred to above are reckoned in the profit and loss account.

Translation of Financial Statements of the Overseas Subsidiaries denominated in US dollar to Indian rupee.

 For the purpose of consolidation, the operation of overseas subsidiaries are considered non integral in nature and on the basis of AS- 9 prescribed by the Institute of Chartered Accountants of India, during the current financial year with effect from 1 April 2005, their assets and liabilities are translated at the year-end exchange rate. The resultant translation adjustment is reflected as a separate component of Shareholders funds as 'Cumulative Translation Reserve'. Only in case of disposal and dissolution of Non Indian Subsidiaries the balance in Currency Translation reserve in relation to the subsidiary will stand transferred to Profit and Loss Account. Income and expenditure are accounted in the consolidated Profit and Loss Account of each year as given below:

- Revenues and expenses are converted into Indian Currency at the average rate prevailing during the year.
- Depreciation on Fixed Assets is converted at the average rate prevailing during the year.

12. Employee Benefits

A) California Software company Limited

All the employees of the company's Indian operations were transferred to its subsidiary during the year under report. Till then company was adopting the following:

a. Short Term

Short term Employee Benefits are recognised as expenses as per the company's scheme based on the expected obligation

b. Long Term

Liability in respect of long term Employee Benefits in the nature of accumulated compensated absence is provided for based on actuarial valuation using projected unit credit method.

c. Post Retirement

i) Provident fund

This is a defined contribution plan and contributions made to the fund, in accordance with the applicable rules/statutes are charged to revenue. The Company has no further obligation for future provident fund benefits other than aforesaid contributions.

ii) Superannuation

This is a defined contribution plan. The Company contributes a sum equivalent to 15% of eligible employee's salary towards superannuation fund administered by Life Insurance Corporation of India and are charged to profit and loss account.

iii) Gratuity

This is a defined benefit plan. The Company has subscribed to California Software Company Employees' Group Gratuity Scheme, which is being administrated by a Trust set up for this purpose under the aegis of the Life Insurance Corporation of India (LIC). Liabilities with regard to the Gratuity payable to the employees are determined by actuarial valuation using projected unit credit method, based upon which, the Company makes contribution to the Trust. The funds contributed to the Trust are remitted to the LIC. Actuarial gains and losses comprising of experience adjustments and the effects of changes in actuarial assumptions are recognised immediately in the profit and loss account as income or expense.

B) CSWL Inc, USA

Effective from 1st January 1999, the subsidiary Company adopted a qualified 401 (k) deferred compensation plan. All employees are eligible to participate in the plan. The plan provides for matching discretionary non-elective contributions as management may determine. However during the financial year the Company had closed down its operations.

C) Inatech Infosolutions Private limited

Liabilities towards Gratuity and leave encashment to the extent applicable to Inatech Infosolutions Pvt Limited India are provided as per actuarial valuation. Provident Fund Contributions and Social Security Contributions are paid to the respective statutory authorities.

D) Aspire communications P Ltd and Aspire Peripherals P ltd did not have any employees during the period.

13. Taxation

Provision for current tax is made based on the liability computed in accordance with the relevant tax rates and tax laws. Provision for deferred tax is made for timing differences arising between the taxable income and accounting income computed at current applicable tax rates. Deferred tax assets are recognised only if there is a virtual certainty that they will be realised in the foreseeable future and are reviewed for the appropriateness of their carrying value at each balance sheet date.

In view of the substantial losses / stoppage of operations, parent company and subsidiaries except Inatech Infosolutions Limited has not considered deferred tax effect and existing provision was reversed.

STATEMENT PURSUANT TO SECTION 212 OF THE COMPANIES ACT, 1956 RELATING TO SUBSIDIARY COMPANIES

														(₹ in Crores)
SI. No.	Name of the Subsidiary Company	Country Reporting of Incorporation Currency	Reporting Exchange Currency rate	Exchange rate	Share capital	Reserves	Total Assets L	Total Liabilities	Investments other than Investments in Subsidiary	Total Revenues - Profit / (loss) period ended before March 31, 2013 taxation	Profit / (loss) before taxation	Provision for taxation	Profit/(loss) after taxation	Proposed Dividend
-	1 CSWL Inc & its subsidaries	USA	US Dollar	₹ 54.65 B/S ₹ 54.82 P&L	38.55	(10.57)	46.89	46.89	2.73	1.24	1.24	IIN	1.24	NIL
2	2 Inatech Infosolutions Pvt Ltd & its subsidiaries	India	Indian Rupee	NA	1.70	5.47	21.86	21.86	N	34.56	2.48	90.0	2.42	NIL
က	Aspire communication Pvt Ltd & its subsidiaries	India	Indian Rupee	NA	2.00	1.52	5.59	559	0.0005	0.01	(0.05)	Z	(0.05)	NIL

^{*} NA: Not applicable. Figures in bracket indicate losses. All Balance Sheet items reported are as at march 31, 2013

Profit and Loss account items are for the year/period ended March 31, 2013 as applicable as included in the consolidated financial statements.

NOTES:

- exemption granted by Ministry of corporate Affairs, New Delhi for the financial year ended March 31, 2013 under section 212(8) of the Companies Act for not attaching the individual financial statements of these subsidiaries in the Annual report. The consolidated financial statements of the Company inclusive of all subsidiaries are also prepared and published in this Annual Report in compliance with in writing sent by any shareholder to the Company at its registered office. The information given in table above containing aggregates of significant financial data are published as per the general The annual financial statements of the subsidiary companies are kept available at the registered office of the company for inspection by any shareholder and will also be made available upon request Indian GAAP and Listing Agreements.
- As per approval referred above, Indian Rupee equivalent of the figures given in foreign currencies in the accounts of the overseas subsidiaries have been reported in this table based on the exchange rates as at year end March 31 2013 for balance Sheet items and average rate during the year 2012-13 for profits & Loss account items αi
- CSWL Inc for the year and previous year profit/lose figures reported in dollars converted in table to Rs in crores and presented includes the results of its subsidiaries က
 - Healthnet International Inc(100% equity held by CSWL) and its 100% subsidiary International Innovations
- Waldron Ltd, Hong (Waldron-100% held by CSWL Inc,) <u>=</u>
- AspireSoft Corporation (100% equity held by CSWL). í
- Inatech Infosolutions Pvt Ltd for the year included the results of its 100% owned subsidiary Inatech Solutions Ltd UK and its subsidiary M/s Inatech, Egypt. 4.
- Aspire Communication Pvt Ltd in the year included the results of its 100% wholly owned subsidiary-Aspire Peripherals Ltd. Ŋ.

K. Chandra Pratap	Director
Dr. P.J.George	Director
Bhavesh Rameshlal Chauhan	Managing Director and CEO

13th August 2013

Company Secretary Jitendra Kumar Pal

Standalone Financial Statements 1. Auditors' Report 2. Balance Sheet 3. Profit and Loss Account 4. Notes 5. Cashflow Statement 6. Significant Accounting Policies 7. 212 Statement

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF CALIFORNIA SOFTWARE COMPANY LIMITED

Report On the Financial Statements

We have audited the accompanying financial statements of California Software Company Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2013, and the Statement of Profit and Loss for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation of these financial statements that give a true and fair view of the financial position, financial performance of the Company in accordance with the Accounting Standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956 ("the Act"). This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of the financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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

Opinior

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the basis for qualified opinion paragraph, the financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:

- a) in the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2013;
- b) in the case of the Statement of Profit and Loss, of the Loss for the year ended on that date

Emphasis of Matter

We draw attention to the following:

- (i) Note No.26 to the financial statement regarding Impairment of Investments in subsidiaries amounting to Rs. 174,056,849/-
- (ii) Note No. 27 to the financial statement regarding Impairment of land & building amounting to Rs. 21,218,585/-
- (iii) Note No. 44 to the financial statement regarding settlement of payables to Calsoft Labs India P Limited
- (iv) Note No. 45 to the financial statement regarding transfer of entire business assets relating to its Indian operations to wholly owned subsidiary Inatech Infosolutions P Ltd and
- (v) Note No. 46 to the financial statement regarding non reconciliation of Schedules for expenses Payables with the General ledger.

Report On Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2003 ("theOrder") issued by the Central Government of India in terms of subsection (4A) of section 227 of the Act, we give in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the Order.
- 2. As required by section 227(3) of the Act, we report that:
 - a) we have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - b) in our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.
 - c) the Balance Sheet, Statement of Profit and Loss dealt with by this Report are in agreement with the books of account.
 - d) in our opinion, the Balance Sheet, Statement of Profit and Loss, and Cash Flow Statement comply with the Accounting Standards referred to in subsection (3C) of section 211 of the Companies Act, 1956;
 - e) on the basis of written representations received from the directors as on March 31, 2013, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2013, from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Act.
 - f) Since the Central Government has not issued any notification as to the rate at which the cess is to be paid under section 441A of the Companies Act, 1956 nor has it issued any Rules under the said section, prescribing the manner in which such cess is to be paid, no cess is due and payable by the Company.

CA K J Tomy BSc FCA Partner

Membership No: 0 22768 For and on behalf of

Tomy & Francis
Chartered Accountants
FRN: 010922S

Chennai August 13, 2013

ANNEXURE TO AUDITORS' REPORT

(Referred to in paragraph 3 of our Report of even date to the members of California Software Company Limited on the financial statements for the year ended March 31,2013)

- 1 (a) The Company has maintained proper records showing full particulars including quantitative details and situation of its fixed assets.
 - (b) It has been represented to us that the fixed assets of the Company are physically verified by the management during the year; however documentation of the same comparing the physical inventory and the book inventory is not made available to us.
 - (c) In our opinion and according to the information and explanations given to us, a substantial part of fixed assets has not been disposed of by the Company during the year. However the management considered impairment in substantial portion of the Fixed Assets during the year and charged it to the Statement of Profit and Loss year. Company has transferred its business assets and related fixed assets of its Indian operations its wholly owned subsidiary. According to the information given by the Management this will not affect the going concern status of the company.
- 2 (a) The Company had granted an interest free unsecured loan to its 100% subsidiary Inatech Infosolutions Private Limited) and during the year entire loan was settled by the subsidiary. The maximum amount involved during the year Rs.413.31lakhs
 - (b) In our opinion, the rate of interest and other terms and conditions of such loan are not prima facie prejudicial to the interest of the Company considering that it is given to a 100% subsidiary.
 - (c) Since the loan stands fully settled comment regarding reasonable steps have been taken by the Company for the recovery of the principal amount and interest is not applicable.
 - (d) The Company has taken a unsecured loan, from an associate company amounting to covered in the register maintained under Section 301 of the Act amounting to Rs.55,000,000/-.. In our opinion the terms and conditions are not prima facie prejudicial to the interest of the company.
- In our opinion and according to the information and explanations given to us, having regard to the explanation that certain items purchased/ services rendered are of special nature for which suitable alternative sources do not exists for obtaining comparative quotations, there is generally an adequate internal control systems commensurate with the size of the Company and the nature of its business for the purchase of fixed assets and for the sale of goods and services. Further, on the basis of our examination of the books and records of the Company, and according to the information and explanations given to us, we have neither come across nor have been informed of any continuing failure to correct major weaknesses in the aforesaid internal control system.
- 4 (a) In our opinion and according to the information and explanation given to us, the particulars of contracts or arrangements referred to in Section 301 of the Act have been entered in the register required to be maintained under that section.
 - (b) In our opinion and according to the information and explanations given to us, having regards to our comments in paragraph 3 above, the transactions made in pursuance of such contracts or arrangements entered into the register maintained in pursuance of Section 301 of the Act and exceeding the value of Rupees five lakhs in respect of any party during the year, have been made at prices which are reasonable having regard to the prevailing market prices at the relevant time.
- 5 In our opinion and according to the information and explanations given to us, the has not accepted any deposit from Public hence the provisions of Sections 58A and 58AA of the Act and the rules framed there under, do not apply to the Company.
- 6 In our opinion, the company has internal audit system commensurate with its size and nature of its business.
- 7 The Government of India has not prescribed maintenance of cost records by the Company under Section 209(1)(d) of the Act for any of the products of the Company.
- 8 (a) According to the information and explanations given to us and the records of the Company examined by us, in our opinion, the Company has generally been regular in depositing the undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Employees' State Insurance, Income-Tax, Sales tax, Value Added Tax, Wealth tax, Service tax, Customs duty, Excise duty, Cess and other material statutory dues as applicable with the appropriate authorities in India.
 - (b) According to the information and explanations given to us and the records of the Company examined by us, there are no dues of Sales Tax, Value Added Tax, Wealth Tax, Service Tax, Customs Duty, Excise Duty and Cess which have not been deposited on account of any dispute other than those mentioned in Note 43.
- 9 The Company has accumulated losses amounting to Rs. 783,836,242/- as at March 31, 2013 Accumulated loss is more than 50% of the networth of the company. Company has incurred cash losses during the year ended on that date and in the immediately preceding two financial years.
- 10 According to the records of the Company examined by us and the information and explanation given to us, the Company has not defaulted in repayment of its due to any financial institution or bank as at the balance sheet date,
- 11 The Company has not granted any loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- 12 In our opinion and according to the information and explanations given to us, the terms and conditions of the guarantees given by the Company during the year for loans taken by others from banks or financial institutions, are not prejudicial to the interest of the Company.
- 13 In our opinion and according to the information and explanations given to us, on an over all basis, the term loans have been applied for the purposes for which they were obtained.
- 14 On the basis of an overall examination of the balance sheet of the Company, in our opinion and according to the information and explanations given to us, there are no funds raised on a short-term basis which have been used for long-term investment.
- 15 The company has not made any preferential allotment of shares to parties and companies covered in the register maintained under Section 301 of the Act during the year.

- 16 During the course of our examination of the books of account, carried out in accordance with the generally accepted auditing practices in India, we have neither come across any instance of fraud on or by the Company, noticed or reported during the year nor have we been informed of such case by the management.
- 17 Clauses, (ii), (xiii), (xiv), (xix) and xx of paragraph 4 of the Companies (Auditor's Report) Order 2003 as amended by the Companies (Auditor's Report) (Amendment) order, 2004, are not applicable in the case of the Company for the current year, since in our opinion there is no matter which arises to be reported in the aforesaid order.

CA K J Tomy BSc FCA Partner Membership No: 0 22768 For and on behalf of

Tomy & Francis
Chartered Accountants
FRN: 010922S

Chennai August 13, 2013

STANDALONE BALANCE SHEET AS AT 31ST MARCH 2013

Particula	irs	Note No.	31.03.2013	31.03.2012
I. EQUI	TY AND LIABILITIES		₹	₹
1. Sha	reholders' funds			
(a)	Share capital	1	123,650,060	123,650,060
(b)	Reserve and surplus	2	(84,680,808)	155,922,708
(c)	Money received against share warrants		-	
Total			38,969,252	279,572,76
2. Share	application money pending allotment		-	
3. Non	n-Current liabilities			
(a)	Long-term borrowings	3	432,656,000	496,027,883
(a) (b)	Deferred tax liabilities (Net)	3	432,030,000	490,027,000
(C)	Other Long term liabilities		<u> </u>	
(d)	Long-term provisions			
Total	Long-term provisions		432,656,000	496,027,88
	rent liabilities		402,000,000	430,021,00
(a)	Short-term borrowings	4	124,500,000	90,139,55
(b)	Trade payables	5	471,467,982	364,051,63
(c)	Other Current Liabilities	6	140,993,120	209,286,23
(d)	Short-term provisions	7	-	1,549,87
Total	- · · · · · · · · · · · · · · · · · · ·		736,961,102	665,027,29
TOTAL			1,208,586,355	1,440,627,94
II. ASSE	ETS			
	current assets			
(a)	Fixed Assets	0	F17 000 000	FF2 107 10
	(i) Tangible assets	8	517,888,022	553,167,19
	(ii) Intangible assets		-	
	(iii) Capital work-in-progress		-	
(b)	(iv) Intangible assets under development Non-current investments	9	355,357,297	529,414,14
(C)	Deferred tax assets (net)	10	333,337,297	529,414,14
	Long-term loans and advances	11	49,087,799	87,038,56
(e)	Other non-current assets	11	49,007,799	07,030,30
Total	Outer non-current assets		922,333,118	1,169,619,90
	rent assets		3==,000,110	1,100,010,00
2. Cur	Current investments	12	-	
	Carrone in Councillo		-	
2. Cur (a) (b)	Inventories			
(a)		13	159,803,979	91,977,14
(a) (b)	Inventories	13 14		
(a) (b) (c)	Inventories Trade receivable		159,803,979 84,722,407 6,959,425	160,628,87
(a) (b) (c) (d) (e)	Inventories Trade receivable Cash and cash equivalents	14	84,722,407 6,959,425	160,628,87 3,580,00
(a) (b) (c) (d)	Inventories Trade receivable Cash and cash equivalents Short-term loans and advances	14 15	84,722,407	91,977,14 160,628,878 3,580,008 14,822,028 271,008,04

Notes referred to above from an integral part of the accounts

This is the Balance Sheet referred to in our report of even date.

For TOMY & FRANCIS
Chartered Accountants

BHAVESH RAMESHLAL CHAUHAN Managing Director & CEO

Dr. P.J. GEORGE Director JITENDRA KUMAR PAL Company Secretary

K.J. TOMY, B.Sc., FCA Parter Membership No. 22768 K. CHANDRA PRATAP
Director

Chennai

13th August, 2013

STANDALONE PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH 2013

Par	iculars	Note No.	31.03.2013	31.03.2012
			₹	₹
l.	Revenue from operations	17	152,905,015	163,148,552
II.	Other Income	18	74,876,199	50,783,925
III.	Total Revenue (I+II)		227,781,214	213,932,477
IV.	Expenses:			
	Employee benefits expense	19	72,409,488	77,597,402
	Operation and Other Expenses	20	133,074,060	176,666,248
	Finance Costs	21	84,286,931	89,186,241
	Depreciation and amortization Expenses		14,051,401	42,334,001
	Total Expenses		303,821,880	385,783,892
٧	Profit before exceptional and extraordinary			
	items and tax (III-IV)		(76,040,666)	(171,851,415)
VI	Exceptional Items	22	164,562,850	463,377,137
VII	Profit before extraordinary items and Tax (V-VI)		(240,603,516)	(635,228,552)
VIII	Extraordinery items		-	-
IX	Profit before Tax (VII-VIII)		(240,603,516)	(635,228,552)
Χ	Tax expense:			
	(1) Current tax		-	-
	(2) Deferred tax		-	16,946,648
	(3) Current tax expense relating to prior years			-
Tota	1		-	16,946,648
XI	Profit / (Loss) for the period from continuing			
	Operations (IX-X)		(240,603,516)	(652,175,200)
XII	Profit/(Loss) from discontinuing operations		-	
XIII	Tax expense of discontinuing operations		-	
XIV	Profit / (loss) from discontinuing operations			
	(after tax) (XII-XIII)		-	
XV	Profit / (Loss) for the period (XI+XIV)		(240,603,516)	(652,175,200)
XVI	Earnings per equity share:			
	(1) Basic		(19.46)	(52.74)
	(2) Diluted		(19.46)	(52.74)

Notes referred to above from an integral part of the accounts

This is the Profit and Loss Account referred to in our report of even date.

For TOMY & FRANCIS
Chartered Accountants

BHAVESH RAMESHLAL CHAUHAN Managing Director & CEO

Dr. P.J. GEORGE Director JITENDRA KUMAR PAL Company Secretary

K.J. TOMY, B.Sc., FCA Parter Membership No. 22768 K. CHANDRA PRATAP
Director

Chennai

13th August, 2013

		As at 31-Mar-13	As at 31-Mai
0114 DE	A-DIT-1	₹	
	CAPITAL JTHORISED CAPITAL		
	5,000,000 Equity Shares of ₹ 10/- each with equal voting rights	150,000,000	150,000,
13	,,000,000 Equity Shales of C 10/- each with equal voting rights	130,000,000	130,000,
IS	SUED CAPITAL		
12	23,65,006 Equity Shares of ₹ 10/- each with equal voting rights	123,650,060	123,650,
SU	JBSCRIBED, CALLED UP AND PAID UP CAPITAL		
12	23,65,006 Equity Shares of ₹ 10/- each with equal voting rights	123,650,060	123,650,
Fu	illy Called up and paid up.		
(TI	he paid up share capital includes shares worth ₹ 7,24,920		
wh	hich were issued by the company in October 1994 for		
CO	onsideration other than cash)		
B Re	econciliation of the number of shares and amount outstanding at the		
	ginning and at the end of the reporting period:		
		No of Shares	No of Sha
Op	pening Balance	12,365,606	12,365,
	nanges During the year	-	
Clo	osing Balance	12,365,606	12,365,
C Sh	nareholders holding more than 5% of total shares		
		No of Shares %	No of Shares
1	KEMOIL LTD	8416208 68.06	8166208 66
		8416208 68.06	8166208 66
		3113233 33133	0.00200
	ESERVE AND SURPLUS		
(A)	Opening balance	206,250	206
		200,230	206,
	Add: Additions during the year (give details)		
	Less: Utilised / transferred during the year (give details)	000.050	000
	Closing balance	206,250	206,
(B)	Securities premium account		
	Opening balance	633,084,932	633,084,
	Add : Premium on shares issued during the year		
	Less : Utilised during the year for:		
	Closing balance	633,084,932	633,084,
(C	e) General reserve		
	Opening balance	65,864,252	65,864,
	Add: Transferred from surplus in Statement of Profit and Loss		
	Less: Utilised / transferred during the year for:		
	Closing balance	65,864,252	65,864,
	Surplus / (Deficit) in Statement of Profit and Loss		
(D		(543,232,726)	108,942,
(D	Opening balance		
(D	Opening balance Add: Profit / (Loss) for the year	(240,603,516)	(652,175,2
(D		(240,603,516)	(652,175,2
(D	Add: Profit / (Loss) for the year	(240,603,516)	(652,175,2
(D	Add: Profit / (Loss) for the year Amounts transferred from:	(240,603,516)	(652,175,2 (543,232,7
(D	Add: Profit / (Loss) for the year Amounts transferred from: Less: Amount Transferred to		·

		As at 31-Mar-13	As at 31-Mar-12
		₹	₹
3	LONG-TERM BORROWINGS		
	Term loans		
	From banks		
	Secured		
	Canara Bank Building Term Loan	432,656,000	496,027,883
	Total	432,656,000	496,027,883
	(Canara Bank term loan are secured by exclusive charge over the building,		
	machinery and equipment and Fixed Deposit of Rs 13.50 Crores)		
4	SHORT-TERM BORROWINGS		
	Loans repayable on demand		
	From banks		
	Secured		
	Canara Bank PCFC Loan	69,500,000	90,139,55
	(Bank PCFC Loan are secured by exclusive charge over the building,		
	machinery and equipment and bills.)		
	Chemoil AMS Loan Account	55,000,000	
	Total	124,500,000	90,139,55
5	TRADE PAYABLES	471,467,982	364,051,63
6	OTHER CURRENT LIABILITIES		
	Current maturities of long-term debt (Refer Note (i) below)	60,000,000	60,000,00
	Interest accrued but not due on borrowings	-	6,021,81
	Interest accrued and due on borrowings		
	Income received in advance (Unearned revenue)	749,604	2,841,77
	Unpaid dividends	306,901	365,52
	Rent Deposits	27,979,740	24,979,74
	"Statutory remittances (Contributions to PF and ESIC, Withholding Taxes,		
	Excise Duty, VAT, Service Tax, etc.) "		
	TDS Payable	284,053	554,94
	CST&VAT	-	246,62
	EPF&ESI Payable	11,583	307,72
	TNLWF Payable	1,400	97
	Professional Tax Payable	152,194	56,04
	Calsoft Labs payables	-	18,347,49
	Aspire communications P Ltd Payable	43,229,437	48,115,68
	Consideration Payable to Aspire Comunications Share Holders	(48,247)	1,149,67
	Other expenses Payable	8,326,456	14,783,08
	Advances from customers	-	31,515,13
	Gratuity Payable	-	
	Total	140,993,120	209,286,23
7	SHORT-TERM PROVISIONS		
	Leave Salary Provision	-	1,549,87
	Total		1,549,87

Tangible Assets

Note 8										
		Gross Block	Block			Depreciation / Amortisation	mortisation		Net Block	ock
Description	as at 31.03.2012	Additions	Deltions / Transfer	as at 31.03.2013	Upto 31.03.2012	For the year	Deletions / Transfer	Upto 31.03.2013	as at 31.03.2013	as at 31.03.2012
TANGIBLE										
Land & Buildings	556,546,398	1		556,546,398	68,256,108	30,290,291	ı	98,546,399	458,000,000	488,290,290
Plant and machinery	48,348,505	1		48,348,505	8,467,455	2,296,554	ı	10,764,009	37,584,496	39,881,050
Office equipment	694,201	1	1	694,201	374,312	28,491	ı	402,803	291,399	319,890
Furniture and fittings	133,812,455	•		133,812,455	116,389,837	1,449,379	,	117,839,216	15,973,238	17,422,618
Electrical Fittings	7,856,199	1	ı	7,856,199	1,702,538	496,341	1	2,198,879	5,657,320	6,153,661
Fixture & Fittings		•	ı	I			1	•	1	1
Computers and accessories	117,811,787	105,839	6,836,852	111,080,774	117,192,366	555,722	6,736,833	111,011,254	69,520	619,421
License Fees	12,824,440	1	4,990,524.00	7,833,916	12,738,707	70,724	4,975,515	7,833,916	•	85,733
Vehicles	870,634	•	•	870,634	476,101	82,484		558,586	312,049	394,533
(A)	878,764,619	105,839	11,827,376	867,043,082	325,597,424	35,269,986	11,712,348	349,155,062	517,888,022	553,167,194

Note: Depreciation on land and building includes impairment of ₹ 21,218,585/- and its shown as an exceptional item.

		As at 31-Mar-13	As at 31-Mar-1
		₹	
)	NON CURRENT INVESTMENTS (AT COST)		
	Investment in Unquoted Equity Shares		
	In Subsidiaries	207 200 242	440 400 00
	CSWL Inc.U.S.A. (Wholly Owned).	307,202,843	413,126,80
	9,662,800 (PY 6,162,800) equity shares of \$1 each fully paid up		
	East Point Solutions Ltd Chennai,India. (Wholly Owned)	-	
	50,000 equity shares of Rs 10/- each fully paid up		
	Inatech Infosolutions Pvt Ltd Banglore,India.	495,385	495,38
	495,385 equity shares of Re 1/- each fully paid up	,	
	Assira Companyaisations Museum India	21 127 000	21 127 00
	Aspire Communications, Mysore, India	31,137,969	31,137,96
	2,000,000 equity shares of Rs 10/- each fully paid up		
	In joint venture companies		
	Investment in Calspence	-	
	188,753 equity shares of Srilankan Rs 10/- each fully paid up		
	Investment in Unquoted Preference Shares		
	In Subsidiaries		
	Inatech Infosolutions Pvt Ltd Banglore,India.	16,503,600	84,636,48
	16,503,600 Priference shares of Re 1/- each fully paid up	10,000,000	0 1,000, 10
	Other non-current investments Trust money in California Software Employees' Welfare Trust	17,500	17,50
	itust money in Camornia Sortware Employees Wenare itust	17,500	17,50
	Total	355,357,297	529,414,14
10	DEFERRED INCOME TAX ASSET		
	Carry Firward Loss	-	
	Depreciation	-	
	Total	-	
1	LONG-TERM LOANS AND ADVANCES		
	Security deposits Secured, considered good		
		4 440 000	4.050.54
	Unsecured, considered good Doubtful	4,410,269	4,859,51
	Doubtiul		
	Less: Provision for doubtful deposits	-	
	Loans and advances to related parties	4,410,269	4,859,51
	Secured, considered good		
			41 221 40
	Unsecured, considered good Doubtful	-	41,331,40
	Less: Provision for doubtful loans and advances	-	44 004 44
	"Advance income tax # (net of provisions ` 41519871 (As at	•	41,331,40
	31 March, 2011 ` 41519871) - Unsecured, considered good"	44,677,529	40,847,64
	Total	49,087,799	87,038,56
١.	Details of Loans & Advances to Related Parties		
	Inatech Infosolutions P Ltd		41,331,40

	As at 31-Mar-13	As at 31-Mar-
	₹	
2 CURRENT INVESTMENTS (AT COST)		
Investment in Unquoted Equity Shares		
	-	
	-	
TRADE RECEIVABLES		
Trade receivables outstanding for a period exceeding six months from		
the date they were due for payment #		
Unsecured Considered Good	159,803,979	17,935,0
Considered Doubtful	85,796,777	80,613,7
	245,600,756	98,548,8
Less: Provision for doubtful debts	85,796,777	80,613,7
Sub Total	159,803,979	17,935,0
Other Trade receivables		
Unsecured, considered good		74,042,0
Doubtful		74,042,0
Less: Provision for doubtful trade receivables		7 1,0 12,0
Sub Total	159,803,979	74,042,0
Grand Total	159,803,979	91,977,1
A. Details of Trade receivables from Related Parties		
Aspire Communication Pvy Ltd.	17,952,923	17,952,9
Inatech Solutions Limited	21,459,311	48,777,0
Inatech Solutions Egypt S.A.E	2,602,870	2,602,8
Inatech InfoSolutions P Ltd	2,002,0.0	61,063,4
Chemoil Corporation		47,7
Chemoil Advanced Management Services Private Limited		2,177,5
Offerior Advanced Ivialiagement Services Private Limited		2,111,0
Total	42,015,104	132,621,5
CASH AND CASH EQUIVALENTS		
(a) Cash on hand	26,729	25,1
(b) Cheques, drafts on hand	-	
(c) Balances with banks		
(i) In current accounts	3,214,176	20,198,3
(ii) In EEFC accounts	7,984,062	1,797,1
(iii) In deposit accounts (Refer Note (i) below)	-	
(iv) In earmarked accounts		
- Unpaid dividend accounts	305,334	365,1
alances held as margin money or security against borrowings, guarantees and other commitments her earmarked accounts	73,192,107	138,243,1

		As at 31-Mar-13	As at 31-Mar-12
45	QUADT TERM LOANO AND ADVANOES	₹	₹
15	SHORT-TERM LOANS AND ADVANCES Loans and advances to employees		
	Secured, considered good		
	Unsecured, considered good	(72,835)	881,483
	Doubtful		,
	Less: Provision for doubtful loans and advances		
	Prepaid expenses - Unsecured, considered good (For e.g. Insurance premium,		
	Annual maintenance contracts, etc.)	6,309,807	2,127,771
	Balances with government authorities		
	Unsecured, considered good		
	(i) CENVAT credit receivable		
	(ii) VAT credit receivable	306,718	573,026
	(iii) Service Tax credit receivable	415,736	(2,275)
	Total	6,959,425	3,580,005
16	OTHER CURRENT ASSETS		
16	Accruals		
	(i) Interest accrued on deposits	413,724	970,733
	(ii) Interest accrued on investments	,,,,,	0.0,.00
	(iii) Interest accrued on trade receivables		
	Others		
	(i) Insurance claims		
	(ii) Other Receivables	350,885	
	(iii) Dividend Receivable	000,000	1650
	(iv) Others (specify nature)		1000
	Rent Receivable	56,120,434	35,967,254
	Less Provisions	22,117,617	22,117,617
	LESS FIUVISIONS	34,002,817	13,849,637
		34,002,017	13,049,037
	Total	34,767,426	14,822,020
17	REVENUE FROM OPERATIONS		
	Sale of products	131,263,863	86,425,922
	Sale of services	21,641,153	76,722,629
	Other operating revenues		
	Total	152,905,015	163,148,552
18	OTHER INCOME		
	Other non-operating income comprises:		
	Rental income	38,937,400	30,461,752
	Interest On FD	8,770,242	12,453,940
	Exchange Gain / Loss	26,227,502	
	Miscellaneous income	941,055	7,868,233
	Total	74,876,199	50,783,925
19	Employee benefits expense		
_	Salaries & Allowances	67,888,030	74,295,530
	Contribution to Provident and other funds	1,469,379	768,313
	Staff Welfare Expenses	3,052,080	2,533,559
	Total	72,409,488	77,597,402
		12,703,700	11,031,402

		As at 31-Mar-13	As at 31-Mar-
		₹	
20	OPERATION AND OTHER EXPENSES	F0 0F7 004	7 070 0
	Purchase of Software Licenses	52,857,661	7,872,0
	Project Expenses - Bought outs	13,256,287	60,706,5
	Electricity Charges	2,755,569	3,595,8
	Rent	7,194,060	9,317,9
	Rates & taxes	2,259,567	322,0
	Insurance	2,026,688	653,2
	Repairs & Maintenance - Buildings	3,098,363	3,625,1
	Repairs & Maintenance - Plant and Machinery	1,030,865	520,5
	Repairs & Maintenance - 'Others	790,565	2,698,0
	Communication Expenses	1,530,141	1,393,1
	Travelling Expenses	9,850,584	16,645,9
	Data Circuit Expenses	177,906	670,1
	Statutory audit	2,385,394	2,874,5
	Other Audit expenses		
	Service Charges	101,596	614,2
	Legal ,Professional and Secretarial Expenses	24,729,260	10,088,7
	Exchange difference (Net)	24,120,200	23,121,2
	Provision for doubtful debts & advances	3,470,445	23,113,1
	Bad debts written off	0,47,0475	20,110,1
	Dud dobts written on		
	Other Expenses	643,500	5,435,6
	Loss on sale of assets	-	
	Profit on sale of assets		
	Commission	4,024,592	2,154,7
	Business Promotion	-	7,4
	Bank Charges	891,017	1,235,4
	Total	133,074,060	176,666,2
1	FINANCE COSTS		
•	Interest on Term Loan	68,569,733	76,113,3
	Interest on Working Capital Loan	8,903,095	11,276,6
		6,905,095	11,270,0
	Interest on Income Tax Interest on HP- Loan	-	
		- C 014 100	1 700 0
	Interest Others	6,814,103	1,796,2
	Total	84,286,931	89,186,2
_			
2	EXCEPTIONAL ITEMS	474.000.040	077.04.4
	Investment Write off	174,056,849	377,314,7
	Income from settlement of Calsoft labs	(19,239,922)	(60.665.0
	Profit on Sale of Investment	0.000.400	(68,665,2)
	Restatement of payables	2,980,409	
	Profit on Sale Transfer of Business assets	(14,453,071)	
	Fixed Asset Impirement	21,218,585	154,727,6
	Total	164,562,850	463,377,1
3	CAPITAL COMMITMENTS		
	Estimated amount of contracts remaining to be executed on capital account		

		As at 31-Mar-13	As at 31-Mar-12
		₹	₹
24	CONTINGENT LIABILITIES		
	24.1 Guarantees given on behalf of other companies	Nil	NIL
	24.2 Claims against the company not acknowledged as debt in respect of certain tax matters which are subjudice		
	a) Income Tax (net of deposit)	59,859,792	52,473,482
	b) Sales Tax / VAT	6,48,228	6,48,228
	c) Service Tax	8,52,310	8,52,310
		31.03.2013	31.03.2012
		₹	₹
25	OTHER FINANCIAL INFORMATION		
	25.1 Outstanding Bank Guarantees	650,000	650,000
	25.2 Reimbursement of travel expenses to Directors	1,344,303	266,107
	25.3 Sitting fees paid / payable to Directors	67,500	33,000

26. Taking into consideration the post sale scenario of its OPD division and considering the past performance of the subsidiaries company in the year 2011-12 decided to reassess the value of its investment in subsidiaries. Based on this company decided to strike off East Point Solutions Ltd accompany yet to commence business and also to withdraw from the Joint Venture Agreement with Calspence, Srilanka. It was also decided to write off excess carrying value over the book value of its Indian subsidiaries. The year under report also the management has decided to Impair the investment in its overseas subsidiary CSWL Inc (The company has stopped all its operations) by writing off excess value over its book value and to impair the Investment in Preference shares of Inatech Info solutions P Ltd by writing off excess carrying value over the face value. Total Investment write off included in exceptional items is as given below:

Years	2012-13	2011-12
Inatech Info Solutions P Ltd	68,132,886	338,754,000
Aspire Communications Ltd	NIL	37,266,697 *
East Point Solutions Ltd	NIL	500,000
Calspence, Srilanka	NII	794,062
CSWL Inc	105,923,963	
Total	174,056,849	377,314,759

^{*} The above amount includes ₹ 68,19,000 paid to former shareholders Aspire Communications Ltd. This payment is in excess of the Share Purchase Agreement (SPA) entered with outside shareholders.

27 IMPAIRMENT OF FIXED ASSETS

- a) Land and Building was written down by ₹ 21,218,585/- (Previous year ₹ 34,671,062/-) based on the realizable value of the land and building (As valued by Valuer)
- b) Furniture & fittings write off: Current year NIL. Previous year ₹ 85,029,837/-
- c) Product Solutions write: off Current year NIL. Previous year ₹ 35,026,741/-

The above write off is over and above the regular depreciation charged during the year and hence taken to Statement of Profit and Loss as exceptional item.

28 TRADE RECEIVABLES

Trade receivable ageing more than 270 days is fully provided for over the years As on 31.03.2013 entire debts over 180 days stands provided for and balance. Excess provision is netted against balance trade receivables. Total provision as on date is ₹ 85,796,777. Included in trade Receivables is amount due from subsidiaries & associates ₹ 112.609.603/- .

29 Rent receivable is amounting to ₹ 56120434/- against which a provision of ₹ 22,117,617/- has been made.

30 TRANSFER PRICING

The study of international transactions entered into by the Company with its overseas associates regarding the extent of compliance to the transfer pricing regulations of the Income Tax Act, 1961 is yet to be completed and the impact, if any, arising out of such study has not been recognized in these accounts pending completion of the study.

31 QUANTITATIVE DETAILS

As the Company is engaged in the development and export of computer software, the production and sale of which cannot be expressed in any generic unit, the quantitative details etc., as required under the Companies Act, 1956 are not furnished.

	31.03.2013	31.03.2012
	₹	₹
32 AUDITORS' REMUNERATION		
Payments to Auditors comprise the following:		
Statutory Audit	5,00,000	5,00,000
Tax Audit	150,000	150,000
Limited Review and Consolidation	1,250,000	1,250,000
Internal Audit fee, Certification & other expenses	485,394	974,591
Total	2,385,394	2,874,591
33 VALUE OF IMPORTS ON CIF BASIS		
Capital Goods	NIL	NIL
34. EXPENDITURE IN FOREIGN CURRENCY		
Travelling Expenses	4,143,705	2,897,601
Salaries and Allowances	36,219,861	25,347,138
License Fees	51,599,837	1,673,812
Commission	3,463,126	2,154,782
Rent	7,021,461	1,717,367
Royalty	-	-
Other Expenses	185,532,486	70,269,379
Total	287,980,476	104,060,079
35 EARNINGS IN FOREIGN CURRENCY		
Sales	149,938,046	96,968,825
Other Income	Nil	Ni
36 DIVIDEND REMITTED IN FOREIGN CURRENCY		
Number of Non resident shareholders	Nil	NIL
Dividend remitted during the year ₹	Nil	Ni
Number of shares	Nil	Ni
37 SEGMENT REPORTING		

37.1 The Company's operations predominantly relate to providing development of software to customers globally operating in various industry segments. Accordingly, software product and development revenues along industry classes comprise the primary basis of segmental information set out in these financial statements. The accounting policies adopted for segment reporting are in line with the accounting policies of the Company. Revenue and expenses have been identified to segments on the basis of the above primary segment information viz industry segments. Revenue and expenses,

(ES) and Infrastructure Management Services (IMS)

which relate to the enterprise as a whole and are not allocable to the segments on a reasonable basis, have been included under unallocable corporate income/ expenses.

The Industry segments of the Company consist of: Technology Solutions (TS), Enterprise Solutions

In ₹ 37.2 Primary Segment **Particulars** TS ES IMS Unallocated Total Nil 152,905,015 Nil Nil 152,905,015 1. Segment Revenue (Nil) (163, 148, 552)(Nil) (Nil) (163, 148, 552)Less: Inter Segment Revenue Nil Nil Nil (Nil) (Nil) (Nil) (Nil) (Nil) 152,905,015 Nil 152,905,015 Net Sales / Income from Operations Nil Nil (Nil) (163, 148, 552)(Nil) (Nil) (163, 148, 552)Nil Nil Segment Results Nil (52,578,532)(52,578,532)(Nil) (91,115,098)(Nil) (Nil) (91,115,098 Less: 1. Interest & Finance Charges Nil 84,286,931 Nil 84,286,931 (Nil) (Nil) (Nil) (89, 186, 241) (89,186,241) 2. Other Unallocable Expenditure, Nil Nil Nil (60.824.798)(60.824.798)Net of Un-allocable Income (Nil) (Nil) (Nil) (8,449,924)(8,449,924)Profit / (Loss) before exceptional Nil (52.578.532)Nil (23,462,133)(76,040,665))and extraordinary items and Tax (Nil) (91,115,098)(Nil) (80,736,317)(171,851,415)Figures in brackets relate to the year ended March 2012

		As at 31-Mar-13	As at 31-Mar-12
		₹	₹
37.3 Secor	ndary Segment Information		
Secor Rever	ndary segmental reporting is performed on the basis of geographical locations of customers. The from external customers based on the location of customers is as below.		
USA		11,961,102	10,574,373
Europ	e	2,671,899	9,496,66
•	and other countries	138,272,014	143,077,524
Total		152,905,015	163,148,558
	ompany believes that it is currently not practical to provide segment disclosures to total assets abilities since a meaningful segregation of available data is onerous.		
The c	LOSURE UNDER AS 15 REVISED ON EMPLOYEE BENEFITS ompany has only one employee as at the year end of 2012-13. As such no actuarial valuation of byee benefits was done.		
38.1	Cuntuitu		Eiguroo in 7
30.1	Gratuity a) Changes in present value of benefit obligation	2012-13	Figures in ₹ 2011-12
	Present value obligation as at beginning of the year	NIL	34,89,604
	Current service cost	NIL	882,434
	Interest cost	NIL	279,168
	Actuarial loss/(gain)	NIL	(438,209)
	Benefits paid	NIL	(1,828,733
	Present value of obligation as at end of the year	NIL	2,384,264
		1112	2,001,20
	b) Changes in fair value of Plan Assets	NIII	4 770 400
	Fair value of the plan assets	NIL	4,770,136
	Expected return on plan assets	NIL	328,339
	Contributions	NIL	NIL
	Benefits paid	NIL	(1,828,733)
	Actuarial gain on plan assets	NIL	NIL
	Fair value of plan assets at the end of the year	NIL	3,269,742
	c) Cost for the year		
	Current service cost	NIL	882,434
	Interest cost	NIL	279,168
	Expected return on plan assets	NIL	(328,339)
	Net actuarial (gain) / loss recognised in the year	NIL	(438,209)
	a) Detected advantal assumptions		
	e) Principal actuarial assumptions Discount rate	NA	8%
	Expected rate of salary increases	NA	5%
38.2	Leave Encashment Obligations at period beginning	NIL	1,778,923
	Service Cost	NIL	2,078,15
	Interest on Defined benefit obligation	NIL	30,21
	Benefits settled	NIL	(2,610,046
	Actuarial (gain) / loss	NIL	(272,628
	Past Service Cost	NIL	4.540.07
	Obligations at period end	NIL	1,549,873
	Long Term - PBO - Actuarial	NIL	1,427,71
	Short Term - Compensated absence - Actual	NIL	
		NIL NIL	
	Short Term - Compensated absence - Actual		122,16; 1,549,87;
	Short Term - Compensated absence - Actual Principal actuarial assumptions	NIL	1,549,873

39.1	Names of related parties and description of relationship	
a) List of related parties where control Exists Companies Having Substantial Interest Subsidiaries Subsidiary of California Software Laboratories Inc.		
	Companies Having Substantial	Kemoil Limited, Hong Kong
	Interest	Chemoil Energy Limited, Hong Kong
	Subsidiaries	California Software Laboratories Inc., USA (CSWL) *
		Aspire Communications Private Limited, Mysore *
		Inatech InfoSolutions Private Limited, Bangalore *
	Subsidiary of California Software	Healthnet International Inc., USA
	Laboratories Inc.	Waldron Limited, Japan
		Informed Decision corporation, USA
		Aspiresoft Corporation, USA
	Subsidiary of Inatech InfoSolutions Private Limited	Inatech Solutions Ltd, UK *
		Inatech Solutions Egypt, SAE
	Subsidiary of Waldron Limited	Codex Co Ltd, Japan
	Subsidiary of Aspire Communications Private Limited	Aspire Peripherals P Ltd, Mysore
	Subsidiary of Healthnet International Inc	International Innovations Inc., USA
b)	Key management personnel	Mr.Frederik Ivor Bendle (Part of the period) Mr.Bhavesh Rameshlal Chauhan
c)	List of related parties where no control Exists	
	Fellow Subsidiaries of Kemoil Limited	Chemoil corporation USA *
		Chemoil International Pte. Ltd., Singapore *
		Chemoil Energy Limited - Singapore*
		Chemoil Europe B.V., The Netherlands *
		GPS Chemoil LLC (FZC) U.A.E
	Subsidiaries of the abovementioned fellow subsidiaries	Chemoil Advanced Management Services Pvt. Ltd., India *
39.2	? The above information regarding related parties have been det with the Company.	ermined to the extent such parties have been identified on the basis of information avai

39.3 Related Party transactions for the year ended 31 March, 2013

os.o neigica i alty tialisactions for the year chief of maich, 2010	al cilucu o'i Malcili, 2010							
Description	Companies having Substantial interest	ing rest	CSWL Inc.		Other Subsidiaries	aries	Fellow subsidiaries of Kemoil Corp	ies of o
TRANSACTION DURING YEAR	2012-2013	2011-2012	2012-2013	2011-2012	2012-2013	2011-2012	2012-2013	2011-2012
Sales of services	0	0			18,452,020	61,067,448	0	11,944,461
Reimbursement of Expenses and Others	0	1,995,552						
Interest received					1	ı		
Dividend Paid	0	0						
Purchase of Services					47,481,068			
Commission Paid								
Purchase of Fixed Assets						ı		
Purchase of Investments					1	6,819,000		
Sale/Impair of Investments			105,923,963	1	68,132,886	54,853,561		
Issue of shares								
Transfer Assets								
Advances made						1,600,000		
Loans Repaid								
Loan Taken				•			55,000,000	
BALANCE AT YEAR END								
Investments			307,202,843	413,126,806	48,136,954	493,084,599		
Sundry Debtors	50,282				112,257,043	130,396,334	302,278	2,648,283
Loans and Advances					0	41,331,400		
Interest Receivable								
Unsecured Loans								
Other Liabilities						48,115,684		
Sundry Creditors	2134919	1,995,552	335,181,626	252,480,796	179,515,793	108,947,182	4,294,276	1
Advance From Customers				(31515130)				
Unsecured loans					•		55,000,000	

		March 31, 2013	March 31, 2012
		₹	₹
0	EARNINGS PER SHARE		
	Weighted average - No. of shares	12,365,006	12,365,006
	Profit after Tax - ₹	(240,603,516)	(652,175,200)
	Basic Earnings per Share - ₹	(19.46)	(52.74)

- 41 As at March 31, 2013 there is no interest payable to Micro and Small Enterprises as defined under the Micro Small and Medium Enterprises Development Act, 2006. This information and that disclosed under schedule 11 have been determined to the extent such parties have been identified on the basis of information available with the Company
- 42 In the absence of details of specific invoice particulars in the remittance amounts realized from debtors are adjusted on First in First out Basis.
- 43 Except in respect of the following there are no statutory dues of Customs Duty, Excise Duty, Cess, Wealth Tax and Income Tax, which have not been deposited on account of a dispute

S.No.	Name of the Statute	Nature of the dues	Amount ₹	Forum where dispute is pending
1.	Income Tax Act, 1961	Income Tax (A.yr 1997-98)	11,27,394	Assessing Officer
2.	Income Tax Act, 1961	Income Tax (A.yr 2000-01)	22,84,617	Assessing Officer
3.	Income Tax Act, 1961	Income Tax (A.yr 2001-02)	1,5,24,090	Madras High Court
4.	Income Tax Act, 1961	Income Tax (A.yr 2002-03)	33,56,300	Madras High Court
5.	Income Tax Act, 1961	Income Tax (A.yr 2003-04)	12,42,460	Madras High Court
6.	Income Tax Act, 1961	Income Tax (A.yr 2004-05)	56,76,083	Commissioner Appeals
7.	Income Tax Act, 1961	Income Tax (A.yr 2005-06)	10,10,258	Commissioner Appeals
8.	Income Tax Act, 1961	Income Tax (A.yr 2006-07)	22,10,000	Commissioner Appeals
9.	Income Tax Act, 1961	Income Tax (A.yr 2007-08)	29,028,093	DRP
10.	Income Tax Act, 1961	Income Tax (A.yr 2008-09)	4,966,000	
11.	Income Tax Act, 1961	Income Tax (A.yr 2011-12)	48,187	
12	Income Tax Act, 1961	Income Tax (A.yr 2011-12)	7,386,310	Commissioner of IT
		Total IT demand	598,59,792	
	Sales Tax , VAT	Sales Tax 2004-05	6,48,228	Appellate Tribunal
	Service Tax	Service Tax 2010-11	8,52,310	Addl Commissioner

44 Settlement of dispute arising out of sale of Outsourced Product Development (OPD) Division

On April 11, 2011, company as a part of Group Strategy, entered into a Master Agreement with ALTEN EUROPE, SARL, France to sell its entire OPD business. There were disputes at the group level regarding earn outs. These disputes were settled among all the companies involved by way of an agreement entered on 10-06-2013. As a result of this agreement certain paybles due to Calsoft India labs P Ltd was settled. The income arising out of settlement of these payables ₹ 19,232,922/-was taken to the profit and loss account as an extraordinary item of the year under report.

- 45 As a part of group strategy Company has transferred its remaining Indian operations including entire employees and contracts to its wholly owned subsidiary Inatech Infosolutions Private Limited. As part of this following Fixed Assets were transferred to Inatech Computers & Licence fee at Written Down value ₹ 635,634/- Product Solutions as per valuation ₹ 375,000/- Transfer of Business Assets has resulted in a profit of ₹ 3,422,968/- and was taken to the profit and loss account as an extraordinary item of the year under report. Over the years the company has made a provision for gratuity ₹ 11,030,102/-. As the entire employees were transferred this liability was taken to profit and loss account as extraordinary income.
- 46 The company has been unable to reconcile its schedule for expenses payables with the general ledger
- 47 Regrouping and rearranging of figures

The previous year figures have been regrouped, rearranged / amended wherever necessary to conform to the current year's classification.

STANDALONE STATEMENT OF CASH FLOW FOR THE YEAR ENDED

		March 31, 2	2013	March 31,	2012
		₹	₹	₹	₹
A.	Cash Flow from Operating Activities				
	Profit before Tax		(240,603,516)		(635,228,552
	Adjustment for :				
	Depreciation and Fixed Asset Impirement	35,269,986		197,061,642	
	Investment Impirement	174,056,849		377,314,759	
	Loss on Sale of Assets				
	Profit on Sale of BTA, Settlement	(30,712,584)			
	Profit on Sale of Investments			(68,665,262)	
	Interest Income	(8,770,242)		(12,453,940)	
	Interest Expense	84,286,931		89,186,241	
			254,130,940		582,443,44
	Operating profit before working capital changes		13,527,424		(52,785,112
	Inventories		-		, , ,
	Sundry Debtors	(67,826,832)		75,754,583	
	Loans and Advances	14,625,937		(13,563,441)	
	Current Liabilities	37,573,359	(15,627,536)	118,970,645	181,161,78
	outrone Elabinado	01,010,000	(10,021,000)	110,070,010	101,101,70
	Cash Generated from Operating Activities		(2,100,112)		128,376,67
	Taxes Paid				
	Net Cash from Operating Activities		(2,100,112)		128,376,67
В.	Cash flow from Investing Activities				
	Purchase of Investments				
	Purchase of Fixed Assets		(105,839)		(297,574
	Profit on settlement of liabilites		30,712,584		
	Sale proceeds of Fixed Assets		115,028		
	Sale proceeds of Invetsments		-		116,699,82
	Interest Received		8,770,242		12,453,94
	Net Cash from Investing Activities		39,492,015		128,856,18
С.	Cash flow from Financing Activities				
	Long term loan received				
	Long term loan repaid		(63,371,883)		(43,953,162
	Net Increase in packing credit		(20,639,557)		(8,136,828
	Unsecured Loan from CAMS		55,000,000		
	Proceeds from Issue of Share Capital				
	Share Premium received				
	Interest paid		(84,286,931)		(89,186,241
	Dividend paid				
	Dividend Tax paid				
	Net Cash from Financing Activities		(113,298,371)		(141,276,231
	Net Increase / (decrease) in Cash and Cash Equivalents (A+B+C)		(75,906,468)		115,956,634
	Cash and cash equivalents at the beginning of the year		160,628,875		44,672,245
	Cash and cash equivalents at the end of the year		84,722,407		160,628,87

This is the Cash Flow Statement referred to in our report of even date

For and on behalf of TOMY & FRANCIS
Chartered Accountants

K.J. TOMY, B.Sc., FCA Parter Membership No. 22768

Chennai 13th August, 2013

A. SIGNIFICANT ACCOUNTING POLICIES

1. Basis of preparation of Financial Statements

The financial statements are prepared under historical cost convention, in accordance with Generally Accepted Accounting Principles ("GAAP") in India and to comply with applicable Accounting Standards notified under Section 211 (3C) of the Companies Act, 1956 and the relevant provisions of the Companies Act, 1956.

2. Use of Estimates

The preparation of financial statements in conformity with the generally accepted accounting principles requires the management to make estimates and assumptions that affect the reported amount of assets, liabilities, revenue and expenses and disclosure of contingent liabilities as of the date of the financial statements. The estimates and assumptions used in the accompanying financial statements are based upon the management's evaluations of the relevant facts and circumstances as of the date of the financial statements. Actual results could differ from these estimates

3. Revenue Recognition

Revenue from software development is recognised based on software developed and billed to clients as per the terms of specific contracts.

Revenue from consultancy services is recognised when the services have been provided to the customer.

Revenue from the sale of software products is recognised when the sale is completed with the passing of title.

Revenue from maintenance services is accrued over the period of the contract.

4. Fixed Assets

Fixed assets are stated at cost less accumulated depreciation. Cost includes direct costs and financing costs related to borrowing attributable to qualifying assets.

5. Impairment

Consideration is given at each Balance Sheet date to determine whether there is any modification or impairment of the carrying amount of the fixed assets. If any condition exists, an asset's recoverable amount is estimated. An impairment loss is recognised whenever the carrying amount of any asset exceeds recoverable amount.

6. Depreciation

Depreciation on tangible fixed assets is calculated on straightline method at the rates prescribed in Schedule XIV of the Companies Act, 1956, except for computers which are depreciated over a period of 3 Years. Intangible assets are amortized over their estimated useful lives (Computer Software 2 Years; Product Solutions 5 Years).

Depreciation charge on additions / deletions is restricted to the period of use.

Assets individually costing \ref{eq} 5,000 or less are fully depreciated in the year of addition.

In the event the useful life of any fixed assets being assessed to be lower than the life derived from the rates specified above, the book value of such assets is charged off as depreciation over their balance useful lives.

Leases

In the case of assets taken under operating lease, the rentals are charged to profit and loss account when due.

8. Investments

Long term investments are stated at cost with provisions where necessary, for diminution other than temporary, in the value of investment.

9. Foreign Currency Transactions

Foreign currency transactions including expenses incurred on Trading / Non Trading Overseas offices and revenue accounts of onsite offices are accounted at the exchange rates ruling on the date of transaction. At the year end all monetary assets and liabilities denominated in foreign currency other than investments are restated at the closing exchange rates. Exchange differences arising out of actual payments / realisations and from the year end restatement referred to above are reckoned in the profit and loss account.

10. Employee Benefits

The Company has transferred its entire employees except one in the administrative office before the end of this year. However till the date of such transfer following employee benefits were provided.

a. Short Term

Short term Employee Benefits are recognised as expenses as per the company's scheme based on the expected obligation.

b. Long Term

Liability in respect of long term Employee Benefits in the nature of accumulated compensated absence is provided for based on actuarial valuation using projected unit credit method.

c. Post Retirement

i) Provident fund

This is a defined contribution plan and contributions made to the fund, in accordance with the applicable rules/statutes are charged to revenue. The Company has no further obligation for future provident fund benefits other than aforesaid contributions.

ii) Superannuation

This is a defined contribution plan. The Company contributes a sum equivalent to 15% of eligible employee's salary towards superannuation fund administered by Life Insurance Corporation of India and are charged to profit and loss account.

iii) Gratuity

This is a defined benefit plan. The Company has subscribed to California Software Company Employees' Group Gratuity Scheme, which is being administrated by a Trust set up for this purpose under the aegis of the Life Insurance Corporation of India (LIC). Liabilities with regard to the Gratuity payable to the employees are determined by actuarial valuation using projected unit credit method, based upon which, the Company makes contribution to the Trust. The funds contributed to the Trust are remitted to the LIC. Actuarial gains and losses comprising of experience adjustments and the effects of changes in actuarial assumptions are recognised immediately in the profit and loss account as income or expense.

11. Taxation

Provision for current tax is made based on the liability computed in accordance with the relevant tax rates and tax laws. Provision for deferred tax is made for timing differences arising between the taxable incomes and accounting income computed at current applicable tax rates. Deferred tax assets are recognised only if there is a virtual certainty that they will be realised in the foreseeable future and are reviewed for the appropriateness of their carrying value at each balance sheet date. As the company has been incurring losses for several years now entire deferred tax asset has been written back in the previous year.

STATEMENT PURSUANT TO SECTION 212 OF THE COMPANIES ACT, 1956 RELATING TO SUBSIDIARY COMPANIES

(₹ in Crores)	Refer	note								æ	q	S
ii ≯)	oany Profit/Losses	Iding company			e holding	counts	For the Previous	Financial years of	the Subsidiary	NIL	NIL	NIL
	Subsidiary Comp	embers of the ho			Dealt with in the holding	Company's accounts	For the year	ended 31	March 2013	NIL	NIL	NIL
	The net aggregate amount of the Subsidiary Company Profit/Losses	in so far as it concerns the members of the holding company			n the holding	counts	For the Previous	Financial years of ended 31	the Subsidiary	(12.51)	1.35	0.45
	The net aggr	in so far			Not dealt with in the holding	Company's accounts	For the year	ended 31	March 2013	1.24	2.42	(0.05)
	Financial Year end	of the Subsidiary								31st March 2013	31st March 2013	31st March 2013
	Reporting	Currency of	the Subsidiary							US Dollars	Indian Rupee	Indian Rupee
	Percentage of	shareholding held	by holding Co. in	subsidiary at year end						100%	100%	100%
	Face value	of Share		S						US \$1	₩	₹ 10
	No. of shares held	by holding Co. in	the Subsidiary							9662800	490385	2000000
	Country	of incorpor-	ation							NSA	India	India
	Name of the Subsidiary	Company								CSWL Inc	Inatech Infosolutions Pvt Ltd	Aspire communication Pvt Ltd
	SI.No.									-	2	က

* Figures in bracket indicate losses

CSWL Inc. USA for the year and previous year profit/lose figures reported in dollars converted in table to Rs Crores and presented includes the results of its subsidiaries

i) Healthnet International Inc, USA (100% equity held by CSWL Inc) and its 100% subsidiary International Innovations

ii) Waldron Ltd, Hong Kong(100% of voting stock held by CSWL Inc,)

iii) AspireSoft Corporation, (100% outstanding stock held by CSWL Inc)

Inatech Infosolutions Pvt Ltd, India (100% equity held by Parent Company) and its wholly owned subsidiary Inatech Solutions Ltd, UK and its subsidiary M/s Inatech Solutions, Egypt (51% shares held by Inatech Solutions Ltd, UK) Ö.

Aspire Communication Pvt Ltd for the year included the results of its 100% wholly owned subsidiary-Aspire Peripherals Ltd. o. K. Chandra Pratap Director Dr. P.J.George Director Bhavesh Rameshlal Chauhan Managing Director and CEO

> Chennai 13th August 2013

Jitendra Kumar Pal Company Secretary

SHAREHOLDER INFORMATION

1. Date and venue of the Annual General Meeting

10-00 a.m. on Monday, 30th September 2013 Robert V Chandran Tower, # 149, Velachery Tambaram Main Road, Pallikaranai, Chennai-600100

2. Dates of book closure

25th September, 2013 to 30th September 2013 (both days inclusive)

3. Financial year

2012-13

4. Dividend payment date

No dividend for the financial year 2012-13

5. Listing on stock exchanges And Stock Code National Stock Exchange of India Ltd., Exchange Plaza, Bandra Kurla Complex, Bandra(East),

Mumbai - 400 051 Stock Code- CALSOFT

2. BSE Limited,

Phiroze Jeejeebhoy Towers, Dalal Street,

Mumbai - 400 001

Stock ID- CALIFSOF Scrip CODE- 532386

4. Listing fees

Registered office

Paid for both the above stock exchanges for 2013-14

Robert V Chandran Tower, Seventh Floor, # 149, Velachery Tambaram Main Road, Pallikaranai, Chennai-600100

Tel: +91 - 44 -42829000-5 Fax:42829012

Registrars and Share transfers Agent Integrated Enterprises (India) Limited, (Unit: California Software Co Ltd) Kences Towers, 2nd Floor

(All Communication on share Transfers in physical form share certificates, dividends, change of address, etc., may be addressed to them) 1, Ramakrishna Street, North Usman Road

T. Nagar, Chennai - 600 017. India

e-mail address : corpserv@integratedindia.in Tel: + 91 -44-2814 0801- 03 fax- 044-2814 2479

7. Share Transfer System:

The Company's shares are in compulsory Dematerialialization Segment for purposes of trading.

Share Transfers in Physical form are registered within a period of 15 days from the date of receipt by our Share Transfer Agents - Integrated Enterprises (India) Ltd, provided the documents are complete and the shares under transfer are not in dispute. The share certificates duly endorsed are being immediately despatched after effecting transfer.

3. Market Price Data: High, Low during each month in the last financial year

The Monthly high and low quotations as well as the volume of shares traded at National Stock Exchange (NSE) and The Stock Exchange, Mumbai (BSE) for financial year 2012 - 13 are:

Month		NSE			BSE	
	High	Low	Volume	High	Low	Volume
	₹	₹		₹	₹	
2012						
April	19.40	16.30	6892	18.90	16.05	875
May	18.40	16.25	5645	19.35	16.10	469
June	18.25	15.50	5081	17.6	15.50	373
July	17.35	14.60	9019	17.6	14.85	1295
August	15.60	13.50	15280	16.40	13.60	311
September	14.55	13.50	13994	15.09	14.26	138
October	14.50	12.75	17047	15.20	12.07	945
November	13.35	12.05	14193	13.65	12.05	506
December	14.00	10.95	60002	13.75	11.05	1188
2013						
January	13.30	11	32319	13.10	11.00	2348
February	12.00	8.15	13457	11.50	8.33	1535
March	8.15	6.50	22027	8.25	6.42	847

9. Investor services - complaints received during the year

The details of investor complaints during the year 2012-13 are

Complaints received	Resolved	Not solved to the satisfaction of shareholders	Pending	
2	2	Nil	Nil	

SHAREHOLDER INFORMATION

10. Legal proceedings

There are no legal cases pending against the Company other than appeals pending before Income Tax dept/Tribunals. These details are given in Schedule 43 of Standalone financials.

11. Distribution of shareholding as on March 31, 2013

No of Shares held	No of Shareholders	% of Shareholders	Total No. of shares	% of Equity Shareholding
Upto 500	2803	84.10	348633	2.82
501-1000	245	7.35	193504	1.56
1001-2000	129	3.87	195188	1.58
2001-3000	49	1.47	122589	0.99
3001-4000	13	0.39	46554	0.38
4001-5000	16	0.48	76829	0.62
5001-10000	41	1.23	297018	2.40
10000 and above	37	1.11	11084691	89.65
TOTAL	3333	100.00	12365006	100.00

12. Categories of Shareholders as on March 31, 2013

Category	No of Shareholders	No of Shares held	% of Holding
A Promoter group:			
Foreign Bodies corporate	2	8743911	70.71
Promoter group subtotal	2	8743911	70.71
B Public shareholding			
Financial Institutions-Indian			
Foreign Institutional investors			
Bodies Corporate	73	587808	4.75
Individual shareholders-holding nominal capital upto ₹ 1 lakh each	3205	1185903	9.59
Individual shareholders-holding nominal capital in excess of			
₹ 1 lakh each	30	1807475	14.62
Others(Clearing Members, Trusts, Mutual Fund & UTI)	23	39909	0.32
Public shareholding sub-total	3331	3621095	29.29
Total	3333	12365006	100.00

13. Financial calendar (tentative and subject to change)

Financial Reporting for the first quarter ending June 30, 2013

Financial Reporting for the second quarter ending September 30, 2013

Financial Reporting for the third quarter ending December 31, 2013

Financial Reporting for the year ending March 31, 2014

Annual General Meeting for the year ending March 31, 2014

By August 14, 2013

By November 14, 2013

By February 14, 2014

By May 30, 2014

By September 30, 2014

14. Dematerialization of shares and liquidity

The Company's shares have been admitted as an eligible security in the depository system of National Securities Depository Ltd. [NSDL] and Central Depository Services (India) Limited [CDSL], bearing an International Securities Identification Number (ISIN) INE526B01014 Trading on exchanges in the company's shares is permitted only in dematerialised form compulsorily as per the circular issued by Securities and Exchange Board of India (SEBI).

As on March 31, 2013, 1,22,31,956 equity shares representing 98.92% of the Company's equity shares were held in dematerialised form.

- 15. Outstanding GDRs/ADRs/Warrants or any Convertible instruments, conversion date and likely impact on equity
- 16. Green Initiative in the Corporate Governance by Ministry of Corporate Affairs

The Ministry of Corporate Affairs ("MCA") has taken a "Green Initiative in the Corporate Governance" by allowing paperless compliances by companies and had issued circulars on April 21, 2011 and April 29, 2011 stating that the service of official documents by a company to its members can be made through electronic mode.

Considering the move taken by the MCA as a welcome step, the Company had sent the Annual Report for the financial year 2010-11 in electronic form to the e-mail IDs made available to the Company by the depositories and/or Members. All the official documents including Annual Report of the Company, circulated to the Members of the Company through electronic mode, were made available on the Company's website www.calsoftgroup.com

This year also, the Company will send the Annual Report including various notices/documents like Notices of General Meetings, Audited Financial Statements, Auditors' Report, Directors' Report and Financial results in electronic mode.

SHAREHOLDER INFORMATION

17. Address For Correspondence:

7th Floor, Robert V Chandran Tower No.149, Velachery Tambaram Main Road,

Pallikarnai, Chennai- 600 100 Telephone Nos: +91- 44-42829000

Fax No: +91-44-42829012

Email for shareholders: investor@calsoftgroup.com

Website: www.calsoftgroup.com

Exclusive email ID for redressal of investor complaints:

In terms of Clause 47(F) of the listing agreement, please use the following contacts for redressal of investor Complaints

E-mail: investor@calsoftgroup.com Compliance Officer: Mr. Jitendra Kumar Pal

Tel: +91-44-4282 9000

CALIFORNIA SOFTWARE COMPANY LIMITED

Regd. Office: Robert V Chandran Tower, Seventh Floor, # 149, Velachery Tambaram Main Road, Pallikaranai, Chennai - 600 100.

ATTENDANCE SLIP

(To be handed over at the entrance of the Meeting Hall)

I/We hereby record my/our presence at the Twentyfirst Annu- # 149, Velachery Tambaram Main Road, Pallikaranai, Chen		
Full Name of the Shareholder (in Block Letters)		
Regd. Folio No (Physical) / I.D. No (Demat)		
No. of Shares held		
Full Name of the Proxy (in Block Letters)		
	Signature of the Shareholder(s) /or Pr	roxy present
Please complete and sign this attendance slip and handove this attendance slip will be allowed entry to the meeting. D		
Regd. Office: Robert V Chandran Tower, Seventh Floor,	TWARE COMPANY LIMIT	ED
Regd. Folio No. (Physical) / I.D. No (Demat)		
No. of Shares held		
I/We	residing at	
a shareholder/(s) of CALIFORNIA SOFTWARE COMPANY		being
	LIMITED hereby appoint	being
a shareholder/(s) of CALIFORNIA SOFTWARE COMPANY	LIMITED hereby appoint of	g of the Company to be held at
a shareholder/(s) of CALIFORNIA SOFTWARE COMPANY of	LIMITED hereby appoint of	g of the Company to be held at 00 a.m. on Monday, September
a shareholder/(s) of CALIFORNIA SOFTWARE COMPANY of	LIMITED hereby appointof	g of the Company to be held at
a shareholder/(s) of CALIFORNIA SOFTWARE COMPANY of	LIMITED hereby appointof	g of the Company to be held at 00 a.m. on Monday, September Affix Revenue Stamp

- a) The form should be signed across the stamp as per specimen signature registered with the Company.
- b) The Proxy Form duly completed must be deposited at the office of the Share Transfer Agents of the Company not less than 48 hours before the time fixed for holding the aforesaid meeting.
- c) The proxy need not be a shareholder of the Company.

California Software Co. Ltd.

Registered Office & Corporate Office 7th Floor, Robert V Chandran Tower No. 149, Velachery Tambaram Main Road, Pallikaranai, Chennai - 600 100

Tel.: +91-44-42829000 Fax: +91-44-42829012

Website: www.calsoftgroup.com



FORM A Format of covering letter of the annual audit report to be filed with the stock exchanges

1.	Name of the Company:	California Software Company Limited
2.	Annual financial statements for the year ended	31st March 2013
3.	Type of Audit observation	Matter of emphasis- As per (Annexure A)
4.	Frequency of observation	Appeared first time
5	To be signed by	
	Brown &	Les 24
	resh Rameshlal Chauhan aging Director & CEO	K Chandra Pratap Audit Committee Chairman
	Comy and Francis	

Annexure A

Page No.16 and 38 of Annual report of auditors report (Emphasis of matter) and Management's reply appeared in page No.7 of Annual report in Directors Report.