C f N T R U M

June 22, 2021

То,	То,
National Stock Exchange of India Limited	BSE Limited
Exchange Plaza,	Corporate Relations Department,
Plot No. C/1, G Block,	1st Floor, New Trading Ring,
Bandra - Kurla Complex, Bandra (East),	P. J. Towers, Dalal Street,
Mumbai - 400 051.	Mumbai - 400 001.

Sub.:Outcome of Board Meeting held on June 22, 2021Ref:Scrip Code - 501150 and NSE Scrip Code - CENTRUM

Madam/Dear Sir,

The Board of Directors of the Company at its meeting held today, inter-alia, has:

- (a) Approved the Audited Financial Results (Standalone and Consolidated) for the Financial Year ended March 31, 2021;
- (b) Decided not to recommend any dividend for Financial Year 2020-2021, after taking into consideration the impact of the pandemic on the economy and the need therefore to conserve resources;
- (c) Approved an enabling resolution for raising funds through the issuance of Non-Convertible Debentures, up to an amount of Rs. 1000 crores, in one or more series and/or in one or more tranches, subject to the approval of Shareholders; and
- (d) Approved an enabling resolution for raising of funds through issue of equity shares through qualified institutional placements up to an amount of Rs. 500 crores subject to approval of the Shareholders/ Regulatory and/or Statutory Authorities as applicable.

In this connection, we are pleased to enclose the following:

- (a) Audited Financial Results (Standalone and Consolidated) for the Financial Year ended March 31, 2021;
- (b) Audit Report of the Statutory Auditor of the Company (Standalone and Consolidated) for the Financial Year ended March 31, 2021; and
- (c) Declaration on Unmodified Opinion on Auditors' Report issued by the Statutory Auditor of the Company for FY 2020-2021, under Regulation 33(3)(d) of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

The Certificate signed by the Debenture Trustee pursuant to the Regulation 52(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, will be sent shortly.

The Meeting of the Board of Directors of the Company commenced at 02:30 p.m. and concluded at 04:45 p.m.



Centrum Capital Limited (CIN No.:L65990MH1977PLC019986)

The date of the Annual General Meeting of the Company for the Financial Year ended March 31, 2021 and Book Closure date will be intimated separately.

Kindly acknowledge the receipt and take the same on your record.

Thanking you,

Yours faithfully, For Centrum Capital Limited

Alshoh

Alpesh Shah **Company Secretary**

Encls: a/a



Centrum Capital Limited (CIN No.:L65990MH1977PLC019986)

Corporate Office : Centrum House, CST Road, Vidyanagari Marg, Kalina, Santacruz (East), Mumbai - 400 098. Tel : +91 22 4215 9000 Registered Office: 2nd Floor, Bombay Mutual Building, Dr. D. N. Road, Fort, Mumbai - 400 001. Tel : +91 22 2266 2434 Email : info@centrum.co.in Website : www.centrum.co.in

C T N T R U M

June 22, 2021

To, National Stock Exchange of India Limited Exchange Plaza, Plot No. C/1, G Block, Bandra, Kurla Complex, Bandra (East)	To, BSE Limited Corporate Relations Department, 1st Floor, New Trading Ring,
Bandra - Kurla Complex, Bandra (East),	P. J. Towers, Dalal Street,
Mumbai - 400 051.	Mumbai - 400 001.

Sub.: Declaration pursuant to Regulation 33(3) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, regarding Audit Report with Unmodified Opinion Ref: Scrip Code - 501150 and NSE Scrip Code - CENTRUM

Dear Sir/Madam,

In compliance with the provisions of Regulation 33(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time and SEBI Circular No. Cir/CFD/CMD/56/2016 dated May 27, 2016, we hereby declare that, M/s. Haribhakti & Co., LLP, Chartered Accountants, Statutory Auditors of the Company have issued Audit Reports with Unmodified Opinion on the Audited Financial Statements of the Company (Standalone and Consolidated), for the Financial Year ended March 31, 2021.

This is for your information and record.

Thanking You.

Yours faithfully, For Centrum Capital Limited

Jaspal Singh Bindra

Executive Chairman



Centrum Capital Limited (CIN No.:L65990MH1977PLC019986)

Corporate Office : Centrum House, CST Road, Vidyanagari Marg, Kalina, Santacruz (East), Mumbai - 400 098. Tel : +91 22 4215 9000 Registered Office: 2nd Floor, Bombay Mutual Building, Dr. D. N. Road, Fort, Mumbai - 400 001. Tel : +91 22 2266 2434 Email : info@centrum.co.in Website : www.centrum.co.in

Chartered Accountants

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of Centrum Capital Limited

Report on the Audit of the Standalone Financial Results

Opinion

We have audited the accompanying standalone annual financial results of Centrum Capital Limited ("the Company") for the year ended March 31, 2021 ("the Statement"), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Statement:

- is presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- (ii) gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards, and other accounting principles generally accepted in India, of net loss and other comprehensive income and other financial information of the Company for the year ended March 31, 2021.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Companies Act, 2013 ("Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Results section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the Statement under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw attention to Note 3 to the accompanying Statement, which explains the uncertainties and the management's evaluation of the financial impact on the Company due to lockdown and other restrictions imposed by the local governments on account of COVID-19 pandemic situation, for which a definitive assessment of the impact is highly dependent upon the circumstances as they evolve in the subsequent period.

Our opinion is not modified in respect of this matter.

Board of Directors' Responsibility for the Standalone Financial Results

This Statement has been prepared on the basis of the standalone annual financial statements. The Company's Board of Directors are responsible for the preparation and presentation of this Statement that give a true and fair view of the net loss and other comprehensive income and other financial information of the Company in accordance with the recognition and measurement principles laid down in the Indian

brakti & Co. LLP, Chartered Accountants Regn. No. AAC- 3768, a limited liability partnership registered in India (converted on 17th June, 2014 from

With the Hardshakti B. Co., FRN: 103523W) Registered offices: 705, Leela Bosiness Park, Andheri-Kurla Road, Andheri (E), Mumbal - 400 059, India. Tel:+91 22 6672 9999 Fax:-91 22 6672 9777 Other offices: Ahmedabad, Bengaluru, Chennal, Hyderabad, Kolkata, New Delhi.

Chartered Accountants

Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and is free from material misstatement, whether due to fraud or error.

In preparing the Statement, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Standalone Financial Results

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

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible
 for expressing our opinion on whether the Company has adequate internal financial controls with
 reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.



Conclude on the appropriateness of the Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's

Chartered Accountants

report. However, future events or conditions may cause the Company to cease to continue as a going concern.

 Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Other Matter

The Statement includes the unaudited financial results of one Trust, Centrum ESPS Trust, whose financial results reflect total assets of Rs. 2,387.92 lakhs as at March 31, 2021, total revenue of Rs. 1.84 lakhs and Rs. 2.56 lakhs and total loss after tax of Rs. 9.71 lakhs and Rs. 9.08 lakhs for the quarter and year ended March 31, 2021, respectively, and net cash inflow of Rs 67.17 lakhs for the year ended March 31, 2021, as considered in the Statement. These unaudited financial results have been furnished to us by the Board of Directors and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of this Trust is based solely on such unaudited financial results. In our opinion and according to the information and explanations given to us by the Board of Directors, these financial results are not material to the Company.

Our report is not modified in respect of this matter.

 The Statement includes the results for the quarter ended March 31, 2021, being the balancing figure between audited figures in respect of full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subject to limited review by us.

For Haribhakti & Co. LLP

Chartered Accountants

ICAI Firm Registration No.103523W / W100048

Snehal Shah 👌 Partner

Membership No.048539

UDIN: 21048539 AAAA CP 8739

Place: Mumbai

		GAPITAL LIMITED				
	Registered Office : Bombey Mutual Build	ing, 2nd Floor, Dr.D.N.R.	load, Fort, Mumbel -	400001		
	Corporate Ottice : Centrum House, C.S.T. Road, V	Adva Naciari Maro, Kelira	a Santacrus (East)	Manufaction approximate		
	Tel.: +91 22 42159000 Fax no. : +91 22 4215953	3 Email ID: into@centru	m.co.in Website: ww	w.centrum.co.in		
	Statement of Standalone Audited Financiata	Results for the Querte	r and Year ended M	arch 31, 2021		and the second sec
			Quarter ended	(t in	Lakhs) (except per e	quity share da
		31-Mar-21	31-Dec-20	31-Mar-20	31-Mar-21	the second s
	Particulars	Audited (Refer note no 8)	(Unaudited)	Audited		31-Mar-20
	venue from operations	Universities of	[Consortion]	(Refer note no 8)	(Audited)	(Audited)
	Revenue from operations	285.73	525.39	941.01	2,640.40	1.509
	Net Gain on fair value changes Other Operating Income	211.00	119.55	(99.12)	406.35	(156
	Gal revenue from operations	219.58	115.34	91.00	567.51	364
	Other Income	716.31	760.29	932.89	3,614.26	1,687
	fal Income	669.50 1,365.81	687.38 1,447.67	617.09	1,964.41	1,475
	penses		1,000,001	1,549.95	5,578.67	3,167
	. Finance Costs	990.76	891.57	1,068.67	2,877.82	2,404
	 Implement on Financial instruments Employee Benefits Expense 	(26.62)	(32.93)	48.74	24.69	109
	Depreciation and Amortization Expense	452.99	428.73	498.35	1,681,21	2,418
	Other Expenses	52.29	54.05	56.17	217.09	264
	tal Expenses	326.80	224.55	287.47	1,276.08	1,830
Pro	fb(Loss) before exceptional items and tax	(410.41)	1,565.97 (118.30)	1,949.40	6,076.89	7,028
Exc	eptional tiems (Refer note no 4)		(119.30)	(399.42) 3.058.29	(498.22)	(3,861
	fit/Loss) before tax (3-4) Expense	(410.41)	(118.30)	2.658.87	(498.22)	6,258
	Expense nerd tax	1000			(the seal	2,300
	erred tax	21.63	(42.00)	30.00	21.63	3
	Adjustments for earlier years	171.72	82.46	(36.90)	149.33	41
Tot	al Tax Expense	326.06	(92.84)		233.21	(596
Pro	fit(Loss) for the Period/Year (5-6)	(929.82)	(52.38)	(84.8)	404.17	(628
Oth	er Comprehensive Income (OCI)	1723.023	(65.91)	2,665.85	(902.39)	2,924
LB	em that will not be reclassified to profit or loss					
(#)	Change in fair value of equity instruments designated at fair value through OCI			(16.43)	(0.68)	
4001	Remeasurement of Defined benefit scheme	40.47	(33.67)	13.62	(28.69)	(16
	Deferred tax on above	(12.68)	9.80	(3.97)	7.48	(1
	ems that will be reclassified to profit or loss		S			
Tot	al Other Comprehensive Income/ (Loss)	27.79	(23.86)	(6.78)	(21.91)	(13
Pai	al Comprohensive Income/(Loss) for the period/year (7+8)	(902.03)	(09.79)	2,659.07	(924.30)	2,910
Oth	sup Equity Share Capital (Face value of Rs. 1/- Each) ar Equity	4,160.33	4,160.33	4,160.33	4,160.33	4,160
-	the second s	20002250	222030266		49,433.12	
Ear					100,100,14	00.200.
Eer	ning Per Share (not annualised for interim periods) (Face value of Rs.1/- Each)				10,100.14	94,694
Eer	Res.) Basic (Rs.)					50,200.
. Eer		(0.22)	(0.02)	0.64	(0.22)	0.
(0 (0 (1) The mee The	Basic (Rs.) Divided (Rs.) above standatione audited financial results for the quarter and year ended March 31 ting held on June 22, 2021. The Statutory Auditors have issued a report with unmodifie to standatione audited financial results have been preceded in accordance with the	(0.22) 2021 have been review of opinion on the above	(0.02) wed and recommand standalone results.	0.64 led by the Audit Com	(0.22) (0.22) million and approved (0. 0. by the Board at
(0 (0) The men The Rep The activity	Basic (Rs.) Divided (Rs.) above standatione audited financial results for the quarter and year ended March 31 ring held on June 22, 2021. The Statutory Auditors have issued a report with unmodifie is standatione audited financial results have been prepared in accordance with the onling (Tind AS 34") prescribed under Section 133 of the Comparises Act, 2013 ("the Ac outbreak of COVID-19 pandemic across the globe and in India has contributed to a liter. The Management has evaluated the impact of COVID-19 on its assets comprise concluded that there is no significant impact of COVID-19 on its assets	(0.22) , 2021 have been review of opinion on the above recognition and measure (*) read with relevant rul significant impact and v ng of property, plant and	(0.02) wed and recommend standalone results, ement principles taid is issued thereunde volatility in the global equipment, investm	0.64 led by the Audit Com I down in Indian Acco rand other accounting and Indian financial ents, trade receivable	(0.22) (0.22) million and approved to unting Standards 34 principles generally a markets and slowdow s, Loans and other file	0. 0. Interim Finan coopled in Indi
(0 (0) (1) The men The Rep The actin has pan	Basic (Rs.) Divided (Rs.) above standatione audited financial results for the quarter and year ended March 31 ting held on June 22, 2021. The Statutory Auditors have issued a report with unmodifie is standatione audited financial results have been prepared in accordance with the onting (Tind AS 34") prescribed under Section 133 of the Comparises Act, 2013 ("the Ac outbreak of COVID-19 pandemic across the globe and in India has contributed to a rises. The Management has evaluated the impact of the CoryID-19 on its assets comprise concluded that there is no significant impact on the carrying amount of these asset termic is dependent on future developments which is highly uncertain, therefore, the fin	(0.22) , 2021 have been review of opinion on the above recognition and measure (*) read with relevant rul significant impact and v ng of property, plant and	(0.02) wed and recommend standalone results, ement principles taid is issued thereunde volatility in the global equipment, investm	0.64 led by the Audit Com I down in Indian Acco rand other accounting and Indian financial ents, trade receivable	(0.22) (0.22) million and approved to unting Standards 34 principles generally a markets and slowdow s, Loans and other file	0. 0. Interior Finan coopled in Indi
(0 (0) (1) The men The Rep The actin has pan	Basic (Rs.) Disked (Rs.) above standatione audited financial results for the quarter and year ended March 31 ting held on June 22, 2021. The Statutory Auditors have issued a report with unmodifie is standatione audited financial results have been prepared in accordance with the onting (Tind AS 34") prescribed under Section 133 of the Comparises Act, 2013 ("the Ac outbreak of COVID-19 pandemic across the globe and in India has contributed to a view. The Management has evaluated the impact of the CovID-19 on its assets comprise concluded that there is no significant impact on the carrying amount of these asset termic is dependent on future developments which is highly uncertain, therefore, the fin reptional items for the quarter and year ended represents	(0.22) , 2021 have been review of opinion on the above recognition and measure (") road with relevant rul significant impact and v ng of property, plant and is bosides impairment, ancial impact in subseq.	(0.02) wed and recommend standatione results, ement principles laid les issued thereunde volatility in the global equipment, investm if any, and are reco and periods may be	0.64 led by the Audit Com I down in Indian Acco rand other accounting and Indian financial ents, trade receivable	(0.22) (0.22) millice and approved to unting Standards 34 principles generatly a markets and slowdow s, Loans and other fin dement date. The leng assessed.	0 ty the Board a Interim Finan coopled in Indi in the econo ancial assets, act of COVID (1 in Lakhes)
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CENTRUM CAPITAL LIMITED CIN L65990MH1977PLC019986 Registered Office : Bombay Mutual Building, 2nd Floor, Dr.D.N.Road, Fort, Mumbai - 400001. Corporate Office : Centrum House, C.S.T. Road, Vidya Nageri Marg, Kalina, Santacruz (East), Mumbai - 400098. Tel.: +91 22 42159000 Fax no. : +91 22 42159533 Email ID: into@centrum.co.in Website: www.centrum.co.in					
ure.	Α		Ango an Areconte. W	ww.censtan.co.m	
Debe	unsuant to Regulation 52(4) of the SEBI (Listing nit herewith the following information pertaining intures (PPMLD) is of outstanding PPMLD of face value ₹ 1,00,000/	g to the Redeemable Non-Cumula	irements) Regulati tive Principle Prote	ons, 2015 ("Listing Regulations"), w acted Market-Linked Non-Convertibl	
The later	Name of Series No. of	No MLD's	Amt. of issue (1)	Credit Rating	
1	INE690C07719	441	44,100,000	BWR PPMLD BBB/ Slable	
2	INE660C07727	130	13,000,000	and the second se	
	INE690C07743	250	25,000,000	and the second se	
	INE600C07719	470	47,900.000	the second s	
_	INE660C07743	281		IRWR PPMLD BBB/ Stable	
	INE660C07719	205		BWR PPMLD 868/ Stable	
_	INE660C07743	250	26,000,000		
0	INE660C07719	230	23,000,000	and the second se	
-	INE660C07743	100		BWR PPMLD 888/ Stable	
-	INE060C07719	75	7,500.000	and the second	
_	NE660C07719	110	the second se	BWR PPMLD BBB/ Stable	
_	INE660C07750	130		BWR PPMLD 800/ Stable	
	INE660C07768	775	77,500.000		
	INE660C07768	410		BWR PPMLD BBB/ Stable	
_	INE060C07776	275		BWR PPMLD BBB/ Stable	
_	INE660C07778	135	13,500,000	BWR PPMLD 888/ Stable	
_	INE660C07768	60	6.000,000	and the second	
10	INE660C07768	270	27,000,000	SWR PPMLD 80B/ Stable	
19	NE680C07768		and the second se	BWR PPMLD BBB/ Stable	
	INE500C07768	425	42,500,000		
21	INE660C07768	375		BWR PPMLD BBB/ Stable	
22	INE660C07768	304		BWR PPMLD B66/ Stable	
23	INE860C07768	304		DWR PPMLD 886/ Stable	
_	INE660C07768	65		UWR PPMLD B88/ Stable	
_	INE960C07768	855		IIWR PPMLD BB8/ Stable	
20	NE660C07768	425		BWR PPMLD BBB/ Stable	
27	NE660C07776	948		BWR PPMLD BBB/ Stable	
28	NE660C07776	240	the second se	BWR PPMLD BBB/ Stable	
29	NE660C07770	380		SWR PPMLD BBB/ Stable SWR PPMLD BBB/ Stable	
30	NE660C07776	140		BWR PPMLD BBB/ Stable BWR PPMLD D00/ Stable	
31	NE660C07776	430		BWR PPMLD 886/ Stable	
32 1	NE650C07784	430		BWR PPMLD 888/ Stable	
33 1	NE660C07776	and the second se	the second se	The second se	
34 1	NE660C07760	1,592	the second se	BWR PPMLD 888/ Stable	
	NE680C07784	1,113		BWR PPMLD 888/ Stable	
36 1	NE660C07768	1,505	the second se	BWR PPMLD BBB/ Stable	
37	NE660C07784	525	the second s	OWR PPMLD 880/ Stable	
38 1	NE660C07765		the second s	BWR PPMLD BBB/ Stable	
30 0	NE660C07784	349	a construction of the local data	BWR PPMLD BBI/ Stable	
40 2	NE660C07784	695	and the second se	BWR PPMLD BBB/ Stable	
_	NE660C07784	545		BWR PPMLD BBB/ Stable	
-	Total	1,257	125,700,000	BWR PPMLD BBB/ Stable	

ii) Credit Rating and change in Credit Rating (if any):

PPMLD has been assigned a rating of BWR PPMLD BBB/Stable rating assigned by Brickwork Ratings India Private Limited

iii) Asset Cover available, in case of non convertible Debt Securities: 1.89 times

iv) Debt-Equity Ratio (As at March 31, 2021): 0.31 times

v) Previous due dates for payment of interest and repayment of principal amount for Redeemable Non-Cumulative Market-Linked Non-Convertible Debentures : Not Applicable as on date no PPMLD have matured till year March 31, 2021.



Se	Name of Series/Tranche	payment of principal amount of the PPML Type	Amt. of Issue (Rs.)	Due Date of
No.	ALP SACRONNIA	(Prinicpal/Interest*)	HINC OF INSUR (HSL)	payment
_	INE660C07710	Principal and interest	44,100,000	December 31, 2021
_	#4E660C07727	Principal and Interest	13,000,000	July 09, 2023
_	INE660C07743	Principal and Interest	25,000,000	August 01, 2023
-4	INE660C07719	Principal and Interest	47,900,000	December 31, 2021
5	INE660C07743	Principal and Interest	28,100,000	August 01, 2023
6	INE660C07710	Principal and Interest		December 31, 2021
7	INE660C07743	Principal and Interest	20,500,000	the second s
	INE660C07719		25,000,000	August 01, 2023
_	INE660C07743	Principal and Interest	10000 CO. 1000	December 31, 2021
_		Principal and interest	10,000,000	August 01, 2023
_	INE660C07719	Principal and Interest	7,500,000	December 31, 2021
_	INE660C07719	Principal and Interest	11.000.000	December 31, 2021
_	INE660C07750	Principal and Interest		March 04,2022
_	INE660C07768	Principal and Interest		March 21,2022
_	INE660C07768	Principal and Interest		March 21,2022
	INE680C07776	Principal and Interest		January 04,2024
	INE660C07776	Principal and Interest		January 04,2024
	INE660C07768	Principal and Interest		March 21,2022
	INE600C07768	Principal and Interest	the second s	March 21,2022
	INE060C07768	Principal and Interest	the second se	March 21,2022
	INE660C07768	Principal and Interest	the same is the sa	March 21,2022
	INE660C07768	Principal and Interest		March 21,2022
_	INE660C07768	Principal and Interest	30,400,000	March 21,2022
	INE660C07768	Principal and Interest		March 21,2022
_	INE660C07768	Principal and Interest	85,500,000	March 21,2022
~~	INE660C07768	Principal and Interest	42,500,000	March 21,2022
	INE660C07768	Principal and Interest	94,800,000	March 21,2022
	NE 060C07776	Principal and Interest	24,000,000	January 04,2024
_	INE660C07776	Principal and Interest	39,000,000	January 04,2024
	INE660C07776 INE060C07776	Principal and Interest	10,100,000	January 04,2024
_	NE660C07776	Principal and Interest	14,000,000	January 04,2024
	INE060C07784	Principal and Interest		January 04.2024
_	INE660C07776	Principal and Interest		October 17,2022
_	NE660C07768	Principal and Interest		January 04,2024
	NE660C07764	Principal and Interest		March 21,2022
_	INE660C07758	Principal and Interest		October 17,2022
_	INE 600C07754	Principal and Interest	the second	March 21,2022
_	INE 650C07758	Principal and Interest		October 17,2022
_	INE 650C07754	Principal and Interest	34,900,000	March 21,2022
	INE660C07784	Principal and Interest		October 17,2022
	INE060C07784	Principal and Interest		October 17,2022
	THE PROPERTY OF	Principal and Interest	126 700 000	October 17,2022

Note" : interest is paid on maturity only

vii) Debt Service Coverage Ratic: 0.07 times viii) Interest Service Coverage Ratio: 0.83 times

ix) Capital Redemption reserve: Nil x) Net worth of the Company : ₹ 53593.45 Lakhs xi) Net profit after tax : ₹ (902.39) Lakhs

xi) Net promanar and a view and xii) Earnings per share. Basic ₹ (0.22i-) Diluted ₹ (0.22i-)

B. Information pursuant to Regulation 52(7) of the Listing Regulations indicating the material deviation, if any in the use of proceeds of issue of There is no material deviation, in use proceeds of Redeemable Non-Cumulative Market-Linked Non-Convertible Debentures Non Conbertbale debt securities and as stated in offer document ther were utilized towards meeting working capital requirements, supporting subsidiaries, new business initiatives and towards also general corporate purposes.

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CENTRUM CAPITAL LIMITED CIN L65990MH1977PLC019986 Registered Office : Bombay Mutual Building, 2nd Floor, Dr.D.N.Road, Fort, Mumbai - 400001. Corporate Office : Centrum House, C.S.T. Road, Vidya Nagari Marg, Kalina, Santacruz (East), Mumbai - 400098. Tel.: +91 22 42159000 Fax no. : +91 22 42159533 Email ID: info@centrum.co.in Website: www.centrum.co.in

		(₹ in Lakhs
Particulars	As at 31-Mar-21 (Audited)	As at 31-Mar-20 (Audited)
Assets	(Anothera)	(And the c)
1) Financial assets		
Cash and cash equivalents	101111	
Bank balance other than cash and cash equivalents above	1,014.41	280.1
Derivative Financial Instruments	4.27	4.2
Receivables	226.32	77.1
Trade receivables		
Loans	339.39	695.5
Investments	20,368.17	6,716.4
	62,879.91	61,824.5
Other financial assets	2,795.78	7,148.1
Sub-total Financial assets	87,628,25	76,746.1
2) Non-financial assets		
Current tax assets (net)	619.25	623.62
Deferred tax assets (net)	2,476,48	2,944.4
Property, plant and equipment	22635453674	
Right of use assets	389.09	480.2
Other intangible assets	311.63	453.7
Other non-financial assets	16.67	23.4
	60.59	120.2
Sub-total Non-financial assets	3,873.71	4,645.7
Total assets	91,501.96	81,391.8
Links and Frank		
Liabilities And Equity		
Liabilities		
1) Financial Ilabilities		
Derivative financial instruments	7,499.55	2,959.4
Debt securities	23,825.33	11,840.8
Borrowings (other than Debt securities)	1,483.76	6,504.7
Lease liability	342.11	
Other financial liabilities		1,067.19
Sub-total Financial liabilities	4,626.91	4,525.4
Sub-total Pinancial habilities	37,777.66	26,897.6
2) Non-financial Liabilities		
Provisions		
	36.43	33.94
Other non-financial liabilities	94.42	98.89
Sub-total Non-financial liabilities	130.85	132.83
	100000	
3) Equity		
Equity share capital	4,160.33	4,160.33
Other equity	49,433.12	
Total equity	53,593.45	50,200.98 54,361.31
Total Liabilities And Equity		124
Total Cabilities And Equity	91,501.96	81,391.81
	For Centrum Capital L	imited
	00	imited
	Dinda	12
	/	AL AL
	And and all and and a	an Um L
Place: Mumbai	Jaspal Singh Bindra	E mumb
Place: Mumbai Date : June 22, 2021	Jaspal Singh Bindra Executive Chairman DIN : 00128320	E mumb

CENTRUM CAPITAL LIMITED

CIN L65990MH1977PLC019986 Registered Office : Bombay Mutual Building, 2nd Floor, Dr.D.N.Road, Fort, Mumbai - 400001. Corporate Office : Centrum House, C.S.T. Road, Vidya Nagari Marg, Kalina, Santacruz (East), Mumbai - 400098. Tel.: +91 22 42159000 Fax no. : +91 22 42159533 Email ID: info@centrum.co.in Website: www.centrum.co.in

Standalone Statement of Cash Flows for the year ended March 31, 2021

	Particulars	March 04 0504	For the year ended		
		March 31, 2021 (Audited)	March 31, 202 (Audited)		
c	ash Flow from Operating Activities:				
P	rofit/(Loss) before tax	(498.22)	2 202		
	djustments for:	(430.22)	2,396.5		
	Depreciation and amortisation expense	217.09	264.5		
	Loss on sale of property plant and equipment	0.77	(0.3		
	Gain on modification of right to use/sublease	(2.89)	(84.3		
	Forfeiture of upfront deposit on share warrants		(3,750.0		
	Gain on sale of debt trading business		(3,050.4		
	Loss/(Profit) on sale of Investments (net)		535.		
	Net Gain on fair value changes	(406.35)	191.4		
	Interest Income	(1,818.97)	(892.1		
	Employees stock options Income from Trust (net)	15.53	68.2		
	Dividend Income on investment	and the second	0.1		
	Impairment on financial instruments	(38.67)	_ (326.6		
	Guarantee income	24.69	109.9		
	Finance costs	(36.76)	(36.9		
	Operating profit before working capital changes	2,877.82	2,422.		
	Adjustments for :	334.03	(2,150.0		
	Decrease/(Increase) in trade receivables	313.01			
	Decrease/(Increase) in loans	343.24	(680.0		
	Decrease/(Increase) in other financial assets	(12,194.18) 3,846.52	(5,238.2		
	Decrease/(Increase) in other non-financial assets		(3,822.1		
	Decrease/(Increase) in derivative financial instruments (net)	59.66	130.6		
	Decrease/(Increase) in other financial liabilities	314.76	(131.)		
	Decrease/(Increase) in other non-financial liabilities	(709.22)	(462.7		
	Decrease/(Increase) in provisions	(4.49) (26.19)	(185.)		
	Cash Generated from operations	(8,035.87)	(18.		
	Direct taxes paid (net of refunds)	(6,035.87) 292.94	(12,559.0		
	Net Cash generated from/(used in) operating activities	(7,742.93)	(1,562.6		
	Cash Flow from Investing Activities:		-		
	Purchase of property, plant and equipment				
	Proceeds from sale of property, plant and equipment		(12.1		
	Sale/(Purchase) of investments (net) *	1.26	241.3		
	Investment made in subsidiaries during the year	15.00	9,350.1		
	Investment made in Debenture of subsidiary	(128.09)	(1,007.6		
	Investment made in Preference shares of subsidiary	(500.00)	(750.0		
	Proceeds from withdrawal of capital from subsidiary LLP	(500.00)			
	Proceeds from subsidiary - ESOP	576.00	464.0		
	Proceeds from disposal of subsidiary during the year	214.45			
	Proceeds from sale of debt trading business		4,933.5		
	Sale/(Purchase) of treasury shares (net) *	62.50	2,049.5		
	Invesment made in Private trusts	(220.53)	(491.8		
	Dividend on investment	38.42	326.6		
	Net Cash generated from / (used in) investing activities	(440.99)	15,103.6		
	Cash Flows from Financing Activities:		1901.000		
	Proceeds/(Repayment) of Debt Securities (net)*	10 500 00			
	Proceeds/(Repayment) of Borrowings (other than Debt securities) (net) *	16,533.29	852.0		
	Dividend paid (Including Dividend Distribution Tax)	(5,020.98)	(691.7		
	Payment of lease liability	(150.02)	(239.6		
	Finance costs	(2,444,11)	(264.1		
	Net cash generated from / (used in) financing activity	8,918.18	(760.6		
	Net Increase/(decrease) in cash and cash equivalents	774.00			
		734.26	(122.0		
	Cash and cash equivalents as at the beginning of the year Cash and cash equivalents as at the end of the year	280.15	402.2		
	e * Net figures have been reported on account of volume of transactions.	1,014.41	280.1		

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Jaspal Singh Bindra

Executive Chairman

DIN : 00128320

Place: Mumbal Date : June 22, 2021

Chartered Accountants

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of Centrum Capital Limited

Report on the Audit of the Consolidated Financial Results

Opinion

We have audited the accompanying consolidated annual financial results of Centrum Capital Limited (hereinafter referred to as the "Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group"), its associate and joint venture for the year ended March 31, 2021 ("the Statement"), attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. as amended ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate audited financial statements of the subsidiaries, associate and joint venture, the aforesaid Statement:

r. No.	Name of the Entity	Relationship
1	Centrum Capital Limited	Holding Company
2	Centrum Retail Services Limited	Subsidiary Company
3	Centrum Broking Limited	Subsidiary Company
4	Centrum Microcredit Limited (Formerly known as Centrum Microcredit Private Limited)	Subsidiary Company
5	Centrum Housing Finance Limited	Subsidiary Company
6	Centrum Financial Services Limited	Subsidiary Company
7	Centrum International Services Pte. Ltd.,	Subsidiary Company
8	Centrum Alternative Investment Managers Limited	Subsidiary Company
9	Centrum Capital Advisors Limited	Subsidiary Company
10	Centrum Capital International Limited (Formerly known as Commonwealth Centrum Advisors Limited)	Subsidiary Company
11	CCAL Investment Management Limited	Subsidiary Company
12	Centrum Alternatives LLP	Subsidiary Company
13	Centrum Insurance Broker Limited	Subsidiary Company
14	Centrum Wealth Limited (Formerly known as Centrum Wealth Management Limited)	Subsidiary Company
15	Centrum Investment Advisors Limited	Subsidiary Company
16	Centrum REMA LLP (up to February 18, 2021)	Joint Venture
17	Acorn Fund Consultants Private Limited	Associate
18	Centrum ESPS Trust	Trust

(i) includes the annual financial results of the following entities:

Haribhakti B Co. LLP, Chartered Accountants Regn. No. AAC- 3768, a limited liability partnership registered in India (converted on 17th June, 2014 from a firm Hanbhakti & Co. FRN: 103523W) Registered offices: 705, Leela Business Park, Andheri-Kurla Road, Andheri (E), Numbai - 400 059, India, Tel:+91 22 6672 9999 Fax:+91 22 6672 9777

Other offices: Ahmedabad, Bengaluru, Chennar, Hyderabad, Kolkata, New Delhi.



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- (ii) is presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- (iii) gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards, and other accounting principles generally accepted in India, of the consolidated net loss and other comprehensive income and other financial information of the Group, its associate and joint venture for the year ended March 31, 2021.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Companies Act, 2013 ("Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Results section of our report. We are independent of the Group, its associate and joint venture in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the Statement under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in "Other Matters" paragraph below, is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw attention to Note 3 to the accompanying Statement, which explains that the extent to which the COVID-19 pandemic will impact the Group's (including its associate and joint venture) financial performance due to lockdown and other restrictions imposed by the local governments including the Group's (including its associate and joint venture) estimate of impairment of loans to customers and assumptions used in testing the impairment in the carrying value of loans, investments and other financial assets, are dependent on future developments, which are highly uncertain.

Our opinion is not modified in respect of this matter.

Board of Directors' Responsibilities for the Consolidated Financial Results

This Statement has been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors are responsible for the preparation and presentation of this Statement that give a true and fair view of the consolidated net loss and other comprehensive income and other financial information of the Group including its associate and joint venture in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The respective Board of Directors of the companies included in the Group and of its associate and joint venture are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and its associate and joint venture and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the respective financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.



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In preparing the Statement, the respective Board of Directors of the companies included in the Group and of its associate and joint venture are responsible for assessing the ability of the Group and its associate and joint venture to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group and its associate and joint venture or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group and of its associate and joint venture are responsible for overseeing the financial reporting process of the Group and of its associate and joint venture.

Auditor's Responsibilities for the Audit of the Consolidated Financial Results

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

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that
 are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for
 expressing our opinion on whether the Holding Company has adequate internal financial controls with
 reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors use of the going concern basis of accounting
 and, based on the audit evidence obtained, whether a material uncertainty exists related to events or
 conditions that may cast significant doubt on the ability of the Group and its associate and joint venture
 to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw
 attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are
 inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the
 date of our auditor's report. However, future events or conditions may cause the Group and its associate
 and joint venture to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and
 whether the Statement represent the underlying transactions and events in a manner that achieves fair
 presentation.



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Obtain sufficient appropriate audit evidence regarding the financial results of the entities within the Group
and its associate and joint venture to express an opinion on the Statement. We are responsible for the
direction, supervision and performance of the audit of financial information of such entities included in
the Statement of which we are the independent auditors. For the other entities included in the Statement,
which have been audited by other auditors, such other auditors remain responsible for the direction,
supervision and performance of the audits carried out by them. We remain solely responsible for our audit
opinion.

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

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

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations, to the extent applicable.

Other Matters

a) The Statement includes the audited financial statement of 7 subsidiaries whose financial statements reflect Group's share of total assets of Rs. 1,16,628.84 lakhs as at March 31, 2021, Group's share of total revenues of Rs. 7,064.05 lakhs and Rs. 25,333.76 lakhs and Group's share of total net profit/ (loss) after tax of Rs. 2,013.15 lakhs and Rs. (1,197.97) lakhs for the quarter and year ended March 31, 2021 respectively, and net cash outflow amounting to Rs. 1,015.08 lakhs for the year ended March 31, 2021, as considered in the Statement, which have been audited by their respective independent auditors. The independent auditors' reports on financial statements of these entities 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 entities, is based solely on the reports of such auditors and the procedures performed by us are as stated in section above.

One subsidiary is located outside India whose financial statements have been prepared in accordance with accounting principles generally accepted in their respective countries and which have been audited by their respective independent auditor under generally accepted auditing standards applicable in its respective country. The Holding Company's management has converted the financial statements of that subsidiary located outside India from accounting principles generally accepted in their respective country to accounting principles generally accepted in India. We have audited these conversion adjustments made by the Holding Company's management. Our opinion in so far as it relates to the balances and affairs of such subsidiary located outside India is based on the report of their respective independent auditor and the conversion adjustments prepared by the management of the Holding Company and audited by us.

b) The Statement include the unaudited financial results of 2 subsidiaries and 1 trust whose financial statements reflect Group's share of total assets of Rs. 2,904.14 lakhs as at March 31, 2021, Group's share of total revenues of Rs. 0.80 lakhs and Rs. 74.30 lakhs and Group's share of total net loss after tax of Rs.



Chartered Accountants

33.11 lakhs and Rs. 66.59 lakhs for the quarter and year ended March 31, 2021 respectively, and net cash outflow amounting to Rs. 164.92 lakhs for the year ended March 31, 2021, as considered in the Statement. These unaudited financial statements have been furnished to us by the Board of Directors and our opinion on the Statement, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and trust is based solely on such unaudited financial statements. In our opinion and according to the information and explanations given to us by the Board of Directors, these financial statements are not material to the Group (including associate and joint venture).

Our opinion on the Statement is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial statements certified by the Board of Directors.

The Statement includes the results for the quarter ended March 31, 2021, being the balancing figure between audited figures in respect of full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subject to limited review by us.

For Haribhakti & Co. LLP Chartered Accountants ICAI Firm Registration No.103523W/W100048

Snehal Sha

Partner Membership No.: 048539

UDIN: 21048539AAAACQ 5565

Place: Mumbai Date: June 22, 2021



	CIN L5599 Registered Office : Bombey Mutual Build Corporate Office : Centrum House, C.S.T. Road, V	idya Nagari Marg, Kali	ne. Sentecruz (East), Mumbai - 400098.	1.6	
	Tel: +91 22 42159000 Fax no. +91 22 4215953					
_	Statement of Consolidated Audited Financials	Results for the Quar	ter and Year ende	d March 31, 2021		(t in Lakhs)
					innered p	er equity share data
_			Quarter ended		Year en	
		31-Mar-21	31-Dec-20	31-Mar-20	31-Mar-21	31-Mar-20
	Particulars	Audited (Referingte no 6)	(Unaudited)	Audited (Rater note no 6)	(Audited)	(Audited)
1. 1	Revenue from operations	prierer mode die en	(Letteraphies)	graner note no oy	(hitomore)	(wooded)
	a, Interest income	7,962.93	7,619,61	7.361.77	30,981,72	29,759,76
	b. Fees and commission income	5,417,54	3,813.65	4,413.17	10,585,85	15,052 59
	c. Net gain on fair value changes.	1,143.88	377.13	(421.30)	2,214,01	1,218.32
1	d. Others	(01.13)	219.51	915.85	240.53	952.75
	Total revenue from operations	14,443,20	12,029.91	12,259.49	50.021.91	46,583.42
	Other Income	395.76	281.61	296.43	1,292.62	1,064.42
	Total Income	14,838,96	12,311.72	12,555.92	\$1,314,53	48,647.84
			1.00		100000	
6 B	spensos					
	a, Finance Costa	6.044.38	5,991.30	3,708.47	23,842.87	19,887.71
	b. Impairment on financial instruments (net)	649.13	366.90	78.31	1,697,43	(942.79
	c. Employee Benefits Expense	5,408.51	4,874.49	4,877.46	19,647,13	22,616.01
	 Depreciation and Amortisation Expense 	451.11	448.41	508.32	1,019.21	2,003.16
1.1	e. Other Expenses	1.943.71	2,178.13	3,104.08	7,407.72	10,016.42
	Total Expenses	14,555,84	13,859.23	12,336.64	64,614,36	\$3,580,51
	Volit/ (Loss) before exceptional items and tax	282.12	(1,647.62)	219.28	(3,199.83)	(5,532.67
	xosptional Items (Refer note no 4)			3,048.76		6,798.76
	hofit(Loss) before tax (3-4)	282.12	(1,547.52)	3,268.04	(3,199.83)	1,266.09
-	Tax Expense Sumehr tax		200 Mar			Second
		99.28	52.78	63,02	502.80	270.95
	Deferred tax	\$42.70	41.98	598.72	(03.57)	1,753.68
	ax Adjustments for earlier years	594.59	(92.84)	0.95	501.75	(830.01
	Iotal Tax Expense	836.57	1.90	762.99	981.04	1,194.62
	iet Profit/ (Loss) after tax before share of profit(loss) of associates and joint entures (54)	(554,45)	(1,549.44)	2,605.36	(4,180.87)	71.67
8 5	ihare of profit / (loss) of associates and joint ventures					
10. 0	(et Profit/ (Loss) for the period/year (7+8) Miner Comprehensive locome (OCI)	(554,45)	(1,549.44)	2,505.35	(4,580.87)	71.67
	item that will not be reclassified to profit or loss	1000	100000			
	a) Remeasurement of Defined benefit scheme	58.64	(89.08)	39.56	(62,91)	(28.25
	b) Change in fair value of equity instruments designated at fair value through OCI Change in tair value of equity instruments designated at fair value through OCI		0.08	(18.43)	(0.66)	(16.43
- 0	c) Deferred fax on above Litems that will be reclassified to profit or loss a) Deb instruments through OCI	(12.49)	8.93	(4.86)	5.01	5.05
	b) Currency exchange difference on translation, net of tax	4,43	(0.25)	(38.51)	in	
	c) Income tax relating to items that will be reclassified to profit or loss	4,44	(wxa)	(30.51)	4.03	5.31
	otal Other Comprehensive Income/[Loss]	50,58	(\$2.22)	(18.24)	(54.55)	-
	fotal Comprehensive Income/(Loss) for the period/year	(503.87)	(1,601.67)	2,487.11	(4,235.42)	(34.32 37.25
N	et Profit/(Loss) for the period/year attributable to		S. Same			
	Deners of the company	(1,171,36)	(1,802.12)	2,879,35	(4,687,19)	
	fon-controlling interest	616.90	52.68	(374.00)	(4,667,19) 608.32	1,444,61 (1,373.04
				(an a second		£1,070.004
- 0	Other Comprehensive Income/ (Loss) for the period/year attributable to					
	Deners of the company	47.08	(41.73)	(28.64)	(37,39)	(34.17
n.	Ion-controlling interest	3.50	(10.49)	7.40	(17.16)	(0.15
			1		factory.	19.10
1	fotal Comprehensive income/ (Loss) for the period/year attributable to					
0	Demons of the company	(1,124,27)	(1,643.85)	2,853.71	(4,724,58)	1,410.44
ħ	Ion-controlling interest	620.40	42.18	(366.60)	489.10	(1,373.19
	2 Martin Contractor Contractor		1000			4.1.00 m. FB
1. P	ald-up Equity Share Capital (Face value of t 1- Each)	4,160.33	4,160.33	4,169.33	4,160.33	4,160.33
	Other Equity		1000	and the second second	63,789,68	58,014.04
0. E	Carning Per Share (not annualised for interim periods) (Face value of t1. Each)	100			CALCULATION OF	
			10000	· · · · · · · · ·		
	(i) Gasic (₹)	(0.28)	(0.39)	0.69	(1.13)	0.35
	() Diluted (T)					



The above Consolidated audited financial results for the quarter and year ended March 31, 2021 have been reviewed and recommended by the Audit Committee and approved by the Board at its neeting held on June 22, 2021. The Statutory Auditors have issued audit report with unmodified opinion on above consolidated financiate results.

These Consciduted audited financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards 34 - Interim Financia Reporting ("Ind AS 34") prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with relevant rules issued thereunder and other accounting principles generally accepted in India

The outbreak of COVID-19 pendemic across the globe and in India had a significant impact on the global and indian financial markets and slowdown in economic activities. The Group has granted monstorium up to six months on the payment of instalments falling due between March 01, 2020 and August 31, 2020 to all eligible borrowers based on the Board approved monstorium. з grantee motatorium op to set instead on the payment of the payment Provisioning dated April 17, 2020. Further, period for which monstorium is granted has not been considered for computing days peet due (DPD) as on March 31, 2021. Extension of such Intrational sector report 17 provides as per the COVID-19 Regulatory Package of the Reserve Bank of India (RBI) and CPD traces for such period, by Iself, was not assessed/considered to result in significant increase in the credit risk as per Ind AS 109 for staging of accounts. The Group had made provisions as per the adopted ECL model for impairment on financial instruments. Currently, the Group has considered the moratorium, various other measures taken by Government and the DPD status from the end of the moratorium period and the collection efficiency of the Group and accordingly have assessed that no additional provisioning on account of impact of COVID 19 is required as on March 31, 2021. Further, the Group's current view is that all other assets of the Group are recoverable. The impact of COVID -19 is dynamic, evolving and uncertain and impact assessment is based on the current situation. However, the actual impact may very due to prevailing uncertainty caused by the pandemic.

Horible Supreme Court, in a public interest litigation (Gajendra Sharma va. Union Bank of India & Anc) vide an interim order dated September 3, 2020 had directed that accounts which were not declared NPA III August 31, 2020 shall not be declared as NPA bill further orders. Basis the said interim order, until December 31, 2020, the Group did not classify any additional borrowst account as NPA as per RBI or other regulatory prescribed norms after August 31, 2020 which were not NPA as of August 31, 2020.

The interim order stood vacated on March 23, 2021 vide the judgement of the Honble Supreme Court in the matter of Small Scale industrial manufacturers Association vis UOI & Ors. and othe connected matters. In accordance with the instructions in paragraph 5 of the RBI circular no. RBI/2021-0217 DOR.STH. REC. 4/ 21.04.048/ 2021-02, dated April 07, 2021 issued in the connection, the Group has classified the borrower account as per the estant RBI nonne/IRAC nomis and as per the ECL model under Ind AS Financial Statements as on March 31, 2021

4 Exceptional items for the quarter and year ended represents

Particulars	Quarter ended					oded
	31-Mar-21	31-Dec-20	31-Mar-20	31-Mar-21	31-Mar-20	
Profit/ (Loss) on Sale of Investments in subsidiary companies			(1.73)		(1.73	
Gain on sale of debt tracing business			3,050,49		3 010 49	
Forfeiture of upfront subscription on share warrants					3,750.00	
Total			3.048.76		4 758 76	

The Consolidated Segment Results is attached herewith as per "Annexure 1"

The figures for the last quarter of the current year and of the previous year are the balancing figures between audited figures in respect of the full financial year and year to date reviewed figure 8 upto the end of the third quarter.

The Consolidated financial results for the quarter and year ended March 31, 2021 are being uploaded on the Company's website viz., www.centrum.co.in. 8

The previous penodyes's figures have been regrouped/tearranged wherever necessary to conform to current period's/current year classification.

Place: Numbal Date : June 22, 2021



The Local Days

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CENTRUM CAPITAL LIMITED CIN L05990MH1977PLC019995 Registered Office : Bombay Mutual Building, 2nd Floor, Dr.D.N.Road, Fort, Munical - 400001. Corporate Office : Centrum House, C.S.T. Road, Vidye Nagan Marg, Kalina, Santaoruz (East), Munical - 400098. Tel. +91 22 42159000 Fax no. ; +91 22 42159553 Email ID. Info@centrum.co.in Website: www.centrum.co.in

		(T in Lakhs
riculars	As at 31-Mar-21	As at 31-Mar-20
	(Audited)	(Audited)
Assets		
1) Financial assets	1 22 22 23 24	100.00
Cash and cash equivalents	20,909.16	10.880.6
Bank balance other than cash and cash equivalents above	26,317.78	22.204.4
Derivative Financial Instruments	4,410.05	2,494.8
Receivables	1000000	
i) Trade receivables	3.456.92	5,967.3
is Other receivables		173.3
Loars	218,389,98	198,119,3
Investments	7,783.09	4.676.0
Other financial assets	6.404.40	10,894.5
Sub-total Financial assets	287,671.38	201,410.5
2) Non-Enancial assets	201020	
Current tax assets (net)	4,559,44	5.638.4
Deferred tax assets (net)	5.145.08	5.384.1
Investment property		3,397.8
Property, plant and equipment	5.810.95	2,877.6
Capital work-in-program	7.64	6,011.0
Right of use assets		
	1,601.54	2,779.2
Goodwill on consolidation	4,779.42	4,779.4
Goodwill	3,843.37	3,943,3
Other intangible assets	781.55	922.5
Other non-financial assets	1,665,80	1,096,2
Sub-total Non-financial assets	28,327.89	31,420.5
Total assets	315,999.07	292,831.4
10081 459915	315,999.07	292,831.3
Lisbilities And Equity		
Liabilities		
1) Financial liabilities		
Derivative financial instrumenta		
	17,178,14	8,960.5
Payables		
() Trade payables		
(i) solal outstanding dues of miors enterprises and small enterprises	5.41	5.5
(ii) total outstanding dues of creditors other than micro enterprises and small enterprises	8,102.14	8,836.1
(1) Other payables	1000	
(i) total outstanding dues of micro enterprises and small enterprises		
(ii) total outstanding dues of creditors other than micro enterprises and small enterprises		
Debt securities	130,458.62	91,466.0
	61.022.12	80,895,5
Borrowings (other than Debt securities)	1.000.00	1,000 0
	1.844.61	2,885.3
Subordinated Babilities		14,506,2
Subordinated Babilities Leave Bability		206,615.3
Subordinated Babilities Leave Bability Other financial Babilities	15,714.05	
Subordinated Babilities Leave Bability		******
Subordinated Babilities Leave Bability Other financial Babilities	15,714.05	
Subordinated Babilities Leave Bability Other Enercial Babilities Sub-total Pinencial Babilities	16,714.05 235,393.09	
Subordinated liabilities Leave liability Other financial liabilities Sub-total Pinancial liabilities Provisions	16,714,05 235,393,09 850.04	580.1
Subordinated Babilities Leave Bability Other financial Babilities Sub-total Pinancial Babilities 2) Non-financial Liabilities	16,714,05 235,393,09 850,04 2,121,17	580.1 1,932.4
Subordinated Babilities Leave Bability Other financial Babilities Sub-total Pinancial Babilities Provisions Other non-financial Babilities	16,714,05 235,393,09 850.04	580.1 1,932.4
Subordinated Babilities Leave Bability Other financial Babilities Sub-total Pinancial Babilities Provisions Other non-financial Babilities	16,714,05 235,393,09 850,04 2,121,17	580.1 1,932.4
Subordinated Babilities Leave Bability Other financial Babilities 2) Non-Enancial Liabilities Provisions Other non-Enancial Babilities Sub-total Non-Enancial Babilities	16,714,05 235,393,09 850,04 2,121,17 2,981,21	580.1 1,032.4 2,612.1
Subordinated Babilities Lease Bability Other Financial Babilities 2) Non-Enancial Babilities Provisions Other non-Enancial Babilities Sub-total Non-Enancial Babilities 3) Equity Equity share capital	16,714,05 235,393,09 860,04 2,121,17 2,981,21 4,160,33	580.1 1,032.4 2,612.1 4,150.3
Subordinated Sublities Leave Subordinated Sublities Other Financial Babilities 2) Non-Anancial Liabilities Provisions Other non-Financial Babilities Sub-total Non-Anancial Babilities 3) Equity Equity share capital Other equity	16,714,05 235,393,09 860,04 2,121,17 2,981,21 4,100,33 50,799,68	580.1 1,832 4 2,612.1 4,160.3 58,014.0
Subordinated Babilities Lease Bability Other Financial Babilities 2) Non-Enancial Babilities Provisions Other non-Enancial Babilities Sub-total Non-Enancial Babilities 3) Equity Equity share capital	16,714,05 235,393,09 860,04 2,121,17 2,981,21 4,160,33	580.1 1,932.4 2,612.4 4,160.3 58,014.0
Subordinated Sublities Leave Subordinated Sublities Other Financial Babilities 2) Non-Anancial Liabilities Provisions Other non-Financial Babilities Sub-total Non-Anancial Babilities 3) Equity Equity share capital Other equity	16,714,05 235,393,09 860,04 2,121,17 2,981,21 4,100,33 50,799,68	580.1 1,932 4 2,612.1 4,160.3 58,014.0 62,174.3 16,526.5
Subordinated Babilities Lease Bability Other Financial Babilities 2) Non-Enancial Babilities Provisions Other non-Financial Babilities 3) Equity Equity shore capital Other equity Total equity	16,714,05 235,393,09 850,04 2,121,17 2,581,21 4,100,33 50,799,88 67,950,01	580.1 1.932 - 2,512.4 4,160.3 58,014.0 62,174.3

For Centrum Capital Limited

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Place: Mumbal Date : June 22,2021

Jaspel Singh Bindra Executive Chairman DIN : 00128320

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CENTRUM CAPITAL LIMITE CIN L85050MH1577PLC0199 Registered Office : Bombay Mutual Building, 2nd Floor, Dr.0.	66	
Corporate Office: Centrum House, C.S.T. Roed, Vidya Nagari Marg, K Tel.: +91 22 42159000 Fax no.: +91 22 42159533 Erwal ID: Info@ce	aline, Santacruz (Exet), Mumbal - 4 nbum co.in Website: www.centrum.	00098. 09.in
Consolidated Statement of Cash Flow for the year	rended March 31, 2021	(f in Lakhs)
Particulars	Year ended	Year ended
	31-Mar-21	21-Mar-20
Cash Flow from Operating Activities:	(Audited)	(Audited)
Product and Andrew Say	202.02	
Profil(Loss) before tax	(3,199,83)	1,366.01
Adjustments for		
Depreciation and amortisation expense Gein on sale of debt trading business	1,919(2)	2,005.11
Forfeiture of upfront subscription on share warrants		(3.050.4)
Gain on Direct Assignment	041.30	(356.5)
Impairment on financial assets	1,097,43	(\$42.7
Not effect of exchange rate changes Interest income	6.42	1.0
Profit on sale of investments (net)	(73.10)	(4,421.5)
Fair value gain on financial instruments	(2.213.01)	(1,218.5)
Loss/(Profit) on sale of property, plant and equipment	0.52	5.9
Property Plant and Equipment written off Gain on modification of right of use / sub-lease	121.55	
Employees stock option provision	(3.84)	(86.8
Dividend Income on investment	(1.00)	(96.2
Finance costs	7,469,63	5,825.4
Operating profit before working capital changes	4,910,09	(4.185.2
Adjustments for : Decrease((increase)) in other financial assets	3,021,84	
Decrease((norsese) in other non-financial assets	(168.18)	(9.021.4) 1.062.40
Decrease(Increase) in Loans(net)	(18,220,34)	(7.039.5)
Decrease(increase) in trade receivables	2,758.63	2,204,61
Increase/(Decrease) in other financial liabilities	209.42	1.015.80
Increase/(Decrease) in derivatives financial instruments (net) Increase/(Decrease) in other non financial labéldes	2,488.30	(538.63
Increase/Decrease) in other rich transities sebelates	(22.57) (034.33)	(838.5
Increase/(Decrease) other liabilities and provisions	991.90	4,338,61 40,57
Cash Generated from operations	(4,314,72)	(13.303.4
Direct taxes paid (net of refunds)	277,50	(5.477.70
Net Cash generated from/(used in) Operating Activities	(4,038,84)	(17,780,27
Cash Flow from Investing Activities:		
Purchase of property, plant and equipment	(\$39.40)	(740.67
Proceeds from sale of property, plant and equipment	60.16	241,60
Sale / (Purchase) of Treesury Shares Purchase consideration paid on business combination	62.50	(491.80
Proceeds from sale of debt trading business	1 1	(1,877,18
Investment in fixed deposits (ver)	(2.630.73)	2,048.81
Accuston / Proceeds from purchase / sale of investments (rwl) *	(2.767.89)	10,457,81
Proceeds from sale of investment in subsidiaries	· · · ·	156.0
Loan given Interest received	(735.72)	
Dividend income on investment	913.30	1,148.30
Net Cash generated/ (used in) from in Investing Activities	(5.425.74)	13,300,41
Cost Day to a Day of the State of the State		
Cash Flaw from Financing Activities: Proceeds from issuance of share capital		
Repayment of debt securities	68,402,54	18,714.30
Proceeds of Borrowings (other than debt securities) (net) *	(64.664.57)	18,853,86 (29,174,82
Payment of leave liability	(1,225,55)	(1,204.28
Dividend paid		(202.34
Finance costs peet Net cash generated framijused inj financing activity	(6,041,83)	(2,474.84
Net Increase in cash and cash equivalents	12,091.09	6,201.01
Cash and cash equivalents as at the beginning of the Year	4,038,49	1,772.03
Cash and cash equivalents as at the end of the Year	25,558,16	15,108,64
* Net Spures have been reported on account of volume of transactions.		in your a
	For Contrue Capital Limited	-
Place: Mumbai	Jaspal Singh Bindra Executive Chairman	sal L

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Centrum Capital Limited Annexure 1

Sr. No.	Particulars	ended March 31, 2021 Quarter ended			₹ In Lakhs Year ended	
		March 31, 2021 (Audited)	December 31, 2020 (Unaudited)	March 31, 2020 (Audited)	March 31, 2021 (Audited)	March 31, 2020 (Audited)
1	Segment revenue [Total income]					
	Institutional Business	1.726.73	1,687.26	1,544.24	6,618.50	3,838.34
	Wealth Management & Distribution	4,890.90	2,142.57	3,711.08	12,048.68	13,930.51
	Housing Finance	1,661.88	1,745.39	1,541.28	6,801.61	5,206.79
	SME/ Micro credit Lending	6,598.08	5,366.99	6,145.24	23,963.96	23,589.93
	Unallocated	2,985.93	3.070.91	1,115.06	9,972.44	9,422.11
	Less : Elimination	(3,420.33)	(1,964.22)	(1,797.41)	(9.383.28)	(8.804.28
	Total Income	14,443.19	12,029.91	12,259.49	50,021.91	46,983.43
2	Segment Results (Profit/ (Loss) before tax)					1.014 - 42
	Institutional Business	(838.31)	18.26	232.14	(575.72)	(1,565.04
	Wealth Management & Distribution	1,099.30	(317.33)	(834.06)	147.57	(1,095.46
	Housing Finance	280,11	417.86	(90.00)	1,526.30	259.84
	SME/ Micro credit Lending	885.51	(709.39)	1,358.31	347.44	1,623.63
	Unallocated	2,978.77	(472.17)	2,585.86	6,404.33	2,289.14
	Less : Elimination	(1,096.91)	(361.18)	(2,068.42)	(2,992.30)	(573.5
	Profit / (Loss) before tax	3,308,46	(1,423.96)	1,183.83	4.857.91	938.5
	Less :					
	a) Interest (income)/expense (Net)	1,690.68	1,112.85	685.33	7,409.03	5.925.4
	b) Unallocated (income)/expenditure (Net)	1,335.66	(989.29)	79.22	587,81	545.7
	Total Profit before exceptional item and tax	282.12	(1,547,52)	219.28	(3,199.83)	(5,532,6
	Exceptional Items			3.048.76		6,798,7
	Total Profit / (Loss) before tax	282.12	(1,547,52)	3,268.04	(3,199.83)	1,266.01
3	Segment Assets				10000000	
	Institutional Business	4,572.40	5,083.90	7,407.03	4.572.40	7,407.0
	Wealth Management & Distribution	16.813.80	20,332.94	24,343.91	16,613.80	24,343.9
	Housing Finance	67.060.23	65.592.08	61,933,27	67,060.23	61,933.2
	SME/ Micro credit Lending	\$65,772.76	153,980,16	157.063.78	165,772.76	157,063.7
	Unallocated	187,656.80	190,361.39	169,251.60	187,656.80	169,251.6
	Less : Elimination	(125,876.93)	(133,926.45)	(127,167.72)	(125,876.93)	(127,167.7
	Total Assets	315,999,07	301,424.02	292,831,87	315,999,07	292,831.8
4	Segment Liabilities				a copromet	APRICE CO.
	Institutional Business	1.015.12	1,678.01	2,760.77	1,015.12	2,760.7
	Wealth Management & Distribution	19,154,25	23,245,78	27,596,77	19,154,25	27,596.7
	Housing Finance	28,993,49	25,817,81	23,235,48	26,993,49	23,235,4
	SME/ Micro credit Lending	127,609.92	116,672,48	121,597,57	127,609.92	121,597.5
	Unallocated	91,382.54	92,364.35	68,500,16	91,382.54	68,500.1
	Less : Elimination	(27,781.02)	(36,819,26)	(32,582,19)	(27,781.02)	(32,562.1
	Total Liabilities	238,374.30	222,959.17	211,128.56	238,374.30	211,128.6
5	Capital employed (Segment assets - Segment lia					
	Institutional Business	3,557.28	3,405.89	4.646.26	3,557,28	4,646.2
	Wealth Management & Distribution	(2.340.45)	(2,912,84)	(3.252.86)	(2.340.45)	(3.252.8
	Housing Finance	40,068.74	39,774.27	38,697.79	40,068,74	38,697.7
	SME/ Micro credit Lending	38,162,85	37,307.67	35,466,21	38,162.85	100 P. 11 P. 10 10 10
	Unallocated	96.274.26	97,997.05	100,751,44	98,274,26	35,466.2
	Less : Elimination	(98,095.91)	(97,107.19)	(94,605.53)		100,751.44
	Total Capital Employed	77,624.77	78,464.85	81,703.31	(98,095.91) 77,624.77	(94,605.53