

Date: - 10th Nov, 2023

Listing Deptt. / Deptt. of Corporate Relations, The Bombay Stock Exchange Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai, Fax- 022-22722037/ 39/41/61/3121/22723719

Scrip Code: 532524

Listing Deptt.
National Stock Exchange of India Limited
Exchange Plaza, C-1, Block G,
Bandra – Kurla Complex, Bandra (E), Mumbai -51
Fax-022-26598237/38 - 022-26598347/48
Company Code: PTC

Sub: Submission of Unaudited Standalone and Consolidated Financial Results for the quarter and half vear ended September 30, 2023.

Ref: Stock Code: - At BSE- 532524; At NSE- PTC

Dear Sir/Madam,

We are enclosing the Unaudited Financial Results (Standalone & Consolidated) for the quarter and half year ended September 30, 2023, in the prescribed format as required under Regulation 33(3) of the SEBI (LODR) Regulations, 2015.

Further, as required under Regulation 33(2)(c) of the SEBI (LODR) Regulations, 2015, also enclosed is a copy of the "Limited Review Report" by the Statutory Auditors on the unaudited financial results (Standalone & Consolidated) of the Company for the quarter and half year ended September 30, 2023. The "Limited Review Report" has been placed before the Board of Directors in their meeting held on November 10, 2023.

The Board Meeting commenced at 15:30 PM and concluded at 18:15 PM

The submitted information shall also be hosted on the PTC's website

You are requested to kindly take the same in record.

For PTC India Limited

(Rajiv Maheshwari) Company Secretary

FCS-4998

Chartered Accountants



Independent Auditor's Review Report on Quarterly and Year to Date Unaudited Standalone Financial Results of PTC India Limited Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To the Board of Directors of PTC India Limited

Introduction

- We have reviewed the accompanying Statement of unaudited standalone financial results of PTC India Limited (the Company) for the quarter and half year ended September 30, 2023 ("the statement"), being submitted by the company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('the Regulations').
- 2. This statement, which is the responsibility of the Company's management and approved by the Company's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" prescribed under section 133 of Companies Act 2013 ("the Act") read with relevant rules issued thereunder ('Ind AS') and other accounting principle generally accepted in India. Our responsibility is to express a conclusion on the statements based on our review.

Scope of Review

3. We have conducted our review of the statement in accordance with the Standards on Review Engagement (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India (ICAI). This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review is limited primarily to inquiry of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed any audit and accordingly, we do not express an audit opinion.

Conclusion

4. Based on our review conducted as stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with recognition and measurement principle laid down in the applicable Indian Accounting Standard (Ind As) specified under Section 133 of Companies Act, 2013 as amended, read with relevant rules issued thereunder and other recognized accounting practices and policies, has not disclosed the information required to be disclosed in terms of the Regulation, including the manner in which it is to be disclosed, or that it contains any material misstatement.

T R Chadha & Co LLP Chartered Accountants



Emphasis of Matter

- 5. We draw your attention to Note 7(i) to the Statement which states that, on January 19, 2022, three independent directors of PTC India Financial Services Limited (PFSL), a subsidiary of the Company, had resigned mentioning certain lapses in corporate governance and compliances as stated in respective letters of these directors. Accordingly, to address the same, PFSL got forensic audit done from an Independent CA firm in previous year and had also engaged a professional firm to independently review its management's response submitted (including to assess financial implications and any indication towards suspected fraud) in forensic audit report (FAR). The said FAR with the management responses had been presented by PFSL management to its Board and the Board observed that the forensic auditor did not identify any event having material impact on the financials of PFSL and has not identified any instance of fraud and/or diversion of funds by PFSL. Further, on December 02, 2022, two independent directors had resigned mentioning certain matters which includes, the issues raised by the erstwhile independent directors of PFSL, as stated above, which have been rebutted fully by PFSL and it has submitted its reply with the stock exchanges and Reserve Bank of India. As directed by the Reserve Bank of India (RBI) vide its letter dated January 06, 2023, the PFSL Board again has revisited the findings of the FAR and reaffirmed its views, as stated above (took on record in meeting held on February 03, 2023). Further, as directed by the RBI (letter dated June 16, 2023), the Board of PFSL in its meeting held on June 20, 2023, has resolved that till the appointment of new MD&CEO in place of Dr. Pawan Singh (who has been advised to proceed on leave with immediate effect till his superannuation) is made, newly appointed Director (Finance) & CFO of PFSL will take over the functions and responsibilities of the MD&CEO, with immediate effect. The term of Dr. Pawan Singh as MD&CEO of PFSL has completed with the close of business hours on October 02, 2023.
- 6. We draw your attention to Note 7(ii) to the Statement which states that, In the last quarter of FY 2022-23, PFSL and its Key Management Persons (KMPs) had received four show cause notices (SCNs) issued by the Registrar of Companies, NCT of Delhi & Haryana (ROC) for non-compliances of the provisions of section 149(8), 177(4)(v) & (vii) and 178 of the Companies Act, 2013. PFSL has submitted its replies on March 14 & 17, 2023 and April 24, 2023 denying the non-compliances mentioned in the above stated SCNs. Subsequently, ROC vide its three Adjudication Orders dated June 27, 2023, has imposed penalty(s) of Rs. 6.40 lakhs and Rs. 2.40 lakhs on PFSL and its Ex-Managing Director and Chief Executive Officer (Ex-MD & CEO) respectively against which it (PFSL) has filed appeals with the Regional Director, Ministry of Corporate Affairs and for remaining one SCN, PFSL has filed application for compounding, which is pending. PFSL management believes that there will be no material financial impact of the above matters on the state of affairs of PFSL.
- 7. We draw your attention to Note 7(iii) to the Statement which states that, Securities and Exchange Board of India (SEBI) through Show Cause Notice (SCN) dated May 08, 2023 to Ex-MD & CEO and Non-Executive Chairman of PFSL, pointed out certain matters of Corporate Governance issues, as raised by the Ex-Independent Directors (as detailed in (i) above], under Sections 11(1), 11(4), 11(4A), 11B(1) and 11B(2) read with section 15HB of the SEBI, 1992 read with SEBI (Procedure for Holding Inquiry and Imposing Penalties) Rules, 1995. In this regard, PFSL, Audit Committee and PFSL Board of Directors have noted and taken on record in their respective meetings held on May 18, 2023 that

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the above stated SCN which is issued by SEBI to the Ex-MD & CEO and Non-Executive Chairman of PFSL, are in their individual name/capacity (addressed to). PFSL believes that issues raised in SCN will be resolved and there will be no material financial implications/ impact on this account on the state of affairs of PFSL.

8. We draw your attention to Note 8(i) to the Statement regarding resignation of three independent directors of the Company w.e.f. December 05, 2022 and one independent director w.e.f. December 06, 2022 wherein they had raised issues related to corporate governance and compliance, divergent views of Board members and non-implementation of recommendations in respect of Risk Management Committee (RMC) report of the Company, calling meetings at short notice and few other matters as detailed in their respective resignation letters filed by the Company with the stock exchanges.

The Board of the Company has noted these resignation letters and the management's replies thereon in its meetings dated December 06 and December 07, 2022. Further, the Company has rebutted these claims and has submitted the clarifications on the issues raised by these independent directors to the stock exchanges on December 08, 2022.

9. We draw your attention to Note 8(ii) to the Statement which states that, the Company has received email dated June 22, 2023 and July 10, 2023 from SEBI asking data/information from the Company regarding certain matters, mainly related with the process of the appointment of its Chairman & Managing Director (CMD) and matters mentioned in Note 8(i) of the Statement. The Board constituted a Sub-Committee of the directors on June 30, 2023 to look into the matters relating to the communication received from SEBI on June 22, 2023 and related aspects and to suggest further course of action.

In respect of SEBI's email dated June 22, 2023, the Company had submitted an interim reply to SEBI on June 27,2023. Thereafter, the Board, in its meeting dated August 12, 2023, had approved the final response to be submitted to SEBI which has been submitted by the Company to SEBI on November 9, 2023.

Further, in respect of SEBI's email dated July 10, 2023, the Company has submitted interim reply to SEBI on July 14, 2023 and the Board, in its meeting dated August 12, 2023, has directed the Subcommittee to submit reply/report of SEBI's email.

10. We draw your attention to Note 11 to the Statement which states that, the Company has investment in the equity shares (~5.62 %) of Sikkim Urja Limited (Formerly known as Teesta Urja Limited) (SUL) having carrying value of ₹ 22,110 Lakhs as on September 30, 2023. SUL owns a Hydro Electric Project of 1,200 MW capacity in the state of Sikkim. On October 04, 2023, flash flood in Sikkim arising out of a cloud burst, which has been declared as a disaster by Government of Sikkim under the Disaster Management Act 2005 vide Notification No. 399/ LR&DMD/Gos dated October 04, 2023, caused extensive damage to the abovementioned project. As informed by the management of SUL, the detailed assessment of damages/ losses to the project will be carried out in due course and remedial measures would be finalized thereafter. Being non adjusting subsequent

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event and the fact that impact of the damage on Company's investment in the equity shares of SUL cannot be determined at this stage, no adjustment has been done in the books of the Company in this regard during the quarter ended September 30, 2023.

Our conclusion on standalone unaudited financial results of the Company is not modified in respect of the matters mentioned in Paras 5 to 10 above.

For T R Chadha & Co LLP Chartered Accountants Firm Regn. No. 006711N / N500028

HITESH Digitally signed by HITESH GARG Date: 2023.11.10 17:53:29 +05'30'

Hitesh Garg (Partner) Membership No 502955

Date: November 10, 2023

Place: Noida

UDIN: 23502955BGQQCL7708

PTC INDIA LIMITED

Registered Office:2nd Floor, NBCC Tower, 15 Bhikaji Cama Place New Delhi - 110 066 (CIN: L40105DL1999PLC099328)

Tel: 011- 41659500, 41595100, 46484200, Fax: 011-41659144, E-mail: info@ptcindia.com Website: www.ptcindia.com

STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2023

(Figures in ₹ Lakhs, unless otherwise indicated)

			NEX			rigures in 3 Lak	rwise indicated	
S. No	١.		Quarter ended			Half year ended		Year ended
		Particulars	30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	31.03.2023
			(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	Audited
1		Revenue from operations						
	а	Revenue from operations	4,82,883	4,51,043	4,56,939	9,33,926	8,43,789	14,52,357
	b	Other operating revenue (Refer Note No. 3 &	5,157	5,922	3,305	11,079	18,107	36,387
		Total revenue from operations (Refer Note No.5)	4,88,040	4,56,965	4,60,244	9,45,005	8,61,896	14,88,744
2		Other Income (Refer Note No. 12)	5,007	1,045	269	6,052	510	2,213
3		Total Income (1+2)	4,93,047	4,58,010	4,60,513	9,51,057	8,62,406	14,90,957
4		Expenses	V 2700 17 5-0-0-27 C C C	ADDRESS MARTINE, A		5-900 BILL 97 HOUSE		
	а	Purchases	4,71,109	4,41,202	4,47,390	9,12,311	8,25,011	14,18,920
	b	Operating expenses (Refer Note No. 3 & 4)	489	1,254	810	1,743	11,344	13,462
	c	Employee benefit expenses	1,706	1,787	1,530	3,493	2,867	6,061
	d	Finance costs	174	167	863	341	1,923	2,892
	е	Depreciation and amortization expenses	85	81	95	166	184	386
	f	Other expenses	2,878	1,509	1,379	4,387	2,664	6,092
		Total expenses	4,76,441	4,46,000	4,52,067	9,22,441	8,43,993	14,47,813
5		Profit before exceptional items and tax (3-4)	16,606	12,010	8,446	28,616	18,413	43,144
6		Exceptional items - income/(expense)	-	-		-	8 4 8	5,000
7		Profit Before Tax (5+6)	16,606	12,010	8,446	28,616	18,413	48,144
8		Tax expenses						
	а	Current tax	3,638	2,838	2,111	6,476	6,321	11,821
	b	Deferred tax expenditure/ (income)	(367)	189	83	(178)	(1,556)	(651
9		Net Profit for the period (7-8)	13,335	8,983	6,252	22,318	13,648	36,974
10		Other comprehensive income						
		Items that will not be reclassified to profit or loss	8		2)		(5)	
		(i) Remeasurements of post- employment benefit obligations- income/(expense)	(13)	(63)	(7)	(76)	31	30
		-Income tax relating to remeasurements of post- employment benefit	3	16	2	19	(8)	(8)
		(ii) Changes in fair value of FVOCI equity instrument - income/(expense)	-	ų.	2	*	9	1,909
5574		Other comprehensive income / (expense), net of tax	(10)	(47)	(5)	(57)	23	1,931
11		Total comprehensive income for the period (9+10)	13,325	8,936	6,247	22,261	13,671	38,905
12		Paid-up equity share capital	29,601	29,601	29,601	29,601	29,601	29,601
		(Face value of ₹ 10 per share)						
13		Other equity (excluding revaluation reserves)						3,83,627
		(As per audited balance sheet)						
14		Earnings per share						
		(Not annualized) (₹)		: 1 m				
	а	Basic	4.50	13:0A	-IMI 2.11	7.54	4.61	12.49
	b	Diluted	4.50	3.03	112/11	7.54	4.61	12.49

Million Units of electricity Sold

21,326

41,885

38,690

70,610

See accompanying notes to the financial results

		(Figure	s in ₹ Lakhs)
5. No.	Particulars	As at 30.09.2023	As at 31.03.2023
		(Un-audited)	Audited
ı.	ASSETS		
1	Non-current assets		
	Property, plant and equipment	1,439	1,432
	Goodwill	3	3
	Right-of-use asset	391	409
	Other intangible assets	51	67
	Financial Assets		
	Investments in subsidiaries and associates (Refer Note No. 9 & 10)	1,42,139	1,42,139
	Other investments (Refer Note No. 11)	22,113	22,113
	Loans	33	38
	Deferred tax assets (net)	2,880	2,683
	Income tax assets (net)	4,515	5,137
	Other non-current assets	28	30
	Total non-current assets	1,73,592	1,74,05
2	Current assets		
	Financial Assets		
	Investments	20,450	419
	Trade receivables	6,02,903	5,39,785
	Cash and cash equivalents	98,532	91,538
	Bank balances other than cash and cash equivalents	22,618	26,37
	Loans	24	2.
	Other financial assets	1,495	1,908
	Other current assets	8,907	10,212
	Total current assets	7,54,929	6,70,262
	Total Assets	9,28,521	8,44,313
II.	EQUITY AND LIABILITIES	3,20,321	0,44,51.
1	Equity		
	Equity share capital	29,601	29,60
	Other equity	3,82,799	3,83,627
	Total equity	4,12,400	4,13,228
2	Non-current liabilities	4,12,400	4,13,22
	Financial Liabilities		
	Lease liabilities	138	161
	Provisions	2,732	2,562
	Total non-current liabilities	2,870	2,723
3	Current liabilities	2,070	2,723
	Financial Liabilities	1	
	Borrowings	34,011	20,000
	Lease liabilities	28	20,000
	Trade payables	20	2.3
	- total outstanding dues of micro enterprises and small enterprises	re-	92)
	- total outstanding dues of creditors other than micro enterprises and small enterprises	4,47,296	3,99,422
	Other financial liabilities	22,998	2,532
	Other current liabilities	8,835	6,330
	Provisions Total current liabilities	83	53
	Total current liabilities	5,13,251	4,28,362
	(0)	**************************************	
	Total Equity and Liabilities	9,28,521	8,44,313

		 Half year ended		
Particulars		30.09.2023 (Un-audited)	30.09.2022 (Un-audited)	
Cash flows from operative activities				
Net profit before tax		28,616	18,413	
Adjustments for:		2 0		
Depreciation and amortization expense		166	184	
Profit/ (loss) on sale of fixed assets (net)		E STANSFORM	(1)	
Bad debts/ advances written off		11	3	
Equity Investment in an associate company -written off (Refer Note	e No.10)	3,755	5	
Impairment provision already held		(3,755)	2	
Impairment allowance for doubtful debts / advances		1,675	349	
Liabilities no longer required written back		(5)	No. 100	
Finance costs		341	1,923	
Dividend income from subsidiary company		(4,175)		
Interest income		500-TWFT0-845-1-00	6000000	
Rental income		(1,367)	(60)	
		(1)	(1)	
Profit on sale of investment (net)		(280)	230	
Operating profit before working capital changes		24,981	20,591	
Adjustments for:		2000 2000 00		
(Increase)/ Decrease in trade receivables		(64,804)	(1,31,624)	
(Increase)/ Decrease in loans and other financial assets		419	1,562	
(Increase)/ Decrease in other current assets		1,194	(2,349)	
Increase/ (Decrease) in trade payable		47,879	98,815	
Increase/ (Decrease) in other current liabilities		2,509	(37)	
Increase/ (Decrease) in other financial liabilities		62	355	
Increase/ (Decrease) in provisions		124	97	
Cash generated from/(used in) operating activities		12,364	(12,590)	
Direct taxes paid (net)		(5,854)	(7,793)	
Net cash generated from/(used in) operating activities	(A)	6,510	(20,383)	
Cash flow from investing activities				
Interest received		1,480	91	
Dividend received from subsidiary company	0.20	4,175	ā	
Rent received		1	1	
Purchase of property, plant and equipment and intangible assets		(147)	(90)	
Sale of property, plant and equipment		4	7	
Sale/(Purchase) of other investments (net)		(19,751)	(1,808)	
Decrease/ (Increase) in bank balances other than cash & cash equi	ivalents	24,161	(520)	
Net cash generated from/ (used in) investing activities	(B)	9,923	(2,319)	
Cash flows from financing activities				
Proceeds / (repayment) from/ of short term borrowings (Net)		14,011	(38,136)	
Lease liabilities		(20)	(10)	
Finance cost paid		(341)	(2,027)	
Dividend paid		(23,089)	Material.	
Net cash generated from/(used in) financing activities	(C)	(9,439)	(40,173)	
Net increase/ (decrease) in cash and cash equivalents	(A+B+C)	6,994	(62,875)	
Cash and cash equivalents (opening balance)	IMITED	91,538	86,859	
Cash and cash equivalents (closing balance)	4 ×	98,532	23,984	

Notes:

- The standalone financial results have been prepared in accordance with Indian Accounting Standards ('Ind AS') prescribed under section 133 of the Companies Act, 2013 read with relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, (The Regulations).
- 2 The above financial results were reviewed by the Audit Committee, with the management, in its meeting dated November 9, 2023 before submission to the Board for approval and the Board has approved the financial results in its meeting held on November 10, 2023. These financial results have been limited reviewed by the Statutory Auditors of the Company.
- In accordance with the accounting policy, the surcharge recoverable on late/ non-payment of dues by customers is recognized when no significant uncertainty as to measurability or collectability exist. Correspondingly, surcharge liabilities on late/ non-payments to the suppliers, in view of the matching concept, is also not being recognized in the books of accounts. However, the estimated liability in this regard is lower than the company's claims from its customers.
- The company has recognized surcharge income of ₹ 3,814 Lakhs during the quarter (₹ 1,841 Lakhs for the quarter ended September 30, 2022) from customers on amounts overdue against sale of power which has been included in "Other operating revenue". Correspondingly, surcharge expense of ₹ 360 Lakhs paid / payable to suppliers during the quarter (₹ 658 Lakhs for the quarter ended September 30, 2022) has been included in "Operating expenses".
- 5 Total revenue from operations of the company includes sale of electricity and rendering of service (consultancy).
- The company is in the business of power and all other activities revolve around the same. Accordingly there is no separate reportable business segment in respect of these standalone financial results.
- On January 19, 2022, three independent directors of PTC India Financial Services Limited (PFSL), a subsidiary of the Company, 7 had resigned mentioning certain lapses in corporate governance and compliances as stated in respective letters of these directors. Accordingly, to address the same, PFSL got forensic audit done from an Independent CA firm in previous year and had also engaged a professional firm to independently review its management's response submitted (including to assess financial implications and any indication towards suspected fraud) in forensic audit report (FAR). The said FAR with the management responses had been presented by PFSL management to its Board and the Board observed that the forensic auditor did not identify any event having material impact on the financials of PFSL and has not identified any instance of fraud and/or diversion of funds by PFSL. Further, on December 2, 2022 two independent directors had resigned mentioning certain matters which includes, the issues raised by the erstwhile independent directors of PFSL, as stated above, which have been rebutted fully by PFSL and it has submitted its reply with the stock exchanges and Reserve Bank of India. As directed by the Reserve Bank of India (RBI) vide its letter dated January 6, 2023, the PFSL Board again has revisited the findings of the FAR and reaffirmed its views, as stated above (took on record in meeting held on February 03, 2023). Further, as directed by the RBI (letter dated June 16, 2023), the Board of PFSL in its meeting held on June 20, 2023, has resolved that till the appointment of new MD&CEO in place of Dr. Pawan Singh (who has been advised to proceed on leave with immediate effect till his superannuation) is made, newly appointed Director (Finance) & CFO of PFSL will take over the functions and responsibilities of the MD&CEO, with immediate effect. The term of Dr. Pawan Singh as MD&CEO of PFSL has completed with the close of business hours on October 2, 2023.
 - ii) In the last quarter of FY 2022-23, PFSL and its Key Management Persons (KMPs) had received four show cause notices (SCNs) issued by the Registrar of Companies, NCT of Delhi & Haryana (ROC) for non-compliances of the provisions of section 149(8), 177(4)(v) & (vii) and 178 of the Companies Act, 2013. PFSL has submitted its replies on March 14 & 17, 2023 and April 24, 2023 denying the non-compliances mentioned in the above stated SCNs. Subsequently, ROC vide its three Adjudication Orders dated June 27, 2023, has imposed penalty(s) of Rs. 6.40 lakhs and Rs. 2.40 lakhs on PFSL and its Ex-Managing Director and Chief Executive Officer (Ex-MD & CEO) respectively against which it (PFSL) has filed appeals with the Regional Director, Ministry of Corporate Affairs and for remaining one SCN, PFSL has filed application for compounding, which is pending. PFSL management believes that there will be no material financial impact of the above matters on the state of affairs of PFSL.
 - Iii) Securities and Exchange Board of India (SEBI) through Show Cause Notice (SCN) dated May 08, 2023 to Ex-MD & CEO and Non-Executive Chairman of PFSL, pointed out certain matters of Corporate Governance issues, as raised by the Ex-Independent Directors (as detailed in (i) above), under Sections 11(1), 11(4), 11(4A), 11B(1) and 11B(2) read with section 15HB of the SEBI, 1992 read with SEBI (Procedure for Holding Inquiry and Imposing Penalties) Rules, 1995. In this regard, PFSL, Audit Committee and PFSL Board of Directors have noted and taken on record in their respective meetings held on May 18, 2023 that the above stated SCN which is issued by SEBI to the Ex-MD & CEO and Non-Executive Chairman of PFSL, are in their individual name/capacity (addressed to). PFSL believes that issues raised in SCN will be resolved and there will be no material financial implications/ impact on this account on the state of affairs of PFSL.
- 8 (i) The Company had received resignation letters from its three independent directors w.e.f. December 05, 2022 and one independent director w.e.f. December 06, 2022 wherein they had raised issues related to corporate governance and compliance, divergent views of Board members and non-implementation of recommendations in respect of Risk Management Committee (RMC) report of the Company, calling meetings at short notice and few other matters as detailed in their respective resignation letters filed by the Company with the stock exchanges.

The Board of the Company has noted these resignation letters and the management's replies thereon in its meetings dated 6th December and 7th December 2022. Further, the Company has rebutted these claims and has submitted the clarifications on the issues raised by these independent directors to the stock exchanges on 8th December 2022.



(ii) The Company has received email dated 22nd June, 2023 and 10th July, 2023 from SEBI asking data/information from the Company regarding certain matters, mainly related with the process of the appointment of its Chairman & Managing Director (CMD) and matters mentioned in Note 8(i) of the Statement. The Board constituted a Sub-Committee of the directors on June 30, 2023 to look into the matters relating to the communication received from SEBI on June 22, 2023 and related aspects and to suggest further course of action.

In respect of SEBI's email dated June 22, 2023, the Company had submitted an interim reply to SEBI on June 27,2023. Thereafter, the Board, in its meeting dated August 12, 2023, had approved the final response to be submitted to SEBI which has been submitted by the Company to SEBI on November 9, 2023.

Further, in respect of SEBI's email dated July 10, 2023, the Company has submitted interim reply to SEBI on July 14, 2023 and the Board, in its meeting dated August 12, 2023, has directed the Sub-committee to submit reply/report of SEBI's email.

9 The Company was in the process of divestment of its stake in its wholly owned subsidiary i.e. PTC Energy Limited (PEL). Subsequent to the end of the reporting period, the Board of Directors of the Company, in their meeting held on October 19, 2023 has approved the bid received from M/s ONGC Limited for acquiring the Company's 100% equity stake in PEL at a value of ₹ 92,500 Lakhs (Enterprise Value of ₹ 202,100 Lakhs, i.e. sum of outstanding debt and equity value), subject to adjustments in abovementioned bid value on the date of closure of transaction as per the bid format.

The above transaction is subject to the fulfilment of Conditions Precedent, other terms & conditions as per the Share Purchase Agreement to be executed between the parties and the approval of Company's shareholders and other approvals as may be required under applicable laws/regulations.

- The Company has investment in equity shares of Krishna Godavari Power Utilities Ltd. (KGPUL), an associate company, having gross value of ₹ 3,755 Lakhs against which full impairment provision had been made during FY 2015-16. KGPUL was under NCLT proceedings and as per the Resolution Plan approved by National Company Law Tribunal (NCLT), equity shareholding of all the existing shareholders of KGPUL, including the Company, has been nullified. Accordingly, the Company has written off its investment in KGPUL against the impairment provision already held in the books of accounts.
- The Company has investment in the equity shares (~5.62 %) of Sikkim Urja Limited (Formerly known as Teesta Urja Limited) (SUL) having carrying value of ₹ 22,110 Lakhs as on September 30, 2023. SUL owns a Hydro Electric Project of 1,200 MW capacity in the state of Sikkim.

On October 4, 2023, flash flood in Sikkim arising out of a cloud burst, which has been declared as a disaster by Government of Sikkim under the Disaster Management Act 2005 vide Notification No. 399/ LR&DMD/Gos dated October 4, 2023, caused extensive damage to the abovementioned project. As informed by the management of SUL, the detailed assessment of damages/ losses to the project will be carried out in due course and remedial measures would be finalized thereafter. Being non adjusting subsequent event and the fact that impact of the damage on Company's investment in the equity shares of SUL cannot be determined at this stage, no adjustment has been done in the books of the Company in this regard during the quarter ended September 30, 2023.

Other income includes dividend of ₹ 4,175 Lakhs received from subsidiary company during the quarter (for the corresponding quarter ended September 30, 2022, NIL).

13 The figures for the previous periods / year are re-classified / re-grouped / restated, wherever necessary.

Place: New Delhi

Date: November 10, 2023

(Dr. Rajib Kumar Mishra) Chairman & Managing Director

Chartered Accountants



Independent Auditor's Review Report on the Unaudited Quarterly Consolidated Financial Results of PTC India Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To the Board of Directors of PTC India Limited

- 1. We have reviewed the accompanying Statement of Unaudited Consolidated Financial Results of PTC India Limited (the Holding Company) and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") and its share of the net profit/ (loss) after tax and total comprehensive income/ (loss) of its associates for the quarter and half year ended September 30, 2023 (hereinafter referred to as "the Statement"), attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Regulations").
- 2. The management of the Holding Company is responsible for the preparation and presentation of the Statement in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34") prescribed under Section 133 of Companies Act 2013 ("the Act") read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standards on Review Engagement (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India (ICAI). This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

We also performed the procedures in accordance with the Circular No. CIR/CFD/CMD1/44/2019 dated March 29, 2019, issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Circular"), to the extent applicable.

4. The Statement includes the unaudited quarterly financial results of the following entities:

Name of En	tity			Relationship
PTC Energy	Subsidiary			
PTC India Fi	Subsidiary			
Hindustan	Associate			
(formerly Pr	anurja So			

T R Chadha & Co LLP Chartered Accountants



Emphasis of Matter

5. We draw your attention to Note 9(i) to the Statement regarding resignation of three independent directors of the Holding Company w.e.f. December 05, 2022 and one independent director w.e.f. December 06, 2022 wherein they have raised issues related to corporate governance and compliance, divergent views of Board members and non-implementation of recommendations in respect of Risk Management Committee (RMC) report of the Holding Company, calling meetings at short notice and few other matters as detailed in their resignation letters filed by the Holding Company with the stock exchanges.

The Board of the Holding Company has noted these resignation letters and the management's replies thereon in its meetings dated December 06 and December 07, 2022. Further, the Holding Company has rebutted these claims and has submitted the clarifications on the issues raised by these independent directors to the stock exchanges on December 08, 2022.

6. We draw your attention to Note 9(ii) to the Statement which states that, the Holding Company has received emails dated June 22, 2023 and July 10, 2023 from SEBI asking data/information from the Holding Company regarding certain matters, mainly related with the process of the appointment of its Chairman & Managing Director (CMD) and matters mentioned in Note (i) of the Statement. The Board constituted a Sub-Committee of the directors on June 30, 2023 to look into the matters relating to the communication received from SEBI on June 22, 2023 and related aspects and to suggest further course of action.

In respect of SEBI's email dated June 22, 2023, the Company had submitted an interim reply to SEBI on June 27,2023. Thereafter, the Board, in its meeting dated August 12, 2023, had approved the final response to be submitted to SEBI which has been submitted by the Company to SEBI on November 9, 2023.

Further, in respect of SEBI's email dated July 10, 2023, the Company has submitted interim reply to SEBI on July 14, 2023 and the Board, in its meeting dated August 12, 2023, has directed the Subcommittee to submit reply/ report of SEBI's email.

7. We draw your attention to Note 11 to the Statement which states that, the Parent Company has investment in the equity shares (~5.62 %) of Sikkim Urja Limited (Formerly known as Teesta Urja Limited) (SUL) having carrying value of Rs. 22,110 Lakhs as on September 30, 2023. SUL owns a Hydro Electric Project of 1,200 MW capacity in the state of Sikkim. On October 04, 2023, flash flood in Sikkim arising out of a cloud burst, which has been declared as a disaster by Government of Sikkim under the Disaster Management Act 2005 vide Notification No. 399/ LR&DMD/Gos dated October 04, 2023, caused extensive damage to the abovementioned project. As informed by the management of SUL, the detailed assessment of damages/ losses to the project will be carried out in due course and remedial measures would be finalized thereafter. Being non adjusting subsequent event and the fact that impact of the damage on Parent Company's investment in the equity shares of SUL cannot be determined at this stage, no adjustment has been done in the books of the Parent Company in this regard during the quarter ended September 30, 2023.

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- 8. We draw your attention to the following matters included as an Emphasis of Matter paragraph in the limited review report on the financial results of PFS, a subsidiary of the Holding company, for the quarter and half year ended 30th June 2023, issued by an independent firm of Chartered Accountants (Independent Auditor) vide its report dated 27th October 2023, which are reproduced below:
 - i. As on September 30, 2023, the Company has assessed its financial position, including expected realization of assets and payment of liabilities including borrowings, and believes that sufficient funds will be available to pay-off the liabilities through availability of High-Quality Liquid Assets (HQLA) and undrawn lines of credit to meet its financial obligations in atleast 12 months from the reporting date. (Refer Note 8(iii) of the accompanying Statement).
- ii. On January 19, 2022, three independent directors of the Company had resigned mentioning lapses in corporate governance and compliance. The Company had appointed an independent CA firm ("the Forensic auditor"), to undertake a forensic audit to address the same and also engaged a professional firm to independently review the management's response submitted (including to assess financial implications and any indication towards suspected fraud) in forensic audit report (FAR). The said FAR with management response had been presented by the management to the Board and the Board has observed that forensic auditor did not identify any event having material impact on the financials of the Company and has also not identified any instance of fraud and/or diversion of funds by the Company. Further, two independent directors, on December 2, 2022, had resigned mentioning certain matters which includes, the issues raised by the erstwhile independent directors of the Company as stated in their letters, which have been rebutted fully by the Company and submitted its reply with the stock exchanges and Reserve Bank of India. (Refer Note 8(i)(a) of the accompanying Statement).
- iii. As stated in Note 8(i)(b) of the accompanying Statement, the Company has filed appeals against Adjudication Orders dated June 27, 2023 of ROC, for three Show Cause Notices (SCNs) issued by the Registrar of Companies, NCT of Delhi & Haryana (ROC) for the matters stated in the said note and for remaining one SCN, the Company has filed an application for compounding, which is pending. The management believes that there will be no material financial impact on the state of affairs of the Company of this.
- iv. As stated in Note No. 8 (i)(c) of the accompanying Statement regarding the Show Cause Notice (SCN) dated May 08,2023 sent by Securities and Exchange Board of India (SEBI) to the then Managing Director and Chief Executive Officer (MD & CEO) and Non-Executive Chairman of the Company, pointed out certain matters of Corporate Governance issues, as raised by the then Independent Directors, [as detailed in para (ii) above and refer note no. 8(i)(a) of accompanying Statement], under Sections 11(1), 11(4), 11(4A), 11B(1) and 11B(2) read with section 15HB of the SEBI, 1992 read with SEBI (Procedure for Holding Inquiry and Imposing Penalties) Rules, 1995. In this regard, the Audit Committee and the Board of Directors have noted and taken on record in their respective meetings held on May 18, 2023 that the above stated SCN which are issued by SEBI to the MD & CEO and Non-Executive Chairman, are in their individual name/capacity (addressed to). The Company believes that issues raised in SCN will be resolved and there will be

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no material financial implications/impact on this account on the state of affairs of the Company.

v. In assessing the recoverability of loans and advances, the Company has considered internal and external sources of information (i.e. valuation report from external consultant/ Resolution Professional for loan assets under IBC proceedings or otherwise, one time settlement (OTS) proposal, asset value as per latest available financials of the borrowers with appropriate haircut as per ECL policy, sustainable debt under resolution plan). The Company expects to recover the net carrying value of these assets, basis assessment of current facts and ECL methodology which factors in future economic conditions as well. However, the eventual recovery from these loans may be different from those estimated as on the date of approval of these financial results. (Refer Note 8(ii) of the accompanying Statement).

Our conclusion on the Statement is not modified in respect of matters stated in para (i) to (v) above.

Our conclusion on these Consolidated Financial Results is not modified in respect of the matters mentioned in Para 5 to 8 above.

Other Matter

9. The accompanying Statement do not include the results of following entities because the financial results/ information of these entities was not available with the Holding Company for consolidation. The Group has fully impaired the value of investment in these entities in earlier periods and do not expect any further obligation over and above the cost of investment and therefore, in view of the management, there is no impact on the consolidated financial results for the quarter and half year ended 30th September 2023.

Name of Entity	Relationship
RS India Wind Energy Private Limited	Associate
Varam Bio Energy Private Limited	Associate
RS India Global Energy Limited	Associate

10. We did not review the quarterly and year to date financial results/ information of two subsidiaries included in these Unaudited Consolidated Financial Results, whose separate unaudited and quarterly and year to date financial results/ information reflect total assets of Rs. 930,173 Lakhs as at September 30, 2023, total revenue of Rs. 32,269 Lakhs and Rs. 60,084 Lakhs, total net profit/(loss) after tax of Rs. 11,017 Lakhs and Rs. 16,360 Lakhs, and total comprehensive income/(loss) of Rs. 10,999 Lakhs and Rs. 16,321 Lakhs for the quarter and six months' period ended September 30, 2023 respectively and the net cash inflows/ (outflows) of Rs. 3,853 Lakhs for the six months' period ended September 30, 2023 as considered in these Unaudited Consolidated Financial Results. The Unaudited Consolidated Financial Results also include group's share of net profit/ (loss) after tax of Rs. 166 Lakhs and Rs. 222 Lakhs and total comprehensive income/ (loss) of Rs. 166 Lakhs and Rs. 222 Lakhs, for the quarter and six months' period ended September 30, 2023 respectively, as considered in these Unaudited Consolidated Financial Results in respect of one associate company,

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whose financial results/ information have not been reviewed by us. These financial results have been reviewed by other auditors whose reports have been furnished to us by the management and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and associate, is based solely on the reports of the other auditors and the procedures performed by us.

Our conclusion on these Consolidated Financial Results is not modified in respect of the matters mentioned in Para 9 and 10 above.

For T R Chadha & Co LLP

Chartered Accountants Firm's Registration No. 006711N/N500028

HITESH Digitally signed GARG

by HITESH GARG Date: 2023.11.10 17:54:28 +05'30'

Hitesh Garg (Partner) M. No. 502955

Place: Noida

Date: 10th November 2023

UDIN: 23502955BGQQCM4219

PTC INDIA LIMITED

Registered Office: 2nd Floor, NBCC Tower, 15 Bhikaji Cama Place New Delhi - 110 066 (CIN: L40105DL1999PLC099328) Tel: 011- 41659500, 41595100, 46484200, Fax: 011-41659144, E-mail: info@ptcindia.com Website: www.ptcindia.com STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2023

					(Figures in ₹ Lakhs, unless otherwise indicated Consolidated				
	alian engo to	Quarter ended Half year ended Year ended							
. No.	Particulars	30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	ALCO THE SECOND SEC		
		(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	200000	31.03.202 Audited		
	Revenue from operations	(Oil-addited)	(On-addited)	(Oil-addited)	(on-addited)	(On-addited)	Audited		
а	Revenue from operations (Refer Note No. 4)	5,12,967	4,77,228	4,84,220	9,90,195	0.07.044	3 F 40 34		
b	Other operating revenue (Refer Note No. 5 & 6)	7,343	7,552	5,661	14,895	8,97,944	15,49,20		
U	Total revenue from operations	5,20,310	4,84,780	4,89,881	10,05,090	22,736 9,20,680	47,8 15,97,0		
	Other Income	2,175	1,566	303	3,741	578	3,1		
94 18	Total Income (1+2)	5,22,485	4,86,346	4,90,184	10,08,831	9,21,258	16,00,2		
W	Expenses	3,22,403	4,00,540	4,50,104	10,00,031	9,21,230	10,00,2		
а	Purchases	4,71,109	4,41,202	4,47,390	9,12,311	8,25,011	14,18,9		
b	Impairment of financial instruments	275	2,378	719	2,653	1,939	8,0		
c	Operating expenses (Refer Note No. 5 & 6)	1,602	2,407	1,864	4,009	13,484	17,7		
d	Employee benefit expenses	2,332	2,408	2,051	4,740	3,958	8,4		
e	Finance costs	14,009	14,225	14,983	28,234	31,128	59,9		
f	Depreciation and amortization expenses	2,543	2,511	2,546	5,054	5,074	10,1		
q	Other expenses	3,593	2,195	2,048	5,788	3,812	8,6		
9	Total expenses	4,95,463	4,67,326	4,71,601	9,62,789	8,84,406	15,31,9		
	Profit Before Share of Profit/(Loss) of Associates and Tax (3-4)	27,022	19,020	18,583	46,042	36,852	68,2		
	Share of Profit / (Loss) of Associates	166	56	(17)	222	(102)	(2		
	Profit Before Tax (5+6)	27,188	19,076	18,566	46,264	36,750	68,0		
	Tax expenses			38		30,.30	00/		
a	Current tax	5,403	4,446	3,805	9,849	9,871	19,3		
b	Deferred tax expenditure/ (income)	1,554	360	938	1,914	(454)	(2,0		
	Net Profit for the period (7-8)	20,231	14,270	13,823	34,501	27,333	50,7		
Ė	Other comprehensive income	vaeksaan.	50001 5 70500			2.,,555	20,,		
а	ltems that will not be reclassified to profit or loss (i) Remeasurements of post-employment benefit obligations	(16)	(55)	(36)	(71)	39			
	Deferred tax relating to remeasurements of post- employment benefit	4	14	9	18	(10)			
	(ii) Changes in fair value of FVTOCI equity instrument		1 =	(- €)	2	GI (1,9		
b	Items that will be reclassified to profit or loss								
	Change in cash flow hedge reserve	(22)	(35)	42	(57)	60			
	Income tax relating to cash flow hedge reserve	5	9	(10)	14	(15)			
	Other comprehensive income, net of tax (a+b)	9774)	SACKS AND SACKS	5	6904519390	4 0 559			
	Total comprehensive income for the period (9+10)	(29) 20,202	(67) 14,203	13,828	(96) 34,405	74 27,407	1,9 52,6		
	Profit is attributable to:			(
	Owners of the parent	18,138	12,983	11,979	31,121	23,719	44,5		
	Non-controlling interests	2,093	1,287	1,844	3,380	3,614	6,1		
	Other comprehensive income is attributable to:				-,		0,2		
2.	Owners of the parent		4501	_			Serve		
	Non-controlling interests	(24)	(60)	2	(84)	56	1,9		
	Total comprehensive income is attributable to:	(5)	(7)	3	(12)	18			
	Owners of the parent	10 114	12.022	11.001	21.027				
	Non-controlling interests	18,114 2,088	12,923	11,981	31,037	23,775	46,5		
	Paid-up equity share capital	29,601	1,280	1,847	3,368	3,632	6,1		
	(Face value of ₹ 10 per share)	25,001	29,601	29,601	29,601	29,601	29,6		
	Other equity (excluding revaluation reserves) (As per audited balance sheet)						4,72,2		
	Earnings per share (Not annualized) (₹)			12					
а	Basic (3)	6.13	4.39	4.05	10.51	8.01	36		
•	Diluted	6.13	4.39	4.05	10.51	8.01	15. 15.		

See accompanying notes to the financial results

			es in ₹ Lakhs)
			lidated
S. No.	Particulars	30.09.2023	31.03.2023
		(Un-audited)	Audited
f.	ASSETS		
1	Non-current assets		
	Property, Plant and Equipment	1,54,283	1,58,876
	Goodwill	3	3
	Right-of-use asset	2,492	2,757
	Other intangible assets	54	73
	Intangible assets under development	23	15
	Financial Assets	(A)(A)	
	Investments in associates (Refer Note No. 7(iii))	1,163	941
	Other investments (Refer Note No. 11)	30,882	31,238
	Loans	5,27,676	5,69,139
	Other financial assets	991	1,118
	Deferred tax assets (net)	1,240	3,122
	Income tax assets (net)	6,646	6,461
	Other non-current assets	1,110	1,138
	Total non-current assets	7,26,563	7,74,881
2	Current assets	1,20,303	7,74,001
	Financial Assets		
	Investments	20.450	
	Trade receivables	20,450	419
	Cash and cash equivalents	6,29,133	5,67,674
	The Control of the Co	1,07,900	97,052
	Bank balances other than Cash and cash equivalents	85,681	97,156
	Loans	24	25
	Other financial assets Other current assets	1,37,630	1,14,974
	Total current assets	9,191	10,779
	Total current assets	9,90,009	8,88,079
	Total Assets	17,16,572	16,62,960
П.	EQUITY AND LIABILITIES		
1	Equity		
	Equity Share capital	29,601	29,601
	Other Equity	4,80,232	4,72,273
	Total equity attributable to owners of the parent	5,09,833	5,01,874
	Non-controlling interests	86,602	85,477
	Total equity	5,96,435	5,87,351
2	Non-current liabilities		
	Financial Liabilities		
	Borrowings	4,16,253	4,83,313
	. Lease Liabilities	1,896	1,951
	Other financial liabilities	780	848
	Provisions	2,959	2,785
12(2)	Total non-current libilities	4,21,888	4,88,897
3	Current liabilities		
	Financial Liabilities		
	Borrowings	2,09,271	1,68,748
	Lease liabilities	432	588
	Trade payables		
	- total outstanding dues of micro enterprises and small enterprises	25	45
	 total outstanding dues of creditors other than micro enterprises and small enterprises 	4,49,149	4,01,204
	Other financial liabilities	29,677	9,409
	Other current liabilities	9,557	6,549
	Provisions	138	169
	Total current libilities	6,98,249	5,86,712
	Total Equity and Liabilities	17.10.575	10.00.000
	Total Equity and Elabilities	17,16,572	16,62,960



			Quarter ended			ar ended	Year ended
SI. No.	Particulars	30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	31.03.2023
		(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	Audited
1	Segment Revenue						
	Power	5,01,564	4,66,005	4,70,593	9,67,569	8,80,906	15,19,07
	Financing business	19,903	19,128	19,327	39,031	39,835	78,30
	Unallocated	1,018	1,213	264	2,231	517	2,87
	Total	5,22,485	4,86,346	4,90,184	10,08,831	9,21,258	16,00,25
2	Segment Result						
	Power	18,642	13,402	11,948	32,044	23,645	44,99
	Financing business	7,971	5,063	7,096	13,034	13,896	22,96
	Unallocated	575	611	(478)	1,186	(791)	7
	Profit before tax	27,188	19,076	18,566	46,264	36,750	68,03
3 (a)	Segment Assets						
	Power	8,97,994	9,07,060	10,56,268	8,97,994	10,56,268	8,32,53
	Financing business	7,19,144	7,48,387	7,86,458	7,19,144	7,86,458	7,46,74
	Unallocated	99,434	57,643	75,605	99,434	75,605	83,68
	Total	17,16,572	17,13,090	19,18,331	17,16,572	19,18,331	16,62,96
(b)	Segment Liabilities						11
	Power	6,06,593	5,92,728	7,67,403	6,06,593	7,67,403	5,54,62
	Financing business	4,85,307	5,13,605	5,67,397	4,85,307	5,67,397	5,15,75
	Unallocated	28,237	5,194	4,315	28,237	4,315	5,23
	Total	11,20,137	11,11,527	13,39,115	11,20,137	13,39,115	10,75,60



			a and d
			r ended
Particulars		30.09.2023	30.09.2022
		(Un-audited)	(Un-audited
Cash flows from operative activities			
Net profit before tax		46,264	36,750
Adjustments for:		100000000000000000000000000000000000000	
Depreciation and amortization expense		5,054	5,074
Bad debts/ advances written off		11	3
Liabilities no longer required written back		(5)	(7
Share in loss / (profit) of associate		(222)	102
(Profit)/Loss on sale of fixed assets			(3
Impairment on financial instruments		2,653	1,939
Impairment allowance for doubtful debts / advances		1,675	349
Equity investment in an associate company-written off (Refer Note No. 7 (iii))	3,755	₩
Impairment provision already held		(3,755)	1.2
Finance costs		28,234	31,128
Ind AS adjustments		(78)	(1,743)
Interest income		(1,951)	(295
Rental income		-	(7
Profit on sale of investment (net)		(280)	(212
70 - 32		81,355	73,078
Adjustments for movement in:		40mm13/E10/O4/	
Loan financing		17,144	1,09,801
Trade receivables		(62,965)	(1,35,630
Provisions, current and non-current financial liabilities and current and non-c		50,944	98,517
Loans, current and non-current financial assets, non-current and current ass	ets	487	(2,206)
Cash generated from/(used in) operating activities		86,965	1,43,560
Direct taxes paid (net)		(10,033)	(10,923)
Net cash generated from/(used in) operating activities	(A)	76,932	1,32,637
Cash flows investing activities			
Interest received		1,870	296
Rent received		· ·	7
Purchase of property, plant and equipment and intangible assets		(186)	(93
Sale of property, plant and equipment		6	19
Purchase of intangible assets under development		(8)	43
Sale/(Purchase) of investments (net)		(19,387)	(292
Decrease/ (Increase) in bank balances other than cash & cash equivalents		31,808	30,247
Net cash generated from/ (used in) investing activities	(B)	14,103	30,184
Cash flows from financing activities			
Proceeds / (repayment) from/ of borrowings (Net)		(26,445)	(1,87,399)
Lease liabilities paid		(235)	(293
Finance cost paid		(28,165)	(30,570
Proceeds from debt securities (net)		(5)	(3,000
Dividend paid		(25,337)	=
Net cash generated from/(used in) financing activities	(C)	(80,187)	(2,21,262)
Net increase/ (decrease) in cash and cash equivalents	(A+B+C)	10,848	(58,441)
Cash and cash equivalents (opening balance)	W.	97,052	1,24,672
Cash and cash equivalents (closing balance)		1,07,900	66,231

Notes:

- The consolidated financial results have been prepared in accordance with Indian Accounting Standards ('Ind AS') prescribed under section 133 of the Companies Act, 2013 read with relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, (The Regulations).
- The above consolidated financial results were reviewed by the Audit Committee, with the management, in its meeting dated November 09, 2023 before submission to the Board for approval and the Board of Directors has approved the consolidated financial results in its meeting held on November 10, 2023. These consolidated financial results have been limited reviewed by the Statutory Auditors of the Parent Company i.e. PTC India Limited.
- 3 Segments:-The Group is in the business of power and financing business.
- 4 Revenue from operations of the Group includes sale of electricity and interest income from loan financing/debenture.
- In accordance with the accounting policy, the surcharge recoverable on late/ non-payment of dues by customers is recognized when no significant uncertainty as to measurability or collectability exist. Correspondingly, surcharge liabilities on late/ non-payments to the suppliers, in view of the matching concept, is also not being recognized in the books of accounts. However, the estimated liability in this regard is lower than the Group's claims from its customers.
- The Group has recognized surcharge income of ₹ 3,885 Lakhs during the quarter (₹ 1,855 Lakhs for the corresponding quarter ended September 30, 2022,) from customers on amounts overdue against sale of power which has been included in "Other operating revenue". Correspondingly surcharge expense of ₹ 360 Lakhs paid / payable to suppliers during the quarter (₹ 658 Lakhs for the corresponding quarter ended September 30, 2022) has been included in "Operating expenses". DIA Line.

i) The subsidiary and associate companies considered in the Consolidated Financial Results are as follows

	Ownership (%)					
Particulars	As on 30.09.2023	As on 31.03.2023	As on 30.09.2022			
a) Subsidiary Companies						
1. PTC Energy Limited ("PEL")	100.00	100.00	100.00			
2. PTC India Financial Services Limited ("PFSL")	64.99	64.99	64.99			
b) Associate Companies						
1. Hindustan Power Exchange Limited (formerly known as Pranurja Solutions Ltd)	22.62	22.62	22.62			

All the above Companies are incorporated in India.

- ii) The financial statements of three associate companies are not available with the Group viz; R.S. India Wind Energy Private Limited, Varam Bio Energy Private Limited (VBPL) and R.S. India Global Energy Limited. Further, VBPL is presently under liquidation. However, the Group had fully impaired the value of investments in these associates in earlier periods and does not expect further obligation over and above the cost of investments. Hence, there is no impact of the results of these Associates on the consolidated financial results.
- iii) The Parent Company has investment in equity shares of Krishna Godavari Power Utilities Ltd. (KGPUL), an associate company, having gross value of ₹ 3,755 Lakhs against which full impairment provision had been made during FY 2015-16. KGPUL was under NCLT proceedings and as per the Resolution Plan approved by National Company Law Tribunal (NCLT), equity shareholding of all the existing shareholders of KGPUL, including the Parent Company, has been nullified. Accordingly, the Parent Company has written off its investment in KGPUL against the impairment provision already held in the books of accounts.
- (i) (a) On January 19, 2022, three independent directors of PTC India Financial Services Limited (PFSL), a subsidiary of the Parent Company, had resigned mentioning certain lapses in corporate governance and compliances as stated in respective letters of those directors. Accordingly, to address the same, PFSL got forensic audit done from an Independent CA firm in previous year and had also engaged a professional firm to independently review its management's response submitted (including to assess financial implications and any indication towards suspected fraud) in forensic audit report (FAR). The said FAR with the management responses had been presented by PFSL management to its Board and the Board observed that the forensic auditor did not identified any event having material impact on financials of PFSL and has not identify any instance of fraud and/or diversion of funds by PFSL. Further, on December 2, 2022, two independent directors had resigned mentioning certain matters which includes, the issues raised by the erstwhile independent directors of PFSL as stated above, which have been rebutted fully by PFSL and it has submitted its reply with the stock exchanges and Reserve Bank of India. As directed by the Reserve Bank of India (RBI) vide its letter dated January 6, 2023, the PFSL Board has revisited the findings of the FAR and reaffirmed its views, as stated above (took on record in meeting held on February 03, 2023). Further, as directed by the RBI (letter dated June 16, 2023), the Board of PFSL in its meeting held on June 20, 2023, has resolved that till the appointment of new MD&CEO in place of Dr. Pawan Singh (who has been advised to proceed on leave with immediate effect till his superannuation) is made, newly appointed Director (Finance) & CFO of PFSL will take over the functions and responsibilities of the MD&CEO, with immediate effect. The term of Dr. Pawan Singh as MD&CEO of PFSL has completed with the close of business hours on October 2, 2023.
 - (b) In the last quarter of FY 2022-23 PFSL and its Key Management Persons (KMPs) had received four show cause notices (SCNs) issued by the Registrar of Companies, NCT of Delhi & Haryana (ROC) for non-compliances of the provisions of section 149(8), 177(4)(v) & (vii) and 178 of the Companies Act, 2013. PFSL has submitted its replies on March 14 & 17, 2023 and April 24, 2023 denying the non-compliances mentioned in the above stated SCNs. Subsequently, ROC vide its three Adjudication Orders dated June 27, 2023, has imposed penalty(s) of ₹ 6.40 lakhs and ₹ 2.40 lakhs on PFSL and its Ex-Managing Director & Chief Executive Officer (Ex-MD & CEO) respectively against which it (PFSL) has filed appeals with the Regional Director, Ministry of Corporate Affairs and for remaining one SCN, PFSL has filed application for compounding, which is pending. PFSL management believes that there will be no material financial impact of the above matters on the state of affairs of PFSL.
 - (c) Securities and Exchange Board of India (SEBI) through Show Cause Notice (SCN) dated May 08, 2023 to Ex-MD & CEO and Non-Executive Chairman of PFSL, pointed out certain matters of Corporate Governance issues, as raised by the Ex-Independent Directors (as detailed in (a) above), under Sections 11(1), 11(4), 11(4A), 11B(1) and 11B(2) read with section 15HB of the SEBI, 1992 read with SEBI (Procedure for Holding Inquiry and Imposing Penalties) Rules, 1995. In this regard, PFSL, Audit Committee and PFSL Board of Directors have noted and taken on record in their respective meetings held on May 18, 2023 that the above stated SCN which is issued by SEBI to the Ex-MD & CEO and Non-Executive Chairman of PFSL, are in their individual name/capacity (addressed to). PFSL believes that issues raised in SCN will be resolved and there will be no material financial implications/ impact on this account on the state of affairs of PFSL.
 - (ii) As at September 30, 2023, for loans under stage I and stage II, PFSL management has determined the value of secured portion on the basis of best available information including book value of assets/projects as per latest available balance sheet of the borrowers, technical and cost certificates provided by the experts and valuation of underlying assets performed by external professionals appointed either by PFSL or consortium of lenders. For loan under stage III, PFSL management has determined the value of secured portion on the basis of best available information, including valuation of underlying assets by external consultant/resolution professional (RP) for loan assets under IBC proceedings, sustainable debt under resolution plan, claim amount in case of litigation and proposed resolution for loan under resolution through Insolvency and Bankruptcy Code (IBC) or settlement. The conclusive assessment of the impact in the subsequent period, related to expected credit loss allowance of loan assets, is dependent upon the circumstances as they evolve, including final settlement of resolution of projects/assets of borrowers under IBC.
 - (iii) As on September 30, 2023, PFSL has assessed its financial position, including expected realization of assets and payment of liabilities including borrowings, and believes that sufficient funds will be available to pay-off the liabilities through availability of High Quality Liquid Assets (HQLA) and undrawn lines of credit to meet its financial obligations in atleast 12 months from the reporting date.
 - (iv) As per Regulation 54(2) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015 ("Listing Regulations"), all secured non-convertible debentures ("NCDs") issued by PFSL are secured by way of an exclusive charge on its identified receivables to the extent of at least 100% of outstanding secured NCDs and pursuant to the terms of personal infrastructure Non-Convertible Bonds (ISIN: INE560K97102/ INE560K97110) where the Security Goverage is less than 100% i.e., 90.39% (security short by ₹ 201 lakhs), for which PFSL management is in process to modify the charges improve of the Trustee.

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9 (i) The Parent Company had received resignation letters from its three independent directors w.e.f. December 05, 2022 and one independent director w.e.f. December 06, 2022 wherein they had raised issues related to corporate governance and compliance, divergent views of Board members and non-implementation of recommendations in respect of Risk Management Committee (RMC) report of the Parent Company, calling meetings at short notice and few other matters as detailed in their respective resignation letters filed by the Parent Company with the stock exchanges.

The Board of the Parent Company has noted these resignation letters and the management's replies thereon in its meetings dated 6th December and 7th December 2022. Further, the Parent Company has rebutted these claims and has submitted the clarifications on the issues raised by these independent directors to the stock exchanges on 8th December 2022.

(ii) The Parent Company has received email dated 22nd June, 2023 and 10th July, 2023 from SEBI asking data/information from the Parent Company regarding certain matters, mainly related with the process of the appointment of its Chairman & Managing Director (CMD) and matters mentioned in Note 9(i) of the Statement. The Board constituted a Sub-Committee of the directors on June 30, 2023 to look into the matters relating to the communication received from SEBI on June 22, 2023 and related aspects and to suggest further course of action.

In respect of SEBI's email dated June 22, 2023, the Parent Company had submitted an interim reply to SEBI on June 27,2023. Thereafter, the Board, in its meeting dated August 12, 2023, had approved the final response to be submitted to SEBI which has been submitted by the Parent Company to SEBI on November 9, 2023.

Further, in respect of SEBI's email dated July 10, 2023, the Parent Company has submitted interim reply to SEBI on July 14, 2023 and the Board, in its meeting dated August 12, 2023, has directed the Sub-committee to submit reply/ report of SEBI's email.

The Parent Company was in the process of divestment of its stake in its wholly owned subsidiary i.e. PTC Energy Limited (PEL). Subsequent to the end of the reporting period, the Board of Directors of the Parent Company, in their meeting held on October 19, 2023 has approved the bid received from M/s ONGC Limited for acquiring the Parent Company's 100% equity stake in PEL at a value of ₹ 92,500 Lakhs (Enterprise Value of ₹ 202,100 Lakhs, i.e. sum of outstanding debt and equity value), subject to adjustments in abovementioned bid value on the date of closure of transaction as per the bid format.

The above transaction is subject to the fulfilment of Conditions Precedent, other terms & conditions as per the Share Purchase Agreement to be executed between the parties and the approval of Parent Company's shareholders and other approvals as may be required under applicable laws/regulations.

The Parent Company has investment in the equity shares (~5.62 %) of Sikkim Urja Limited (Formerly known as Teesta Urja Limited) (SUL) having carrying value of ₹ 22,110 Lakhs as on September 30, 2023. SUL owns a Hydro Electric Project of 1,200 MW capacity in the state of Sikkim.

On October 4, 2023, flash flood in Sikkim arising out of a cloud burst, which has been declared as a disaster by Government of Sikkim under the Disaster Management Act 2005 vide Notification No. 399/ LR&DMD/Gos dated October 4, 2023, caused extensive damage to the abovementioned project. As informed by the management of SUL, the detailed assessment of damages/ losses to the project will be carried out in due course and remedial measures would be finalized thereafter. Being non adjusting subsequent event and the fact that impact of the damage on Parent Company's investment in the equity shares of SUL cannot be determined at this stage, no adjustment has been done in the books of the Parent Company in this regard during the quarter ended September 30, 2023.

12 The figures for the previous periods / year are re-classified / re-grouped, wherever necessary.

Place: New Delhi

Date: November 10, 2023

PTC TO THE TOTAL THE TOTAL

(Dr. Rajib Kumar Mishra) Chairman & Managing Director