MphasiS Limited

Registered Office: Bagmane World Technology Center Matathalli Outer Hing Road Doddanakhundi Village Manadevabura Bangalore - 560 048, India Ph.: +91 080 3352 5000 Fax: +91 080 6695 9943



Date: 23 October 2013

To, The General Manager Listing Department. National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex, Bandra (E), MUMBAI -400 051

Symbol: MPHASIS ISIN: INE356A01018

Dear Sir/Madam,

### Sub: Application for approval under Clause 24(f) of the Listing Agreement for the proposed merger of MphasiS Finsource Limited (The "Transferor Company"), a wholly owned subsidiary with MphasiS Limited (The "Transferee Company").

The Board of Directors of the Company in its meeting held on 26 and 27 September 2013 had approved the draft Scheme of Amalgamation of MphasiS Finsource Limited (Transferor Company) with MphasiS Limited (The "Transferee Company").

As per the requirement of Clause 24 (f) of the Listing Agreement , we attach following for your reference:

- <u>Certified True Copy of the Resolution passed by the Board of Directors</u>: Certified True Copy of the Resolutions passed by the Board of Directors of the Transferee Company viz. MphasiS Limited as well as Transferor Company viz. MphasiS FinsourcE Limited are enclosed herewith as Annexure 1
- <u>Certified True Copy of the Draft Scheme</u>: Certified true copy of the draft Scheme as approved by the Board of Directors of the Transferor and Transferee Company at their Board meetings held on 27 September and 26 and 27 September respectively is enclosed as Annexure 2.
- <u>Valuation Report</u>: Valuation report on the amalgamation of MphasiS FinsourcE Limited with MphasiS Limited from the CFO/CS is enclosed as Annexure 3.
- 4. Report from the Audit Committee recommending the draft Scheme is enclosed as Annexure 4.



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- Fairness opinion by the Merchant Banker: Fairness Opinion from IFCI Financial Services Limited, Merchant Banker registered with SEBI on the valuation report as mentioned under Pt. 3 is enclosed as Annexure 5.
- 6. <u>A. Shareholding Pattern of the Transferee Company</u>: As the Transferor Company is a wholly owned subsidiary Company of the Transferee Company, there will be no issue of shares by the Transferee Company to the shareholders of the Transferor Company pursuant to the proposed Scheme. Therefore, there will no change in the shareholding pattern of the Transferee Company post merger of Transferor Company into the Transferee Company. The present Shareholding pattern of the Transferee Company as at 30 Sept 2013, as per Clause 35 of the Listing agreement is attached herewith as Annexure 6 (A).

**B. Shareholding Pattern of the Transferor Company :** The Pre and Post amalgamation Shareholding pattern of the Transferor company is enclosed herewith as **Annexure 6 ( B)**.

- Compliance Report as per Clause 49 of the Listing Agreement with an undertaking to that effect : Compliance report as per Clause 49 of the Listing Agreement for the quarter ended 30 September 2013, is enclosed herewith as Annexure 7.
- 8. <u>Complaint Report</u> : Complaint report shall be submitted within 7 days of expiry of 21 days from the date of filing the Draft Scheme in the prescribed format.
- <u>Compliance Report</u> with the requirements specified in Part –A of the circular CIR/CFD/DIL/5/2013 dated 4 February 4,2013 read with circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013 is enclosed as Annexure 8.
- 10. Undertaking under Para 5.16(a) of SEBI Circular dated 21 May 2013 : An undertaking signed by the Company Secretary who is authorised by the Board of Directors at its meeting held on 26 and 27 September 2013 clearly stating the non applicability of conditions with reasons specified under Para 5.16(a) of SEBI Circular date 21 May 2013, for exempting the Transferee Company from seeking shareholders approval through Postal Ballot or e Voting is enclosed herewith as Annexure 9.





- Certificate from a Chartered Accountant certifying the reasons for non applicability of conditions specified under Para 5.16(a) of SEBI Circular dated 21 May 2013 for seeking waivers from the requirement of conducting Postal ballot or e – voting for seeking shareholders approval is enclosed as Annexure 10.
- Designated Stock Exchange for coordinating with the SEBI : Pursuant to the SEBI CIR/CFD/DIL/5/2013 dated 4 February 2013, The "National Stock Exchange of India Limited" is the designated Stock Exchange. The resolution passed by the Board in its meeting held on 27 September details the same.
- 13. Brief details about the business of MphasiS FinsourcE Limited and MphasiS Limited with Rationale behind the Scheme of Arrangement is enclosed herewith as **Annexure 11**.
- <u>Net Worth Certificate of Transferee Company</u>: The Net Worth Certificate of MphasiS Limited, pre and post arrangement obtained from Gnaneshwar & Co., Chartered Accountants, is enclosed as Annexure 12.
- 15. <u>Details of the Capital Evolution of the Transferee Company and Transferor Company</u> : Details of capital evolution of the Transferee Company and Transferor Company is enclosed as Annexure 13.
- 16. Confirmation by the Managing Director/Company Secretary is enclosed as Annexure 14.
- Certificate of the Chartered Accountant : A Certificate from M/s. Gnaneshwar & Co., Chartered Accountants confirming the compliance of Accounting treatment in the Draft Scheme in terms of Clause 24 (i) of the Listing Agreement is enclosed as Annexure 15.
- Audited financials of the Transferee Company and the Transferor Company for the last 3 years in the prescribed format shall be provided shortly.





- Annual Report of the Transferor and Transferee Companies: Annual Reports of the Transferor Company for the Financial year 2010-2011, 2011-2012 and 2012-2013 and Transferee Company for the financial year 2010-2011, 2011-2012 and 2012-2013 is enclosed as Annexure 17.
- 20. Undertaking in accordance with the Clause 24(G) of the Listing Agreement is enclosed as Annexure 18
- 21. <u>Website link of the Company</u> where the draft Scheme and other required documents shall be uploaded is : www.mphasis.com
- 22. Details of Cross holdings between the Companies : The Transferor Company is a wholly owned subsidiary of the Transferee Company . Therefore, entire Share Capital is held by the Transferee Company . The shares will be cancelled upon the approval of the amalgamation by the High Court.
- <u>Cheque No. 307146 Dated 11 October 2013</u> for Rs.33,877 /- ( Rupees Thirty Three Thousand and Eight hundred and Seventy Seven only) is enclosed herewith.
- 24. Details of the Contact Person :
  - A Sivaram Nair (<u>Sivaram.nair@mphasis.com</u>)
     SVP, Company Secretary
     Legal Counsel & ethics Officer
  - Subramanian Narayan (<u>Subramanian.narayan@mphasis.com</u>) AVP, Secretarial
  - c. Contact number : 080-33524613/ 9916580808

We request your approval to the draft scheme of Amalgamation and the No objection certificate as per the provisions of the Listing Agreement and SEBI Circular.

If you require any further information /clarification, we would be glad to furnish the same.

Yours faithfully

For MphasiS Limited

Sivaram Nair SVP, Legal Counsel ,Company Secretary and Ethics Officer.



### List of details/ documents required for grant of approval under Clause 24(f) of the Listing Agreement (Amalgamation)

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Sr. No.	List of Documents/ details to be submitted	Yes/No/Not Applicable
1	Certified true copy of Scheme/ Petition proposed to be filed before any Court or Tribunal under sections 391, 394 and 101 of the Companies Act, 1956.	Yes- Annexure 2
2	Valuation Report from Independent Chartered Accountant, if any (Certified true copy).	Yes-Annexure 3
3	Report from the Audit Committee recommending the Draft Scheme, taking into consideration, inter alia, the Valuation Report issued by Independent Chartered Accountant.	Yes- Annexure 4
4	Fairness opinion by merchant banker, if any.	Yes- Annexure 5
5	Shareholding pattern in accordance with Clause 35 of the Listing agreement - for pre and post scheme of arrangement of the Companies.	Yes- Annexure 6(A and 6 (B)
6	Audited financials of last 3 years	Yes- ARs enclosed
7	Certificate from Auditors to the effect that the accounting treatment contained in the scheme is in compliance with all the applicable Accounting Standards specified by the Central Government in Section 211 (3C) of the Companies Act, 1956*.	Yes- Annexure 15
8	Certificate from Statutory Auditors / Practicing Chartered Accountants / Practicing Company Secretary for Networth (Networth = Equity Share Capital + Free Reserves** - Miscellaneous Expenditure written off, along with the detailed working) of the Company pre and post Scheme under Sections 101, 391 and 394 of the Companies Act, 1956.	Yes- Annexure 12
9	Board resolution approving the scheme of arrangement.	Yes- Annexure 1
10	Confirmation from the Company regarding the following:	
a)	Undertaking in accordance with Clause 24(g) of Listing Agreement i.e. scheme of amalgamation / arrangement to be presented to any Court or Tribunal does not in any way violate, override or circumscribe the provisions of securities laws or the stock exchange requirements.	Yes - Annexure 17
b)	Undertaking that the Company is in Compliance with Clause 49 of the Listing Agreement	Yes- Annexure 7
c)	Rational behind the scheme of arrangement.	Yes- Annexure 11
d)	Brief details about the business of the Companies.	Yes- Annexure 11
11	Website link of the Company where the draft Scheme and other required documents shall be uploaded (Also submit soft copy of the documents)	Yes- www.mphasis.com
12	Complaints Report as per Annexure 1 (To be submitted within 7 days of expiry of 21 days from the date of filing of Draft Scheme).	No- will be submitted later

Date	23-Oct-13
Place	Bangalore
Authorised Signatory and Stamp of the company	
Name	A Sivaram Nair
Designation	CS and Legal Counsel

\* Provided that in case of Companies where the respective sectoral regulatory authorities have prescribed norms for accounting treatment of items in the financial statements contained in the scheme, the requirements of the regulatory authorities shall prevail.

\*\* Free Reserves to be considered as per Section 372A of the Companies Act, 1956.



For Mphasis Linked A. Sivaram Nair

A. SIVaram Gair Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer

Annexure 1



MphasiS Limited

Registered Office: Bagmane World Technology Center Marathalli Outer Ring Road Doddanakhundi Village Mahadevapura Bangalore - 560 046, India Ph.: +91 080 3352 5000 Fax: +91 080 6695 9943

### CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY THE BOARD OF DIRECTORS AT THE MEETING HELD ON 26 AND 27 SEPTEMBER 2013

### (a) Approval of the amalgamation of MphasiS FinsourcE with the Company

**RESOLVED THAT** pursuant to the provisions of sections 391 to 394 and other applicable provisions, if any, of the Companies Act, 1956, Companies Act, 2013 (to the extent applicable upon notification of relevant provisions) and Rules 67 to 87 of the Companies (Court) Rules, 1959 (the Rules) and enabling provisions in the Memorandum and Articles of Association of the Company and subject to such terms and conditions and modification(s), as may be imposed/prescribed, approval of Board be and is hereby accorded for merger of MphasiS Finsource Limited into the Company.

### (b) Consideration and Net Assets Valuation

**RESOLVED THAT** no shares of the Company be issued in consideration of the merger of MphasiS FinsourcE Limited with the Company and the certificate of the Net Assets Value of the MphasiS FinsourcE Limited as at 31 March 2013 certified by Company Secretary and the Chief Financial officer of the Company and as recommended by the Audit Committee of the Board, be and is hereby considered and approved.

### (c) Approval of the Scheme of Amalgamation

**RESOLVED THAT** pursuant to the provisions of sections 391 to 394 and other applicable provisions, if any, of the Companies Act, 1956, Companies Act, 2013 (to the extent applicable upon notification of relevant provisions) and Rules 67 to 87 of the Companies (Court) Rules, 1959 (the Rules) and enabling provisions in the Memorandum and Articles of Association of the Company and subject to such terms and conditions and modification(s), as may be imposed, prescribed or suggested by the Hon'ble High Court of Karnataka, Securities Exchange Board of India, Stock Exchanges where the shares of the Company are listed or any other appropriate authorities and in terms of the recommendation of the Audit Committee, approval of the Board of Directors be and is hereby accorded for the Scheme of Amalgamation of MphasiS Finsource Limited ("MphasiS Finsource"), a company registered under the Companies Act, 1956 with registered office at Bagmane World Technology Center, Marathalli Ring Road, Doddanakhundi Village, Mahadevapura, Bangalore – 560 048, with MphasiS Limited ("the Company"), ("the Scheme") and their respective shareholders, in terms of the draft placed before the Board and initialled by the Chairman for the purpose of identification, which *inter alia* provides for the amalgamation of MphasiS FinsourcE, a wholly owned subsidiary of the Company, into the Company with effect from 1 April 2013 (the Appointed Date) and account the assets and liabilities of MphasiS FinsourcE into MphasiS at its book value as per the pooling of interest method.





**RESOLVED FURTHER THAT** Mr. Balu Ganesh Ayyar, Chief Executive Officer, Mr. Ganesh Murthy, Executive Vice-President & Chief Financial Officer and Mr. A Sivaram Nair, Senior Vice President, Company Secretary, General Counsel & Ethics Officer, be and are hereby severally authorised to carry out / assent to any modifications / amendments to the Scheme, or to any conditions or limitations that the High Court and / or any other authority may deem fit to direct or impose, or which may otherwise be considered necessary, desirable or appropriate, convene such meetings including the shareholders meeting and creditors meeting, in such mode and manner, as directed by the Court.

**RESOLVED FURTHER THAT** Mr. Balu Ganesh Ayyar, Chief Executive Officer, Mr. Ganesh Murthy, Executive Vice-President & Chief Financial Officer and Mr. A Sivaram Nair, Senior Vice President, Company Secretary, General Counsel & Ethics Officer, be and are hereby severally authorised to take all necessary steps including to give necessary intimation to the Stock Exchanges / Securities Exchange Board of India (SEBI) concerned; and to do all acts and things as may be considered necessary and expedient in relation thereto.

**RESOLVED FURTHER THAT** Mr. Balu Ganesh Ayyar, Chief Executive Officer, Mr. Ganesh Murthy, Executive Vice-President & Chief Financial Officer and Mr. A Sivaram Nair, Senior Vice President, Company Secretary, General Counsel & Ethics Officer, be and are hereby severally authorised to appoint Auditors, Merchant Bankers and other intermediaries as may be required in connection with the submission of the Scheme of Amalgamation with the Stock Exchange and determine the terms and conditions of the appointment including the remuneration thereof.

**RESOLVED FURTHER THAT** on the relevant provisions of the Companies Act, 2013, coming into force the expressions "the High Court" in the aforesaid resolutions, to the extent necessary, be construed as the "National Company Law Tribunal" or such other applicable Authority as may be notified.

**RESOLVED FURTHER THAT** the National Stock Exchange of India Limited be and is hereby appointed as the designated Stock Exchange in connection with reporting toSecurities Exchange Board of India regarding the Scheme of Amalgamation.

RESOLVED FURTHER THAT Mr.Murali Ananthasivan, Partner of M/s. J.Sagar Associates, Bangalore and other Advocates of M/s. J.Sagar Associates be and are hereby engaged as legal counsel to advise and represent the Company for obtaining sanction of the Scheme."

### (d) Undertaking for non applicability of Para 5.16(a) of SEBI Circular

**RESOLVED THAT** the draft undertaking, as placed before the Board, regarding non applicability of Para 5.16 (a) of SEBI Circular No. CIR/CFD/DIL/8/2013 dated May 21, 2013 (the Circular) to the Scheme of Arrangement ( the "Scheme"), be and is hereby considered and approved on the basis of the following reasons:

 Clause (i) 5.16 (a) (as amended) of the Circular is not applicable to the Scheme as no additional shares are allotted to the Promoter/Promoter Group and their related parties, subsidiaries and associates (hereinofter referred to as Promoter and Promoter Group entities).





- Clause (ii) of Para 5.16 (a) of the Circular is not applicable to the Scheme since the Scheme involves merger of its wholly owned subsidiary with the Company and not with any Promoter/Promoter Group entities.
- and Clause (iii) of Para 5.16(a) of the Circular is not applicable to the Scheme as the Company has not acquired the equity shares of the subsidiary by paying consideration in cash or in kind in the past to any of the Promoter/Promoter Group Entities.

RESOLVED FURTHER THAT THAT Mr. Balu Ganesh Ayyar, Chief Executive Officer, Mr. Ganesh Murthy, Executive Vice-President & Chief Financial Officer and Mr. A Sivaram Nair, Senior Vice President, Company Secretary, General Counsel & Ethics Officer be and are hereby severally authorised to sign execute and submit the above undertaking or other documents as may be required in connection with the above with the Stock Exchanges as per the requirements of SEBI.

RESOLVED FURTHER THAT the aforesaid undertaking as approved by the Board be forwarded for certification by the Auditors and thereafter be furnished to the Stock Exchanges.

Certified True.

For MphasiS Limited

A Sivaram Nair <sup>4</sup> SVP, Company Secretary, General Counsel & Ethics Officer



Annexue 1

Mphasi5 Finsource Limited

MPHASIS an HP company Registered Office: Bagmane World Technology Center Marathalli Outer Ring Road Doddannakhundi Village Mahadevapura Bangalore - 560 048, India Ph : +91 080 33525000 Fax: +91 080 66959943

### CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY THE BOARD OF DIRECTORS OF MPHASIS FINSOURCE LIMITED ON 27 SEPTEMBER 2013

### MERGER OF MPHASIS FINSOURCE WITH MPHASIS LIMITED

"RESOLVED THAT pursuant to the provisions of sections 391 to 394 and other applicable provisions, if any, of the Companies Act, 1956, Companies Act, 2013 (to the extent applicable upon notification of relevant provisions) and Rules 67 to 87 of the Companies (Court) Rules, 1959 (the Rules) and enabling provisions in the Memorandum and Articles of Association of the Company and subject to such terms and conditions and modification(s), as may be imposed, prescribed or suggested by the Hon'ble High Court of Karnataka, or any other appropriate authorities, and keeping in mind the larger interests of the Company, approval of the Board of Directors be and is hereby accorded for the Scheme of Amalgamation of MphasiS FinsourcE Limited ("the Company"), a company registered under the Companies Act, 1956 with registered office at Bagmane World Technology Center, Marathalli Ring Road, Doddanakhundi Village, Mahadevapura, Bangalore – 560 048, with MphasiS Limited, ("the Scheme") and their respective shareholders, in terms of the draft placed before the Board, which inter alia provides for the amalgamation of the Company of MphasiS Limited), into MphasiS Limited, with effect from 1 April 2013 (the Appointed Date) and account the assets and liabilities of the Company into MphasiS Limited at its book value as per the pooling of interest method.

RESOLVED FURTHER THAT Mr. V Suryanarayanan, Mr. Kishore GR and Mr. Gurinder S Sukhija, Directors of the Company, be and are hereby severally authorised to carry out / assent to any modifications / amendments to the Scheme, or to any conditions or limitations that the High Court and / or any other authority may deem fit to direct or impose, or which may otherwise be considered necessary, desirable or appropriate, convene such meetings including the shareholders meeting and creditors meeting, in such mode and manner, as directed by the Court.

RESOLVED FURTHER THAT Mr. V Suryanarayanan, Mr. Kishore GR and Mr. Gurinder S Sukhija, Directors of the Company, be and are hereby authorized to severally, sign, submit and execute all applications, certifications, petitions, forms, returns, deeds and documents for and on behalf of the Company in relation to the filing of the Scheme of Amalgamation of MphasiS Limited and MphasiS Finsource Limited, before the Hon'ble High Court of Karnataka at Bangalore or such other statutory body as may be deemed necessary.

RESOLVED FURTHER THAT Mr.Murali Ananthasivan, Partner of M/s. J.Sagar Associates, Bangalore and other Advocates of M/s. J.Sagar Associates be and are hereby engaged as legal counsel to advise and represent the Company for obtaining sanction of the Scheme"

Certified.

For MphasiS FinsourcE Limited

11 Suryanarayanan Director



### SCHEME OF AMALGAMATION

### OF

MphasiS FinsourcE Limited

(Transferor Company)

With

**MphasiS Limited** 

(Transferee Company)

And

### THEIR RESPECTIVE SHAREHOLDERS

The Scheme is divided into the following parts:

- (a) Part 1 deals with the Definitions and Share capital;
- (b) Part 2 deals with the Amalgamation of MphasiS FinsourcE Limited with MphasiS Limited.
- (c) Part 3 deals with General Terms and Conditions that will be applicable to the entire Scheme.

### PART 1

### 1. DEFINITIONS

- 1.1 In this Scheme, unless inconsistent with the subject or context, the following expressions shall have the following meanings:
  - a) "Act" means the Companies Act, 1956 and any amendments and/or re-enactment thereof, for the time being in force and includes the applicable provisions of the Companies Act, 2013 and applicable Rules made thereunder;
  - b) "Appointed Date" means the commencement of business from April 01, 2013;



- c) "Assets" shall mean all the business, undertakings, estates, assets, properties, rights, titles and interests of whatsoever nature and kind and wheresoever situated (in India or abroad), of the Transferor Company as on the Appointed Date and thereafter, including but not limited to
  - i. all assets, moveable and immoveable, real or personal, in possession or reversion, corporeal or incorporeal, tangible or intangible, present or contingent of whatever nature and wheresoever situate, free hold or lease hold, fixed or current, including capital works in progress, computers & telecommunication equipments, computer hardware, software and programmes, plant & machinery, office equipments, furniture & fixtures, vehicles, sundry debtors, cash & bank balances, loans & advances, deposits, buildings, godowns, warehouses, offices, inventories, bills of exchange, peripherals and accessories, receivables, carry forward Income Tax losses, Cenvat credits of input service tax Central Excise Duty, & Countervailing duty of Customs, VAT/GST credits, Minimum Alternate Tax (MAT) credit entitlements and all other future tax input credits as applicable, investments, goodwill, investment in shares, debentures, bonds, mutual funds etc.
  - ii. all the registrations, permits, quotas, rights, entitlements, industrial and other licences, concessions, exemptions, no-objection certificates and certifications, incentives, reserves, deposits, provisions, funds, subsidies, grants, tax credits, approvals, authorisations, consents, tenancies, roof rights, trade marks, service marks, patents, copyrights, all intellectual property rights and licences thereunder, know-how, technical know-how, permits, designs, patterns, inventions, leasehold rights, leases, tenancy rights privileges, trade names, descriptions, trading style, franchises, labels, label designs, color schemes, utility models, holograms, bar codes, all other rights, benefits and entitlements including sales tax deferrals and other benefits, lease rights (including the benefit of any applications made thereof), powers and facilities of every kind, nature and description whatsoever, rights to use and avail of telephones, telexes, facsimile connections, e-mail connections, communication facilities and installations, utilities, electricity and other services, provisions, funds, benefits of all agreements, contracts and arrangements including lease rights, benefits under letter of credit, guarantees, letters of comfort etc. issued for the benefit of the Transferor Company, benefits under government schemes, deferred tax benefits and



other benefits accruing on account of past expenditure and all such other interests/benefits;

- iii. all earnest moneys and/or security deposits;
- all records, files, papers, engineering and process information, manuals, data, catalogues, quotations, sales and advertising materials, list of present and former customers and suppliers, customer credit information, customer pricing information and all other records pertaining to business;
- d) "Companies" means the Transferee Company and the Transferor Company collectively;
- e) "The Court" or "the said Court" or "the High Court" means the Hon'ble High Court of Karnataka to which this Scheme of Amalgamation in its present form is submitted for sanctioning of the Scheme under Sections 391 to 394 of the Act, and shall include National Company Law Tribunal, or Special Courts, under the Companies Act, 2013 as may be applicable;
- f) "Effective Date" means the last date on which certified copy of the orders of the Hon'ble High Court of Karnataka at Bangalore is filed with the Registrar of Companies, Karnataka at Bangalore. References in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" shall mean the Effective Date.
- g) "Liabilities" shall mean all the debts, secured and unsecured loans, liabilities, responsibilities, obligations, provisions and duties of the Transferor Company, including all obligations of whatsoever kind including liabilities for payment of gratuity, pension benefits, leave, provident fund, sales tax/VAT, service tax and other statutory dues as on the Appointed Date and thereafter;
- h) "Shareholders" means the persons registered as holders of equityshares of the respective Companies concerned;
- "Scheme" or "the Scheme" or "this Scheme" means this Scheme of Amalgamation in its present form or with any modifications made under Clause 14 of the Scheme as approved or directed by the Hon'ble High Court of Karnataka at Bangalore or any other appropriate authority;



- j) "Transferee Company" means "MphasiS Limited" a Company incorporated under the provisions of the Companies Act, 1956 and having its registered office at Bagmane World Technology Center, Marathalli Outer Ring Road, Doddannakhundhi Village, Mahadevapura, Bangalore - 560048;
- K) "Transferor Company" means "MphasiS Finsource Limited" a Company incorporated under the provisions of the Companies Act, 1956 and having its registered office at Bagmane World Technology Center, Marathalli Ring Road, Doddannakhundhi Village, Mahadevapura, Bangalore - 560048;

### 2. DATE OF COMING INTO EFFECT

2.1 Though the Scheme shall become effective on the Effective Date, the provisions of this Scheme shall be applicable and comes into operation from the Appointed Date.

### 3. SHARE CAPITAL

3.1 The Share Capital structure of the Transferor Company as at March 31, 2013 is as follows:

Authorised Share Capital :Rs.20,00,000 (Rupees Twenty Lakhs Only)

Issued, subscribed and paid-up :Rs.5,00,000/- (Rupees Five Lakhs Only) Capital

3.2 The Share Capital structure of the Transferee Company as at March 31, 2013 is as follows:

Authorised Share Capital : Rs.245,00,000 (Rupees Two Hundred and Forty Five Crores Only)

Issued and subscribed:Rs.210,14,66,970 (Rupees Two Hundred TenCapitalCrores, Fourteen Lakhs Sixty Six Thousand NineHundred and Seventy Only)

 
 Paid-up Capital
 :Rs. 210,12,49,970 (Rupees Two Hundred Ten Crores, Twelve Lakhs Forty Nine Thousand Nine Hundred and Seventy Only)

### PART 2

Amalgamation of MphasiS FinsourcE Limited with MphasiS Limited

### 4. TRANSFER AND VESTING OF ASSETS AND LIABILITIES



- 4.1 With effect from the Appointed Date, the entire business and the whole of the undertaking of the Transferor Company shall, pursuant to the provisions contained in Section 391 to 394 of the Act and other applicable provisions of law for the time being in force and pursuant to the orders of the High Court of Karnataka or any other appropriate authority sanctioning this Scheme and without any further act, instrument or deed but subject to the charges affecting the same as on the Effective Date, be transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company on the Appointed Date, on a going concern basis, so as to become as and from the Appointed Date, the business, undertaking, estate, assets, properties, rights, title and interests of the Transferee Company, but subject to all charges, liens, mortgages, if any, then affecting the same or part thereof.
- 4.2 All Assets of Transferor Company shall without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Transferee Company on the Appointed Date pursuant to the provisions of Section 391 to 394 of the Act or other provisions of law as applicable.
- 4.3 All debts, outstanding and receivables of the Transferor Company shall accordingly, on and from the Appointed Date and upon the Scheme becoming effective, stand transferred to and vested in the Transferee Company without any notice or other intimation to the debtors (though the Transferee Company may, if it deems appropriate, give notice to the debtors that the debts stand transferred and vested in the Transferee Company) and the debtors shall be obliged to make payment to the Transferee Company after the Effective Date.
- 4.4 In respect to the assets of the Transferor Company that are movable in nature or are otherwise capable of transfer by delivery or by endorsement and delivery, the same shall stand transferred without requiring any further deed or instrument of conveyance for transfer of the same, and shall become property of the Transferee Company.
- 4.5 All Assets acquired by the Transferor Company after the Appointed Date and prior to the Effective Date for the purposes of its business shall also be transferred to and vested in and/or be deemed to be transferred to and vested in the Transferee Company upon the coming into effect of the Scheme.
- 4.6 For the avoidance of doubt and without prejudice to the generality of the foregoing, it is clarified that upon the coming into effect of this Scheme, in accordance with the



provisions of relevant laws, consents, permissions, licenses, certificates, authorities (including for the operation of bank accounts), power of attorneys given by, issued to or executed in favour of the Transferor Company and the rights and benefits under the same and all quality certifications and approvals, trademarks, patents and domain names, copyrights, industrial designs, trade secrets, product registrations and other intellectual property and all other interests relating to the goods or services being dealt with by Transferor Company, be transferred to and vested in the Transferee Company without any further act or deed and shall be appropriately mutated by the Statutory and other authorities concerned in favour of the Transferee Company. Insofar as the various incentives, sales tax deferral benefits, subsidies (including applications for subsidies), available tax credits(including the carry forward tax losses), rehabilitation schemes, grants, special status and other benefits or privileges enjoyed, (including without limitation, tax holiday under Section 10A or 10B or SEZ scheme of the Income Tax Act, 1961, as the case may be), granted by any Government body, local authority or by any other person, or availed of by the Transferor Company is concerned, the same shall, without any further act or deed vest with and be available to the Transferee Company on the same terms and conditions.

- 4.7 Upon the Scheme becoming effective, in accordance with the provisions of the Income Tax Act, 1961 and the Cenvat Credit Rules 2004 and VAT act and Rules of applicable states, as are prevalent at the time of sanction of the Scheme, all of Minimum Alternate Tax ("MAT") credit, CENVAT credits of Inputs, capital goods and input services lying unutilized in the Transferor Company's accounts and records, shall stand transferred to and be deemed as Assets and available to the Transferee Company as if the same were the MAT credit, CENVAT & VAT credits unutilized in the Transferee Company's accounts and records.
- 4.8 It is clarified that, upon the coming into effect of the Scheme, all the Liabilities and obligations of the Transferor Company shall, without any further act or deed stand transferred to the Transferee Company, and all rights, powers, duties and obligations in relation thereto shall stand transferred to and vested in and shall be exercised by or against the Transferee Company as if it had entered into such loans or incurred such borrowings and the Transferee Company undertakes to meet, discharge and satisfy the same.
- 4.9 Where any of the Liabilities and obligations of the Transferor Company as on the Appointed Date deemed to be transferred to the Transferee Company have been



discharged by the Transferor Company after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on account of the Transferee Company, and all loans raised and used and all Liabilities and obligations incurred by the Transferor Company for the purposes of its business after the Appointed Date and prior to the Effective Date shall be deemed to have been raised, used or incurred for and on behalf of the Transferee Company and to the extent they are outstanding on the Effective Date, shall also without any further act or deed be and stand transferred to the Transferee Company and shall become its liabilities and obligations.

- 4.10 Upon the coming into effect of this Scheme, insofar as the security in respect of the Liabilities of the Transferor Company as on the Appointed Date are concerned, it is hereby clarified that any reference in any security documents or arrangements to which the Transferor Company is a part, to such assets of the Transferor Company offered or agreed to be offered as security for any financial assistance both availed and to be availed up to any limit for which sanctions have already been obtained by the Transferor Company shall be construed as reference only to the assets pertaining to the Transferor Company as are vested in the Transferee Company by virtue of paragraph 4.1 to the end and intent that such security, mortgage and/or change shall not extend or be deemed to extend to any of the assets or to any of the other units or divisions of the Transferee Company. The concerned secured creditors shall continue to have the security cover in respect of such assets forming part of the business of the Transferor Company; provided however that this clause or the Scheme in general shall not operate to create any further or additional security there for after the Effective Date or otherwise.
- 4.11 Upon the coming into effect of this Scheme, the borrowing limits of the Transferee Company in terms of Section 293(1)(d) of the Act shall be deemed without any further act or deed to have been enhanced by the aggregate liabilities of the Transferor company which are being transferred to the Transferee Company pursuant to the Scheme, such limits being incremental to the existing limits of the Transferee Company, with effect from the Appointed Date.
- 4.12 The provisions of this Clause insofar as they relate to the transfer of Liabilities to the Transferee Company shall operate notwithstanding anything to the contrary contained in any deed or writing or the terms of sanction or issue or any security document, all of which instruments shall stand modified and/or superseded by the foregoing provisions.



- 4.13 To the extent that there are any loans, outstanding or balances due from the Transferor Company to the Transferee Company or vice versa, the obligations in respect thereof shall be extinguished upon the merger of interest between the creditor and debtor and corresponding effect shall be given in the books of account and records of the Transferee Company.
- 4.14 Upon the Scheme becoming effective, the previous year in which the amalgamation is effected, the unabsorbed tax depreciation and accumulated tax loss of the Transferor Company shall be treated as the unabsorbed tax depreciation and accumulated tax losses of the Transferee Company and the Transferee Company shall be entitled to set off and carry forward such losses and unabsorbed depreciation as losses and unabsorbed depreciation of the Transferee Company as per the provisions of the Income Tax Act.
- 4.15 It is clarified that all taxes payable by the Transferor Company, relating to its entire undertaking, from the Appointed Date onwards including all or any refunds and claims, shall, for the purposes, be treated as the tax liabilities and refunds and claims of the Transferee Company. Accordingly, upon the Scheme becoming effective, with effect from the Appointed Date, the Transferee Company, if required, is expressly permitted to revise the income tax returns, service tax returns, VAT/sales tax returns, , and any other applicable tax returns, and to claim refunds and/or credits, pursuant to the provisions of this Scheme for and on behalf of the Transferor company.
- 4.16 Upon the Scheme becoming effective, and with effect from the financial year of the Appointed Date, the Transferee Company, shall be entitled to and is also expressly permitted to, claim credits of advance taxes paid, withholding tax credits as per Form 26AS, Self Assessment Taxes paid if any, and all such other relevant credits of the Transferor Company, pursuant to the provisions of this Scheme.

### 5. BUSINESS AND PROPERTY IN TRUST FOR TRANSFEREE COMPANY/CONDUCT OF BUSINESS

- 5.1 With effect from the Appointed Date and up to and including the Effective Date:
  - a) the Transferor Company shall be deemed to have been carrying on all business and activities of the Transferor Company and stand possessed of the assets,



rights, title, interest and authorities of the Transferor Company for and on account of, and in trust for, the Transferee Company; and

- b) all profits accruing to the Transferor Company, or losses arising or incurred by it (including the effect of taxes, if any, thereon), relating to the Transferor Company, shall for all purposes, be treated as the profits, taxes or losses, as the case may be, of the Transferee Company.
- 5.2 The Transferor Company undertakes that it will from the date of approval of the Scheme by the Board of Directors of the Transferor Company and the Transferee Company, or the Appointed Date, whichever is earlier, and up to and including the Effective Date preserve and carry on the business of the Transferor Company with diligence and prudence and agrees that it will not, in any material respect, without the prior written consent of the Transferee Company, alienate, charge or otherwise deal with or dispose of the Transferor Company or any part thereof except in the ordinary course of business or undertake substantial expansion of the Transferor Company, other than expansions which have already been commenced.

### 6. SAVING OF CONCLUDED TRANSACTIONS

6.1 The transfer and vesting of the assets, liabilities and obligations of the Transferor Company and continuance of the proceedings by or against the Transferee Company shall not in any manner affect any transaction or proceedings already completed by the Transferor Company on or before the Appointed Date to the end and intent that the Transferee Company accepts all such acts, deeds and things done and executed by and/or on behalf of the Transferor Company as acts, deeds and things done and executed by and on behalf of the Transferee Company.

### 7. CONSIDERATION

7.1 Since the Transferor Company is a wholly owned subsidiary of the Transferee Company, upon the Scheme being sanctioned by the Hon'ble High Court of Karnataka at Bangalore, the investments in the shares of the Transferor Company, appearing in the books of the Transferee Company as on the Appointed Date will be cancelled and there will be no issue and allotment of shares of the Transferee Company to the shareholders of the Transferor Company upon the Scheme becoming effective.

### 8. WINDING-UP OF THE TRANSFEROR COMPANY



8.1 Upon the Scheme becoming effective, the Transferor Company shall be dissolved without being wound-up.

### PART – 3 GENERAL TERMS AND CONDITIONS

### 9. ACCOUNTING TREATMENT

ACCOUNTING TREATMENT IN THE BOOKS AND FINANCIAL STATEMENTS OF THE TRANSFEREE COMPANY.

- 9.1 On the scheme becoming effective, the Transferee Company shall account for the amalgamation under the Scheme in its accounts in accordance with Accounting Standard 14, under the pooling of interest method, issued by the Institute of Chartered Accountants of India.
- 9.2 On the Scheme becoming effective, the Transferee Company shall account for the amalgamation of the Transferor Company in its books as given below.
  - All the assets and liabilities recorded in the books of the Transferor Company shall be recorded by the Transferee Company at their respective book values;
  - b) The amount of investments in the Transferor Company appearing in the books of account of the Transferee Company shall be offset against the equity of the transferor company.;
  - c) The amount of any inter-company balance / amounts between the Transferor Company and the Transferee Company, appearing in the books of account of the Transferee Company, shall stand cancelled;
  - d) In case of any differences in accounting policies between the Transferee Company and the Transferor Company, the accounting policies followed by the Transferee Company shall prevail to ensure that the financial statements reflect the financial position on the basis of consistent accounting policies;

### 10. STAFF, WORKMEN AND EMPLOYEES

10.1 On the scheme becoming operative all employees of the Transferor Company, if any, in service on the Effective Date, shall be deemed to have become employees of the



Transferee Company in such position, level and designation as may be determined by the Transferee Company, without any break or interruption in their service, and on the basis of continuity of service. The Transferee Company agrees that for the purpose of payment of any compensation, gratuity and other terminal benefits, the past services of such employees with the Transferor Company shall also be taken into account, and agrees and undertakes to pay the same as and when payable.

- 10.2 It is expressly provided that, on the Scheme becoming effective, the provident fund, gratuity fund, superannuation fund or any other special fund or trusts, if any, created or existing for the benefit of the staff, workmen and employees of the Transferor Company shall become trusts / funds of the Transferee Company for all purposes whatsoever in relation to the administration or operation of such fund or funds or in relation to the obligation to make contributions to the said fund or funds in accordance with the provisions thereof as per the terms provided in the respective trust deeds, if any, to the end and intent that all rights, duties, powers and obligations of the Transferor Company in relation to such fund or funds shall become those of the Transferee Company and the accounts of the employees, who are employed by the Transferor Company and who fall under Clause 10.1 above, relating to the Provident Fund, Gratuity Fund and Pension and/or Superannuation Fund and any other Fund, shall be identified, determined and transferred to the respective funds of the Transferee Company and the employees shall be deemed to have become members of such trusts/funds of the Transferee Company. It is the aim and intent of the Scheme that all the rights, duties, powers and obligations of the Transferor Company in relation to such schemes or funds shall become those of the Transferee Company. It is clarified that, for the purpose of the said Fund or Funds, the services of the staff, workmen and employees of the Transferor Company will be treated as having been continuous with the Transferee Company from the date of employment as reflected in the records of the Transferor Company. The exemptions provided to the trust created by the Transferor Company as well as the Transferee Company for the purpose of provident fund shall continue to subsist even after the Scheme coming into effect and the same shall remain undisturbed until the Transferee Company obtains a fresh exemption, if required by the concerned authorities, subsequent to the Scheme coming into effect.
- 10.3 The income-tax and other benefits available to the provident fund, gratuity fund, pension and/or superannuation fund and to the employees covered by the provident fund, gratuity fund, pension and/or superannuation fund of the Transferor



Company and the Transferee Company shall continue to be available after the merger of the provident fund, gratuity fund, pension and/or superannuation fund of the Transferor and the Transferee Company.

### 11. CONTRACTS AND DEEDS

- 11.1 Upon the coming into effect of this Scheme and subject to other provisions of this Scheme, all contracts, deeds, bonds, agreements, licenses, permits, registrations, approvals, arrangements and other instruments of whatsoever nature forming part of or in relation to the Transferor Company may be eligible, and which are subsisting or having effect immediately before the Effective Date, shall be in full force and effect on or against or in favour, as the case may be, of the Transferee Company and may be enforced as fully and effectually as if, instead of the Transferor Company, the Transferee Company had been a party or beneficiary or obligee thereto.
- 11.2 Without prejudice to the other provisions of the Scheme and notwithstanding the merger of the Transferor Company with the Transferee Company occurs by virtue of this Scheme itself, the Transferee Company may, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or if it is otherwise considered necessary or expedient, execute deeds, confirmations or novations or other writings or tripartite arrangements with any party to any contract or arrangement to which the Transferor Company is party or any writings as may be necessary to be executed merely in order to give formal effect to the above provisions. The Transferee Company shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company, and to carry out and perform all such formalities or compliance referred to above on the part of the Transferor Company to be carried out or performed.
- 11.3 For the avoidance of all doubt, it is expressly made clear that the dissolution of the Transferor Company without the process of winding up as contemplated hereafter, shall not affect the previous operation of any contract, agreement, deed or any instrument or beneficial interest to which the Transferor Company is a party or is the beneficiary of (as the case may be) and any reference in such agreements, contracts, deeds and instruments to the Transferor Company shall be construed as reference only to the Transferee Company with effect from the Effective Date.

### 12. LEGAL PROCEEDINGS



12.1 Upon the coming into effect of the Scheme, all legal or other proceedings (including before any statutory or quasi-judicial authority or tribunal) by or against the Transferor Company under any statue, whether pending on the Appointed Date, or which may be instituted any time in the future and in each case relating to the Transferor Company shall be continued and enforced by or against the Transferee Company after the Effective Date, in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if this Scheme had not been made.

### 13. APPLICATIONS TO HIGH COURT/OTHER AUTHORITY

13.1 The Transferor Company being a wholly owned subsidiary of the Transferee Company, the Transferor Company shall alone, with all reasonable dispatch, make applications/petitions under Section 391 to 394 and other applicable provisions of the Act to the High Court for seeking sanction of this Scheme and for dissolution of the Transferor Company without winding up under the provisions of the Act.

### 14. MODIFICATION OR CLARIFICATION

- 14.1 The Transferor Company (by their Directors or committee or authorized person thereof) and the Transferee Company (by their Directors or committee or authorized person thereof) may assent to any modification(s) or amendment(s) in this Scheme which the Court and/or any other authorities may deem fit to direct or impose or which may otherwise be considered necessary or desirable for implementing and/or carrying out the Scheme or which may be considered necessary due to any change in law and the Transferor Company (by their Directors or committee or authorized person thereof) and the Transferee Company (by their Directors or committee or authorized person thereof) be and is hereby authorized to take such steps and do all acts, deed and things as may be necessary, desirable or proper to give effect to this Scheme and to resolve any doubts, difficulties or questions whether by reason of any orders of the Court or of any directive or orders of any other authorities or otherwise howsoever arising out of, under or by virtue of this Scheme and/or any matters concerning or connected therewith.
- 14.2 If any part of this Scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the decision of the respective Boards of Directors of the Transferor Company and the Transferee Company, affect the adoption or validity or interpretation of the other parts and/or provisions of this Scheme. It is hereby clarified that the Board of Directors of the Transferor Company and the Transferee Company may in their absolute discretion, adopt any part of this Scheme or declare



the entire Scheme to be null and void and in that event no rights and liabilities whatsoever in respect of such part of the Scheme that has not been adopted or the entire Scheme where it is declared null and void shall accrue to or be incurred inter se by the parties or their shareholders or creditors or employees or any other person. In such case each Company shall bear and pay their respective costs, charges and expenses in connection with the Scheme.

### GENERAL TERMS

### 15. CONDITIONALITY OF SCHEME

- 15.1 The Scheme is conditional upon and subject to the following:
  - a) the approval of this Scheme by the requisite majority of members and such classes of persons of the Transferor Company as may be directed by the High Court;
  - b) the sanctions and orders under the provisions of Section 391 read with Section 394 of the Act being obtained by the Transferor Company from the High Court; and
  - c) Certified copy of the order of the Court or such other competent authority sanctioning this Scheme being filed with the Registrar of Companies, Karnataka along with Form 21.

### 16. EFFECT OF NON-RECEIPT OF APPROVALS

16.1 In the event any of the approvals or conditions enumerated in the Scheme not being obtained or complied with, or for any other reason, the Scheme cannot be implemented, the Boards of Directors of the Transferee Company and the Transferor Company shall mutually waive such conditions as they consider appropriate to give effect, as far as possible, to this Scheme and failing such mutual agreement, or in case the Scheme is not sanctioned by the High Court, the Scheme shall become null and void and each party shall bear and pay their respective costs, charges and expenses in connection with the Scheme.

### 17. COSTS, CHARGES AND EXPENSES

17.1 In the event of the Scheme being sanctioned by the High Court, the Transferee Company shall bear and pay all costs, charges, expenses, taxes including duties, levies in connection with the Scheme.



CERTIFIED TRUE COPY

For Mphasis Limited

Sivan h Nair

Senior Vice Fraudent, Company Secretary General Counsel and Ethics Office

Annexure 3



No9-98-0.120-126

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To the Audit Committee MphasiS Eimited

REPORT ON NET ASSET VALUE OF MPHASIS FINSOURCE LIMITED

On behalf of Mphasis Limited, we hereby provide the following with regard to the Amalgamation of Mphasis Finsource with Mphasis Limited:

### BACKGROUND:

- MphasiS Limited is a Subsidiary of Hewlett-Packard Company, having its Registered office at Bagmane World Technology Center, Marathalli Ring Road, Doddanakhundi Village, Mahadevapura, BANGALORE - 560 048 and is engaged in the business of providing Information Technology and Information Technology Enabled Services.
- 2 MphasiS Limited is listed on the Bombay Stock Exchange Limited and the National Stock Exchange of India Limited
- MphasiS PinsourcE Limited is a wholly owned subsidiary of MphasiS Limited, having its Registered office at Bagmane World Technology Center, Marathalli Ring Road, Doddanakhundi Village, Mahadevapura, BANGALORE - 550.048
- 4. MphasiS Ensource Limited was formed for carrying out outsourcing services for State Bank of India since 2007. The contract with the State Bank of India expires on 30 September 2013. State Bank of India had expressed its intention to discontinue the services from MphasiS Finsource Limited. Keeping in view administrative convenience, it is proposed to merge MphasiS Finsource into MphasiS Limited.
- The management of MphasiS Limited proposes to merge MphasiS FinsourcE Limited with MphasiS Limited, with effect from 1 April 2013, being start of the new financial year of MphasiS FinsourcE Limited.





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### SOURCES OF INFORMATION:

For the purpose of this certificate we have relied upon the following:

- 1. Oraft Scheme of Amalgamation
- 2 Audited Financial Statements of MphasiS FinsourcE Limited as on 31 March 2013
- 3. Such other information, as provided by the Company.

### LIMITATIONS & EXCLUSIONS:

- Our recommendation is dependent upon the information available with us complete in all material respects.
- Our report should not be construed as our opinion or as a certification of the compliance of the proposed amalgamation with provisions of any law including companies, taxation and capital market related laws or as regards any legal implications or issues from such proposed amalgamation.
- The information contained herein is absolutely confidential and solely for the purpose of complying with the requirements for the valuation report by the Stock Exchanges.

### CONCLUSION:

 As per the financials of MphasiS FinsourcE Limited as on 31 March 2013, the Net Asset value is INR 1.59 Million, as per workings given below:

### NET ASSET VALUE AS ON 31 MARCH 2013

		(INR-Million)
Particulars		
Non-current Liabilities Other Long term Liabilities Long-Term Provisions	(1.79)	
Total non-current liabilities		(3.79)
Current Liabilities Short Term Borrowings Trade Payables Other Current Liabilities Short-term provisions	(183.88) (7.56) (1.53)	
Total current liabilities		(192.97)
Non-current Assets Fixed Assets Tangible Assets	21.28	
intangible Assets	4.09	1





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Registered Diffice: Bagmane World Technology Cardon Manathalli Duter Ring Road Deddennashundi Village Maharkevastra Bangalon – Silo 048, India Ph.: +91 080 33525000 Fax. +91 080 56959943

Particulars		
Deferred Tax Assets (net)	7.30	
Long-term loans and advances	24.74	
Total Non-current Assets		57.41
Current Assets	1154-552 5-552 5-65	
Trade receivables	48.79	
Cash and Bank balances	45.47	
Short-term loans and advances	16.03	
Other current assets	28.65	
Total current assets		138.94
BOOK VALUE		1.59

- As per the Draft scheme of amalgamation, no shares are proposed to be issued in consideration of the merger of MphasiS FinsourcE Limited with the MphasiS Limited.
- In our opinion, the above is fair since shareholders of MphasiS Limited will continue to remain beneficial owners of MphasiS Limited and MphasiS FinsourcE Limited in the same proportion as they were prior to the merger.

Ganesh Murthy Executive Vice President and Chief Financial Officer

DATED - 117 SEPTEMALR 12013

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A. Sivaram Nair Sr. Vice President, Company Secretary, General Counsel and Ethics Officer

### CERTIFIED TRUE COPY

For Mphasis Limited

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Al Sivaran Nair Senior Vice President, Company Secretary, General Counsel and Ethics Officer

MphasiS Limited

Registered Office Ragmane World Technology Center Marathaill Outer Ring Road Doddanakhundi Village Mahadexabdra Bangalore - 560 048, India Ph.: 491 080 3352 5000 Fax: 491 080 6695 9943

## REPORT FROM THE AUDIT COMMITTEE RECOMMENDING THE NET ASSET VALUATION AND DRAFT SCHEME OF AMALGAMATION.

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY THE AUDIT COMMITTEE OF THE COMPANY DATED 27 SEPTEMBER 2013

### (a) Consideration and Net Assets Valuation

**RESOLVED THAT** no shares of the Company be issued in consideration of the merger of MphasiS FinsourcE Limited, wholly owned subsidiary, with the Company and the certificate of the Net Assets Value of MphasiS FinsourcE as at 31 March 2013 certified by Company Secretary and the Chief Financial officer of the Company, be and is hereby considered and recommended for the approval of the Board.

### (b) Approval of the Scheme of the merger

RESOLVED THAT pursuant to the provisions of sections 391 to 394 and other applicable provisions, if any, of the Companies Act, 1956, Companies Act, 2013 (to the extent applicable upon notification of relevant provisions) and Rules 67 to 87 of the Companies (Court) Rules, 1959 (the Rules) and enabling provisions in the Memorandum and Articles of Association of the Company and subject to such terms and conditions and modification(s), as may be imposed, prescribed or suggested by the Hon'ble High Court of Karnataka, Securities Exchange Board of India, Stock Exchanges where the shares of the Company are listed or any other appropriate authorities, the Scheme of Amalgamation of MphasiS FinsourcE Limited ("MphasiS FinsourcE"), a company registered under the Companies Act, 1956 with registered office at Bagmane World Technology Center, Marathalli Ring Road, Doddanakhundi Village, Mahadevapura, Bangalore - 560 048, with MphasiS Limited ("the Company"), ("the Scheme") and their respective shareholders, in terms of the draft placed before the Committee and initialled by the Chairman for the purpose of identification, which inter alia provides for the amalgamation of MphasiS FinsourcE, a wholly owned subsidiary of the Company, into the Company with effect from 1 April 2013 (the Appointed Date)and accounting the assets and liabilities of MphasiS FinsourcE into the Company at its book value as per the pooling of interest method, be and is hereby considered and recommended to the Board for its approval.









**RESOLVED FURTHER THAT** Mr. Balu Ganesh Ayyar, Chief Executive Officer, Mr. Ganesh Murthy, Executive Vice-President & Chief Financial Officer and Mr. A Sivaram Nair, Senior Vice President, Company Secretary, General Counsel & Ethics Officer, be and are hereby severally authorised to certified the resolution and submit the same to the Stock Exchanges as the report of the Committee.

**RESOLVED FURTHER THAT** Mr. Balu Ganesh Ayyar, Chief Executive Officer, Mr. Ganesh Murthy, Executive Vice-President & Chief Financial Officer and Mr. A Sivaram Nair, Senior Vice President, Company Secretary, General Counsel & Ethics Officer, be and are hereby severally authorised to appoint Auditors, Merchant Bankers and other intermediaries as may be required in connection with the submission of the Scheme of Amalgamation with the Stock Exchange and determine the terms and conditions of the appointment including the remuneration thereof.

Certified True.

For MphasiS Limited

A Sivaram Nair SVP, Company Secretary, General Counsel & Ethics Officer





## IFCI FINANCIAL SERVICES LIMITED

(A Subsidiary of IFCI Ltd.)

SEBI REGN. NO. MB/ INMOD0010247

October 8, 2013

### STRICTLY PRIVATE & CONFIDENTIAL

To,

The Company Secretary , MphasiS Limited, Bagmane World Technology Center, Marathalli outer Ring Road, Doddannekhundhi Village, Mahadevapura, Bangalore – 560048

Dear Sirs,

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Sub: Fairness opinion certificate on the report issued by Mr. Ganesh Murthy, Executive Vice President and Chief Financial Officer and Mr. A. Sivaram Nair, Sr. Vice President, Company Secretary, General Counsel and ethics Officer of MphasiS Limited

Ref: Proposed scheme of Amalgamation of MphasiS FinsourcE Limited (MFL) with MphasiS Limited (ML).

This has reference to the request made by the management of MphasiS Limited, to issue "Fairness Opinion" on report issued by Mr. Ganesh Murthy, Executive Vice President and Chief Financial Officer and Mr. A. Sivaram Nair, Sr. Vice President, Company Secretary, General Counsel and ethics Officer of MphasiS Limited with regard to amalgamation of MphasiS FinsourcE Limited (MFL) with MphasiS Limited (ML) under a scheme of Amalgamation.

### 1. BACKGROUND, SCOPE AND PURPOSE OF THE REPORT

1.1. MphasiS Limited is a subsidiary of Hewlett-Packard Company, having its registered office at Bagmane World Technology Center, Marathalli Outer Ring Road, Doddannakhundhi Village, Mahadevapura, Bangalore – 560048 and is engaged in the business of providing Information Technology and Information Technology Enabled services. MphasiS limited is listed on the Bombay Stock Exchange Limited and the National Stock Exchange of India Limited

MphasiS Finsource Limited is a wholly owned subsidiary of MphasiS Limited, having its pregistered office at Bagmane World Technology Center, Marathalli Ring Road,

Corp. Office : 'Continental Chambers', 3rd Floor, 142, Mahatma Gandbin Rosed E Nungan Dak 30 PY Chema - 600 034. Tel : +91 (044) 2830 6600, Fax : +91 (044) 2830 6650. website : www.ifinonline.com

Regd. Office : IFCI Towers, 61, Nehru Place, New Delhi - 110 019 For Mphasis Limited SEBI Registration No.INB / INF / INE 231108631(NSE) ; INB 011108637 (BSE) ; INE26 (08631 (MCX-SX)

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Senior Vice Fresident, Company Secretary, General Coupsel and F



IFCI FINANCIAL SERVICES LIMITED

(A Subsidiary of IFCI Ltd.)

Doddannakhundhi Village, Mahadevapura, Bangalore – 560048. It was formed for carrying out outsourcing services for state bank of India since 2007.

- 1.3. We have been informed that the Board of Directors of the Company at their meeting held on 26<sup>th</sup> and 27<sup>th</sup> September 2013, had approved the proposal for amalgamation of MFL into ML with effect from appointed date of April 01, 2013 along with the draft scheme of Amalgamation
- 1.4. As per the Scheme of Amalgamation we understand that no shares are proposed to be issued to ML in consideration of amalgamation of MFL with itself as MFL is wholly owned subsidiary of ML as on date.
- 1.5. The shareholders of ML will continue to remain beneficial owners of ML and MFL in the same proportion as they held it prior to the amalgamation.
- 1.6. As per SEBI Circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013 'Valuation Report from an Independent Chartered Accountant' need not be required in cases where there is no change in the shareholding pattern of the listed company / resultant company.
- 1.7. Accordingly, ML has appointed us to give a fairness opinion on report issued by Mr. Ganesh Murthy, Executive Vice President and Chief Financial Officer and Mr. A. Sivaram Nair, Sr. Vice President, Company Secretary, General Counsel and ethics Officer of Mphasis Limited.
- 1.8. The information contained in our report herein is confidential. It is intended only for the sole use of captioned purpose including for obtaining the requisite statutory approvals.

### 2. SOURCE OF INFORMATION

For the purpose of this exercise, we have relied upon the following sources of information

 Draft Scheme of Amalgamation under section 391 to 394 of the Companies Act, 1956.

Audited Financial Statement of MFL for the Financial Year 2012-13.

Report dated 27<sup>th</sup> September 2013, issued by Mr. Ganesh Murthy, Executive Vice President and Chief Financial Officer and Mr. A. Sivaram Nair, Sr. Vice President, Company Secretary, General Counsel and ethics Officer of Mphasis Limited.

A. Sivaram

Senior Vice President,

Company Secretary, General Counsel and Ethics Officer

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Corpe Office : 'Continental Chambers', 3rd Floor, 142, Mahatma Gandhi Road, Nungambekkam Chennai - 600 034. Tel : +91 (044) 2830 6600, Fax : +91 (044) 2830 6650. website ; www.lfincnline.com

Read, Office : IFCI Towars, 61, Nehru Place, New Delhi - 110 019.

SEBI Registration No.INB / INF / INE 231108631(NSE) ; INB 011108637 (BSE) ; FOE2610 Basis/CirAited

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(A Subsidiary of IFCI Ltd.)

Senior Vice Fresident,

Counsel and Ethics Offic

Company Secretary,

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 Such other information and explanations as we required and which have been provided by the management of ML and MFL

### 3. EXCLUSION AND LIMITATIONS

- 3.1. Our conclusion is based on the information furnished to us being complete and accurate in all material respects. We have relied upon the historical financials and the information and representations furnished to us without carrying out any audit or other tests to verify its accuracy with limited independent appraisal.
- 3.2. We have not conducted any independent valuation or appraisal of any of the assets or liabilities of the Companies.
- 3.3. Our work does not constitute verification of historical financials or including the working results of the Companies referred to in this report. Accordingly, we are unable to and do not express an opinion on the fairness or accuracy of any financial information referred to in this report.
- 3.4. Our opinion is not intended to and does not constitute a recommendation to any shareholders as to how such shareholder should vote or act in connection with the Scheme or any matter related therein.
- 3.5. Our liability (Statutory or otherwise) for any economic loss or damage arising out of the rendering this opinion shall be limited to amount of fees received for rendering this opinion as per out engagement with ML.
- 3.6. Our opinion is not, nor should it be construed as our opining or certifying the compliance of the proposed amalgamation with the provisions of any law including companies, taxation and capital market related laws or as regards any legal implications or issues arising thereon.
- 3.7. We assume no responsibility for updating or revising our opinion based on circumstances or events occurring after the date hereof.
- 3.8. We do not express any opinion as to the price at which shares of the resulting company may trade at any time, including subsequent to the date of this opinion.



Oorp. Office : 'Continental Chambers', 3rd Floor, 142, Mahatma Gandhi Boad, Nungambakkam Chennal - 600 034. Tel : +91 (044) 2830 6600, Fax : +91 (044) 2830 6650. website : www.finonline.com

Repd. Office : IFCI Towers, 61, Nehru Place, New Delhi - 110 019.

SEBI Registration No.INB / INF / INE 231108631(NSE) ; INB 011108637 (BSE) ; INE20108601 ancx bin ited



IFCI FINANCIAL SERVICES LIMITED

(A Subsidiary of IFCI Ltd.)

### 4. Conclusion

On the basis of the foregoing, in our opinion the proposed Scheme of amalgamation of MphasiS FinsourcE Limited (MFL) with MphasiS Limited (ML) is fair and reasonable and the report issued by Mr. Ganesh Murthy, Executive Vice President and Chief Financial Officer and Mr. A. Sivaram Nair, Sr. Vice President, Company Secretary, General Counsel and ethics Officer of MphasiS Limited in relation to the above is justified.

Thanking you,

Yours faithfully,

For IFCI Fincial Services Limited. SERVI dra Mo Manager - Merchant

For Mphasis Limited

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A. Stvaram Man Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer

Corp. Office : 'Continental Chambers', 3rd Floor, 142, Mahatma Gandhi Road, Nungambakkam Chennai - 600 034. Tel : +91 (044) 2830 6600, Fax : +91 (044) 2830 6650. website : www.ifinonline.com

Regd. Office : IFCI Towers, 61, Nahru Place, New Delhi - 110 019.

SEBI Registration No.INB / INF / INE 231108631(NSE) ; INB 011108637 (BSE) ; INE261108631 (MCX-SX)

### PRE AND POST AMALGAMATION SHAREHOLDING PATTERN - MPHASIS LIMITED

SCRIP CODE : BSE	526299
NSE	MPHASIS
NAME OF THE SCRIP	MPHASIS LIMITED
CLASS OF SECURITY	EQUITY SHARES

SHAREHOLDING PATTERN IN COMPLIANCE WITH CLAUSE 35 OF THE LISTING AGREEMENT FOR THE QUARTER ENDED 30 SEPTEMBER 2013

### 1(a) Statement showing Shareholding Pattern

Partly paid-up shares	No of partly paid-up	As a % of total no. of partly paid-	As a % of total no. of shares of the
	shares	up shares	Company
Held by promoter/promoter group	1.		
Held by Public			
Total(D)			•
Outstanding convertible securities	No of outstanding securities	As a % of total no. of outstanding convertible securities	As a % of total no. of shares of the company, assuming full conversion of the convertible securities
Held by promoter/promoter group			
Held by Public	18		
Total(E)			•
Warrants	No of warrants	As a % of total no. of warrants	As a % of total no. of shares of the Company, assuming full conversion of warrants
Held by promoter/promoter group			5.5
Held by Public		( )(#)	•
Total(F)			
Total paid-up capital of the company, assuming full conversion of warrants and convertible securities			210,127,099

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A. Sivaram Nair Senior Vice President, Company Secretary, General Counsel and Ethics Officer

For Mphasis Limited

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SCRIP CODE

NAME OF THE SCRIP CLASS OF SECURITY

BSE 526299 NSE MPHASIS MPHASIS LIMITED EQUITY SHARES

SHAREHOLDING PATTERN IN COMPLIANCE WITH CLAUSE 35 OF THE LISTING AGREEMENT FOR THE QUARTER ENDED 30 SEPTEMBER 2013

Category Code	Calegory of shareholder	Yotal Number of shareholders	Total number of shares	Number of shares held in dematerialized form	Total sharehold percentage of t shares		Shares pile encumbere	dged or otherwise id
	and the state of the				As a percentage of (A+B)1	As a percentage of (A+B+C)	Number of shares	As a percentage
09	(0)	(88)	(14)	M	(14)	(VII)	(VIII)	(IX+(VIII)(IV) *100
(A)	Shareholding of Promoter and Promoter Group[2]							
(8)	Indian Individuals/ Hindu Undivided Family		ā.		353			
(b)	Central Government: State Government(s)	10						
(c)	Bodies Corporate	-	dir.	-	100200			
(d)	Financial Institutions/ Banks			-			× .	
(e)	Any Other (specify)					- 0.00		
	Sub-Total (A)(1)	0	0	0	0.00	0.00		
[2] (a)	Foreign Individuals (Non-Resident Individuals/ Foreign Individuals)	*		-	1.50	2		
(6)	Boolas Corporate	3	127.106.266	127.108,266	60.49	60.49	0	0.0
(c)	Institutions		-	9-0	(*)			
(c)	Any Other (specify)							
	Sub-Total (A)(2)	3	127,106,206	127,105,266	60,49	60.49	•	-
	Total Shareholding of Promoter and Promoter Group (A)= (A)(1)+(A)(2)	3	127,106,208	127,105,266	60.49	60.49	0	0.0
(B)	Public shareholding[3]							
(1)	Institutions		4 690 443	1.578,543	0.75	0.75		
(8)	Mutual Funds/ UTI	28	1.580,143					
(8)	Financial Institutions/ Banks	23	6,885.122	6,885,122	3.28	3.28		
(c)	Central Government/ S1898 Government(s)	12.	č					
{c}	Venture Capital Funds	82.1	%	1				
(6)	Insurance Companies		57.052.866	57.053.696	27.16	27.16		
(r) (9)	Foreign Institutional Investors Foreign Venture Capital	121	57,082,800	21.003.006	21.10	21.00		
7.631	investors					-		
(h)	Any Other (specify)	169	65.528.121	65,523,321				2552
-	Sub-Total (B)(1)	169	65,528,121	\$3,323,321	\$1.10			11
[2] (8)	Non-Institutions Bodies Corporate	528	10,018,337	10.013.537	4.76	4.75	ICA	ICA
(b)	Individuals						đ	Lead of the second seco
	<ol> <li>individual shareholders holding nominal share capital up to Rs. 1 (k)h.</li> </ol>	28,434	4,395.036	4,238,205	2.09	2.03	NOT APPLICABL	NOT APPLICABLE
	<li>Individual shareholders holding nominal share capital in excess of Rs. 1 lath.</li>	65	2,687,335	2,587,336	1.28	1.28		
	Qualified Foreign Investor				•	•		
(=)	Any Other (specify)			17,010	0.01	0.01		
	Director MphasiS Limited - Unclaimed Suspense Account	1	17.010 18,150	And a second second second	0.01	E.01		
	Tast	4		311,625				
	Clearing Member	174	45,318	45,318	0.02			
	Sub-Total (B)(2)	29,208	1	1				
	Total Public Shareholding (B)= (B)(1)+(B)(2)	26,311				1.122		
	10TAL (A)+(B)	28,380	210,127,099	209,960,465	100.00	100.00	0	0.0
(C)	Shares held by Custodians and sgainst which Depository Receipts have been issued							
	Promoter and Promoter				1.63	t.,		×.
	Group Public							
	Sub-Total (C) GRAND TOTAL (A)+(B)+(C)	29,380	210,127,099	209,960,469	100.00	101-1-1-1 100,000	1113.30	PHECON

Note:-Share Capital excludes 21,000 bonus shares kept in abayance as per Section 206A of the Companies Act 1956/ Stop Transfeld Litigation/ Court Order



For Mphasis Limited

A.<sup>l</sup>Sivaram Nair Senior Vice Fresident, 2 Company Secretary, General Counsel and Ethics Officer



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For Mphasis Limited 0 A. Sivaram Hair

Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer

	Name of the shareholder	Details of Shares held	P		Encumbered shares (*)	hares (*)	Details o	Details of warrants	Details of convertible securities	ties tible	Total eharee (including underkying shares assuming fuil convertible warrants and convertible securities) as a % of filluled
		No. of Shares held As a % of grand total (A)+(B)+(C)	As a % of grand total (A)+(B)+(C)	Ň,	As a percentage	As a % of grand total (A)+(B)+(C) of sub-clause (IXa)	Number of warranta held	As a % total number of warrants of the same class	Number of convertible securities held	As a % total number of convertible securities of the eame class	
ε	(1)	(III)	(11)	s	1.(III)(A)=(IA)	(11,1)	(IIIA)	(x)	(x)	(10)	(IIIX)

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3 EDS WORLD CORPORATION (NETHERLANDS) LLC 2 EDS WORLD CORPORATION (FAR EAST) LLC

EDS ASIA PACIFIC HOLDINGS

(IXC) (I) Statement showing holding of securities (including shares, warrants, convertible securities) of persons belonging to the category "Public" and holding more than 1% of the total number of shares.

Sr. No.	Name of the shareholder	Details of Shares held	Sharee as a percentage of total number of sharee (.a., Grand Total (A)=(B)+(C) indicated in Statement at para ((Xa) above)	Details o	Details of warrants	Details of convertible securities	rrvertible ties	Total shares (Including undertying shares assuming full conversion of
				Number of warrants held	As a % total number of warrants of the same class	Number of convertible securities held	% w.a.t total number of convertible securities of the same class	warrante and convertible securities) as a % of diluted share capital
	ABURDEEN GLOBAL INDIAN EQUITY FUND	18,500,000	8.80		1	-		3
2	ABERDEEN GLOBAL-ASIAN SMALLER COMPANIES FUND	6,986,300	3.32	×			*	*
10	BARING INDIA PRIVATE EQUITY FUND III LISTED INVESTMENTS LIMITED	6,436,330	3.06	42	14	•	6	•
-	ABERDEEN GLOBAL-EMERGING MARKETS SMALLER COMPANIES FUND	5.420,206	2.58	•	•			
0	LIC OF INDIA MARKET PLUS 1 GROWTH FUND	3,437,518	1.64		1	1 1 1	*	*
6	BAJAJ ALLIANZ LIFE INSURANCE COMPANY LTD.	3,312,820	1.58				*	**
~	BARING INDIA INVESTMENTS LIMITED PCC	3,162,855	1.51		X		8	8
	THE INDIA FUND, Inc	2,600,000	1.24		*	*	•	*
E	TOTAL	49,856,029	23.73					

(i)(<)(ii) Statement showing holding of securities (including shares, warrants, convertible securities) of persons (together with PAC) belonging to the category "Public" and holding more than 5% of the total number of shares of the company

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Name(s) of the shareholder(s) and the Persons Acting in Concert (PAC) with them	No of shares	Shares as a percentage of total number of shares (i.e. Grand Total (A)+(B)+(C) indicated in Statement at para (I)(a) above)	Details o	Details of warrants	Details of convertible securities	cires ties	Total shares (including underfying shares assuming full
			Number of warrants held	As a % total number of warrants of the same class	Number of convertible securities held	Ye well total number of convertible securities of the same class	conversion of warrants and convertible securities) as a % of diluted share capital
<sup>1</sup> ABÉRDEEN GLOBAL INDIAN EQUITY FUND MAURITIUS UMITED	18,500,000	8.80	•	•	54 		
2 ABERDEEN GLOBAL-ASIAN SMAILER COMPANIES FUND	6,986,300	3.32					
3 ABERDEEN GLOBAL-EMERGING MARKETS SMALLER COMPANIES FUND	5,420,206	2.58					
4 ABERDEEN EMERGING MARKETS SMALLER COMPANIES FUND A SERIES OF THE ABERD	1,355,000	0.64					
5 ABERDEEN EMERGING MARKETS TELECOMMUNICATIONS AND INERASTRUCTURE FUND.	336,000	0.16					
<sup>6</sup> ABERDEEN ASIA-PACIFIC SMALLER COMPANIES FUND	40,450	0.02					
	32,637,956	15.63					

## (I)(d) Statement showing details of locked-in shares

Noi Name of the shareholder Category of Shareholder Number of		
(Promoters /Public)	Number of locked-in shares	Locked-in shares as a percentage of total number of shares (i.e., Grand Total (A)-(B)-(C) Indicated in Statement at para (I)(a) above)

# (II)(a) Statement showing details of Depository Receipts (DRs).

underlying Shares underlying DRs outstanding DRs as a percentage of total number of shares (i.e., Grand Total (A)+(B)+(C) indicated in Statement at para (IXa) above)	
Number of ahares outstanding	
Number of outstanding DRs	
rype of outstanding DR (ADRs, GDRs, SDRs, labeled) etc.)	
Sr. No	

(II)(b) Statement showing Holding of Depository Receipts (DRs), where underiving shares held by 'promoter / promoter group' are in excess of 1%.

1 10101 011 10	number of shares			
Šr. No	Name of the DR Holder	Type of outstanding DR (ADRs, GDRs, SDRs, etc.)	Number of shares underlying outstanding DRs.	Sharee underlying curstanding DRs as a percentage of batal number of shares (i.e., Grand Total (A)+(B)+(C), indicated in Statement at para (I)(a) above)

Mphasis Limited \* Bangalore \*

For Mphasis Limited Frent

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Senior Vice Fresident, Gempany Secretary, General Counsel and Ethics Officer A. Sivaram Nair
(III) (a)	Statement showing the voting pattern of shareholders, if more than one class of shares/securities is issued by the issuer as on 30
	September 2013

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	Category of shareholder	Number of Voting Rights held in each class of securities			Total Voting Rights (III+fV+V)		Disble in OT
Code		Class X	Class Y	Class Z		As a percentage of	ng Rights i.e (VI) As a percentage of (A+B+C)
10	(11)	(0)	(11)	(7)	(VB)	(A+B) (VII)	(V:0)
(f) (A)	Promoter and Promoter Group	fail	047		(11)		
10000000							0.0
-1	Indian	(					
(a)	Individuals/ Hindu Undivided Family	3		1	1	1	
(b)	Central Government/ State Government(s)	(	) (	0 0		0.0240	50036
(c)	Bodies Corporate	C		0 0			
(d)	Financial Institutions/ Banks	0		0 0			
(e)	Any Other (specify)	(		0 0			
	Sub-Total (A)(1)	0	0	0 0	(		
-2	Foreign					0.00	
(8)	Individuals (Non-Resident Individuals/ Foreign Individuals)			0 0	) (	0.00	0.0
(b)	Bodies Corporate		0	0 0	0	0.00	0.00
(c)	Institutions	0	0	0 0	0	0.00	0.00
(0)	Any Other (specify)	(	0	0 0	0	0.00	0.00
(4)	Sub-Total (A)(2)	0		0 0	0 0	0.00	0.00
	Total Shareholding of Promoter and Promoter Group (A)= (A)(1)+(A)(2)	1 10		0 0	, e	0.00	0.00
(B)	Public shareholding					0.00	0.00
-1	Institutions	0	0	0 0	0	0.00	0.00
(a)	Mutual Funds/UTI	0		0 0	0	0.00	0.00
(b)	Financial Institutions/ Banks	0	0	0 0	0	0.00	0.00
(c)	Central Government/ State Government(s)	C		0 0		10000	
(d)	Venture Capital Funds	0		0 0			
(e)	Insurance Companies			0 0	, c	0.00	
(1)	Foreign Institutional Investors	80		0 0	· ·	0.00	0.00
(9)	Foreign Venture Capital Investors			0 0	, c	220343	
(n)	Any Other (specily)	(	1	0 0	¢	0.00	0.00
	Sub-Total (B)(1)	0		0 0		0.00	0.00
-2	Non-institutions					0.00	0.00
(a)	Bodies Corporate	(	0	0 0	0	0.00	0.0
(b)	Individuals -	0	0	0 0	0	0.00	0.0
	iii. Individual shareholders holding nominal share capital up to Rs. 1 lakh	1	) (	0 0	, c	0.00	0.00
	iv. Individual shareholders holding nominal share capital in excess of Rs. 1 lakh.			р (	) c	0.00	0.0
(c)	Any Other (specify)	0		0 0	0	0.00	0.00
	Sub-Total (B)(2)			0 0			0.00
	Total Public Shareholding (B)= (B)(1)+(B)(2)	0	-	0 0		0.00	0.00
	TOTAL (A)+(B)	0		0 0	(	0.00	0.0
(C)	Shares held by Custodians and against which Depository Receipts have been issued			0 0		0.90	0.0
	GRAND TOTAL (A)+(B)+(C)			0 0		0.00	0.00
	GRAND TOTAL (AMB/(C)	NEW CONTRACTOR AND A DECK	- province and showing the	Contraction of the second	the second second second second second		and the second

NOTE: NO SEPARTATE CLASS OF EQUITY SHARES WITH DIFFERENT VOTING RIGHTS ARE ISSUED BY THE COMPANY. THE EQUITY SHARES ISSUED BY THE COMPANY FROM TIME TO TIME ARE PARI PASSU IN ALL RESPECTS WITH THE EXISTING EQUITY SHARES.

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For Mphasis Limited m ł

A. Sivaram Nair Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer

Annexue 6(B)

MphasiS FinsourcE Limited

Registered Office: Bagmane World Technology Center Marathalli Outer Ring Road Doddannakhundi Village Mahadevapura Bangalore - 560 048, India Ph : +91 080 33525000 Fax: +91 080 66959943



# PRE AND POST AMALAGAMTION SHAREHOLDING PATTERN OF MPHASIS FINSOURCE LIMITED (TRASFEROR COMPANY)

## A. Pre- Amalgamation Shareholding Pattern of the Transferor Company as on 31<sup>st</sup> March , 2013:

S.No.	Category of shareholder	No. of Shares held	Face Value ( Rs.)	Total ( Rs.)	% of Total Shares
1	Promoter ( Transferee Company )	50000	10	500,000	100%
2	Public	Nil	Nil	Nil	Nil
3	Custodian	Nil	Nil	Nil	Nil
	Total Shareholding	50000	10	5,00,000	100%

## B. Post – Amalgamation Shareholding Pattern of the Transferor Company :

S.No.	Category of shareholder	No. of Shares held	Face Value ( Rs.)	Total (Rs.)	% of Total Shares
1	Promoter ( Transferee Company )	Nil*	Nil *	Nil *	Nil *
2	Public	Nil	Nil	Nil	Nil
3	Custodian	Nil	Nil	Nil	Nil
	Total Shareholding	Nil	Nil	Nil	Nil

\*The Transferor Company is an unlisted Public Company and getting amalgamated with MphasiS Limited (the "Transferee Company"). Post amalgamation, the entire Equity shares held by the Transferee Company and its nominees in the Transferor Company shall be cancelled and extinguished.

For/MphasiS FinsourcE Limited

1 Suryanarayanan V Director



Annexue 7

MphasiS Limited

Registered Office Bagmane World Technology Center Marathalli Outer Ring Road Doddanakhundi Village Mahadevabura Bangalore - 560 048, India Ph.: +91 080 3352 5000 Fax: +91 080 6695 9943



To,

The General Manager, Department of Corporate Services, BSE Limited, P.J. Towers, Dalal Street, Mumbai – 400 001.

Scrip Code: 526299 ISIN: INE356A01018

General Manager, Department of Corporate Services National Stock Exchange of India Limited, Exchange Plaza, Plot No.C/1, G Block, Bandra-Kurla Complex,Bandra (East) Mumbai-400 051

Symbol: MPHASIS ISIN: INE356A01018

Dear Sir,

Sub: Application for approval under Clause 24(f) of the Listing Agreement for the proposed Amalgamation of MphasiS FinsourcE Limited (The "Transferor Company") Wholly owned subsidiary with MphasiS Limited (The "Transferee Company").

### Ref: Undertaking on Compliance with Clause 49 of the Listing Agreement

In connection with the above application, we hereby confirm that MphasiS Limited ( the "Transferee Company") is in compliance with Clause 49 of the Listing Agreement and submits its quarterly compliance report on Corporate Governance as per Clause 49 of the Listing Agreement with the stock exchanges.

The compliance report on corporate governance for the quarter ended 30 September, submitted with BSE and NSE on 4 October 2013, is annexed herewith.



For MphasiS Limited

A Sivaram Nair SVP, Company Secretary, General Counsel & Ethics Officer

Date:23 October 2013

#### QUARTERLY COMPLIANCE REPORT ON CORPORATE GOVERNANCE CLAUSE 49 OF THE LISTING AGREEMENT

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Particulars	Clause of Listing agreement	Compliance Status Yes/No	Remarks
I. Board of Directors	491		
(A) Composition of Board	49 (IA)	YES	The Board comprises 9 members, out of which, 8, are non- executive directors. 3 Directors are independent. The Chairman of the Board is an independent Director.
(B) Non-executive Directors' compensation & disclosures	49 (IB)	YES	Payment of remuneration to non-executive directors has been approved by the shareholders with a majority of 99.99% of shares voted under the postal ballot being in favour.
(C) Other provisions as to Board and Committees	49 (IC)	YES	The Board met twice during the quarter. Directors have confirmed that they are not members of more than 10 Committees / Chairman of more than 5 Committees.
(D) Code of Conduct	49 (ID)	YES	The Code of Conduct for Board Members and Senior Management is available on the website of the Company (www.mphasis.com) and affirmation of compliance, signed by the CEO, is included in the Annual Report for the year ended 31 October 2012.
II. Audit Committee	49 (11)		
(A) Qualified & Independent Audit Committee	49 (IIA)	YES	Audit Committee comprises 4 members. 3 members are independent.
(B) Meeting of Audit Committee	49 (IIB)	YES	The Audit Committee met once during the quarter.
(C) Powers of Audit Committee	49 (IIC)	YES	An Audit Committee Charter is in place covering roles,
(D) Role of Audit Committee	49 II(D)	YES	<ul> <li>responsibilities and powers, inter-alia in accordance with Clause 49.</li> </ul>
(E) Review of Information by Audit Committee	49 (IIE)	YES	Complied with during quarterly and annual reviews.
III. Subsidiary Companies	49 (111)	YES	There are no material non-listed Indian subsidiaries and hence the requirement of appointing an independent director on the subsidiary Board is not applicable. Financial statements and minutes of subsidiaries are reviewed by the Board.
IV. Disclosures	49 (IV)		
(A) Basis of related party transactions	49 (IV A)	YES	Information regarding related party transactions is reviewed by the Audit Committee on an annual basis.
(B) Disclosure of Accounting Treatment	49 (IV B)	YES	Financials are prepared in accordance with Accounting Standards and hence no disclosure is required.
(C) Board Disclosures	49 (IV C)	YES	Risk assessment and minimization procedures are periodically informed to the Board.
(D) Proceeds from public issues, rights issues, preferential issues etc.	49 (IV D)	YES	Not applicable.
	49 (IV E)	YES	All details of remuneration of Directors are disclosed in the

Quancily Control and Report of Control Constraints (Quare 49 or the Fishing Agreen eff) Of coding 308 earcrists (201)



Particulars	Clause of Listing agreement	Compliance Status Yes/No	Remarks
			Annual Report for the year ended 31 October 2012.
(F) Management	49 (IV F)	YES	Management Discussion and Analysis Report forms part of Annual Report of the Company for the year ended 31 October 2012. Senior Management confirms on an annual basis that there were no material financial and commercial transactions where they have personal interest.
(G) Shareholders	49 (IV G)	YES	Disclosure regarding appointment of new director etc. is informed to shareholders through website and annual report. Quarterly results and analyst presentations are also made available on the website of the Company. Investor Grievance Committee reviews investor grievance and status of redressal of the same periodically. The power to approve share transfers stands delegated to the Share Transfer Committee.
V. CEO/CFO Certification	49 (V)	YES	The CEO & CFO give the required certification on an annual basis. Certification for the year ended 31 October 2012 has been given to the Board at the time of review of the financials for the period ended 31 October 2012.
VI. Report on Corporate Governance	49 (VI)	YES	The Annual Reports of the Company contain a detailed Corporate Governance Report. Quarterly compliance reports are also submitted to stock exchanges.
VII. Compliance	49 (VII)	YES	Certificate of compliance with Corporate Governance requirements is certified by the Statutory Auditors and the certificate forms part of the Company's Annual Report.

For MphasiS Limited

A. Sivaram Nair

SVP, Company Secretary, General Counsel & Ethics Officer



Note:

- The details under each head shall be provided to incorporate all the information required as per the provisions of the Clause 49 of the Listing Agreement.
- 2) In the column No.3, compliance or non-compliance may be indicated by Yes/No/N.A. For example, if the Board has been composed in accordance with the Clause 49 I of the Listing Agreement, "Yes" may be indicated. Similarly, in case the company has no related party transactions, the words "N.A." may be indicated against 49 (IV A).
- 3) In the remarks column, reasons for non-compliance may be indicated, for example, in case of requirement related to circulation of information to the shareholders, which would be done only in the AGM/EGM, it might be indicated in the "Remarks" column as "will be complied with at the AGM". Similarly, in respect of matters which can be complied with only where the situation arises, for example, "Report on Corporate Governance" is to be a part of Annual Report only, the words "will be complied in the next Annual Report" may be indicated.

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Annexue 8

MphasiS Limited Registered Office:

Registered Office: Bagmane World Technology Center Maratballi Outer Ring Road Doddanakhundi Village Manadevapura Bangalore 5 560 048, India Phu: +91 080 3352 5000 Fax: +91 080 6695 9943

## **ANNEXURE 8**

# Compliance report with the requirements specified in Part-A of the circular CIR/CFD/DIL/5/2013 dated February 4, 2013 read with circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013

Sr. No.	Requirements as per CIR/CFD/DIL/5/2013 dated February 4, 2013 read with circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013	Whether Complied or not & How
1.	Listed companies shall choose one of the stock exchanges having nation-wide trading terminals as the designated stock exchange for the purpose of coordinating with SEBI.	The National Stock Exchanges of India Limited (NSE)
	Compliance as per Part A, Annexure I to the C	Sircular
2.	Documents to be submitted:	
2.a	Draft Scheme of arrangement/ amalgamation/ merger/ reconstruction/ reduction of capital, etc.	Draft Scheme of Amalgamation is provided.
2.b	Valuation Report from Independent Chartered Accountant	Since this is an amalgamation of Wholly owned subsidiary into the holding Company, there is no change in the shareholding pattern of the holding Company. Accordingly in terms of Para 4.2 and 4.4 of the SEBI Circular dated 21 May 2013 ,valuation report from the CS/CFO is provided.
2.c	Report from the Audit Committee recommending the Draft Scheme	Provided
2.d	Fairness opinion by merchant banker	Fairness Opinion from IFCI Financial Services Limited, Merchant Banker registered with SEBI is provided.

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Pre and post amalgamation shareholding pattern of unlisted company	Pre and post amalgamation shareholding pattern of Transferor and Transferee is provided.
Audited financials of last 3 years (financials not being more than 6 months old) of unlisted company;	Provided
Compliance with Clause 49 of Listing Agreement	Compliance report of Transferor Company as per Clause 49 of the Listing Agreement for the quarter ended 30 September 2013, is provided.
Complaints Report	Complaint report shall be submitted within 7 days of expiry of 21 days from the date of filing the Draft Scheme in the prescribed format.
The equity shares sought to be listed are proposed to be allotted by the unlisted Issuer (transferee entity) to the holders of securities of a listed entity (transferor entity) pursuant to a scheme of reconstruction or amalgamation (Scheme) sanctioned by a High Court under Section 391-394 of the Companies Act, 1956	Not applicable since the unlisted Wholly owned subsidiary is amalgamated with the listed holding company.
At least 25% of the post scheme paid up share capital of the transferee entity shall comprise of shares allotted to the public holders in the transferor entity.	The listed transferee company has 39.51 % public shareholding as at 30 September 2013.The same would also be ensured post amalgamation.
The transferee entity will not issue/reissue any shares, not covered under the Draft scheme.	Not Applicable since no shares are contemplated to be issued pursuant to the scheme of amalgamation
	pattern of unlisted company         Audited financials of last 3 years (financials not being more than 6 months old) of unlisted company;         Compliance with Clause 49 of Listing Agreement         Complaints Report         The equity shares sought to be listed are proposed to be allotted by the unlisted Issuer (transferee entity) to the holders of securities of a listed entity (transferor entity) pursuant to a scheme of reconstruction or amalgamation (Scheme) sanctioned by a High Court under Section 391-394 of the Companies Act, 1956         At least 25% of the post scheme paid up share capital of the transferee entity shall comprise of shares allotted to the public holders in the transferor entity.         The transferee entity will not issue/reissue any

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6.	As on date of application there are no outstanding warrants/ instruments/ agreements which give right to any person to take the equity shares in the transferee entity at any future date. If there are such instruments stipulated in the Draft scheme, the percentage referred to in point (b) above, shall be computed after giving effect to the consequent increase of capital on account of compulsory conversions outstanding as well as on the assumption that the options outstanding, if any, to subscribe for additional capital will be exercised.	warrants/instruments/agreements in the Transferee Company as on the date of the application.
7.	The shares of the transferee entity issued in lieu of the locked-in shares of the transferor entity are subjected to the lock-in for the remaining period.	Not Applicable .No locked in shares are there in the Transferor Company and no shares are being issued pursuant to the scheme of amalgamation.



Date: 23 October 2013

# For MphasiS Limited.

. A Sivaram Nair

SVP, Company Secretary, General Counsel and Ethics Officer

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#### Undertaking

I. A Sivaram Nair, Senior Vice President, Company Secretary and General Counsel of the Company hereby undertake, on behalf of the Company, the following in connection with the proposed Scheme of Amalgamation of Mphasis Pinsource Limited (a wholly owned subsidiary of the Company), with the Company, pursuant to the provisions of Clause S.16 (as amended) of the Circular of Securities Exchange Board of India (SEBI) dated 4 May 2013 and further pursuant to the resolution passed by the Board of Directors passed in its meeting held on 26 § 27 September 2013

- No additional shares will be allotted to the Promoters/Promoter Group and their related parties subsidiaries and associates under the Scheme of Amalgamation approved (hereinofter referred to os Promoter and Promoter Group confiles).
- The Scheme of Amalgamation involves merger of Mphasis Finsource Limited, a wholly owned subsidiary
  of the Company and does not involve any Promoter and Promoter Group entities;
- The Company has not acquired the equity shares of the subsidiary i.e. MphasiS FinsourcE Limited by
  paying consideration in cash or in kind in the past to any of the Promoter/Promoter Group entities.

it is hereby declared that the non-applicability of the above conditions have been considered by the Board in its meeting referred hareinabove.

For and on behalf of the Board of Directors

Sivaram Náir Seniar Vice President, Company Secretary, General Counsel and Ethics Officer

Place: New York Date: 27 September 2013

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For Mphasis Limited

A. SivaramNair Senior Vice President, Company Secretary, General Counset and Ethics Officer

Mphasis Limited

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Dated: 7 October 2013

To

Gnaneshwar M B Gnaneshwar & Co., Chartered Accountants No.16, Campbell Road, Opp. St.Philomenas Hospital Bangalore-560 047

In Connection with the certificate to be given at your end with respect to the non applicability of Para 5.16(a) of the SEBI circular dated May 21, 2013, we undertake that MphasiS Limited (the "Transferee Company") would not be making a petition with the High Court of Karnataka for sanction of the scheme of amalgamation of MphasiS Finsource Limited with MphasiS Limited and that MphasiS Finsource Limited (" The Transferor Company") will be submitting the petition with the High Court of Karnataka.

In view of the non submission of application by Transferee Company, convening of equity shareholders and secured creditors meeting under the High Court directions would not be necessary and consequently, the SEBI circular dated February 04, 2013 and May 21, 2013 with respect to the facility of e -voting to the shareholders at the general meeting would not be applicable to the Transferee Company.

For MphasiS Limited

A Sivaram Nair SVP, Company Secretary, General counsel and Ethics Officer



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GNANESHWAR & CO., Chartered Accountants #16, Campbell Road. Opp. St. Philomenas Hospital. Bengaluru - 560 047. Tel: 080 - 25577345 E-mail: gnaneshwarmb@gmail.com

# Certificate

MphasiS FinsourcE Limited (the" Transferor company ") is a wholly owned subsidiary of MphasiS Limited (the "Transferee Company"). The Board of Directors of the transferee Company had approved the scheme of amalgamation (" Scheme ") of MphasiS FinsourcE Limited with MphasiS Limited at its meeting held on 26 September 2013 and 27 September 2013.

In terms of the scheme and as per the information and explanation given to us, MphasiS Limited would not be issuing any further equity shares as the Company holds 100% Equity share capital of MphasiS Finsource Limited.

We have verified the books of Account and records of MphasiS Limited and the Scheme of amalgamation.

According to the information and explanations given to us and as per the undertakings given by the Company dated 27 September 2013 and 7 October 2013 respectively, we are of the opinion that there is no requirement of making a petition by the transferee Company for sanction of scheme of amalgamation by the High Court and hence convening of equity shareholders and secured creditors meeting under High Court directions would not be necessary and consequently the Paragraph 5.16(a) of SEBI Circular with respect to facility of e-voting to the shareholders at the general meeting would not be applicable to the transferee company.

This Certificate is being issued for the purpose of submission of the documents with Stock Exchanges under Clause 24(f) of the listing agreement in connection with the Scheme of amalgamation of Mphasis Finsource Limited with Mphasis Limited with effect from 1 April, 2013, being the appointed date.

For Gnaneshwar & Co., Chartered Accountants Firm Begistration No.0085445

Gnaneshwar M B Proprietor Membership No.207475 Bangalore

Date: October 8, 2013

MphasiS Limited

Registered Office: Bagmane World Technology Center Matathaill Outer Ring Road Doddanakhundi Village Mahadevaoura Bangalore - 560 048, India Ph: +91080 3352 5000 Fat: -91 080 6695 9943

**ANNEXURE 11** 

# Brief particulars of the transferee/resulting and transferor/demerged companies

Particulars	Transferee/ Resulting Company	Transferor/ Demerged Company		
Name of the company	MphasiS Limited	MphasiS FinsourcE Limited		
Date of Incorporation & details of name changes, if any	10 August 1992 25 July 2000- Name changed from BFL Software Limited to MphasiS BFL Limited 24 November 2006- Name changed from MphasiS BFL Limited to MphasiS Limited.	8 June 2006 There was no change in the name of the Company since incorporation		
Registered Office	Bagmane World Technology Centre, Marathalli Ring Road, Doddanakhundi Village, Mahadevapura, Bangalore - 560048			
Brief particulars of the scheme	FinsourcE Limited ( the transfer with MphasiS Limited ( the tran the entire business and the who Company shall, pursuant to the 394 of the Act and other application in force and pursuant to the order other appropriate authority same and vested in or be deemed to the Transferee Company on the going concern basis, so as to be	is for the amalgamation of MphasiS or company) a wholly owned subsidiary insferee Company) which provides that ole of the undertaking of the Transferor provisions contained in Section 391 to able provisions of law for the time being er of the High Court of Karnataka or any ctioning this Scheme be transferred to have been transferred to and vested in a Appointed Date i.e 1 April ,2013, on a ecome as and from the Appointed Date, feree Company and to vest in the		



For Mphasis Limited ٩, A. Sivar 111 dent, Senior Victor 43 Comparisonasis con/ General Comparison and Ethics Officer dit

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	Transferee Company all the r Transferor Company therein.	ights, title, interest or obligation of the		
Rationale for the MphasiS Limited, the Transferee Company is a Public Company lie with BSE and NSE. It is engaged in IT and ITES services having presence all across the globe. MphasiS FinsourcE Limited , transferor company is wholly owned subsidiary of MphasiS Limitor incorporated in 2006 for carrying out Business process outsour services for a client under a time bound contract which expired or September 2013. Therefore, for the purpose of administration convenience, it is proposed to merge MphasiS FinsourcE Limited MphasiS Limited.				
Date of resolution passed by the Board of Director of the company approving the scheme	26 and 27 September 2013	27 September 2013		
Date of meeting of the Audit Committee in which the draft scheme has been approved	- 2223 2.5 The Table 2.1 Table 2.2	Not Applicable		
Appointed Date	1 April 2013	1 April 2013		
Name of Exchanges where securities of the company are listed	The Bombay Stock Exchange of India Limited (BSE) The National Stock Exchange of India Limited(NSE)	Unlisted Public Company		
Nature of Business	IT & ITES Services.	IT & ITES services		
Capital before the scheme	210127099 Equity Shares of Rs. 10 each aggregating to Rs. 2,101,270,990	50000 Equity Shares of Rs. 10 each aggregating to Rs. 5,00,000.		



For Mphasis Limited 0 7 . A. Sivaram N Senior Vice Pres Company Secret General Counse - Officer www.mphasis.com

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No. of shares to be issued	No shares are contemplated to be issued pursuant to the scheme of amalgamation		
Cancellation of shares on account of cross holding, if any	Transferee Company and its nominees, will be cancelled. There are no		
Capital after the scheme	210127099 Equity Shares of Rs. 10 each aggregating to Rs. 2,101,270,990NIL		
Net Worth	(Rs. in crores)	(Rs. in crores)	
Pre	3889.02 Crores	0.1588 Crores	
Post	3889.13 Crores	NIL	
Valuation by independent Chartered Accountant - Name of the valuer/valuer firm and Regn no.	Valuation Certificate from the CS/CFO is submitted.		
Methods of valuation and value per share arrived under each method with weight given to each method, if any.	Not Applicable as there a	re no fresh shares being issued.	
Fair value per shares	Not Applicable for the reasons stated above	Not applicable for the reasons stated above.	
Exchange ratio	Not Applicable since no shares are contemplated to be issued pursuant to the scheme of amalgamation		
Name of Merchant Banker giving	Fairness Opinion from IFCI Financial Services Limited, Merchant Banker registered with SEBI on the net asset valuation of the Transferor Company and the proposed Scheme of amalgamation is provided.		



For Mphasis Limited

A. Sivaram Nair Senior Vice Fresident, Company Secretary, Goneral Counsel and Ethics Officer

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Shareholding pattern	100000000000000000000000000000000000000	S Limited Tre	MphasiS FinsourcE Limited Pre		
	No. of Shares	% of holding	No. of Shares	% of holding	
Promoter	127,106,266	60.49%	50000	100.00%	
Public	83,020,833	39.51	Nil	Nil	
Custodian	Nil	Nil	Nil	Nil	
TOTAL	210,127,099	100.00%	50000	100.00%	
Shareholding pattern	Po	ost	Post		
	No. of Shares	% of holding	No. of Shares	% of holding	
Promoter	127,106,266	60.49%	Nil	Nil	
Public	83,020,833	39.51	Nil	Nil	
Custodian	Nil	Nil	Nil	Nil	
TOTAL	210,127,099	100.00%	Nil	Nil	
No of shareholders	29,3	380	7		
Names of the	EDS Asia Pacific	Holdings	Mphasi	S Limited	
Promoters	EDS World Corp East) LLC	oration (Far			
	EDS World Corp Netherlands) LLC				
	Ultimate Holding Hewlett Packard	Company is	Ultimate Holding Company is Hewlett Packard		



For Mphasis Limited ۰. 7 A. Sivaram Nair

Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer

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Names of the Board	1. Dr. Friedrich F Froeschl	1. Suryanarayanan V
of Directors	2. Mr. Balu Ganesh Ayyar	2. Kishore G R
	3. Mr. Davinder Singh Brar	3. Gurinder S Sukhija
	4. Mr. Antonio F Neri	3%
	5. Mr. V Ravichandran	
	6. Mr. Chandrakant Patel	
	7. Mr. James Mark Merritt	
	8. Mr. Narayanan Kumar	
	9. Lakshmikanth K Ananth	
Details regarding change in management control if any	There are no changes in the mana	agement Control.



For Mphasis Limited

• A. Sivaram Nair Senior Vice President, Company Secretary, General Counsel and Ethics Officer tut



Registered Office: Bagmane World Technology Center Maratharli Outer Ring Road Doddanakhundi Village Mahadevapura Bangalore - 560 048, India Ph.: +91 080 3352 5000 Fax: +91 080 6695 9943



### Brief Details about the businesses of the Companies

MphasiS Limited (The 'Transferee Company") is a subsidiary of Hewlett-Packard Company, having its Registered office at Bagmane World Technology Center, Marathalli Ring Road, Doddanakhundi Village, Mahadevapura, BANGALORE – 560 048. It is listed on the Bombay Stock Exchange Limited and the National Stock Exchange of India Limited, with an Authorized capital of Rs.245 crores. It is engaged in the business of providing IT and ITES services across the globe.

MphasiS Finsource Limited (The "Transferor Company") is a wholly owned subsidiary of MphasiS Limited having its Registered office at Bagmane World Technology Center, Marathalli Ring Road, Doddanakhundi Village, Mahadevapura, BANGALORE – 560 048. It is an unlisted Public limited company with an Authorised Capital of Rs.20 Lakhs. It is engaged in the business of providing IT and ITES Services.

#### **Rationale behind the Scheme of Amalgamation**

Date: 23 October 2013

MphasiS FinsourcE was incorporated for rendering Business Processing Outsourcing under a time bound contract with a client which expired on 30 September 2013 and therefore, for the purpose of administrative convenience, it is proposed to merge MphasiS FinsourcE Limited into MphasiS Limited.

For MphasiS Limited

A Sivaram Nair SVP, Company Secretary, General Counsel & Ethics Officer



GNANESHWAR & CO., Chartered Accountants #16. Campbell Road, Opp. St. Philomenas Hospital, Bengaluru - 560 047. Tel: 080 - 25577345 E-mail: gnaneshwarmb@gmail.com

#### Net Worth Certificate of MphasiS Limited

We have been appointed by MphasiS Limited (" The Transferee Company ") having its registered office at Bagmane World Technology Center Marathalli Ring Road, Doddanakundhi Village, Mahadevapura Bangalore -560 048 to report on the Net worth of the Company pre and post Scheme of Amalgamation of the Company with MphasiS FinsourcE Limited ( " The Transferor Company") having its registered office at Bagmane World Technology Center Marathalli Ring Road, Doddanakundhi Village, Mahadevapura Bangalore -560 048.

The Board of Directors of the Transferor and the Transferee Company approved the Scheme of Amalgamation with effect from 1 April, 2013, being the Appointed date. Based on our examination of the records and the audited financial statements as on 31st March 2013 presented to us, the net worth of MphasiS Limited Pre amalgamation and post amalgamation is as under:

Particulars	Pre Amalgamation based on the Audited Figures as at 31 March 2013	Post amalgamation based on the audited figures as at 31 March 2013
	Amount In Rs.	Amount In Rs.
A. Equity Share Capital	2,101,320,970	2,101,320,970
B. Add: Free Reserves*	36,788,926,842	36,790,014,533
C. Less: Misc. Expenditure not written off	Nil	Nil
Net Worth ( A+B+C)	38,890,247,812	38,891,335,503

\*Free reserves to be considered as per section 372 A of the Companies Act, 1956.







### Source of Information and items not considered:

- a) The pre amalgamation amounts as mentioned above is extracted from the Financial Statements prepared for the purpose of Income Tax returns for the year ended March 31, 2013 of the Transferee Company. The post amalgamation figures have been arrived at by combining the pre amalgamated figure of MphasiS Limited along with the free reserves of MphasiS FinsourcE Limited as flowing out of the Statutory Audited Financials of the Transferor Company.
- b) None of the contingent liabilities and commitments of both the Transferee Company and the Transferor Company have been considered while arriving at the Net worth.

We further state that there is no conflict of interest and we are connected to MphasiS Group as financial consultants doing attest functions ie., Chartered Accountant Services.

For Gnaneshwar & Co., Chartered Accountants Firm Registration No.008544s

(PA 04 1 Gnaneshwar M B Proprietor Membership No.207475

Bangalore Date: October 7, 2013

		MphasiS Limited	FinsourcE Limited	Combined
1	Share capital	2,10,13,20,970	5,00,000	2,10,13,20,970
2	Free Reserves			
	Securities Premium	1,55,50,18,727		1,55,50,18,727
	General Reserve	4,16,23,97,759		4,16,23,97,759
	Retained Earnings	31,07,15,10,356	10,87,691	31,07,25,98,047
		36,78,89,26,842	10,87,691	36,79,00,14,533
	Networth	38,89,02,47,812	15,87,691	38,89,13,35,503

Merger of MphasiS Limited and MphasiS FinsourcE Limited (Annexure Forming part of the Networth Certificate dt 7 October 2013)

For Gnaneshwar & Co., Chartered Accountants Firm Registration No.008544S

Gnaneshwar M B Proprietor Membership No.207475

Bangalore Date: 7 October 2013

Canal In	Date of Issue	No. of shares a issued	ssue Price (Rs.	Transferee Company) ) Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	capital (No of shares)	Whether list not listed, reasons the
1	10-Aug-92	700	10.00	Subscribers to MOA	700	Yes
2	18-Sep-93	4,500,000	10.00	IPO	4,500,700	Yes
3	18-Sep-93	1,499,300	10.00	Firm allotment	6,000,000	Yes
4	5-Sep-96	(16,600)	Nil	Forfeiture of shares	5,983,400	Yes
5	16-Nov-98	500	Nil	Annulment of Forfeiture	5,983,900	Yes
6	23-Jun-98	3,333,333	75.00	Preferential Allotment	9,317,233	Yes
7	9-Nov-99	10,000	Various	ESOP allotments	9,327,233	Yes
8	10-Dec-99	14,600	Various	ESOP allotments	9,341,833	Yes
9	10-Mar-00	6,500,000	1127.00	Preferential Allotment for consideration other than cash	15,841,833	Yes
10	20-Jun-00	1,900	Nil	Annulment of Forfeiture	15,829,533	Yes
11	1-Apr-00	1,000	Various	ESOP allotments	15,844,733	Yes
12	6-Jun-00	3,500	Various	ESOP allotments	15,848,233	Yes
13	5-Sep-00	5,000	Various	ESOP allotments	15,853,233	Yes
14	14-Jul-01	1,285,715	350.00	Preferential Allotment	17,138,948	Yes
15	5-Mar-02	4,000	Various	ESOP allotments	17,142,948	Yes
16	21-May-02	5,950	Various	ESOP allotments	17,148,898	Yes
17	22-Jul-02	125	Various	ESOP allotments	17,149,023	Yes
18	30-Aug-02	1,250	Various	ESOP allotments	17,150,273	Yes
19	21-Oct-02	98,276	Various	ESOP allotments	17,248,549	Yes
20	19-Dec-02	6,840	Various	ESOP allotments	17,255,389	Yes
21	22-Jan-03	33,151	Various	ESOP allotments	17,288,540	Yes
22	21-Mar-03	19,376	Various	ESOP allotments	17,307,916	Yes
23	5-May-03	6,885	Various	ESOP allotments	17,314,801	Yes
24	9-Jun-03	10,037	Various	ESOP allotments	17,324,838	Yes
25	9-Jul-03	17,309,638	Nil	Bonus Issue	34,619,276	Yes
26	7-Aug-03	241,278	Various	ESOP allotments	34,875,754	Yes
27	12-Sep-03	59,100	Various	ESOP allotments	34,934,854	Yes
28	9-Oct-03	1,500	Nil	Release of Abeyance Bonus shares	34,937,854	Yes
29	31-Oct-03	135,787	Various	ESOP allotments	35,072,141	Yes
30	20-Nov-03	69,928	Various	ESOP allotments	35,142,069	Yes
31	9-Jan-04	104,007	Various	ESOP allotments	35,246,076	Yes
32	11-Feb-04	90,025	Various	ESOP allotments	35,336,101	Yes
33	26-Feb-04	2,800	Nil	Release of Abeyance Bonus shares	35,341,701	Yes
34	26-Feb-04	106,967	Various	ESDP allotments	35,445,868	Yes
35	8-Apr-04	94,073	Various	ESOP allotments	35,539,941	Yes
36	4-May-04	16,740	Various	ESOP allotments	35,556,681	Yes
37	27-May-04	35,544,081	Nii	Bonus Issue	71,077,261	Yes
38	6-Jul-04	1,169,389	610.3	Preferential Allotment for consideration other than cash	72,246,649	Yes
39	6-Jul-04	1,169,389	Nii	Allotment of Bonus entitlement for the Preferential Issue	73,416,037	Yes
40	12-Jui-04	253,894	Various	ESOP allotments	73,669,930	Yes
41	17-Aug-04	160,359	Various	ESOP allotments	73,830,288	Yes
42	16-Sep-04	1,763,281	610.3	Preferential Allotment for consideration other than cash	75,593,568	Yes
43	16-Sep-04	1,763,281	Nil	Allotment of Bonus entitlement for the Preferential Issue	77,355,848	Yes
44	9-Dec-04	109,919	610.3	Preferential Allotment for consideration other than cash	77,465,766	Yes
45	11-Oct-04	209,987	Various	ESOP allotments	77,676,752	Yes
46	11-Oct-04	11,200	Nil	Release of Abeyance Bonus shares	77,699,151	Yes
47	3-Nov-04	79,018	Various	ESOP allotments	77,778,168	Yes
48	10-Dec-04	312,378	Various	ESOP allotments	78,090,545	Yes
49	11-Jan-05	285,768	Various	ESOP allotments	78,376,312	Yes
50	11-Jan-05	700	Nil	Release of Abeyance Bonus shares	78,390,025	Yes
51	1-Feb-05	89,128	Various	ESOP allotments	78,478,453	Yes
52	22-Mar-05	121,455	Various	ESOP allotments	78,599,908	Yes
53	29-Apr-05	31,495	Various	ESOP allotments	78,631,403	Yes
54	10-Jun-05	195,552	Various	ESOP allotments	78,826,955	Yes
	22-Jun-05	55,092	Various	ESOP allotments	78,883,047	Yes



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For Mphasis Limited A. Sivaram Nair Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer

Page 1 of 7

50	Date of Issue	No. of shares	Issue Price (Rs.	Transferce Company) Type of Issue (IPO/FPO/ Preferential Issue/ Schem		Whether list
Ņ	num	Issued	uthin	Bonus/ Rights, etc.)	capital (No ot shares)	not listed, g reasons the
56	30-Jun-05	74,508	Various	ESOP allotments	78,957,555	Yes
57	29-Jul-05	452,841	Various	ESOP allotments	79,410,396	Yes
58	26-Aug-05	141,447	Various	ESOP allotments	79,551,843	Yes
59	10-Sep-05	3,500	NE	Release of Abeyance Bonus shares	79,558,843	Yes
60	16-Sep-05	316,146	Various	ESOP allotments	79,871,489	Yes
61	14-Oct-05	133,040	Various	ESOP allotments	80,004,529	Yes
62	21-Oct-05	19,237	Various	ESOP allotments	80,023,766	Yes
63	28-Oct-05	107,300	Various	ESOP allotments	80,131,066	Yes
64	15-Nov-05	80,124,266	Nil	Bonus Issue	160,229,532	Yes
65	25-Nov-05	155,794	Various	ESOP allotments	160,411,126	Yes
66	2-Dec-05	43,464	Various	ESOP allotments	160,454,590	Yes
67	19-Dec-05	26,748	Various	ESOP allotments	160,481,338	Yes
68	26-Dec-05	11,533	Various	ESOP allotments	160,492,871	Yes
69	12-Jan-06	63,710	Various	ESOP allotments	160,556,581	Yes
-	16-Jan-06	70,922	Various	ESOP allotments	160,627,503	Yes
	20-Jan-06	12,163	Various	ESOP allotments	160,639,666	Yes
	30-Jan-06	15,444	Various	ESOP allotments	160,655,110	Yes
	3-Feb-06	22,431	Various	ESOP allotments	160,677,541	Yes
	10-Feb-06	69,003	Various	ESOP allotments	160,746,544	Yes
	17-Feb-06	120,454	Various	ESOP allotments	160,866,998	Yes
-	24-Feb-06	40,664	Various	ESOP allotments	160,907,662	Yes
1.1	3-Mar-D6	5,784	Various	ESOP allotments	160,913,446	Yes
	10-Mar-06	21,724	Various	ESOP allotments	160,935,170	Yes
0.01	17-Mar-06	37,796	Various	ESOP allotments	160,972,966	Yes
	24-Mar-06	38,194	Various	ESOP allotments	161,011,160	Yes
	3-Apr-06	26,774	Various	ESOP allotments	161,037,934	Yes
	7-Apr-06	75,290	Various	ESOP allotments	161,113,224	Yes
-	17-Apr-06	10,176	Various	ESOP allotments	161,123,400	Yes
	21-Apr-06	37,420	Various	ESOP allotments	161,160,820	Yes
-		6,300	Nil	Release of Abeyance Bonus shares	161,173,420	Yes
100	26-Apr-06	69,436	Various	ESOP allotments	161,236,556	Yes
	28-Apr-06	5,106	Various	ESOP allotments	161,241,662	Yes
	5-May-06	20.972	Various	ESOP allotments	161,262,634	Yes
	12-May-06	43,580	Various	ESOP allotments	161,306,214	Yes
-	19-May-06 26-May-06	93,934	Various	ESOP allotments	161,400,148	Yes
		42,996	Various	ESOP allotments	161.443.144	Yes
	3-Jun-06 9-Jun-06	23.154	Various	ESOP allotments	161,466,298	Yes
			Various	ESOP allotments	161,476,727	Yes
200	16-Jun-06	10,429	Various	ESOP allotments	161,481,597	Yes
-	23-Jun-06	4,870		ESOP allotments	161,509,247	Yes
-	30-Jun-06	27,650	Various	ESOP allotments	161,518,151	Yes
-	7-Jul-06	8,904	Various	ESOP allotments	161,542,519	Yes
	14-Jul-06	24,368	Various		161,656,536	Yes
	21-Jul-06	114,017	Various	ESOP allotments ESOP allotments	161,767,968	Yes
-	28-Jul-06	111,432	Various		161,832,596	Yes
	4-Aug-06	64,628	Various	ESOP allotments	161,845,220	Yes
-	11-Aug-06	12,624	Various	ESOP allotments	161,892,712	Yes
-	18-Aug-06	47,492	Various	ESOP allotments	161,899,000	Yes
	1-Sep-05	6,288	Various	ESOP allotments		Yes
	8-Sep-06	5,410	Various	ESOP allotments	161,904,410	
	15-Sep-06	29,564	Various	ESOP allotments	161,933,974	Yes
05	22-Sep-06	96,388	Various	ESOP allotments	162,030,362	Yes
07	3-Oct-06	7,632	Various	ESOP allotments	162,037,994	Yes
.OB	6-Oct-06	3,610	Various	ESOP allotments	162,041,604	Yes
09	13-Oct-06	4,340	Various	ESOP allotments	162,045,944	Yes



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For Mphasis Limited

A. Sivaram Nair Senior Vice President. Company Secretary. General Counsel and Ethics Officer

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No	Date of Issue	No. of shares	ssue Price (Rs.	Transferee Company) Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/	Cumulative	Whether listed
W	MARK	issued	10.867	Boeus/Rights etc.]	capital (No of shares)	not listed, go reasons there
111	27-Oct-06	68,114	Various	ESOP allotments	162,115,120	Yes
112	3-Nov-06	34,365	Various	ESOP allotments	162,149,485	Yes
113	10-Nov-06	32,282	Various	ESOP allotments	162,181,767	Yes
114	17-Nov-06	24,892	Various	ESOP allotments	162,206,659	Yes
115	24-Nov-06	125,248	Various	ESOP allotments	162,331,907	Yes
116	1-Dec-06	43,698	Various	ESOP allotments	162,375,605	Yes
117	8-Dec-06	4,656	Various	ESOP allotments	162,380,261	Yes
118	15-Dec-06	13,120	Various	ESOP allotments	162,393,381	Yes
119	22-Dec-06	13,600	Various	ESOP allotments	162,405,981	Yes
120	2-Jan-07	14,604	Various	ESOP allotments	162,421,585	Yes
121	8-Jan-07	12,482	Various	ESOP allotments	162,434,067	Yes
122	16-Jan-07	9,490	Various	ESOP allotments	162,443,557	Yes
123	16-Jan-07	700	Nil	Release of Abeyance Bonus shares	162,444,257	Yes
	22-Jan-07	11,013	Various	ESOP allotments	162,455,270	Yes
	29-Jan-07	11,030	Various	ESOP allotments	162,466,300	Yes
126	S-Feb-07	82,393	Various	ESOP allotments	162,548,693	Yes
	13 Feb-07	622,104	Various	ESOP allotments	163,170,797	Yes
	19-Feb-07	14,256	Various	ESOP allotments	163,185,053	Yes
	20-Feb-07	300	Nil	Release of Abeyance Bonus shares	163,185,353	Yes
	26-Feb-07	84,924	Various	ESOP allotments	163,270,277	Yes
2.2.2	5-Mar-07	5,530	Various	ESOP allotments	163,275,807	Yes
	12-Mar-07	25,361	Various	ESOP allotments	163,301,168	Yes
	20-Mar-07	21,119	Various	ESOP allotments	163,322,287	Yes
	29-Mar-07	749,466	Various	ESOP allotments	164,071,753	Yes
	3-Apr-07	155,069	Various	ESOP allotments	164,226,822	Yes
_	9-Apr-07	2,725	Various	ESOP allotments	164,229,547	Yes
	16-Apr-07	6,164	Various	ESOP allotments	164,235,711	Yes
	23-Apr-07	75	Various	ESOP allotments	164,235,786	Yes
-	30-Apr-07	9,402	Various	ESOP allotments	164,245,188	Yes
	7-May-07	41,306	Various	ESOP allotments	164,286,494	Yes
-	14-May-07	1,022	Various	ESOP allotments	164,287,516	Yes
_	21-May-07	100	Various	ESOP allotments	164,287,616	Yes
-	28-May-07	3,810	Various	ESOP allotments	164,291,426	Yes
-	4-Jun-07	27,356	Various	ESOP allotments	164,318,782	Yes
145	11-Jun-07	41,523	Various	ESOP allotments	164,360,305	Yes
	18-Jun-07	11,617	Various	ESOP allotments	164,371,922	Yes
	25-Jun-07	7,068	Various	ESOP allotments	164,378,990	Yes
_	2-Jul-07	2,010	Various	ESOP allotments	164,381,000	Yes
	9-Jul-07	1,550	Various	ESOP allotments	164,382,550	Yes
_	16-Jul-07	5.850	Various	ESOP allotments	164,388,400	Yes
_	23-Jul-07	5,556	Various	ESOP allotments	164,393,956	Yes
	30 Jul-07	19,306	Various	ESOP allotments	164,413,262	Yes
	6-Aug-07	44,104,065	NA	Scheme of merger of EDS India Private Limited	208,517,327	Yes
-	6-Aug-07	10,304	Various	ESOP allotments	208,527,631	Yes
_	13-Aug-07	8,600	Various	ESOP allotments	208,536,231	Yes
_	14-Aug-07	7,700	NI	Release of Abeyance Bonus shares	208,543,931	Yes
-	20-Aug-07	21,303	Various	ESOP allotments	208,565,234	Yes
-	27-Aug-07	11,433	Various	ESOP allotments	208,576,667	Yes
-	3-Sep-07	10,150	Various	ESOP allotments	208,586,817	Yes
	17-Sep-07	7,097	Various	ESOP allotments	208,593,914	Yes
	24-Sep-07	8,178	Various	ESOP allotments	208,602,092	Yes
-	1-Oct-07	900	Various	ESOP allotments	208,602,992	Yes
-	1-Oct-07	700	Nil	Release of Abeyance Bonus shares	208,603,692	Yes
	15-Oct-07	1,720	Various	ESOP allotments	208,605,412	Yes
	22-Oct-07	1,423	Various	ESOP allotments	208,606,835	Yes

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For Mphasis Limited A. Sivaram Nair Senior Vice Fresident, Company Secretary. General Counsel and Ethics Officer

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io.	Date of Issue	No. of shares issued	hsue Price (Rs.	Transferee Company) Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether liste not listed, p reasons there
-	29-Oct-07	5,554	Various	ESOP allotments	208,612,389	Yes
	S-Nov-07	1,270	Various	ESOP allotments	208,613,659	Yes
168	12-Nov-07	10,212	Various	ESOP allotments	208,623,871	Yes
169	19-Nov-07	12,478	Various	ESOP allotments	208,636,349	Yes
170	26-Nov-07	3,235	Various	ESOP allotments	208,639,584	Yes
171	3-Dec-07	3,100	Various	ESOP allotments	208,642,684	Yes
172	10-Dec-07	1,850	Various	ESOP allotments	208,644,534	Yes
173	17-Dec-07	8,514	Various	ESOP allotments	208,653,048	Yes
174	24-Dec-07	827	Various	ESOP allotments	208,653,875	Yes
175	31-Dec-07	3,250	Various	ESOP allotments	208,657,125	Yes
176	7-Jan-08	1,450	Various	ESOP allotments	208,658,575	Yes
177	14-Jan-08	4,377	Various	ESOP allotments	208,662,952	Yes
178	21-Jan-08	882	Various	ESOP allotments	208,663,834	Yes
179	28-Jan-08	40,950	Various	ESOP allotments	208,704,784	Yes
	4-Feb-08	224	Various	ESOP allotments	208,705,008	Yes
_	11-Feb-08	12,840	Various	ESOP allotments	208,717,848	Yes
	18-Feb-08	26	Various	ESOP allotments	208,717,874	Yes
_	25-Feb-08	250	Various	ESOP allotments	208,718,124	Yes
-			Various	ESOP allotments	208,719,574	Yes
	3-Mar-08	1,450			208,722,772	Yes
	10-Mar-08	3,198	Various	ESOP allotments	208,723,772	Yes
	17-Mar-08	1,000	Various	ESOP allotments		Yes
	4-Apr-08	2,100	Nil	Release of Abeyance Bonus shares	208,725,872	
188	8-Apr-08	27,271	Various	ESOP allotments	208,753,143	Yes
189	14-Apr-08	3,600	Various	ESOP allotments	208,756,743	Yes
190	21-Apr-08	400	Various	ESOP allotments	208,757,143	Yes
191	29-Apr-08	2,850	Various	ESOP allotments	208,759,993	Yes
192	5-May-08	1,776	Various	ESOP allotments	208,761,769	Yes
193	12-May-08	3,474	Various	ESOP allotments	208,765,243	Yes
194	19-May-08	9,001	Various	ESOP allotments	208,774,244	Yes
195	26-May-08	38,927	Various	ESOP allotments	208,813,171	Yes
196	2-Jun-08	13,249	Various	ESOP allotments	208,826,420	Yes
197	9-Jun-08	5,775	Various	ESOP allotments	208,832,195	Yes
198	16-Jun-08	23,727	Various	ESOP allotments	208,855,922	Yes
199	23-Jun-08	6,064	Various	ESOP allotments	208,861,986	Yes
-	30 Jun-08	4,735	Various	ESOP allotments	208,865,721	Yes
	7-Jul-08	500	Various	ESOP allotments	208,867,221	Yes
	11-Jul-08	3,778	Various	ESOP allotments	208,870,999	Yes
	21-Jul-08	825	Various	ESOP allotments	208,871,824	Yes
			145 -	ESOP allotments	208,878,422	Yes
-	28-Jul-08	6,598	Various		208,883,222	Yes
	4-Aug-08	4,800	Various	ESOP allotments	208,886,848	Yes
	11-Aug-08	3,626	Various	ESOP allotments		Yes
-	18-Aug-08	9,105	Various	ESOP allotments	208,895,953	
	25-Aug-08	2,374	Various	ESOP allotments	208,898,327	Yes
209	1-Sep-08	180	Various	ESOP allotments	208,898,507	Yes
210	8-Sep-08	4,275	Various	ESOP allotments	208,902,782	Yes
211	15-Sep-08	4,250	Various	ESOP allotments	208,907,032	Yes
212	22-Sep-08	7,978	Various	ESOP allotments	208,915,010	Yes
213	29-Sep-08	5,850	Various	ESOP allotments	208,920,860	Yes
214	6-Oct-08	904	Various	ESOP allotments	208,921,764	Yes
215	13-Oct-08	400	Various	ESOP allotments	208,922,164	Yes
-	28-Oct-08	1,000	Various	ESOP allotments	208,923,164	Yes
-	3-Nov-08	200	Various	ESOP allotments	208,923,364	Yes
-	10-Nov-08	1,330	Various	ESOP allotments	208,924,694	Yes
	17-Nov-08	204	Various	ESOP allotments	208,924,898	Yes
_	20-Nov-08	1,400	Nil	Release of Abeyance Bonus shares	208,926,298	Yes

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Sasis Limited \* \* Bangalore

For Mphasis Limited t • A. Sivaram Nair

A. Stvatalli Natr Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer

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NO.	Date of Issue	No. of shares issued	Issue Price (Rs	e Transferee Company) ) Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of	Whether list not listed, g
20	0011111	ADDIVE NO.	Maleri	I I I I I I I I I I I I I I I I I I I	shares)	reasons the
221	24-Nov-08	100	Various	ESOP allotments	208,926,398	Yes
222	1-Dec-08	1,184	Various	ESOP allotments	208,927,582	Yes
223	8-Dec-08	1,400	Various	ESOP allotments	208,928,982	Yes
224	15-Dec-08	500	Various	ESOP allotments	208,929,482	Yes
225	22-Dec-08	7,674	Various	ESOP allotments	208,937,156	Yes
226	12-Jan-09	402	Various	ESOP allotments	208,937,558	Yes
227	19-Jan-09	175	Various	ESOP allotments	208,937,733	Yes
228	2-Feb-09	100	Various	ESOP allotments	208,937,833	Yes
229	16-Feb-09	150	Various	ESOP allotments	208,937,983	Yes
230	2-Mar-09	1,795	Various	ESOP allotments	208,939,779	Yes
231	23-Mar-09	1,000	Various	ESOP allotments	208,940,779	Yes
232	30-Mar-09	810	Various	ESOP allotments	208,941,589	Yes
233	6-Apr-09	1,275	Various	ESOP allotments	208,942,864	Yes
234	13-Apr-09	5,852	Various	ESOP allotments	208,946,466	Yes
	20-Apr-09	3,564	Various	ESOP allotments	208,952,280	Yes
	27-Apr-09	7,224	Various	ESOP allotments	208,958,454	Yes
	4-May-09	17,122	Various	ESOP allotments	208,976,626	Yes
	11-May-09	24,526	Various	ESOP allotments	209,001,152	Yes
_	18-May-09	42,081	Various	ESOP allotments	209,036,933	Yes
240	25-May-09	47,938	Various	ESOP allotments	209,081,977	Yes
_	1-Jun-09	51,890	Various	ESOP allotments	209,091,171	Yes
	8-Jun-09	26,036	Various	ESOP allotments	209,138,585	Yes
	15 Jun-09	36,743	Various	ESOP allotments	209,142,911	Yes
	22-Jun-09	14,838	Various	ESOP allotments	209,220,678	Yes
_	29-Jun-09	19,097	Various	ESOP allotments	209,239,775	Yes
	6-Jul-09	15,401	Various	ESOP allotments	209,255,176	Yes
_	13-Jul-09	15,941	Various	ESOP allotments	209,271,117	Yes
_		22,274	Various	ESOP allotments	209,293,391	Yes
-	20-Jul-09	26,636		ESOP allotments	209,320,027	Yes
	27-Jul-09		Various	ESOP allotments	209,378,945	Yes
	3-Aug-09	58,919	Various	ESOP allotments	209,391,398	Yes
_	10-Aug-09	12,452	Various	ESOP allotments	209,400,418	Yes
	17-Aug-09	9,020	Various		209,400,868	Yes
	17-Aug-09	450	Various	ESOP allotments	209,425,980	Yes
	24-Aug-09	25,112	Various	ESOP allotrients	209,426,030	Yes
	24-Aug-09	50	Various	ESOP allotments	209,479,623	Yes
_	31-Aug-09	53,593	Various	ESOP allotments		Yes
	7-Sep-09	8,722	Various	ESOP allotments	209,488,345	
	14-Sep-09	15,919	Various	ESOP allotments	209,504,264	Yes
_	22-Sep-09	24,660	Various	ESOP allotrnents	209,528,924	Yes
	29-Sep-09	11,879	Various	ESOP allotments	209,540,803	
-	5-Oct-09	6,824	Various	ESOP allotments	209,547,627	Yes
	12-Oct-09	11,147	Various	ESOP allotments	209,558,774	Yes
263	19-Oct-09	9,828	Various	ESOP allotments	209,568,602	Yes
264	26-Oct-09	2,219	Various	ESOP allotments	209,570,821	Yes
265	2-Nov-09	4,864	Various	ESOP allotments	209,575,685	Yes
266	9-Nov-09	6,928	Various	ESOP allotments	209,582,613	Yes
267	16-Nov-09	15,542	Various	ESOP allotments	209,598,155	Yes
268	23-Nov-09	4,000	Various	ESOP allotments	209,602,155	Yes
269	30-Nov-09	7,192	Various	ESOP allotments	209,609,347	Yes
270	7-Dec-09	3,784	Various	ESOP allotments	209,613,131	Yes
271	14-Dec-09	3,834	Various	ESOP allotments	209,616,965	Yes
272	21-Dec-09	4,629	Various	ESOP allotments	209,621,594	Yes
273	28-Dec-09	9,271	Various	ESOP allotments	209,630,865	Yes
274	4-Jan-10	9,075	Various	ESOP allotments	209,639,940	Yes
	11-Jan-10	4,480	Various	ESOP allotments	209,644,420	Yes

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Sasis Limited \* \* Bangalore

For Mphasis Limited

A. SIvaram Nair Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer

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VD.	Date of Issue	No. of shares issued	sour Price (Rs	e Transforce Company) .) Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bones/ Rights, etc.)	Cumulativo capital (No of shares)	Whether lister not listed, gi reasons there
276	18-Jan-10	650	Various	ESOP allotments	209,645,070	Yes
277	25-Jan-10	9,475	Various	ESOP aliotments	209,654,545	Yes
278	1-Feb-10	8,051	Various	ESOP allotments	209,662,596	Yes
279	8-Feb-10	10,100	Various	ESOP allotments	209,672,696	Yes
280	15-Feb-10	2,070	Various	ESOP allotments	209,674,765	Yes
281	22-Feb-10	475	Various	ESOP allotments	209,675,241	Yes
282	2-Mar-10	2,600	Various	ESOP allotments	209,677,841	Yes
283	8-Mar-10	1,225	Various	ESOP allotments	209,679,066	Yes
284	15-Mar-10	25,607	Various	ESOP allotments	209,704,673	Yes
285	29-Mar-10	2,025	Various	ESDP allotments	209,706,698	Yes
286	5-Apr-10	50	Various	ESOP allotments	209,706,748	Yes
287	12-Apr-10	9,364	Various	ESOP allotments	209,716,112	Yes
288	19-Apr-10	3,293	Various	ESOP allotments	209,719,405	Yes
289	26-Apr-10	7,800	Various	ESOP allotments	209,727,205	Yes
290	3-May-10	13,250	Various	ESOP allotments	209,740,455	Yes
	10-May-10	8,357	Various	ESOP allotments	209,748,812	Yes
-	17-May-10	12,680	Various	ESOP allotments	209,761,492	Yes
293	24-May-10	18,626	Various	ESOP allotments	209,780,118	Yes
	25-May-10	2,500	Nil	Release of Abeyance Bonus shares	209,782,618	Yes
	31-May-10	39,616	Various	ESOP allotments	209,822,234	Yes
2.2.2	7-Jun-10	15,330	Various	ESOP allotments	209,837,564	Yes
-	14-Jun-10	4,224	Various	ESOP allotments	209,841,788	Yes
	21-Jun-10	301	Various	ESOP allotments	209,842,089	Yes
	28-Jun-10	12,189	Various	ESOP allotments	209,854,278	Yes
	6-Jul-10	1,913	Various	FSOP allotments	209,856,191	Yes
	12-Jul-10	7,425	Various	FSOP allotments	209,863,616	Yes
_	19-Jul-10	375	Various	ESOP allotments	209,863,991	Yes
	26-Jul-10	225	Various	ESOP allotments	209,864,216	Yes
	2-Aug-10	1.025	Various	ESOP allotments	209,865,241	Yes
-	9 Aug 10	513	Various	ESOP allotments	209,865,754	Yes
	16-Aug-10	3.500	Various	ESOP allotments	209,869,254	Yes
	23-Aug-10	5,085	Various	ESOP allotments	209,874,339	Yes
_		1,162	Various	ESOP allotments	209,875,501	Yes
	30-Aug-10 6-Sep-10	3,871	Various	ESOP allotments	209,879,372	Yes
	20-Sep-10	13,891	Various	ESOP allotments	209,893,263	Yes
_		13,891	Various	ESOP allotments	209,893,439	Yes
_	28-Sep-10			ESOP allotments	209,894,735	Yes
	4-Oct-10	1,296	Various	ESOP allotments	209,895,632	Yes
-	11-Oct-10	897	Various	ESOP allotments	209,910,245	Yes
	18-Oct-10	14,613	Various Nil	Release of Abeyance Bonus shares	209,910,945	Yes
	18-Oct-10	700		ESOP allotments	209,924,713	Yes
	25-Oct-10	13,768	Various	ESOP allotments	209,925,713	Yes
	8-Nov-10	1,000	Various	ESOP allotments	209,937,538	Yes
-	22-Nov-10	11,825			209,937,638	Yes
0.00	29-Nov-10	100	Various	ESOP allotments	209,940,463	Yes
	13-Dec-10	2,825	Various	ESOP allotments	209,943,840	Yes
	20-Dec-10	3,377	Various	ESOP allotments	209,948,315	Yes
-	3-Jan-11	4,475	Various	ESOP allotments	209,953,161	Yes
-	10-Jan-11	4,846	Various	ESOP allotments	209,960,459	Yes
-	17-Jan-11	7,298	Various	ESOP allotments	209,967,219	Yes
	24-Jan-11	6,760	Various	ESOP allotments		Yes
-	14-Feb-11	326	Various	ESOP allotments	209,967,545	Yes
	7-Mar-11	1,760	Various	ESOP allotments	209,969,305	Yes
328	14-Mar-11	6,800	Various	ESOP allotments	209,976,105	
	21-Mar-11	11,818	Various	ESOP allotments	209,987,923	Yes

Gasis Linited \* \* Bangalore

For Mphasis Limited  $\mathbf{N}$ . A. Slvaran Nair -Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer

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No.	Date of Issue	No. of shares	Issue Price (Rs.)	Transferee Company) Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/	Cumulative	Whether listed
封	en us	issued	11 MARTIN	Bonus/Rights, etc.)	capital (No of shares)	not listed, giv reasons there
331	5-Apr-11	1,300	Various	ESOP allotments	209,990,048	Yes
	18-Apr-11	8,528	Various	ESOP allotments	209,998,576	Yes
	26-Apr-11	3,480	Various	ESOP allotments	210,002,056	Yes
334	2-May-11	75	Various	ESOP allotments	210,002,131	Yes
335	16-May-11	3,300	Various	ESOP allotments	210,005,431	Yes
336	23-May-11	5,460	Various	ESOP allotments	210,010,891	Yes
337	31-May-11	13,223	Various	ESOP allotments	210,024,114	Yes
338	6-Jun-11	7,675	Various	ESOP allotments	210,031,789	Yes
339	13-Jun-11	675	Various	ESOP allotments	210,032,464	Yes
340	27-Jun-11	50	Various	ESOP allotments	210,032,514	Yes
341	12-Jul-11	1,685	Various	ESOP allotments	210,034,199	Yes
342	9-Aug-11	50	Various	ESOP allotments	210,034,249	Yes
343	29-Aug-11	371	Various	ESOP allotments	210,034,620	Yes
344	5-Sep-11	500	Various	ESOP allotments	210,035,120	Yes
345	18-Oct-11	700	Nil	Release of Abeyance Bonus shares	210,035,820	Yes
346	24-Oct-11	225	Various	ESOP allotments	210,036,045	Yes
347	15-Nov-11	450	Various	ESOP allotments	210,036,495	Yes
348	2-Jan-12	4,982	Various	ESOP allotments	210,041,477	Yes
349	16-Jan-12	18,141	Various	ESOP allotments	210,059,618	Yes
350	23-Jan-12	11,631	Various	ESOP allotments	210,071,249	Yes
351	6-Feb-12	1,721	Various	ESOP allotments	210,072,970	Yes
352	16-Feb-12	20,294	Various	ESOP allotments	210,093,264	Yes
353	14-Mar-12	6,632	Various	ESOP allotments	210,099,896	Yes
354	23-Apr-12	1,300	Various	ESOP allotments	210,101,196	Yes
355	9-May-12	75	Various	ESOP allotments	210,101,271	Yes
356	18-Jun-12	825	Various	ESOP allotments	210,102,097	Yes
357	24-Jul-12	2,120	Various	ESOP allotments	210,104,217	Yes
358	22-Oct-12	2,640	Various	ESOP allotments	210,106,857	Yes
359	17-Dec-12	2,084	Various	ESOP allotments	210,108,941	Yes
360	9-Jan-13	2,895	Various	ESOP allotments	210,111,837	Yes
361	4-Feb-13	12,872	Various	ESOP allotments	210,124,709	Yes
362	11-Mar-13	288	Various	ESOP allotments	210,124,997	Yes
363	20-May-13	1,402	Various	ESOP allotments	210,126,399	Yes
364	31-May-13	700	Nil	Release of Abeyance Bonus shares	210,127,099	Yes

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For Mphasis Limited

A. Sivaram Nair Senior Vice Fresident, Company Secretary, General Counsel and Ethics Officer



Annexist - 13

MphasiS FinsourcE Limited

Registered Office: Bagmane World Technology Center Marathalli Outer Ring Road Doddannakhundi Village Mahadevapura Bangalore - 560 048, India Ph : +91 060 33525000 Fax: +91 060 66959943

# Details of Capital Evolution of MphasiS FinsourcE Limited (the "Transferor Company"):

Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
7.7.2006	50000	10	Subscribers to the Memorandum of Association	50000	No. Unlisted Public Company

For MphasiS FinsourcE Limited

A PHASIS

Suryanarayanan V Director



MphasiS Limited

Registered Office: Bagmane World Technology Center Maratha II Outer Ring Road Doccanakhundi VII age Mahadevabura Bangalore - 560 048, India Ph., +91 080 3352 5000 Fax: +91 080 6695 9943



To,

The General Manager, Department of Corporate Services, BSE Limited, P.J. Towers, Dalal Street, Mumbai – 400 001.

Dear Sir,

Sub: Application for approval under Clause 24(f) of the Listing Agreement for the proposed amalgamation of MphasiS FinsourcE Limited (The "Transferor Company") Wholly owned subsidiary with MphasiS Limited (The "Transferce Company").

In connection with the above application, we hereby confirm that:

- a) The proposed scheme of amalgamation/ arrangement does not in any way violate or override or circumscribe the provisions of the SEBI Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996, the Companies Act, 1956, the rules, regulations and guidelines made under these Acts, and the provisions as explained in clause 24(g) of the Listing agreement or the requirements of BSE Limited.
- b) In the explanatory statement to be forwarded by the company to the shareholders u/s 393 or accompanying a proposed resolution to be passed u/s 100 of the Companies Act, it shall disclose:
  - i) the pre and post-amalgamation shareholding pattern and
  - ii) the "fairness opinion" obtained from an Independent merchant banker on valuation of assets of the Transferor Company.
  - iii) The Complaint report as per Annexure III.
  - iv) The observation letter issued by the stock exchange

Not Applicable . The Company has provided an undertaking which is now certified by the Chartered Accountant under Para 5.16(a) of SEBI Circular dated 21 May 2013 stating the non applicability of all the prescribed conditions under Para 5,16 (a) with reasons. Therefore , in terms of Para 5.16( b) of the SEBI Circular dated 21 May 2013 , the requirements stated at 5.16(a) shall not be applicable to the Company and hence, there is no requirement for holding meeting of the shareholders. Also , the requirement to send notice to such shareholders does not arise.



www.mohasis.com



- c) The draft scheme of amalgamation/ arrangement together with all documents mentioned in amended SEBI Circular no. CIR/CFD/DIL/5/2013 dated February 4, 2013 has been disseminated on company's website as per Website link given hereunder: www.mphasis.com
- d) The company shall disclose the observation letter of the stock exchange on its website within 24 hours of receiving the same.
- e). The company shall obtain shareholders' approval by way of special resolution passed through postal ballot/ e voting. Further, the company shall proceed with the draft scheme only if the vote cast by the public shareholders in favor of the proposal is more than the number of votes cast by public shareholders against it. Not Applicable for reasons stated under pt. b.
- f). The documents filed by the Company with the Exchange are same/ similar/ identical in all respect, which have been filled by the Company with Registrar of Companies/SEBI/Reserve Bank of India, wherever applicable. Not Applicable
- g). There will be no alteration in the Share Capital of the unlisted transferor company from the one given in the draft scheme of amalgamation/ arrangement. The entire Share capital of the Transferor Company will be cancelled post its amalgamation into the Transferee Company. This is mentioned in the draft scheme of Amalgamation.



For MphasiS Limited

A Sivaram Nair SVP, Company Secretary, General Counsel & Ethics Officer

Date:23 October 2013

www.mphasis.com

GNANESHWAR & CO., Chartered Accountants



#16. Campbell Road. Opp. St. Philomenas Hospital Bengaluru - 560 047 Tel 25577345 E-mail gnaneshwarmb@gmail.com

#### Chartered Accountant Certificate

To,

The General Manager, Department of Corporate Services, BSE Limited, P.J. Towers, Dalal Street, Mumbai – 400 001.

General Manager, Department of Corporate Services National Stock Exchange of India Limited, Exchange Plaza, Plot No.C/1, G Block, Bandra-Kurla Complex, Bandra (East) Mumbai-400 051

Dear Sir,

Sub: Application under Clause 24(f) of the listing agreement in connection with the proposed scheme of Amalgamation of MphasiS FinsourcE Limited (The "Transferor Company") a Wholly owned subsidiary with MphasiS Limited (The "Transferee Company")

## Ref: Certificate in accordance with Clause 24(i) of the listing agreement

We have examined the proposed accounting treatment specified in the scheme of amalgamation/-arrangement between MphasiS Limited (Transferee Company) and MphasiS FinsourcE Limited (Transferee Company), a wholly owned subsidiary of MphasiS Limited.

Based on our examination and according to the information and explanation given to us, we confirm that the accounting treatment contained in the aforesaid scheme is in compliance with all the Accounting Standards specified by the Central Government in Section 211(3C) of the Companies Act, 1956.



GNANESHWAR & CO., Chartered Accountants

This certificate is issued at the request of the company in accordance with clause 24(f) of the listing agreement for onward submission to the BSE Exchange Limited with a view to obtaining the no-objection as required under clause 24(f) of the listing agreement.

For Gnaneshwar & Co., Chartered Accountants Firm Registration No.008544s

Date: October 7, 2013.

Gnaneshwar M B Proprietor Membership No. 207475.

Annexule - 16

# MphasiS FinsourcE Limited Annual Report FY 2010- 2011

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CERTIFIED TRUE COPY

For MphasiS FinsourcE Limited 110 Director

#### DIRECTORS' REPORT

Dear Members,

The Directors are pleased to present the 5<sup>th</sup> Annual Report of the Company, together with the Audited Accounts, for the year ended March 31, 2011.

#### moncial Highlights

Amou		nount in Rs.
Particulars	Year Ended 31.03.2011	Year Ended 31.03.2010
Revenues	176,009,818	130,525,089
Cost of revenues	153,692,664	161,458,582
Gross Profit/(Loss)	22,317,154	(30,933,493)
General & Admin. Expenses	2,272,735	2,016,874
Operating profit/(Loss)	20,044,419	(32,950,367)
Profit/(Loss) Before Tax	9,582,555	(42,536,668)
Provision for Tax	NIL	NIL
Income Tax	(1,373,000)	(1,492,000)
Profit/(Loss) After Tax	10,955,555	(41,044,668)

#### averelow.

During the period under review, your Company's has achieved a total revenue of Rs. 176 million as compared to Rs. 130 millionin the previous year. Your Company has reported a Net Profit after tax of Rs. 10 million as compared to a loss of Rs. 41 million in the previous year.

#### Dividend

The Board of Directors has not recommended any dividend for the financial year under review.

#### autors.

Ms. Sunitha Vadiamudi was appointed as an additional director of the Company w.e.f 10 December 2010 and Mr. Gurinder Sukhija was appointed as additional director of the Company w.e.f 21 April 2011, who hold office up to this Annual General Meeting. However, the Company had received a Notice under Section 257 of the Companies Act, 1956, along with the necessary deposit, proposing their appointment as the directors of the Company. Necessary resolutions in relation to the appointment of directors are being placed before the members for approval at the ensuing Annual General Meeting.

Mr. Fausto Victor Baptista Cardoso resigned as a Director w.e.f 10 December 2010 and Mr. Vivek Khanna resigned as Director w.e.f 21 April 2011. The Board places on record its appreciation for the valuable services rendered by them during their tenure as directors.

Mr. Vijayakumar M, Director of the Company retires by rotation at this Annual General Meeting and is eligible for re-appointment.

evation of Energy, Technology Titlen and Foreign Exchange earnings 10000

Your Company's operations involve low energy consumption. However, efforts to conserve energy will continue. The particulars relating to conservation of energy and technology absorption as stipulated under sub-section (1)(e) of section 217 of the Companies Act, 1956 read with Companies (Disclosure of Particulars in the Report of the Board of Directors) Rules, 1988 are not applicable. Information relating to foreign exchange earnings or outgo during the year under review are as follows:

Annual Report 2010-2011



Activities relating to export	Export of Information Technology Enabled Services
Initiatives taken to increase exports	Marketing efforts are being made in the overseas to increase the export revenues
Development of new export market for product and services	Marketing efforts are being made in the new countries to develop the export market
Total Foreign Exchange earnings (Rs.000's)	NIL
Total Foreign Exchange used (Rs.000s)	NIL

## en culars of Employees' Remuneration

There were no employees who were in receipt of remuneration in excess of the limits prescribed as per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 and Companies (Particulars of Employees) Amendment Rules, 2011 and hence the particulars of Employees' Remuneration pursuant to the aforesaid rules is not provided.

#### **Constants** Responsibility Statement

In compliance with Section 217(2AA) of the Companies Act, 1956, your directors confirm and state as follows:

- (i) That in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures.
- (ii) That your Directors have selected such accounting policies and have applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the Profit of the Company for the period under review.

- (iii) That your Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- (iv) That your Directors have prepared the annual accounts on a going concern basis.

#### and and a second se

M/s S R Battiboi & Co, Chartered Accountants (Registration No. 301003E), have expressed their wiltingness to continue in office and a resolution proposing their re-appointment at a remuneration to be fixed by the Board of Directors and billed progressively, is submitted for approval of the members at the ensuing Annual General Meeting.

The following are the response to the observations made by the Auditors in their report for the year ended 31 March 2011:

(a) financial statement close process:

The observation was due to the requirement to further improve reconciliation control process in certain areas, such as, inter company reconciliations. Your Company has taken necessary steps to minimize the potential issues involved which would strengthen the financial statement close process.

(b) Slight Delays in remittance of statutory dues:

The slight delays in few of the remittances of statutory dues in relation to Service Tax, Employment State Insurance, Provident Fund and Professional Tax were due to certain operational issues arising on account of changes and up gradation of our ERP systems which was one-time in nature.

Annual Report 2016-2011



Mpltasi5 Firesource Limited

Your company has taken adequate steps to avoid such issues in future.

(c) Application of Short term funds for long term investment:

The Company has applied short term funds provided by its parent Company, MphasiS Limited, towards the long term investment. MphasiS Limited has been committed to provide financial and operational support to your Company for continued operations in the foreseeable future. Your Company is confident of improving the business and profitability in the future and thereby funding the working capital requirements. mowledgement

Your Directors acknowledge with thanks the continued support and valuable co-operation extended by business constituents, investors, vendors, bankers and shareholders of the Company.

For and on behalf of the Board of Directors

0 -Sunitha Vadiamudi Vijayakumar M Director Director

Bangalore 29 September 2011

Annual Report 2010-2011
# MPHASIS FINSOURCE LIMITED

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# FINANCIAL STATEMENTS- MARCH 31, 2011 TOGETHER WITH AUDITOR'S REPORT

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# MphasiS FinsourcE Limited

# Audited Financial Statements for the year ended 31 March 2011

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Auditors' Report	1
Balance Sheet	6
Profit and Loss Account	2
Notes to the Financial Statements	8
Cash Flow Statement	18

# S.R. BATLIBOI & CO. Chartered Accountants

1215 \$ 1315 Theor UB CG, Canberra Brock No 24 Vetral Mathya Reno Berngaturu Seb 901, Indu fet +91 80 4027 5000 Los, +91 80 2210 6000

Auditors' Report

## To The Members of MphasiS FinsourcE Limited

- We have audited the attached Balance Sheet of MphasiS FinsourcE Limited ('the Company') as at March 31, 2011 and also the Profit and Loss account and the Cash Flow statement for the year ended on that date annexed thereto. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.
- 2. We conducted our audit in accordance with auditing standards generally accepted in India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
- 3. Without qualifying our opinion we draw attention to Note 3 of Schedule 1 to the accompanying financial statements. As at March 31, 2011 net worth of the Company is fully eroded and company has negative net worth of Rs 17,368,242 (March 31, 2010 Rs, 28,323,797). Further the Company has net current liabilities of Rs. 66,688,179 as at 31 March 2011(including unsecured loan) (March 31, 2010: Rs, 94,810,028). The Company's ability to continue as a going concern is dependent on establishing profitable operations, renewal of agreement with its customer and obtaining continuing financial support from its parent Company. These mitigating factors have been more fully discussed in Note 3 of Schedule 1 to the accompanying financial statements, in view of which the financial statements have been prepared under the going concern assumption, and consequently, no adjustment have been made to the carrying values or classification of assets and liabilities.
- 4. As required by the Companies (Auditor's Report) Order, 2003 (as amended) issued by the Central Government of India in terms of sub-section (4A) of Section 227 of the Companies Act, 1956, we enclose in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the said Order.
- 5 Further to our comments in the Annexure referred to above, we report that:
  - We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit;
  - In our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
  - The Balance Sheet, Profit and Loss account and Cash Flow statement dealt with by this report are in agreement with the books of account;
  - iv. In our opinion, the Balance Sheet, Profit and Loss account and Cash Flow statement dealt with by this report comply with the accounting standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956.
  - v. On the basis of the written representations received from the directors, as on March 31, 2011, and taken on record by the Board of Directors, we report that none of the directors is disqualified as on March 31, 2011 from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Companies Act, 1956; and

Chartered Accountants

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- vi. In our opinion and to the best of our information and according to the explanations given to us, the said accounts give the information required by the Companies Act, 1956, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India;
  - a) in the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2011;
  - b) in the case of the Profit and Loss account, of the profit for the year ended on that date; and
  - c) in the case of Cash Flow statement, of the cash flows for the year ended on that date.

# For S.R. BATLIBOI & Co.

Firm registration number: 301003E Chartered Accountants

# Mia

per Navin Agrawał Partner Membership No.: 56102

Place: Bangalore, India Date: 29 September 2011



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Chartered Accountants

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Annexure referred to in paragraph [4] of our report of even date Re: MphasiS FinsourcE Limited ('the Company')

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
  - (b) All fixed assets have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. As informed, no material discrepancies were noticed on such verification.
  - (c) There was no disposal of a substantial part of fixed assets during the year.
- (ii) The Company is a service company, primarily rendering business process outsourcing services. Accordingly, it does not hold any physical inventories. Thus, paragraph 4(ii) of the Companies (Auditor's Report) Order, 2003 (as amended) is not applicable to the Company.
- (iii) (a) According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956. Accordingly, the provisions of clause 4(iii)(a) to (d) of the Order are not applicable to the Company and hence not commented upon.
  - (b) According to information and explanations given to us, the Company has not taken any loans, secured or unsecured, from companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956. Accordingly, the provisions of clause 4(iii)(e) to (g) of the Order are not applicable to the Company and hence not commented upon.
- (iv) In our opinion and according to the information and explanations given to us the activities of the Company do not involve purchase of inventories and sale of goods. In our opinion and according to the information and explanations given to us, there are adequate internal control procedures commensurate with the size of the Company and the nature of its business, for the purchase of fixed assets and for sale of services. During the course of our audit, no major weakness has been noticed in the internal controls in respect of this area, however, in our opinion *financial statement closure process with respect to aforementioned areas needs to be further strengthened*. During the course of our audit, we have not observed any continuing failure to correct any major weakness in the internal control system of the Company.
- (v) In our opinion, there are no contracts or arrangements that need to be entered in the register maintained under Section 301 of the Companies Act, 1956.
- (vi) The Company has not accepted any deposits from the public.

The Company is covered as part of the internal audit function operated by its parent company, which is commensurate with the size of the Company and the nature of its business.

Chartered Accountants

- (viii) To the best of our knowledge and as explained, the Central Government has not prescribed the maintenance of cost records under clause (d) of sub-section (1) of section 209 of the Companies Act, 1956, for the services rendered by the Company.
- (ix) (a) Undisputed statutory dues including investor education and protection fund, income-tax, sales-tax, wealth-tax, customs duty, excise duty cess and other material statutory dues have generally been regularly deposited with the appropriate authorities though there have been slight delays in remittance of service tax, provident fund, employees' state insurance and professional tax in a few cases.

Further, since the Central Government has till date not prescribed the amount of cess payable under section 441 A of the Companies Act, 1956, we are not in a position to comment upon the regularity or otherwise of the company in depositing the same.

- (b) According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, investor education and protection fund, employees' state insurance, income-tax, wealth-tax, service tax, sales-tax, customs duty, excise duty cess and other material statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.
- (c) According to the information and explanation given to us, there are no dues of income tax, sales-tax, wealth tax, service tax, customs duty, excise duty and cess which have not been deposited on account of any dispute.
- (x) The Company has been registered for a period of less than five years and hence we are not required to comment on whether or not the accumulated losses at the end of the financial year is fifty per cent or more of its net worth and whether it has incurred cash losses in the current financial year and in the immediately preceding financial year.
- (xi) The Company did not have any outstanding dues to financial institutions, banks or debenture holders during the year.
- (xii) According to the information and explanations given to us and based on the documents and records produced before us, the Company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- (xiii) In our opinion, the Company is not a chit fund or a nidhi / mutual benefit fund / society. Therefore, the provisions of clause 4(xiii) of the Companies (Auditor's Report) Order, 2003 (as amended) are not applicable to the Company.
- (xiv) In our opinion, the Company is not dealing in or trading in shares, securities, debentures and other investments. Accordingly, the provisions of clause 4(xiv) of the Companies (Auditor's Report) Order, 2003 (as amended) are not applicable to the Company.
- (xv) According to the information and explanations given to us, the Company has not given any guarantee for loans taken by others from bank or financial institutions.



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Chartered Accountants

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- (xvi) The Company did not have any term loans (representing loans with a repayment period beyond 36 months) outstanding during the year.
- (xvii) According to the information and explanations given to us and on overall examination of the balance sheet of the Company, we report that the Company has used funds raised on short-term basis for long-term investment. The Company has utilised short term funds raised from inter-corporate deposits aggregating to Rs 66,688,179 for long-term investments, mainly towards funding of operating losses and acquisition of fixed assets.
- (xviii) The Company has not made any preferential allotment of shares to parties or companies covered in the register maintained under section 301 of the Companies Act, 1956.
- (xix) The Company did not have any outstanding debentures during the year.
- (xx) The Company has not raised any money through a public issue during the year.
- (xxi) Based upon the audit procedures performed for the purpose of reporting the true and fair view of the financial statements and as per the information and explanations given by the management, we report that no fraud on or by the Company has been noticed or reported during the year.

# For S.R. BATLIBOI & Co.

Firm registration number: 301003E Chartered Accountants

# Mio

per Navin Agrawal Partner Membership No.: 56102

Place: Bangalore, India Date: 29 September 2011



	Notes	11 March 2011	31 March 2010
SOURCES OF FUNDS			
SHAREHOLDERS' FUNDS			
Share capital	4	5.00.0063	500,059
LOAN FUNDS			
Unsecured loans	5	118,530,000	112,006,039
DEFERRED TAX LIABILITY, NEJ	6		1,373,060
		119,000,000	113,873,000
APPLICATION OF FUNDS			
FIXED ASSETS	7		
Cost		125.973.830	124,191,045
Accumulated depreciation and amortisation		(26,653,893)	(50,455.895)
Net book value		49,119,937	67,732.159
Capital work-in-progress including capital advances			127,081
		49.5(9,9)7	67,559,211
CURRENT ASSETS, LOANS AND ADVANCES			(E) (2010)
Debtors and unbilled revenues	я	•8.083,740	50'*30'023
Cash and bank balances	4	33,303,129	6,502,100
Loans and advances	10	\$6,800,072	29,047,575
		120,886,941	56,469,519
CURRENT LIABILITIES AND PROVISIONS			12.000
Current liabilities	11	407 May 202	38,213,921
Provisions	12	1.165.418	]_1864_6_b
		69,075,120	39,379,547
NET CURRENT ASSETS		51,811,821	17,189,972
Debit balance in profit and less account		17,808,242	28,833.37

Stgnificant Accounting Policies

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For and on behalf of the Board of Directory

The notes referred to above form an integral part of these financial statements

This is the balance sheet referred to in that report attached

FOR BATLIBOLE CO

Firm registration number: 301003F Chartered Accountants

Mio

per Navin Agrawal Partner Membership No. 56102

Bangalore Date: September 29, 2019



Gurind

Date September 29, 2011

Directa:

Bangalune

Vojavakumo Vodhieb Director

Bangalove Date : September 28 (20)

IFIED TRUE COPY For MphasiS FinsourcE Limited 11 C Director

Profit and Loss Account

Tolli and Loss Account			\$
	Notes	Year ended 31 March 2011	Veat ended 31 March 2010
Revenues		176,009,818	130,525.089
Cost of revenues	13	153,692,564	161,458,580
		22,317,154	(30,933,493)
Gross Profit/(Loss)	14	2,272,735	2,016.874
General and administrative expenses		20,044,419	(12,950,367)
Operating Profit (Loss)		(39,459)	
Foreign exchange (loss), net	- 15	1.727.111	113,869
Other months?	16	(11,649,516)	(9,700,16?)
Interest expense		9,582,555	(42,536,668)
Profit (Loss) before taxation	61	652(00)	45
Current races and			3 664 090
Current see relating to eather years		1 3 73 (68)	(5,150,000)
Defetted taxes		(1.373,000)	(A.I.Sabaras)
MAT credit catallement		(652,000)	
Profit/(Loss) after treation		10,955,555	(41,944,668)
(Less) Profit brought forward		(28,823,797)	12,220,871
Loss carried forward		(17,868,242)	(28,823,797)
Larnings / (Loss) per share (par value ₹ 10) Resiz and educed (₹)	¥. (*)	219.13	(820.89)
Weighted average number of equity shares consi	dered	6. A. A.	\$0,000
Rosic and diduted	(1000s)	50,000	50,000

Significant Accounting Policies

the notes referred to above form an integral part of these financial statements

This is the profit and loss account referred to in our report attached

FOR BATEBOLA CO

Firm registration number 3010831 Chartered Accountants

Mia per Navin Agrawal Painter Membership No. 56102

Bangalore Date: September 29, 2011



For and on behalf of the Bourd of Directors

1

Gara akhija.

Director

11 -5 0 Vijayakumar Muthlah Director

Bangalore Date : September 29, 2011

Bangalore Date September A 2011

For MphasiS Finsource Limited 1 Director

### Notes to the Financial Statements

## 1. SIGNIFICANT ACCOUNTING POLICIES

#### Basis of preparation

The financial statements of Mohasi's Finance: Limited (the Company') have been prepared and presented under the historical cost convention on the accrual basis of accounting and comply with the mandatory Accounting Standards ('AS') prescribed in the Companies (Accounting Standards) Rules, 2018 (as amended) and other pronouncements of the Institute of Chartered Accountants of India ('ICAT) and the relevant provisions of Companies Act. 1956.

#### Use of estimates

The preparation of financial statements requires management to make estimates and assumptions that affect the reported ansounce of asserts and liabilities, the disclosure of contingent assets and liabilities on the date of the financial statements and the reported amounts of revenues and expenses. Actual results could differ from those estimates. Any revision to accounting estimates is recognised prospectively in current and future years

### Revenue recognition

The Company derives its revenues from call centres and husiness process outsourcing services

Revenues from BPO services arises from both time-based and unit priced client contracts. Such revenue is recognised on completion of the related service and is billable in accordance with the specific terms of the contracts with cheets

Unbilled revenues' included as current assets represent revenues in excess of amounts billed as at the balance sheet date. "Uncomed receivables' included or correct habilities represents the billing in excess of revenues recognised as at the balance sheet dire

Advances received for services are reported as itabilities and all conditions of revenue recignifian are met

Interest on the deployment of funds is recognised using the time proportion method, based on underlying interest rates

#### Fixed assets and capital work-in-progress

Fixed assets are stated at the nost of acquisition or construction less accumulated deprectation. Direct costs are clipitelized until assets are ready to be put to use. Borroword costs directly attributable to acquisition or construction of those fixed assets which accessarily take a substantial period of time to get ready for their intended use are capitalised. Fixed assets purchased in foreign currency are recorded at cost based on exchange rate on the date of purchase. Acquired intangible assets are capitalised at the acceleration prace

Advances paid towards acquisition of fixed assets and the cost of assets not ready for use as at the balance sheet date are declased under capital work-in-programs

### Depteriation and amortisation

Deptectation on fixed assets is provided using the straight line method over the estimated useful lives of assets. Deptectation is charged on a proportionate basis for all assets purchased and solid during the setar. Individual assets cesting ( \$ /98) or less atc depreciated in full in the year of parchase. The estimated as effectives of assets are as follows:

41571	Testa
Plant and muchonery (including tolecom cyclotterity)	5
	5
Computer equipment	
Office equipment	5
Eurosture and fixtures	
Vehicles	

Leasehold improvements are amortized over the remaining lease term of 5 years, whichever is shorter. Purchased application software and internally generated software that is an integral part of the Company's computer systems, expected to provide lasting benefits, is capitalised at cost and innomised on the straight line method over its estimated useful life or 3 years, whichever is shorter.

#### Leases

Lease where the lesson effortively retains substantially sel the risks and benefits of ownership of the leased term, are classified as operating leaves. Operating leave payments are recognized as an expense of the profit and loss account on a straight-line basis over the lease term.

#### Impairment of assets

The Company assesses at each balance sheet date whether there is any indication that a fixed asset may be imported. If any such inducation exists, the Company estimates the recoverable amount of the asset. It such recoverable amount of the asset or the recoverable smount of the cash generating and to which the asset belong is less than its chrying amount, the carrying anount is reduced to its recoverable amount. The reduction retreated se an impairment lists and is recognised in the profit and lots account. If in the balance short-date does is an indication due it a previously assessed impairment mys an longer exists, the recoverable amount is toreseased and the zoors is reflected as the recoverable zoors at subject to a maximum of depreciated hytomcal cost



### Employee benefits

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Gratuity which is a defined benefit is accrued based on independent actuanal valuation which is done based on project unit credit method as at the balance sheet date. Actuanal gauts/losses are muterhately taken to profit and loss account and are not deferred, The cost of short term compensated absence is provided for based on estimates. Long term compensated absences cost are provided

for based on actuarial valuation which is done based on project unit credit method Contributions payable to recognised provident fund, which is a defined contribution scheme, is charged to the profit and loss account. The Company's hability is limited to the contribution made to the fund.

#### Foreign currency

Foreign exchange transactions are recorded at the rates of exchange prevailing on the dates of the respective transactions. Exchange differences arising on foreign exchange transactions settled during a year are tecognized in the profit and loss account of that year Monetary assets and liabilities denominated in foreign currencies as at the balance sheet date are translated at the exchange rates on that date. The resultant exchange differences are recognized in the profit and lass account

### Income taxes

Tax expense comprises of current and defened tax. Current uncome tax is measured at the amount expected to be pass to the tax authorities in accordance with the Income-tax Act, 1961 enacted in India. Deferred means taxes reflects the impact of current year timing differences between taxable means and accounting means for the year and reversal of himing differences of earlier years.

Deferred tax is measured based on the tax rates and the tax laws enseted or substantively enacted at the balance sheet date. Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable optiz evisits to set off current tax assets against current tax itabilities and the deferred tax assets and deferred tax liabilities relate to the taxes on income levald by same governing taxation laws. Deferred tax assets are recognised only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised. In situations where the company has unabsorbed depreciation or carry forward tax losses, all deferred tax assets are recognised only if there is virtual certainty supported by convincing evidence that they can be realized against future taxable profits.

At each balance sheet date the Company re-assesses unrecognised defented tax assets. It recognises unrecognised defented tax assets to the extent that it has become reasonably certain of virtually certain as the case may be that sufficient figure taxable memory will be available against which such defenred tax assets can be malived

The carrying amount of deferred tax assets are reviewed at each balance sheet date. The company writes down the carrying interast of a defented tax asset to the extent that it is no longer reasonably certain or virtually certain, as the case may be that sufficient future taxable income will be available against which deferred tax asset can be realised. Any such unite down is reversed to the event that it becomes reasonably certain or untually certain, as the case may be that sufficient future taxable sports, will be available.

MAT credit is recognised as an asset inly when and to the extent there is constituing evidence that the company will pay normal income tax during the specified period. In the year in which the Minimum Alternative (MAT) credit becomes eligible to rerecognized as an asset in accontance with the recommendations contained in guistence. Note issued by the Institute of Chartered Accountants of India, the said asset is created by way of a credit to the prefit and loss account and shown as MAT Credit Entitlement. The Company reviews the same at each balance theet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that Company will pay normal theorie. Les during the specified period

### Provisions and contingent liabilities

The Company recognises a provision when there is a present obligation as a result of an obligating event that provides requires an outflow of resources and a reliable estimate can be made of the attount of the off galon. A disclosure for a contingent liability is made when there is a pussible obligation of a present obligation that may, but probably with not, require an outflow of resources Where there is a possible abligation or a present obligation in respect of which the likelihood of autilian of resources is remote to provision of disclosure is made

Provisions for encience contracts, i.e. contracts where the expected unavoidable custs of meeting the oblightons under the contract exceed the economic benefits expected to be received order it, are recognized when it is probable that an outflow of resisteres embodying economic benefits will be required to actile a present obligation as a result of an obligation event, based on a reliable estimate of such obligation. Provisions are net discontined to its present value and are determined passed on best estimate required so sente the obligation at the balance sheet case. These are reviewed at each halmon sheet doar and adjusted to reflect the correct best estimates

## Earnings per share

The basic carnings per share is computed by dividing the net profit conductable to openly charachelders for the year of the weighted average number of equity shares outstanding during the year. The number of shares used in compating delated example per share comprises the weighted average shares considered for deriving basic extrange per there, and also the weighted average number of equity shares which would have been issued on the conversion of all deliance potential equity shares. Delutive potential equity shares are deemed converted as of the beginning of the year, unless they have been assure at a later date. The diluted poten we easily



shares have been adjusted for the proceeds receivable had the shares been actually issued at the average market value of the outstanding strares. In computing dilutive earnings per share, only potential equity shares that are dilutive and that either reduce earnings per share or increase loss per share are included

### Cask flow statements

Cash flows are reported using the indirect method whereby net profit before tax is adjusted for the effects of the transactions of a non cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from regular revenue generating, investing and financing activities of the Company are segregated

## Cash and cash equivalents

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SAVS. REFRE

Cash and eash equivalents comprise cash and eash on deposit with banks. The Company considers all highly liquid investments with an original maturity at the date of purchase of three months or less and that are readily convertible to known amounts of each to be cash equivalents.

# 2. DESCRIPTION OF THE COMPANY

MphasiS FinsourcE Limited was incorporated on 8 June 2006 to set up and manage call centres and carry out business process outsourcing service to its clients

The Company is a subsidiary of MphastS Limited ("ML", the parent company). In terms of a merger agreement executed between Electronic Data Systems Corporation, Hewlett-Packard Company ('HP') and Hawk Merger Corporation, the last named company merged into Electronic Data Systems Corporation on 26 August 2008. As a result of this merger, Electronic Data Systems Corporation became a 190% subsidiary of HP and was renamed as Electronic Data Systems LLC. Prior to the above merger Electronic Data System Corporation was the ultimate holding company, however subsequent to the merger. HP became the ultimate holding company of Mphasi8 FinsourcE Limited

3. During the year ended 31 March 2011, the Company has accumulated losses as at 31 March 2011 of ₹ 17,868,242 (31 March 2010, 7 28,823.797) As at 31 March 2011, the net worth of the Company is fully eroded and company has negative net worth of 3 17.368.242 (31 March 2010: ₹ 28.323,797). Further the company has net current liabilities (including unsecured loan) of ₹ 66,688,179 as at 31 March 2011 (31 March 2010; ₹ 94,810,028). The Company is expecting improved business and profitability and the management is confident that the Company will be able to generate profits in the future years. The holding company has committed to provide financial and operational support to the Company for its continued operations in the foreseeable future. As per the agreement with State Bank of India ("SBI"), SBI has an option to acquire the Company and/or the facilities, and/or the contact centre and contact centre personnel in full or in part on or after the completion of the term of the agreement. The term of the agreement will expire on 6 May 2012 and management is confident that same will be renewed. Accordingly, the financial statements have been prepared based on the going concern assumption.

	31 March 2011	31 March 2010
4. SHARE CAPITAL		8
Authorised capital	2,000,000	2,000,000
208,000 (31 March 2010: 260,000) equity shares of 10 each		
Issued, subscribed and paid-up capital	500.000	\$00,000
50,000 (31 March 2010: 50,000) equity shares of "10 each fully paid up [Of the abuve 40,994 (31 March 2010: 49,994) equity shares of "10 each		
fully paid up are held by MphasiS Limited]	509,000	500.000
	200,000	T.A.C. 40.0.0.
5. UNSECURED LOANS'		112,000.000
	118,500,000 118,500,000	112,000,000
5. UNSECURED LOANS'	118,500,000	
5. UNSECURED LOANS* Short term inter corporate deposit from MphasiS Limited	118,500,000 118,500,000	
5. UNSECURED LOANS* Short term inter corporate deposit from MphasiS Limited *refer note 20 6. DEFERRED TAX LIABILITY, NET On depreciation	118,500,000 118,500,000 1,306,000	112,000,000
5. UNSECURED LOANS* Short term inter corporate deposit from MphasiS Limited 'refer note 20  6. DEFERRED TAX LIABILITY, NET On depreciation On provision for doubtful debts.	118,500,000 118,500,000 1,306,000 (255,000)	112,000,000
5. UNSECURED LOANS* Short term inter corporate deposit from MphasiS Limited *refer note 20 6. DEFERRED TAX LIABILITY, NET On depreciation	118,500,000 118,500,000 1,306,000	1 2,600,000

The Company has recugnised deferred tax asset as at March 31, 2011 on the basis of prodence, only to the extent of deferred tax IX on depreciation as at March 31, 2011. Accordingly, there is no impact on the Profit and Loss Account for the current year

7, FINED ASSETS

			C ust		Accum	Accumulated depreciation and amortisation	on and amortis	NAMOR	Net book value	k value
Andres	t April 2014 Additions	Additions	Deduction: Adjustments	At March 2011	4 April 2019	1 April 2019. Charge for the year	Deduction	31 March 2011	34 March 2014 - 34 March 2011 - 34 March 2010	March 2010
T are fible associate Plant and machinery	52,645,452	214,427		0.0849853	0,680,535	10,826,753		20,507,256	32,352,593	42,964,917
internation candida a	215,969,312	318,632	2,070	75.885.874	214,273,405	1,820,484	2,970	21,089,819	4.706,055	202,407,407
រុមណាសីមម៉ាក សម្បុះស្	2,425,7693	88.810		415,415	465.670	446,622		267.245	1,503,124	015609811
1 arrentes and thereas	2.130, 129	13,13%		\$99,4651.5	Son'S 95	52.259.000	3	026,273	1,217,193	17544.1
V chiefes		510,043		CP4661-1		542,78		212/68	1,060,403	
Lignerhold httpp://www.com.com	224,824.9			2301263	825/208	1,394,269		2,197,197	2.17/4.145	6,168,413
Tutungible assets Software Lotal Previous year	115.45.548 111.191.046 111.191.046	150,120,88 158,182,1	-805,957 -802,957	11.548.211 825.073,830 124.591.056	25.672.360 56,458,896 20.234,767	5,559,426 26,197,067 36,234,429	2,070	50,051,7562 76,651,893 76,458,506	3.616.427 49.319.937 67.732.350	109.073.851 67.732,150



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	31 March 2011	31 March 2016
8. DEBTORS AND UNBILLED REVENUES		
Debts outstanding for a period exceeding six months, unsecured		42
- considered good	740,392	70
- considered doubtful	45,398	45.39
Other debts, unsecured		
- considered good	44,023,426	10,897,24
	44,809,216	10.942.64
Less Provision for doubtful debts (net of write-offs)	45,398	45,39
	44,763,818	10,897,24
Unbilled revenues	14,219,922	9,922,41
	58,983,740	20,819,65
9. CASH AND BANK BALANCES		
Balances with scheduled banks		
Current accounts	6,803,129	6.602.19
-Deposit accounts	24,300,000	
	31,103,129	6,602,19
10 LOANS AND ADVANCES		
Unsecured - considered good		
Advances recoverable in cash or in kind or for vidue to be received*	4,026,646	3,066,431
Deposits		
- prenuses	5,055,400	5.055.408
- others	50,000	50,000
Advance tax and tax deducted at source	21.016.026	20,875,811
MAT credit entitlement	652,000	
	30,899,072	29,047,675
Includes service tex input credit receivable ₹ 978,835 (31 March 2010, ₹ 361,255)		
II. CURRENT LIABILITIES		
Sundry creditors*	37,746,104	19,126,795
Book oventrafi	721,286	8
Salary related costs	8,793,331	3,049,220
Other liabilities	16,262,319	12,445,880
Interest accrued but not due	4,446,662	3.593,022
	67,969,702	38,214,921

 Based on the information available with the Company, there are no suppliers who are registered as metro of medium enterpris under The Micro, Small and Medium Enterprises Development Act, 2006 as at Match 11, 2011

# 12. PROVISIONS

	1,105,418	1,064,626
Gratuity [refer note 23]	725,183	540.163
Compensated absences	380.235	524,463



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	Year ended 31 March 2011	Year ended 31 March 2010
13 COST OF REVENCES		
Safary and alknownices	60,561,360	64,660,240
	5,207,297	5,356,895
Contribution to provident and other funds	4,503,943	2,634:071
Staff welfare	755,694	67,915
Recructory charges	5.513.275	4,142,500
Communication expenses	[46,7]]	1903,316
Asset rental charges	22,851,393	19,217,114
Rett*		541.705
Professional charges**	\$35,109	
Depreciation and amortisation	20,197,087	16,224,129
Remons and maintenance	4,870,310	5,272,161
Electricity	9.070,945	11,067,763
Software support and annual maintenance charges	18,376,987	9,668.597
	802,673	652.178
Miscellancous expenses	153,692,664	161,458,582

\*Net of reversal of < Nil (31 March 2010, < 904,917) relating to earlier years \*\* Net of reversal of < Nil (31 March 2010, < 1,141,525) relating to earlier years

1.227,131	113,866
1.054.524	
175 587	113,866
2,272.735	2,016,874
64,333	70,455
110,167	117.351
1 7 1, 11 7 9	e7790
	2449-4449
549,819	1,474,043
	75,000
100.0 00000	1(0),000
1,220,762	1.5
1.550.097	57,234
	64,733 2,272,735 172,582 - 1,054,529

\*tax deducted at source ₹ 12,258 [31 March 2010 ₹ 18,032]

Interest expense on loans from MphastS Limited Other charges	(3.081)	(0.555) (9.700.167)
	(3.081)	



### 17. Aggregate expenses

The aggregate amount incurred in various expenses reported under cost of revenues and general and administrative expenses are as follows.

		Year ended 31 March 2011	Year ended 31 March 2010
Salary and allowances		60.561.360	A4,660,240
Contribution to provident and other funds		5.207.297	5,356,895
Staff welfare		4,503,941	2,634,671
Recruitment chutges		755,694	67,915
Computication existises		5,513,775	4,192,500
a vezeron bender vezero de las electros		146(2)1	1,9(0,316
Asset rental charges		27.851.393	19,217,114
Rent		2.656.091	598,939
Professional charges		20,197.067	36,224,129
Depreciation and amontisation		4.870,310	5,272,161
Repairs and maintenance		9 (70,945	11,067,761
Electricity			
Software support and annual maintenance charges	~ R	18,376,987	9,668,597
Auditor's remuneration			0.000.0000
- Audn fees		$\{(0)\}_{i \in [0,1]}$	, 1 <u>(s(s</u> (s)
- Tax audu fees		$\mathcal{E}(\mathcal{O}(\mathbb{P}))$	· 3*(3.8)
Ranes and taxes	- C	\$49,819	1,474,044
Repairs and indefendation			
- Plan; and mechany		1713)39	172,790
- Others		136.167	[17.35]
Miscellanetxis expenses		855,809	672.633
		155,965,399	163,475,456

The Company allocates certain common superses between Cost of revenue and General and administrative expenses (collectively referred as "function") on reasonable hose for the parpete of functional classification of profit and loss account

## 18 Contingent liabilities and commitments

 Estimated amount of conducts remaining to be executed on constal account net of advances) and not provided for as at 33 March 2011 (2 No) (31 March 2010) (2 4547,766).

2 Guarantees outstanding including those furnished to the Department of Telecom as at 31 March 2011 C 10/055300 (31 March 2010 C 10/055300)

## 19. Operating leases

The Company is obligated order non-cancellable leases for office space that are renewable on a periodic basis at the option of the both losser and losser. Foral rental expense under non-cancellable operating leases (net of lease rentals capitalises) amounted to ₹ 12.406,393 for the year ended 31 March 2011 (31 March 2010) ₹ \$296,0831

Feture mononomilizate paratients under non-carecellable operation leaves as at 51 March 2011 are as follows.

Period	31 March 2014	51 March 2010
and and a set of some	12,132,980	12.132,960
Not later that 1 year Later from 1 year and not later than 5 years.	34,417,582	35,559,542
More than 5 year-		



The Company also leases office faedenes under cancellable operating lease agreements. The company intends to renew such leases normal course of its business. Total rental expense under cancellable operating icases was ₹ 10,591,711 for the year ended 31 March 2011 (31 March 2010; ₹ 12,124,347). in tite

Office premises are obtained on operating leave for terms of aging from 1.5 years and tenewable at the option of the company/lestor. There is escalation cluster in the lease agreement. There are no restrictions imposed by lease agreement Further there are no sub-leases.

### 20. Related Party Transactions

### a. Entities where control exists:

The related parties which exercise control are as follows:

- Hewlet Packard Company, USA (ultimate holding company)
- Hewler: Packard Engle Composition, USA  $_{\rm C}(60\%$  subsidiary of Hewlett Packard Company, USA) .
- Electronic Data Systems LLC, USA (formerly Electronic Data System: Corporation, USA), (100% subsidiary of Hewlett Packard Eagle Corporation, USA)\*
- MphaseS Limited (holding company) of the Company)

\* EDS Asta Pacific Holdings, Manistus (formerly TH Holding, Mauntus), EDS World Corporation (Far East) and EDS World Corporation (Netherlands), the subsidiance of Electronic Data Systems LEC, USA (formerly Electronic Data Systems Corporation, USA) hold 60.57% of the equity capital of Mphan's Located.

# b. Key management personnel:

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The key management personnel of the Company are as methoded below:

Non executive directors on the hoard of the Company

- Faust: Victor Bapticz Candoa Residued w cf. (6 December 2010)
- Procti Mista Shenoy Resigned w.ed. 11 Faturey 2010
- Sumitia Vadienaidi appointed anticional director w e f. 10 December 2010
- Yijayokumar Muthiah
- Statistic Jam Appointed wie US Indexy Softward recepted in c1. 2 July 2010.
- Virek Khanta Appended w.e 1, 29 June 2010 and recognice w.e.: 31 April 2011
- Genuder S Suchiga Appointed with CL April 2011
- c. Other related parties with whom transactions have taken place.
  - Manufelt India Private Limitati, and
  - HP Services (Singspore) Ple. Ltd.



#### he following is the summary of significant transactions with related parties by the Company: d.

The following is the summary of significant transactions when the		\$
	Year ended 31 March 2011	Year ended 31 March 2010
t states as its	10,445,000	10,027,200
Rent paid to entity where control exists	10,445,000	10,027,209
Mphasi's Linuted		2,447,016
Annual Maintenance charges paid to entity where control exists		2,447,010
MphasiS Limited	3,175,873	58
Anonal Maintenance charges paid to other related parties	3,175,873	
- HP Services ( Singapore Pte Ltd)	314,116	1,097,293
Reimbursement of other expenses to entity where control exists	314,116	1 097 291
- MphasiS Limited		6,905,915
Reimbursement of expenses to other related parties	6,895,575	6.905,91
Msource India Private Limited	6,895,575	
Interest paid to entity where control exists	11,646,434	9,700,167
- MphasiS Limited	11,646,434	9,700,167
Unsecured loans received from entity where control exists	142,500,000	226,800,000
	142,500,000	.226,800.000
- MphasiS Limited	136,000,000	160,800,000
Unsecured loans refunded to entity where control exists	136,000,000	150,800,063
- MphasiS Limited		

The balances receivable from and payable to related parties are as follows:

The balances receivance from and payment in the payment of		\$
	31 March 2011	31 March 2010
the second	4,446,662	3,593,822
Interest accrued but not due to entiry where control exists	1,446,662	3,593.077
-MphasiS Lamited	21,637,734	10,648,745
Sundry creditor- amounts due to entity where control exists	21,637,754	10,648 (1)
-MphasiS Limited	15,390,654	6,905,915
Sundry creditor - amounts due to other related parties	15.033,955	5,915,915
Misnervii India Private Linuted	135,599	
- HP Services (Singapore Pre Ltd)	118,500,000	112,008,069
Ensecured loans from entity where control exists	118 500,000	1123603008
Mpraco S Longted		

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### 21. Segment reporting

6.

The Company is primarily engaged in a single segment i.e. Banking and Capital Market to us chent in India. The tisks and returns of the Company are predominantly determined by itt principal services and the Company's activities fall within a single business and geographical segment. Accordingly, no further disclosures are required as per the Accounting Standard 17 an segment reporting

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# 22 Employee Stock Option Plans (ESOP)

Certain employees of the Company have received stock options of the holding company MphasiS Linated ("ML 3 under the ESOPs instituted by ML. All the ESOPs are in respect of ML shares where each stock option is equivalent to the chart The Institute of Chartered Accountance of indus bas issued a Guidence Note on Accounting for Employee Short-based Payments, which is applicable to employee share based payment plans, the grant date in respect of which fidlosies or after April 1, 2005. The scheme detailed above is non-aged and administered by the intermediate holding Company and the impact of compensation henefits of respect of such scheme to assessed and accounted for in the books of the intermodule nolding company. Accordingly, the Company has not accounted for the above plans as per the said Guidence Note



17-

23. Gratuity Plan

The following table sets out the status of the initiated gratuity plan as required inder revised AS - 15

Reconciliation of the projected benefit obligations

		<
	31 March 2011	31 March 2010
Change in projected benefit obligation Obligations at period beginning Service cost Interest cost Actuatial gain Obligations at period end	540,163 253,147 10,803 (78,930) 725,183	581.007 265,634 11,629 (258,098) 540,163
Assumptions Interest rate	- 8.00%s	8 00%
Discount rate Attrition rate	8.00% 5.00%	8.00°s 5.00°s

	***************************************	Year ended	Year ended
Grataity cost for the period		31 March 2011	31 March 2010
Posterragements and concernent and		253.147	205,634
Service cost		10.803	11.630
interest ctist	S	(78,930)	(258,098)
Actuarial gam Net gratuity (credit) / cost	2	185,020	(40,844)

The estimates of future salary increases, considered is actuarial valuation, take account of inflation, actionty, promotion and other relevant factors such as supply and demand factors in the employment market.

Fee and on behalf of the Board of Directors

14. The Company derives its revenues front cell centes and business process outsourcing services. Such services are not capable of being, expressed in any generic orbit and hence, it is not possible to give the quantitative details required under paragraphs 3, 4C and 4D of Part. If of Schedule V116 the Companies Act, 1956. Further, other information as required by schedule V1 to the Companies Act, 1956 has been turnished to the event applies be.

25. Previous year figures have neutrogrespectre datastical wherever necessary, to confirm to the current year presentation

# Por SR BATLIBOLA CO

Firm registration number 3010031 Chartered Accountants

Mio

per Navin Agrawal Partner Membersaap No. 56102

Bangalure Date September 29, 2011



Gurind Sukhin Director

Vijayakumar Muthuh Director

Bangalore Date September 29, 2011 Bangalore Date September 21 2011

ash Flow Statement		2
	Year ended	Year ended
10000000	31-Mar-11	M-Mar-10
Cash flow from operating activities;		
Profit (Loss) before taxallow	9.581.555	(42,536,668)
Adjustments for		36.224,129
Depreciation and amontainian	20,197,067	(113,866)
Interest income	(172.582)	9,700,167
Interest expense	11,619,516	
Operating profit before working capital changes	41,256,556	3,273,762
Increase in Deitors and urbilled revenue	(38,164,086)	(5,884.513)
Decrease/(increase) in Loans and advances	(960.187)	4,311.185
(Decrease)/Increase in Current Eabilities and provisions	30,213.847 .	(20,020.579)
Cash generated from operations	32 346 130	(18,370,145)
Income tax paid (net of refund)	[292.209]	(12,442,847)
Net cash generated/ ( used in ) from operating activities	31.553.921	(30,762,992)
· .		
Cash flow from investing activities:		120100-000
Purchase of fixed assets	(2.939.688)	(57,497,310)
- Interast received	172.582	113,866
Net cash used to investing activities	(2,757,106)	(57,383.644)
Cash Brow from financing activities:	0.000	14-2 (AGA AM)
("a seemed loan's received	1.42.5(51.000)	226,856,039
timsecured learns repaid	7(30)(40)(000)	(160,800,000)
interest para en loan	(10.595.876)	(7,189,270)
Net cash (used in) (generated from financing activities	(4,295,876)	58,810.730
	23,800,939	(29,115,906)
Changes in each and each equivalence	6,602,190	35,938,090
Cash and cash equivalents at the beginning of the year'	31,103,129	6,692,190
Cash and cash equivalents at the end of the year"	21,112,127	

Cash and cash -----

\* Uash and cash equivalents consists of cash and hank balances and short term finds that are readily convertible to known amounts of each and which are subject to an insignificant risk of changes in value

This is the Cash How Statement referred to in our report struched

# FOR S.R. BATLIBOL& Co.

Firm registration number [301003F] Chartered Accountants

# Mio

per Navin Agrawal Partner Mempership No. 56102

Bangalore. Date: Scotember 2 2011



For and or behalf of the Board of Directors

Sakhija Garinde

Director

Bangalare Date: September & 2011

n. ...... -Vijayakatnat Muthiah Director

3acgdote Date: September 2 2011

# **Annual Report**

# FY 2011- 2012

CERTIFIED TRUE COPY

For MphasiS FinsourcE Limited 166 Director

## DIRECTORS' REPORT

### Dear Members,

The Directors are pleased to present the 6<sup>th</sup> Annual Report of the Company, for the year ended Match 31, 2012.

## Superclat Highlights

		Arrount in Rs.
*****	Year Ended	Year Ended
Particulars	31 March	31 March
	2012	2011
Total Revenue	266,804,644	:77.236,929
Total Expenses	261,629,773	167,654,374
Profit before tax	5,174.871	9,582,555
Current tax	5,746,200	652,000
Reversal of excess provision-FBT	(311,910)	****
MAT credit entitlement		(652,000)
Profit for the year	6.159,581	10,955,555

# Greeniew

During the period under review, your Company has achieved total revenue of Rs. 266,804,644 as compared to Rs 177,236,929 in the previous year. Your Company has reported a Net Profit after tax of Rs. 6,159,581 as compared to a profit of Rs. 18,955.555 in the previous year. The profit was on account of increase in per employee billing rate by 68 in the current year to Rs.33,600 from Rs. 31,461 in the previous year.

The decrease in profit as compared to the last year was due to increase in salary cost and increase in depreciation charge of 1.24 crores on VR assets.

## Dividenc

Your Directors have not recommended any dividend for the financial year under review.

## Conservation of Energy, Technology Absorption and Foreign Exchange earnings

Your Company's operations involve low energy consumption. However, efforts to conserve energy will continue. The particulars relating to conservation of energy and tecthology absorption as stipulated under sub-section (1)(e) of section 217 of the Companies Act. 1956 nead with Companies (Disclosure of Particulars in the Report of the Board of Directors) Rules. 1988 are not applicable. Information relating to foreign exchange earnings or outgoes during the year order review are as follows:

Export of Information
Technology Enabled
Services
Marketing efforts are
being made in the
overseas to increase
the export revenues
Marketing efforts are
being made in the new
countries to develop
the export market
148
4,943,004

## Particulars of Employees' Remuneration

There were no employees who were in receipt of remuneration in excess of the limits prescribed as per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 and Companies (Particulars of Employees) Amendment Rules, 2011 and hence the particulars of Employees' Remuneration pursuant to the aforesaid rules are not provided.

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### Brectors' Responsibility Statement

in compliance with Section 217(ZAA) of the Companies Act. 1956, your directors confirm and state as follows:

- (i) That in the preparation of the annual accounts the applicable accounting standards have been followed along with proper explenation retailing to staterial departures.
- (it) That your Directors have selected such accounting policies and have applied them consistently and made sudgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the Profit of the Company for the period under review.
- (iii) That your Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956, for safeguarding the assets of the Company and for preventing and detecting fraud and other pregularities.
- (iv) That your Directors have prepared the annual accounts on a going concern basis.

### Auditors

MVs S R Batilbol B Co, Chartened Accountants (Registration No. 301003E), have expressed their willingness to continue in office and a resolution proposing their re-apportment at a remaneration to be fixed by the Board of Directors and billed progressively, is submitted for approval of the members at the ensuing Annual General Meeting.

The following are the response to the observations made by the Auditors in their report for the year ended 31 March 2012

- (a) Your Company has taken necessary steps to strengthen the financial cloures process and minimize the potential issues.
- (b) The delays in remittance of withholding taxes, was on account of legal position adopted by the Company on the applicability of the tax. Further, the delays in remittance of service tax was a one off instance on account of certain operational issues. Your Company has taken required steps to improve its operational efficiencies to evoid such delays in future.
- (c) The accumulated losses of the Company were on account of the initial setup costs and depreciation. The Company had made profits and is expected to improve its performance, which would reduce the socumulated losses.
- (d) The company has applied short term funds provided by its parent company, MphasiS Lomited towards the long term investment. MphasiS Limited has committed to provide financial and operational support to your company for continued operations in the foreseeable future. Your company is confident of improving the business and profitability in the future and thereby funding the fund requirements.

# Directors

Mr. V Survenerayanan and Mr. Wishore GR were appointed as additional directors of the Company w.e.f 14 February 2012 and 31 July 2012 respectively, who hold office up to this Annual General Meeting. However, the Company trad received Notices under Section 257 of the Companies Act, 1956, along with the necessary deposit, proposing their appointment as the directors of the Company, Necessary resolutions is relation to their appointment are placed before the members for approval at the ensuing Arousi General Meeting.

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Mr. Vijaykumar M and Ms. Sumtha Vadlamodi resigned as Directors w.e.f 14 February 2012 and 31 July 2012 respectively. The Board places on record its appreciation for the valuable services rendezed by them during their fenure as directors.

Mr. Gurender Sukhija, Director of the Company retires by rotation at this Annual General Meeting and is eligible for re-appointment

For and on behalf of the Board of Directors

A Rishore GR

Birector

Suryanarayanan V Director

Bangalore 27 September 2012



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I	MPHASIS FINSOURCE LIMITED
I	AUDITORS' REPORT AND FINANCIAL STATEMENTS
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1	FOR THE YEAR ENDED MARCH 31, 2012.
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# MphasiS FinsourcE Limited

# Audited Financial Statements for the year ended 31 March 2012

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Balance Sheet	6
Statement of Profit and Loss	7
Notes to the Financial Statements	8
Cash Flow Statement	20

# S.R. BATLIBOTS CO.

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### Auditors' Report

## To The Members of MphasiS FinsourcE Limited

- We have audited the attached balance sheet of MphasiS FinsourcE Limited ('the Company')
  as at 31 March 2012 and also the statement of profit and loss and the cash flow statement for
  the year ended on that date annexed thereto. These financial statements are the responsibility
  of the Company's management. Our responsibility is to express an opinion on these financial
  statements based on our audit.
- 2. We conducted our audit in accordance with auditing standards generally accepted in India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
- 3 Without qualifying our opinion we draw attention to Note 3 of accompanying financial statements. As at 31 March 2012 net worth of the Company is fully eroded and the Company has negative net worth of ₹ 11,208,661 (31 March 2011; ₹ 17,368,242). Further the Company has net current liabilities of ₹ 68,347,403 as at 31 March 2012 (including short term borrowings) (31 March 2011; ₹ 87,796,695). These conditions indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability is continue as a going concern, which is dependent on establishing profitable operations and obtaining continuing financial support from its shareholders. These mitigating factors have been fully disclosed in Note 3 of financial statements, in view of which the financial statements have been prepared under the going concern assumption, and consequently, no adjustment have been made to the carrying values or classification of assets and liabilities.
- As required by the Companies (Auditor's Report) Order. 2003 (as amended) issued by the Central Government of India in terms of sub-section (4A) of Section 227 of the Companies Act, 1956, we enclose in the Annexure a statement on the matters specified in paragraph. 4 and 5 of the said Order.
- Further to our comments in the Annexure referred to above, we report that:
  - We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit;
  - In our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
  - iii. The balance sheet, statement of profit and loss and cash flow statement dealt with by this report are in agreement with the books of account;
  - In our opinion, the balance sheet, statement of profit and loss and cash flow statement dealt with by this report comply with the accounting standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956;



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- v. On the basis of the written representations received from the directors, as on 31 March 2012, and taken on record by the Board of Directors, we report that none of the directors is disqualified as on 31 March 2012 from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Companies Act, 1956;
- vi. In our opinion and to the best of our information and according to the explanations given to us, the said accounts give the information required by the Companies Act, 1956, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India;
  - a) in the case of the balance sheet, of the state of affairs of the Company as at 31 March 2012;
  - b) in the case of the statement of profit and loss, of the profit for the year ended on that date; and
  - c) in the case of cash flow statement, of the cash flows for the year ended on that date.

# For S.R. BATLIBOL& CO.

Firm registration number: 301003E Chartered Accountants

180 per Navin Agrawal BENGALURI Partner Membership No : 56102

Place: Bangalore Date: 27 September 2012 S.R. BATLISCH & C. L.

Annexure referred to in paragraph [4] of our report of even date Re: MphasiS FinsourcE Limited ('the Company')

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
  - (b) All fixed assets have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. As informed, no material discrepancies were noticed on such verification.
  - (c) There was no disposal of a substantial part of fixed assets during the year.
- (ii) The Company is a service company, primarily rendering business process outsourcine services. Accordingly, it does not hold any physical inventories. Thus, parsgraph 4(ii) of the Companies (Auditor's Report) Order, 2003 (as amended) is not applicable to the Company.
- (iii)(a) According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956. Accordingly, the provisions of clause 4(iii)(a) to (d) of the Order are not applicable to the Company and hence not commented upon.
- (iii)(b) According to information and explanations given to us, the Company has not taken any loans, secured or unsecured, from companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956. Accordingly, the provisions of clause 4(iii)(c) to (g) of the Order are not applicable to the Company and hence not commented upon.
  - (iv) In our opinion and according to the information and explanations given to us the activities of the Company do not involve purchase of inventories and sale of goods. In our opinion and according to the information and explanations given to us, there are adequate internal control procedures commensurate with the size of the Company and the nature of its business, for the purchase of fixed assets and for sale of services. During the course of our audit, no major weakness has been noticed in the internal controls in respect of this area. However, in our opinion financial statement closure process with respect to aforementioned areas needs to be further strengthened. Other than the foregoing, during the course of our audit, we have not observed any continuing failure to correct any major weakness in the internal control system of the Company.
  - (v) In our opinion, there are no contracts or arrangements that need to be entered in the register maintained under Section 301 of the Companies Act, 1956.
  - (vi) The Company has not accepted any deposits from the public.
  - (vii) The Company is covered as part of the internal audit function operated by its parent company, which is commensurate with the size of the Company and the nature of its business.

- (viii) To the best of our knowledge and as explained, the Central Government has not prescribed the maintenance of cost records under clause (d) of sub-section (1) of section 209 of the Companies Act, 1956, for the services rendered by the Company.
- (ix) (a) Undisputed statutory dues including provident fund, investor education and protection fund, employees' state insurance, income-tax, sales-tax, wealth-tax, customs duty, excise duty, cess and other material statutory dues have generally been regularly deposited with the appropriate authorities though there have been serious delays in remittance of withholding tax in certain cases and slight delay in remittance of service tax in one instance.
  - (b) According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, investor education and protection fund, employees' state insurance, income-tax, wealth-tax, service tax, sales-tax, customs duty, excise duty cess and other material statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.
  - (c) According to the information and explanation given to us, there are no dues of income tax, sales-tax, wealth tax, service tax, customs duty, excise duty and cess which have not been deposited on account of any dispute.
- (x) The Company's accumulated losses at the end of the financial year are more than fifty percent of its net worth. The Company has not incurred cash losses in the current and immediately preceding financial year.
- (xi) The Company did not have any outstanding dues to financial institutions, banks or debenture holders during the year.
- (xii) According to the information and explanations given to us and based on the documents and records produced before us, the Company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- (xiii) In our opinion, the Company is not a chit fund or a nidhi / mutual benefit fund / society. Therefore, the provisions of clause 4(xiii) of the Companies (Auditor's Report) Order, 2003 (as amended) are not applicable to the Company.
- (xiv) In our opinion, the Company is not dealing in or trading in shares, securities, debentures and other investments. Accordingly, the provisions of clause 4(xiv) of the Companies (Auditor's Report) Order, 2003 (as amended) are not applicable to the Company.
- (xv) According to the information and explanations given to us, the Company has not given any guarantee for loans taken by others from bank or financial institutions.
- (xvi) The Company did not have any term loans outstanding during the year.



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# S.R. BATLIBOLS CO.

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- (xvii) According to the information and explanations given to us and on overall examination of the balance sheet of the Company, we report that the Company has used funds raised on short-term basis for long-term investment. The Company has utilized short term funds raised from inter-corporate deposits and other current liabilities aggregating as \$68,347.403 for long term investment mainly towards acquisition of fixed assets, funding of operating losses and other non-current assets.
- (xviii) The Company has not made any preferential allotment of shares to parties or companies covered in the register maintained under section 301 of the Companies Act, 1956.
- The Company did not have any outstanding debentures during the year. (xix)
- The Company has not raised any money through a public issue during the year. (xx)
- Based upon the audit procedures performed for the purpose of reporting the true and fair (xxi) view of the financial statements and as per the information and explanations given by the management, we report that no fraud on or by the Company has been noticed or reported during the year.

# For SR BATLIBOI

BOL& CO. Firm registration number: 301003E Chartered Accountants

# Mia

per Navin Agrawal Partner Membership No.: 56102



Place: Bangalore Date: 27 September 2012

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Nata	31 March 2012	34 March 2011
220		500.007
22.22		(\$7,868,542)
		(17,368,242)
3.3	\$95,224	7,545,394
1.4	1,288.036	735,183
	1,883,310	3,270,577
	12 5-33 (001)	118,500.002
2525		52,773,209
523		12,650,473
100		380,235
3.4	and the second se	184,253,817
		179.156.213
	120,704,035	L. PILL CONT
	27.1411.1276	45,703,510
		3.615.427
-	202-039-020	
		24,379,063
	59,022,052	73,699,030
		44.021.478
3.10		11,101,120
3.11		6.275.775
3.9		15 054 051
3.12	67,742,580	96,452,221
		the second se
2.1	126,764,632	170,156,251
	3.5 3.6 3.3 3.4 3.4 3.4 3.4 3.4 3.4 3.4 3.5 3.4 3.5 3.5 3.5 3.5 3.5 3.5 3.5 3.5 3.5 3.5	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

The accompanying states are an integral part of the financial statements

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As per our report of even date

FOR BATLIBOL & CO. Firm registration number Jotise3E Chartered Accountants

per Navio Agrowal per Navia Agrawal ((\* Partner Membership No. 56 ((\*) SENSALLE

PEO AS Bangalote

27 September 2012

Bangalore

Gorinder S Sikhija Director

27 September 2012

For aid on behalf of the Board of Directors i, 1.4 4 V

Venikatasubsainantan Suryasarayanan Difference



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For MphasiS FinsourcE Limited 110 Director

statement of profit and toss for the year ended 31 Match 2012 

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	Notes	3) March 2012	31 March 2011
Income			
Recenue from operations		265,497,243	176,008,818
Other incodie	3.13	1,307,401	1,227,111
Total Revenue (I)		266,804,644	177,236,929
Expenses			
Employee benefit expenses	3.14	115,066,749	63,782.545
Finance cost	3.15	8,128,150	11,661,130
Depreciation and amortisation expenses	3.7	31,837,916	20,197,057
Other expenses	3.16	106,596,958	72,011,631
Total Expenses (II)		261,629,773	167,654,574
Profit before tax (1)-(11)		5,174,871	9,582,555
Tax expenses :		5.746.298	652.000
Current tax Reversal of excess provision -FBT		(3) (.9)(1)	-
MAT credit entilement			(652,900)
Defened tax		(6,419,000)	(1,373,005
Profit for the year		6.159,581	10,955,555
Earnings per Equity Share	3.17		
Basic & Diluted		123.19	219.11

2.1 Summary of significant accounting policies

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For and on behalf of the Board of Directory

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VeoRatisubramanian Suryanarayanan

For SR BATLIBOL& CO Firm registration number: 301003E Chartered Accountants

BATLIBOI 0. Stawis +0 per Navin Agrawal \* CHN BENGALURU Partner Membership No. 564 RED ACCO Hangalore

37 September 2012

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Director

Bangalote

Gutinder S Sukhija

27 September 2012

Sasis Finso BANKALORE Limited

For MphasiS Finsource Limited 110 Director

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### 1. Corporate Information

MphasiS Finsewich Lentred was uncorporated at 8 June 28% to set up and rainage call centres and early out business proceoutsourcing service to its clients.

The Company is a sub-infact of Mphasis Limited ("ML", the parent company). In terms of a merger agreement evented between Electronic Data Systems Corporation, Hewlett-Packard Company ("HP") and Hawk Merger Corporation, the fast named energy merged into Electronic Data Systems Corporation on 26 Acquist 2008. As a result of this merger, Electronic Data Corporation became a 100% subsidiary of HP and was renamed as Electronic Data Systems LLC. Prior to the above names Electronic Data System Corporation was the ultimate holding company, however subsequent to the merger, HP became the ultimate holding company of Mphasis Finsource Limited.

### 2. Basis of preparation

The financial statements of Mphasis Ensource Limited (the Company') have been prepared and presented under the bletoric in crist convention on the accual basis of accounting and comply with the mandatory Accounting Standards ("AS") prescribed in the Companies (Accounting Standards) Rules, 2006 (as amended) and other promuteements of the Institute of Chartered Accounting of India (TCAF) and the relevant previsions of Companies Act, 1956.

The accounting policies adopted in the preparation of financial statements are consistent with those of previous year, except for the change in accounting policy explained below.

### 2.1 Summary of significant accounting policies

### a. Change in accounting policy

## Presentation and disclosure of financial statements

During the year ended 31 March 2012, the revised schedule VI notified under the Companies Act 1956 has become applicable to the Company, for preparation and presentation of its funncial statements. The adoption of revised Schedule VI does not unpacted on and measurement principles followed for preparation of funncial statements. However it has significant uncast or presentation and disclosures made in the financial statements. The Company has also reclassified the previous year figure accordance with the requirements applicable in the current year.

### b. Use of estimates

The preparation of financial statements requires management to trake estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities on the date of the financial statements and the reported amounts of revenues and expenses. Actual results could differ from those estimates. Any revision to accounting estimates is recugnized prospectively in current and financies as

## c. Revenue recognition

The Company derives its revenues from call centres and business process outsourcing services (BPO).

Revenues from BPO services arises from both time-based and unit priced client contracts. Such revenue is recognized on completion of the related service and is billable in accordance with the specific terms of the contracts with clients.

"Unbilled revenues" tocluded in current assets represent revenues in excess of amounts billed as at the balance sheet date. "Une trued receivables" included in current habilities represents the balance in excess of revenues recognized as at the balance sheet date.

Advances received for services are reported as liabilities and all conditions of revenue recognition are met-Interest on the deployment of funds is recognised using the time-proportion method, based on underlying interest rates.

### d. Fixed assets and capital work-in-progress

Fixed assets are stated at the cost of acquisition or construction less accumulated depreciation. Direct costs are capitalised until assets are ready to be put to use. Borrowing costs directly attributable to acquisition or construction of those fixed assets which necessarily take a substantial period of time to get ready for their intended use are capitalised. Fixed assets purchased in foreign cumpely are recorded at cost based on exchange rate on the date of purchase. Acquired miangible assets are capitalised at the acception proce.

Advances paid towards acquisition of fixed assets are disclosed as capital advance under long term loans and advances and the cost of assets not ready for use as at the balance sheet date are disclosed under capital work-in-progress.



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### e. Depreciation and amortisation

Depreciation on fixed arrety is provided using the straight free method over the constant useful travely assets. Depression is a charged on a preparitionate tests for all assets perclassed and sold during the scar. Individual assets counting ₹ 5,000 or 10 users depreciated in full in the year of parentice. The examined useful layers of assets are as follows.

Assets	Years
Plant and machinery (including telecom equipments)	5
Computer equipment	5
Office equipment	5
Furniture and fixtures	5
Vehicles	000

Leasebold improvements are amortized over the remaining lease term or 5 years, whichever is shorter. Purchased application software and internally generated software that is an integral part of the Company's computer systems, expected to provide lasting benefits, is capitalised at cost and amortised on the straight-line method over its estimated useful life or 3 years, whethever is chorter.

### f. Leases

Lease where the lessor effectively retains substantially all the risks and benefits of ownership of the leased term, are classified as operating leases. Operating lease payments are recognized as an expense in the statement of profit and loss on a straight line basis over the lease term.

## g. Impairment of assets

The Company assesses at each balance sheet date whether there is any indication that a fixed asset may be impaired. If any tach indication exists, the Company estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of the cash generating unit to which the asset belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impainment loss and is recognised in the statement of prefit and loss. If at the balance sheet date there is an indication that if a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of depreciated historical out.

### h. Employee benefits

Gratuity which is a defined benefit is account based on independent actuarial valuation which is done based on project out method as at the balance sheet date. Actuarial gains-losses are immediately taken to statement of profit and loss and are not deterred.

The cost of short term compensated absence is provided for based on estimates. The Company presents the entire leave as a curtent liability in the balance sheet, since it does not have an unconditional right to defer its settlement for 12 months after the reporting date. Long term compensated absences cost are provided for based on actuarial valuation which is done based on project unit credit method.

Contributions payable to recognised provident fund, which is a defined contribution scheme, is charged to the statement of profit and loss. The Company's liability is limited to the contribution made to the fund.

### i. Foreign currency

Foreign exchange transactions are recorded at the rotes of exchange prevailing on the dates of the respective transactions. Exchange differences arising on foreign exchange transactions solved during a year are recognized in the statement of profit and loss of that year.

Monetary assets and habilities denominated in foreign currencies as at the balance sheet date are translated at the exchange rates on that date. The resultant exchange differences are recognized in the statement of profit and loss.

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### j income taxes

Tax expense comprises of current and deferted tax. Current occure tax is measured at the aniount expected in the paid to the tax authorities in accordance with the Income-tax Act, 1961 enacted in India. Deferred income taxes reflects the unpset of current year tuning differences between taxable income and accounting income for the year and reversal of tuning differences of earlier years.

Deterred tax is measured hased on the tax rates and the tax laws enacted or substantively exacted at the balance shoet date. Deterred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred tax assets and deferred tax isbilities relate to the taxes on income levied by same governing taxation laws. Deterred tax assets we recognised only to the extect that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets are recognised only if there is virtual certainty supported by convincing evidence that they can be realised against future taxable profits.

At each balance sheet date the Company re-assesses unrecognised deferred tax assets — It recognises unrecognised deferred occassets to the extent that it has become reasonably certain or virtually certain, as the case may be that sufficient future locable meome will be available against which such deferred tax assets can be realised.

The carrying amount of deferred tax itsises are reviewed at each balance sheet date. The company writes-down the carrying amount of a deferred tax asset to the extent that it is no longer reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available against which deferred tax asset can be reafred. Any such write-down is reversed to the extent that it becomes reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available.

MAT credit is recognised as an asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the specified period. In the year in which the Minimum Alternative tax (MAT) credit become cligible to be recognized as an asset in accondance with the recommendations contained in guidance. Note issued by the Institute of Chattered Accountants of India, the said asset is created by way of a credit to the statement of profit and loss and shown as MAT Credit Entitlement. The Company reviews the same at each balance sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that Company will pay normal Income Tax during the specified period.

### k. Provisions and contingent liabilities

The Company recognises a provision when there is a present obligation as a result of an obligating event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation. A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources is remain, no provision er disclosure is made.

Provisions for enerous contracts, i.e. contracts where the expected unavoidable custs of meeting the obligations under the contract exceed the economic henefits expected to be received under it, are recognised when it is probable that an outflow of resources embodying economic henefits will be required to settle a present obligation as a result of an obligating event, based on a reliable estimate of such obligation. Provisions are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

#### 1. Earnings per share

The basic earnings per share is computed by dividing the net profit attributable to equity shareholders for the year by the weighted average number of country shares outstanding during the year. The number of shares used in computing duluted earnings per share computed by the year. The number of shares used in computing duluted earnings per share computes the weighted average number of equity shares which would have been issued on the conversion of all diffutive potential equity shares. Dilutive potential equity shares are denied converted as of the beginning of the year, unless they have been issued at a later date. The diluted potential equity shares have been adjusted for the proceeds receivable had the shares been actually issued at the average market value of the outstanding shares. In computing dilutive compass per share, only potential equity shares that are dilutive and that either reduce partnings per share or increase loss per share are included.

### m. Cash and cash equivalents

Cash and cash equivalents comparise cash and cash on deposit with banks. The Company considers all highly liquid investments with an original maturity at the date of purchase of three months or less and that are readily convertible to known amounts of cash to be cash equivalents.



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3. During the year endal 31 March 2017, the Company has accumulated losses as at 31 March 2012 of € 11.758.858 (31 march 2012) the net worth of the Company tas and the Company has negative of € 11.258 hol 131 March 2011 € 17.368.242). Further the Company has negative of € 11.258 hol 131 March 2011 € 17.368.242). Further the Company has negative of € 11.258 hol 131 March 2011 € 17.368.242). Further the Company has negative of € 11.258 hol 131 March 2012 [31 March 2011 € 17.368.242]. Further the Company has negative of € 11.258 hol 131 March 2011 € 17.368.242). Further the Company has negative of € 11.258 hol 131 March 2012 [31 March 2011 € \$7.796.693]. The Company is expressing improved between profitibility in the future years. The holding company has concentred to provide financial and operational support to the € company is continued operations in the foreseeable future. As per the agreement with State Bank of India ("SBF"), SBI has activities acquire the Company and/or the facilities, and/or the contact centre and contact centre personnel in full or in part on e completion of the term of the agreement. The term of the agreement will expire on 6 May 2013 and management is contact centre assumption.

		*
	 31 March 12	31 March i
3.1 SHARE CAPITAL		
Authorised shares		120000120
200,000 (31 Match 2011: 200,000) equity shares of \$ 10 each	2,000,000	2,050,060
Issued, subscribed and paid-up shares		
50,000 (31 March 2011: 50,000) equity shares of \$10 each fully paid up	500,000	500,00
Total issued, subscribed & fully paid up share capital	 500,000	500,000

## A. Terms and rights attached to the equity shares :

The Company has only one class of equity shares having per value of ₹ 10 per share. Each holder of equity shares is entitled to one vote per share. The Company declares and pays the dividends in Indian Rupees. The Dividend proposed by the Board of Directories subject to the approval of the shareholders in the ensuing Annual General Meeting.

In the event of liquidation of the Company the holders of equity shares will be entitled to receive remaining assets of the Company after the distribution of all the preferential amounts. The distribution will be in proportion to the elamber of equity shares held the share holders

## B. Shares held by the holding company :

······································			31 March 12	31 March 11
MphasiS Limited - 49,994 (31 March 11 - 49,994) equity shates of ₹ 10 each fully	pase	٠.	• 499,940	499,941
Alternation of the second se		000000		

## C. Details of Shareholders holding more than 5 % shares iff the Company :

	31 Ma	rch 12	31 Marc	:h 11
	No.	% of	No.	1/2 cet
		holding		belding
Mehasis Limited	40,034	99,99	49,994	99.99

As per records of the Company, including its register of shareholders/members and other declarations received from shareholders regarding beneficial interest, the above shareholding represents both legal and beneficial ownerships of sharea-

		\$
	31 March 12	31 March 15
3.2 RESERVES AND SURPLUS		
Surplue'(deficit) in the statement of profit and loss Balance as per last financial statements Profit for the year	(17,868,242) 6,159,581	(28,823,797) 10,955,555
Net (deficit) in the statement of profit and boss	(1),708,661)	(17,868,242)
Total reserves and surplus	(11,708,661)	(17,868,242)





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	34 M.	rech 12	31 Mar	ch I)
	Current	Non Current	Curtent	Nuprission
3.3 OTHER LIABLITIES				
Statutory payables	3,521,394		5.035.690	
Rent equalisation	744,697	595,274		2.54
Interest accrued but not due on borrowings	1,338,902	2122	4,446,662	
Others	761,789		64,921	
	6,215,782	595,274	12,606,473	1,949)+
3.4 PROVISIONS				
Provisions for employee benefit				
Provision for gratuity (Refer Note 12)	106,435	1,288,036		725,0
Provision for leave benefits	691,403		380.235	
	797,838	1,288,036	380,235	725,17
3.5 SHORT TERM BORROWINGS				
Unsecuted borrowings	45,000,000		118,500,000	
Short-term inter-corporate deposits	45,000,000		118,500,000	
3.6 TRADE PAYABLES				
Creditors for trade *	71,193,149		43,903,200	
Employees	12,629,316	10	8,148,723	
Book overdraft	253,898		721,286	
	84,076,363		52,773,209	

 Based on the information available with the Company, there are no suppliers who are registered as notice or medium enterprises under The Micro, Small and Medium Enterprises Development Act. 2006 as at 31 March 2012 and 31 March 2011.

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3.7 Tangible & Intangible Assets

				Tangible Acets	Contraction of the local data			Intungible Asset	le Asset	
	Plant and Muchinery	Comparer Comparer	Office equipriment	Purniture and Gatures	Vehicles	Lessehold improvements	Focal of Tangdile Assets	Computer Suftware	Fotal of Intangible Assets	Total
Cost	628,428	24 500 112	2.326.6(%)	2.3.46.129	14	6,971,342	89,642,835	34,548,251	34,548,241	\$24,191,1940
ALL APPENDIX	214,422	319,632	88,816	33,336	1,149,643	21	1,784,854	100		1,784,8541
Dispesals		2,970					2,070	() ()		2,070
At 31 March 2011	\$2,859,879	25,885,874	2,415,416	2,143,465	1.149,643	6,971,342	91,425,619	34,548,211	34,548,211	125, 421, 816
Additions	18,236,725	368,545	6.042	3,230	728,685	12	615'866'65	1,320,000	1,329,000	21,258,511
Derresolts	1,401,236	4.265	36,504		1,149,643		2,683,648			1.451.615
At 31 March 2012	\$95,597,368	26,861,445	1.384.954	2,146,695	718,686	281,179,3	108,650,490	15,86N.211	35,868,211	144,548,701
Depreciation								1000 A. 1000 A. 1000		10000
At 1 April 2050	2,680,525	19.271.405	JeS 670	565.346	•	ST 7. 1158	30.786.546	140720042	101 710'SZ	5045 N 4 5 14 5
Charge for the year	10,826,751	1, S211, 48.4	446.622	100.275	59,242	1,394.249	14,937,643	2,239,424	S.259,424	20/262/062
Disposals		2,070					2,070}			1/11/1
At 31 March 2011	20,507,386	21,089,819	112,292	926,273	89,242	2,197,197		30,931,784	30,931,784	76.653,893
Charge for the year	23,829,268	846,949,1	467,194	364,537	146,452	1,396,503	27,463,320	4,374,596	4,374,596	44,837,946
Disposate	1,491,658	4,265	20,504	0.4000/2010 0.1	132,288		1,664,945			1,444,215
At 31 March 2012	42,144,696	23,044,922	\$,342,982	1,299.810	193,406	3,593,698	71,520,514	080'002'50	35,306,380	1486,826,891
Net Block										
At 31 March 2018	32,352,593	4,796,055	1,503,124	1.217.192	1,060,403	4,774,145	45,703,510	3,616,427	3,616,427	186/018/64
At 31 March 2012	27,452,672	3,816,523	1,041,972	885,885	615,280	3,377.645	37,159,976	561,831	561,835	108.121.71





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	31 March	112	SI Mar	ch i1
		on Current	Current	Non Curterile
A DEPENDENT AV ACCETA (NET)				
I.8 DEFERRED TAX ASSETS (NET) Fixed assets: Impact of difference between tax depreciation and				
tepreciation/ amortization charged for the financial reporting		5,277,000	(i)	(1,306,000
impact of expenditure charged to the statement of profit and loss but		1,127,270		1,291,270
allowed for tax purposes on payment basis	10	4,44,746.00	2	110 110
Impact of provision for doubtful debts charged to statement of profit				
and loss but disallowed for tax purposes		14,730		14,730
		6,419,080		
3.9 LOANS AND ADVANCES				
Unseenred, considered good				5,105,400
Deposits		5,229,245		5,195,40
Other loans and advances		5 CAR (135)	1,743,471	19,273,693
Advance income tax (net of provision for taxation)	7,703,345	9,652,000	652,000	13,113,103
MAT credit entitlement	486.288	1	978,836	a de la compañía de la
Service tax receivable		20	2,553,706	
Prepaid expenses	4,408,899		347,697	
Other advances	1,183,104	14,881,245	6.275,710	24,379,093
3.10 TRADE RECEIVABLES				
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful	56,635	45,398 (45,398)	77,171	
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables			1	
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful	59,635 30,241,426		77,171 	
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables Other receivables, unsecured			1	
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables Other receivables, unsecured Considered good	30,241,426	(45,398)	43,946,257	
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables Other receivables, unsecured	30,241,426 - 36,298,061	(45,398)	43,940,257 44,023,428	
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables Other receivables, unsecured Considered good 3.11 CASH AND BANK EQUIVALENTS Batapees with Bank On current accounts	30,241,426 - 36,298,061 8,643,547	(45,398)	43,946,257 44,023,428 6,803,129	1.
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables Other receivables, unsecured Considered good 3.11 CASH AND BANK EQUIVALENTS Batapees with Bank	30,241,426 - 36,298,061	(45,398)	43,940,257 44,023,428	1.
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables Other receivables, unsecured Considered good 3.11 CASH AND BANK EQUIVALENTS Batapees with Bank On current accounts	30,241,426 - 36,298,061 8,643,547	(45,398)	43,946,257 44,023,428 6,803,129	
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables Other receivables, unsecured Considered good 3.11 CASH AND BANK EQUIVALENTS Batapees with Bank On current accounts Deposits with original maturity of less than	30,241,426 - 36,298,061 8,643,547 14,700,000	(45,398)	43,946,257 44,023,428 6,803,129 24,300,000	
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables Other receivables, unsecured Considered good 3.11 CASH AND BANK EQUIVALENTS Batapees with Bank On current accounts Deposits with original maturity of less than	30,241,426 - 36,298,061 8,643,547 14,700,000	(45.398)	43,946,257 44,023,428 6,803,129 24,300,500 31,103,629	
Outstanding for a period exceeding six months from the date they are due for payment, Unsecured Considered good Considered doubtful Less Provision for doubtful receivables Other receivables, unsecured Considered good 3.11 CASH AND BANK EQUIVALENTS Batapees with Bank On current accounts Deposits with original maturity of less than three months	30,241,426 - 36,298,061 8,643,547 14,700,000	(45,398)	43,946,257 44,023,428 6,803,129 24,300,000	45,39) (45,39)





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	21 34 2017	31 March
3.13 OTHER INCOME	31 March 2012	21 208023
Interest income on		
Bank deposits	\$37,701	4.77
focome tax refund	624,615	24.55
Profit on sale of fixed assets, net	141,235	
Miscellaneous income	3,850	75 C 74
	1,307,401	1,227,(1)
3.14 EMPLOYEE BENEFTI EXPENSES		
Salary and allowances*	99,895,315	55,545,41
Contribution to provident and other funds*	8,422,775	5,088,90
Staff welfare expense	6,748,659	3,048,21
	115,066,749	63,782,54
*Net of recovery for the year ended 31 March 2012 ₹ 1,846,601 (31 March 2	011: Nd)	
3.15 FINANCE COST	17172201	1
Interest others	1,478	3,08
Bank charges	189,747	11,61
Interest expenses -inter corporate deposits	7,936,925 8,128,150	11,646,43 11,646,43
3.16 OTHER EXPENSES		•
Travel	1,198,913	*340.07
Communication expenses	4,008,462	1,314,89
Rent	19.612,519	23,474,41
Power and fuel	11,743,435	9,011.41
Repairs and maintenance		
- Plant and machinery	19,807,057	14,788,80
- Others	1,458,961	1,104.79
Payment to auditor (Refer details below)	160,000	150,00
Professional charges	2,432,748	1,500,75
Recruitment expenses	, 680,718	746,58
Sub Cuntractor charges	23,651,571	2,018,20
Security charges	3.138,142	2,048,79
Software support and annual maintenance charges	11,640,199	4,571,3%
Exchange differences (net)	257,870	39,45
Miscellaneous expenses	7,406,363	8,904,01
	106,596,958	72,013,63
Payment to auditor		
As auditor:		
Audit fee*	110,000	100,00
Tax audit fee*	50,000	50,00
	160,000	150,888



SANGALOSE Limited

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## 4 Contingent liabilities and commitments

- Estimated assume of contractorementing in the excelled on capital accountinet of advances) and not provided for ec at 31 March 2012 \$1,512-666 (3) March 2014 \$28(d).
- Guarantees outstanding including those furnished to the Department of Telecom as at 31 March 2012. § 55,000 (31 March 2011) § 10,053/0001.

#### 5. Operating leases

The Company is obligated under non-cancellable leases for office space that are renewable on a periodic basis at the option of the both lessor and lesser. Total rental expense under non-cancellable operating leases (net of lease rentals capitalised) amounted to  $\xi$  7,512,118 for the year ended 31 March 2012 (34 March 2011,  $\xi$  12,406,393).

Future minimum lease payments under non-cancellable operating leases as at 31 March 2012 are as follows:

Period	31 March 2012	31 March 2011
Not later than 1 year	6,976,452	12,132,980
Later than 1 year and not later than 5 years	5,232,339	24,417,582
More than 5 years		

The Company also leases office facilities under cancellable operating lease agreements. The company intends to renew such leases in the normal course of its business. Total rental expense under cancellable operating leases was \$12,101,074 for the year ended 31 March 2012 (31 March 2011; \$10,963,753).

Office premises are obtained on operating lease for terms of aging from 1-5 years and renewable at the option of the company-leason. There is escalation clause in the lease agreement. There are no restrictions imposed by lease agreement. Further there are no notleases.

#### 6. Related Party Transactions

#### a. Entities where control exists:

The related parties which exercise control are as follows

- Bewlett Packaid Company, USA (obmate holding conciany)
- Hewlett Packard Eagle Corporation, USA (100% subsidiary of Hewlett Packard Company, USA)
- Electronic Data Systems LLC, USA (formerly Electronic Data Systems Corporation, USA), (100% subsidiary of Hewlest Packard Eagle Corporation, USA)\*
- · MphasiS Limited (holding company of the Company)

\* EDS Asta Pacific Holdings, Mauntus (formerly TH Holding, Mauritus), EDS World Corporation (Far East) and EDS World Corporation (Netherlands), the subsidience of Electronic Data Systems LLC: USA (formerly Electronic Data Systems Corporation, USA) hold 60:50% (31 March 2011, 60:57%) of the equity capital of the Company.

## b. Key management personnel:

The key management personale) of the Company are as mentioned below.

## Non executive directors on the board of the Company

- Fausto Vicioi Baptista Cardoso Resigned w.e.f. to December 2010.
- Senitha Vadlamadi appointed addesonal director wielf. P0 December 2016.
  - and resigned w.e.f. 31 July 2012
- Kashare G.R. appointed additional director. w.r.f. 3, July 2012.
- Shalabh Jain Appointed wie (7) January 2010 and resigned wie (12) July 2010.
- Vijayakumar Muthiah -- Resigned is e f 14 February 2012
- Venkatasubiomaman Suryanarayanan Appointed w.e.f 14 February 2012.





Vivek Khoond - Appointed wight 2010 and resigned with 12 April 2011

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- Gaussiler S Sakhija Applicated with 21 April 2011.
- e Other related parties with whom transactions have taken place:
  - Misourel: India Private Limited
  - HP Services (Singapore) Pte. Ltd
  - Mphan/S Software & Services (India) Private Limited

## d. The following is the summary of significant transactions with related parties by the Company:

	31 March 2012	31 March 2011
Rent paid to entity where control exists	8,773,809	10,445,000
- MphasiS Limited	8,773,800	10,445,068
Software support and annual maintenance charges paid to other	4,943,004	3,175,873
related parties		1210-2227-249
HP Services (Singapore) Pie Ltd	4,943,004	3,175,873
Payment made by related parties on Company's behalf where control	6,289,081	314,116
exists	1000 march 2000 march	20.404/06/20
MphasiS Lumited	6.289.081	314,136
Payment made by other related parties on Company's behalf	7,012,594	6,895,575
MisoureE India Private Limited	7,012,594	6,895,575
Cost Allocation	27,313,229	
- MphasiS Limited	27,313,229	
Payment made on behalf of related parties where control exists	1,636,463	
Mphasi5 Lanited	1,636,463	
Payment made on behalf of other related parties	265,301	
- Maourelo India Private Limited	265,301	
Interest paid to entity where control exists	42,406	\$1,646,434
MphasiS Limited	42,406	11,646,434
Interest paid to other related parties	7,894,519	
Mphasi5 Software & Services (India) Private Limited	7,894,519	
Unsecured loans received from entity where control exists		142,508,860
MphanS Lunited	54 - C4	147,500,003
Unsecured loans received from other related parties	165,000,000	
MphasiS Software & Services (India) Private Latited	16-5-0200,0000	
Unsecured foans refunded to entity where control exists	118,500,000	136,600,009
- MphasiS Limited	118,500,000	\$ \$45,00,000,0000
Unsecured foans refunded to other related parties	120,000,000	
Mphas/S Software & Services (India) Private Limited	120,000,000	
Purchase of Fixed Assets from related parties where control exists	3,173	
• Mptusis's Limited	3,173	
Purchase of Fixed Assets from other related parties	16,642	
- Mioury-F Indue Private Consted	16,642	





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## MphasiS FinsourcF Limited

The halonces receivable from and parable to related parties are as follows.

		3
	31 March 2912	31 March 2911
Interest accrued but not due to entity where control exists	+	4,446,662
-MphasiS Linited		4,446,61.2
Interest accrued but not due to estity to other related parties	1,338,902	
MphasiS Software & Services (India) Private Lanated	1,338,902	
Sundry creditor- amounts due to entity where control exists	42,025,412	21,637,734
MphasiS Lineted	42,025,412	21,637,734
Sundry creditor- amounts due to other related parties	20,123,794	15,390,654
MsourcE India Private Limited	14,922,908	15,033,955
- HP Services (Singapore Pie Ltd)	5,200.886	356.699
Unsecured loans from entity where control exists		118,590,008
-MphasiS Linned	640	118,500,000
Unsecured loans from other related parties	45,000,000	
MphasiS Software & Services (India) Private Limited	45,000,000	

#### 7. C.I.F.Value of imports

		\$
	31 March 2012	31 March 2011
Capital goods	16,362,417	
<ol> <li>Expenditure in foreign currency</li> </ol>		3.2
		2
	31 March 2012	31 Shareb 2011

#### 9. Segment reporting

The Company is primarily engaged in a single segment i.e. Banking and Capital Market to its client in India. The risks and returns of the Company are predominantly determined by its principal services and the Company's activities fall within a single business and geographical segment. Accordingly, no further disclosures are required as per the Accounting Standard 12 on segment reporting.

## 10. Employee Stock Option Plans (ESOP)

Certain employees of the Company have received stock options of Mpliasi's Limited ("ML") under the ESOPs instanted by ML All the ESOPs are in respect of ML shares where each stock option is equivalent to one share.

The Institute of Chanerod Accountants of India has issued a Guidance Note on Accounting for Employee Share-based Payments, which is applicable to employee share based payment plans, the grant date in respect of which fails on or after April 1, 2005. The scheme detailed above is managed and administered by the holding Company and the impact of compensation benefits in respect of such scheme is assessed and accounted for in the books of the holding company. Accordingly, the Company has not accounted for the above plans as per the said Guidance Note

## 11. Restricted Stock Units.

During the year, the intermediate holding company. MphasiS Limited, issued Restricted Stock Units (RSU) to certain employees of the Company has been cross charged ₹ 707.039 unwards the administrative charges and this has been cross charged in the statement of profit and loss under the head Salaries and Aliowances.

The Institute of Chartered Accountants of India has issued a Guidance Note on Accounting for 'Employee Share-based Payments', which is applicable to employee share based payment plans. The scheme detailed above is managed and administered, compensation benefits in respect of the scheme is assessed and accounted by the ultimate holding company, except for the obligation towards expenses cross charged above. Accordingly, the Company is of the opinion that there is no further accounting treatment disclosure required under the sad Guidance Note.





## 12. Gratuity Plan

The following table sets out the norts of the unforded gratisty plan a required under revised AS - 15

Reconciliation of the projected heavily obligations

and a state of a second state of the second state of the second state of the second state of the second state of		₹
**************************************	31 March 2012	31 March 2011
Change in projected benefit obligation	04545675-0	
Obligations at year beginning	725,183	540,163
Service cost	760,425	153,147
Interest cost	15,410	10,803
Actuarial gain	(106,547)	(78,930)
Obligations at year end	1,394,471	725,183
Assumptions		
Rate of compensation increase	6.50%	5.00%
Discount rate	8.50%	8.00%
Amition rate	20.00%	5.00%
Retirement expectancy	60 Years	60 Vests
******	******	
Gratuity cost for the year	31 March 2012	31 March 2011
Service cost	760,425	253,143

15,410 10,803 Interest cost (78.930) (106,547) Actuarial gain 185,020 669,288 Net gratuity cost

The estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, premotion and other relevant factors such as supply and demand factors in the employment market.

13. During the year ended 31 March 2012, Company has adopted Revised Schedue VI notified under the Companies Act, 1956. Hence, previous year's figures have been reclassified to confirm to this year's classification

As per our report of even date

27 September 2012

FOR SR BATLIBOLS CO For and on behalf of the Board of Directors Firm registration number: 301003E Chartered Accountants R.BATLIBO per Navin Agrawal \* CHARTERED ACC Gurinder S Sukhija STANES . SENGALURU Director Partner Membership No. 5614 Bangalore

Bangalere 27 September 2012

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Cash Flow Statement

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	34 Murch 2812	34 March 2011
CASH FLOW FROM OPERATING ACTIVITIES :		
Profit before tax	5,174,871	9,582,555
Non-Cash adjustment to reconcile profit before tax to		
Depreciation /Amoruzation to continuing operations	31,837.916	20,197,067
Less ((Profit ) on sale of fixed assets	(141,235)	8
nterest expenses	8,128,150	11,661,130
laterest inconic	(537,701)	(172,582)
Operating profit before working capital changes	44,462,001	41,268,170
Movements in working capital:		36.974.052
Increase/(Decrease) in trade payables	31,303.154	185,620
Increase/(Decrease) in long tenti provisions	562,853	(144.228)
increase/(Decrease) in short term provisions	417,603	
(ncrease/(Decrease) in other current liabilities	(3,276,931)	1,642,751 232,544
Increase/(Decrease) in long term liabilities	(1,950,120)	(33,126,187)
(Increase)/Decrease in trade receivables	13,725,367	(2.025,247)
(Increase) Decrease in long term losss and advances	(2,198,052)	
(Increase)/Decrease in short term losts and advances	(123,845)	(666,265) (4,712,148)
(Increase)/Decirase in other current assets	14,735,619	
Cash generated from/(used in ) operations	53,195,648	(11,639,678) 792,209
Direct taxes paid (net of reflated )	(1.120,471)	276,2371
Net Cash Flow from /(used in ) Operating activities (A)	96,537,178	30,420,701
CASH FLOW FROM INVESTING ACTIVITIES		
a contrata construction interview mode	(21.258,519)	(1,784,853)
Parchase of fixed assets including intengible assets Proceeds from sale of fixed assets	1,159,968	
	537.701	172,583
Interest income Net Cash Flow from/(used in) Investing Activities (B)	(19,560,850)	(1,612,271)





	51 March 2012	31 March
CASH FLOW FROM FINANCING ACTIVITIES : Proceeds from shart tetto borrowings	165,000,000	142,500
reduceds from man term borrowings Repayment of short term borrowings	(338,500,000)	(136,00)
Interest expense	(11,235,910)	(10.80)
Net Cash Flow from /(used in his Financing activities (C)	(84,735,910)	(4,30)
	(7,759,582)	24,504
Net increase or decrease in cash and bank equivalents Cash and bank equivalents at the beginning of the year	31,103,129	5,60
Cash and bank equivalents at the end of the year	23,343,547	31,103
Components of cash and bank equivalents		
Cash on hand		
Cheques Drafts in hand		
With Banks -Current Account	8,643,547	6,803 24,300
-Deposit Account	14,700,000	
Total cash and bank equivalents	23,343,547	31,10
Summary of significant accounting policies 2.1		
As per our report of even date		
Altonia, la		
For S.R. BATLIBOI & CO. For and on behalf of the Board	of Directors 1	
Firm registration number: 301003E	ß	
Chartered Accountants	digi	
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per Navin Agrawal (2) (BENGALURU) ) Gurinder S Sukhija Partoer	Venkusubramanian Sory Directad	sususystem
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# MphasiS FinsourcE Limited

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# **Annual Report**

# FY 2012-2013



## Dear Member(s).

We have pleasure in presenting the 7th Annual Report for the year ended 31 March 2013.

## Prognetal Highlights

	Year Ended	Amount in Rs. Year Ended
Particulars	31 <sup>×</sup> March 13	31° March 17
Total Revenue	392,311,173	266,804,644
Total Expenses	370,986,427	261,629,773
Profit /(Loss) before tax	21,324,746	5,124,871
Current tax	9,415,394	5,746,200
Deferred tax charge /(asset)	(887,000)	(6,419,000)
Profit After Tax	12,796,352	6.159,581

## Openiew

During the period under review, your Company achieved total revenue of Rs. 392 million compared to Rs. 267 million in the previous financial year. The Company recorded an increase in the net profits by Rs. 6.64 million as compared to the net profit of the previous year.

## Dividend

The Board of Directors have not recommended any dividend for the financial year under review.

## Conservation of Energy, Technology Absorption and Ecreign Exchange earnings and outgo

Your Company's operations involve low energy consumption. Efforts are made to conserve energy at every step along the way. The particulars relating to conservation of energy and Technology absorption as stipulated under subsection (1)(e) of section 217 of the Companies Act, 1956 read with Companies (Disclosure of Particulars in the Report of the Board of Directors) Rules, 1988 are not applicable. Information relating to foreign exchange earnings or outgoes during the year under review are as follows:

Activities relating to export	Export of information Technology Enabled Services
initiatives taken to increase exports	Marketing efforts are being made in the overseas to increase the export revenues
Development of new export market for product and services	Marketing efforts are being made in the new countries to develop the export market
Total Foreign Exchange exernings	165
Total Foreign Exchange used (Rs. 000')	10.693

## Particulars of Employees' Remuneration

There were no employees who were in receipt of remuneration in excess of the limits prescribed as per Section 217(2A) of the Companies Act. 1956 read with the Companies (Particulars of Employees) Rules. 1975 and Companies (Particulars of Employees) Amendment Rules. 2013. Hence, the particulars of Employees' Remuneration pursuant to the aforesaid rules are not provided.

## Tarrectors' Responsibility Statement

In compliance with Section 217(2AA) of the Companies Act, 1956, your directors confirm and state as follows.

7 2012020 Report 2012-2013

- that, in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures.
- (ii) that, your Directors have selected such accounting policies and have applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for the period under review.
- (iii) that, your Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- (iv) that, your Directors have prepared the annual accounts on a going concern basis.

## Auditors

M/s S R Batilbol & Co. LLP, Chartered Accountants (Registration No. 301003E), netire at the ensuing Annual General Meeting and have not offered themselves for re-appointment. The Company has received a notice for appointment of M/s. S R Batilbol & Associates LLP (Registration No.101049W) as the Statutory Auditors of the Company, Consequently, consent letter and certificate from M/s. S R Batilbol & Associates LLP, stating that the appointment, if made, will

be within the limits specified under Section 224(18) of the Companies Act. 1956, has been received. Your directors recommend their appointment as the Auditors of the Company from the conclusion of this Annual General Meeting till the conclusion of the next Annual General Meeting. A resolution proposing their appointment at the remuneration to be fixed by the Board of Directors is submitted at the AGM.

Regarding the observation of the Auditors on the delay in remittance of service tax, your directors would like to clarify that the same was on account Mphasis Pinsource Limited of certain operational issues. Necessary steps have been taken to Improve its operational efficiencies to avoid such delays in future.

### Duestors

Mr. V Suryanarayanan retires by rotation at this Annual General Meeting and is eligible for reappointment. The Board recommends the reappointment of Mr. V Suryanarayanan as a director.

## Acknowledgement

Your Directors would like to place on record their appreciation of the contribution made by the employees at all levels, who, through their competence, hard work, solidarity, co-operation, support and commitment have enabled the Company to achieve its strong growth.

Your Directors acknowledge with thanks the continued support and valuable co-operation extended by business constituents, investors, vendors, bankers and shareholders of the Company.

For and on behalf of the Board of Directors

Director

Survanaravanan Director

Sangalore 5 August 2013

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## MPHASIS FINSOURCE LIMITED

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## STATUTORY AUDIT FOR THE YEAR ENDED -

MARCH 31, 2013



## Audited Financial Statements for the year ended 31 March 2013

	 Page
Auditors' Report	1
Balance Sheet	6
Statement of Profit and Loss	7
Notes to the Financial Statements	8
Cash Flow Statement	20

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S.R. BATLIBOI & CO. LLP

Chartered Accountants

12th & 13th Floor "UB City" Canberra Block No. 24, Vittal Mallys Road Bengalum 560 001, India Tet: +91 80 4027 5000 Fai: +91 80 2210 6000

## INDEPENDENT AUDITOR'S REPORT

To the Members of MphasiS FinsourcE Limited

## Report on the Financial Statements

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

Management's Responsibility for the Financial Statements

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

## Auditor's Responsibility

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

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

## Opinion

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

(a) in the case of the Balance Sheet, of the state of affairs of the Company as at 31 March 2013;



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Chartered Accountants

(b) in the case of the Statement of Profit and Loss, of the profit for the year ended on that date; and

(c) in the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

Emphasis of Matter

We draw attention to Note 3 to the financial statements regarding expiry of the contract with its sole customer on 30 September 2013. This condition indicates the existence of a material uncertainty that cast significant uncertainty about the Company's ability to continue as a going concern, which is dependent on extension of agreement with its customer. The mitigating factors have been more fully discussed in note 3 to the accompanying financial statements, in view of which the accompanying financial statements have been prepared under the going concern assumption, and consequently, no adjustments have been made to the carrying values or classification of balance sheet accounts. Our opinion is not qualified in respect of this matter.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2003 ("the Order") issued by the Central Government of India in terms of sub-section (4A) of section 227 of the Act, we give in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the Order.
- 2. As required by section 227(3) of the Act, we report that:
- (a) We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
- (b) In our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.
- (c) The Balance Sheet, Statement of Profit and Loss and Cash Flow Statement dealt with by this Report are in agreement with the books of account.
- (d) In our opinion, the Balance Sheet, Statement of Profit and Loss and Cash Flow Statement comply with the Accounting Standards referred to in subsection (3C) of section 211 of the Companies Act, 1956;
- (e) On the basis of written representations received from the directors as on 31 March 2013, and taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2013, from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Companies Act, 1956.

For S.R. BATLIBOI & CO. LLP Chartered Accountants ICAI Firm Registration Number: 301003E

Partner Membership Number: 56102

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Place of Signature: Bengaluru Date: 05 August 2013



**Chartered Accountants** 

12th & 13th Flour "UB City" Canberta Block No. 24, Vittal Maliya Road Bengaluru-560 001, India Tel:+91.80.4027.5000 Fat:+91.80.2210.6000

Annexure referred to in paragraph 1 under the heading "Report on other legal and regulatory requirements" of our report of even date.

Re: MphasiS FinsourcE Limited ('the Company')

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
  - (b) All fixed assets have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
  - (c) There was no disposal of a substantial part of fixed assets during the year.
- (ii) The Company is a service company, primarily rendering business process outsourcing services. Accordingly, it does not hold any physical inventories. Thus, paragraph 4(ii) of the Companies (Auditor's Report) Order, 2003 (as amended) is not applicable to the Company.
- (iii)(a) According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956 ('Act'). Accordingly, the provisions of clause 4(iii)(a) to (d) of the Order are not applicable to the Company and hence not commented upon.
- (iii)(b) According to information and explanations given to us, the Company has not taken any loans, secured or unsecured, from companies, firms or other parties covered in the register maintained under section 301 of the Act. Accordingly, the provisions of clause 4(iii)(e) to (g) of the Order are not applicable to the Company and hence not commented upon.
- (iv) In our opinion and according to the information and explanations given to us, there is an adequate internal control system commensurate with the size of the Company and the nature of its business, for the purchase of fixed assets and for rendering of services. The activities of the Company do not involve purchase of inventory and the sale of goods. During the course of our audit, we have not observed any major weakness or continuing failure to correct any major weakness in the internal control system of the Company in respect of these areas.
- (v) In our opinion, there are no contracts or arrangements that need to be entered in the register maintained under section 301 of the Act. Accordingly, the provisions of clause 4(v)(b) of the Order is not applicable to the Company and hence not commented upon.
- (vi) The Company has not accepted any deposits from the public.



S.R. Bankin, & C.C. Lapartiership formy conserting and S.P. Berliner S.C. UP (astronomy specific Partienting web LLP (above), Vol. 2014) Rept. Phys. 22, Canver Sheet, Block T., 2nd Faper, Askeps 700,015

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- (vii) The Company is covered as part of the internal audit function operated by its parent company, which is commensurate with the size of the Company and the nature of its business.
- (viii) To the best of our knowledge and as explained, the Central Government has not prescribed the maintenance of cost records under clause (d) of sub-section (1) of section 209 of the Act, for the services rendered by the Company.
- (ix)(a) Undisputed statutory dues including provident fund, investor education and protection fund, employees' state insurance, income-tax, sales-tax, wealth-tax, customs duty, excise duty, cess and other material statutory dues have generally been regularly deposited with the appropriate authorities though there have been slight delays in remittance of service tax in few cases.
  - (b) According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, investor education and protection fund, employees' state insurance, income-tax, wealth-tax, service tax, sales-tax, customs duty, excise duty cess and other material statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.
  - (c) According to the information and explanation given to us, there are no dues of income tax, sales tax, wealth tax, service tax, customs duty, excise duty and cess which have not been deposited on account of any dispute.
- (x) The Company has no accumulated losses at the end of the financial year and it has not incurred cash losses in the current and immediately preceding financial year.
- (xi) The Company did not have any outstanding dues to financial institutions, bank or debenture holders during the year.
- (xii) According to the information and explanations given to us and based on the documents and records produced before us, the Company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- (xiii) In our opinion, the Company is not a chit fund or a nidhi / mutual benefit fund / society. Therefore, the provisions of clause 4(xiii) of the Companies (Auditor's Report) Order, 2003 (as amended) are not applicable to the Company.
- (xiv) In our opinion, the Company is not dealing in or trading in shares, securities, debentures and other investments. Accordingly, the provisions of clause 4(xiv) of the Companies (Auditor's Report) Order, 2003 (as amended) are not applicable to the Company.
- (xv) According to the information and explanations given to us, the Company has not given any guarantee for loans taken by others from bank or financial institutions.
  - (xvi) The Company did not have any term loans outstanding during the year.



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- (xvii) According to the information and explanations given to us and on an overall examination of the balance sheet of the Company, we report that the Company has used funds raised on short-term basis for long-term investment. The Company has utilized short term funds raised from current liabilities aggregating to Rs 54,032,018 for long term investment mainly towards acquisition of fixed assets and other non-current assets.
- (xviii) The Company has not made any preferential allotment of shares to parties or companies covered in the register maintained under section 301 of the Act.
- (xix) The Company did not have any outstanding debentures during the year.
- (xx) The Company has not raised any money through a public issue during the year.
- (xxi) Based upon the audit procedures performed for the purpose of reporting the true and fair view of the financial statements and as per the information and explanations given by the management, we report that no fraud on or by the Company has been noticed or reported during the year.

For S.R. BATLIBOI & CO. LLP Chartered Accountants ICAI Firm Registration Number: 301003E

Partner Membership Number: 56102

Place of Signature: Bengaluru Date: 05 August 2013



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## Balance Sheet as at 31 March 2013

	Notes	31 March 2013	31 March 201
Equity and Liabilities			
Shareholders' funds			
Share capital	3.1	500,000	500,00
Reserves and surplus	3.2	1,(87,69)	(11,708,66
		1,587,691	(11,208,66
Non - current liabilities			
Other long-term liabilities	3.3		395,27
Long-term provisions	3.4	1,795,130	1,288,03
		1,795,130	1,883,331
Current liabilities			
Short-term borrowings	3.5	2	45,000,000
Trade payables	3.6	183,885,536	83,822,46
Other current lisbilities	3.3	7,562,295	6,215,78
Short-term provisions	3.4	1,527,426	797,83
		192,975,257	135,836,08
TOTAL		. 196,358,078	126,510,73
Assets			
Non - current assets			
Fixed assets			
Tangoble assets	3.7	21,277,680	37,159,976
Intangible assets	3.7	4,087,929	561,831
Deferred tax assets (net)	3.8	7,306,000	6,419,000
Long-tent loans and advances	3,9	24,743,230	14,881,24
		57,414,839	59,022,053
Current assets		2.8	
Trade receivables	3.10	48,795,034	30,298,06
Cash and bank balances	3.11	45,469,548	23,089,649
Short-term loans and advances	3.9	16,032,289	13,781,630
Other current assets	3.12	28,646,370	319,330
		138,943,239	67,488,68
TOTAL		196,358,078	126,510,734
Summary of significant accounting policies.	2.1		

The accompanying notes are an integral part of the financial statements.

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As per our report of even date.

For S.R. BATLIBOI & CO. LLP Firm registration number: 301003E Chartered Accountants

per Navio Agrawal Partner Membership No. 56102

Bengsluru 05 August 2013

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Bengaluru 05 August 2013

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For and an behalf of the Board of Directors

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For MphasiS Finsource Limited

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### Statement of profit and loss for the year ended 31 March 2013

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	Notes	31 March 2013	31 March 201
Income			
Revenue from operations		386,336,876	265,497,243
Other income	3.13	5,974,297	1,307,401
Total revenue (T)		392,311,173	266,884,644
Expenses			
Employee benefits expense	5.14	170,942,486	115,066,749
Finance costs	3.15	1,863,237	7,938,403
Depreciation and amortisation expense	3.7	24,682,368	31,837,916
Other expenses	3.16	173,498,336	106,786,705
Total expenses (II)		378,986,427	261,629,773
Profit before tax (1)-(11)		21,324,746	5,174,871
Tax expenses			
Current tax		9,415,394	5,746,200
Reversal of excess provision - FBT		8	(311,910)
Deferred tax charge / (credit)		(887,000)	(6,419,000)
Total tax expense		8,528,394	(984,710)
Profit for the year		12,796,352	6,159,581
Earnings per equity share (nominal value of sha	res ₹ 10 (31 March 2012		
Basic & Diluted (?)		255.93	123,19
Weighted average number of equity shares conside Basic & Dibuted	red	50,000	\$0,000

Summary of significant accounting policies.

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For S.R. BATLIBOI & CO, LLP Firm registration number: 301003E Chartered Accountants For and on behalf of the Board of Directors

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Kishore G R

Director

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Bengaluru 05 August 2013



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#### 1. Corporate Information

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MphatiS FinsourcE Limited was incorporated on 8 June 2006 to set up and manage call centres and carry out business process outsourcing service to its clients.

The Company is a subsidiary of MphasiS Limited ("ML", the parent company). In terms of a merger agreement executed between Electronic Data Systems Corporation, Hewlett-Packard Company ("HP") and Hawk Merger Corporation, the last named company merged into Electronic Data Systems Corporation on 26 August 2008. As a result of this merger, Electronic Data Systems Corporation became a 100% subsidiary of HP and was renamed as Electronic Data Systems LLC. Prior to the above merger Electronic Data System Corporation was the ultimate holding company, however subsequent in the merger, HP became the ultimate holding company of MphasiS FinsourcE Limited.

#### 2. Basis of preparation

The financial statements of MphasiS EinsourcE Limited ('the Company') have been prepared and presented under the historical cost convention on the accrual basis of accounting and comply with the manifatory Accounting Standards ('AS') preached in the Companies (Accounting Standards) Rules, 2006 (as amended) and other pronouncements of the Institute of Chartered Accountants of India ('KCAI') and the relevant provisions of Companies Act, 1956.

The accounting policies adopted in the preparation of financial statements are consistent with those of previous year.

#### 2.1 Summary of significant accounting policies

#### a. Use of estimates

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities on the date of the financial statements and the reported amounts of revenues and expenses. Actual results could differ from those estimates. Any revision to accounting estimates is recognised prospectively in current and future years.

#### b. Revenue recognition

The Company derives its revenues from call centres and business process outsourcing services (BPO).

Revenues from BPO services arises from both time-based and unit priced client contracts. Such revenue is recognized on completion of the related service and is billable in accordance with the specific ferms of the contracts with clients.

"Unbilled revenues" included in current assets represent revenues in excess of annunts billed as at the balance sheet date. "Uncarned receivables" included in current liabilities represents the billing in excess of revenues recognised, as at the balance sheet date. Advances received for services are reported as liabilities until all conditions of revenue recognition are met.

Interest on the diployment of fands is recognized using the time-proportion method, based on underlying interest rates

#### c. Fixed assets and capital work-in-progress

Fixed assets are stated at the cost of acquisition or construction less accurulated depreciation. Direct costs are capitalised until assets are ready to be put to use. Borrowing costs directly attributable to acquisition or construction of those fixed assets which necessarily take a substantial period of time to get ready for their interded use are capitalised. Fixed assets purchased in fineign currency are recorded at cost based on exchange rate on the date of purchase. Acquired intengible assets are capitalised at the acquisition price.

Advances paid towards acquisition of fixed assets are disclosed as capital advance under long term loans and advances and the cost of assets not ready for use as at the balance sheet date are disclosed under capital work-in-progress.

#### d. Depreciation and amortisation

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Depreciation on fixed assets is provided using the straight-line method over the estimated useful lives of assets. Depreciation is charged on a proportionate basis for all assets purchased and sold during the year. Individual assets costing ₹ 5,000 or less are depreciated in full in the year of purchase. The estimated useful lives of assets are as follows:

Assets		Years
Plant and machinery (including tel	coom equipraeots)	5
Computer equipment		5
Office equipment		5
Furniture and fixtures Vehicles		5
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Fixed assets purchased for specific projects are depreciated over the life of the project or estimated useful life, whichever is lower.

Leasehold improvements are amortized over the remaining lease term or 5 years, whichever is shorter. Purchased application software and internally generated software that is an integral part of the Company's computer systems, expected to provide lasting benefits, is capitalised at cost and amortised on the straight-line method over its estimated useful life or 3 years, whichever is shorter.

#### e. Leases

Lease where the lesser effectively retains substantially all the risks and benefits of ownership of the leased term, are classified as operating leases. Operating lease payments are recognized as an expense in the statement of profit and loss on a straight-line basis over the lease term.

#### f. Impairment of assets

The Company assesses at each balance sheet date whether there is any indication that a fixed asset may be impaired. If any such indication exists, the Company estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of the cash generating unit to which the asset belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognised in the statement of profit and lots. If a the balance sheet date there is an indication that if a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of depreciated historical cost.

#### g. Employee benefits

Gratuity which is a defined betterfit is accrued based on independent actuarial valuation which is done based on projectuant credit method as at the balance sheet date. Actuarial gains/losses are immediately taken to statement of profit and loss and are not deferred.

The cost of short term compensated absence is provided for based on estimates. The Company presents the enture leave as a current liability in the balance sheet, since it does not have an unconditional right to defer its settlement for 12 months after the reporting date. Long term compensated absences clust are provided for based on actuarial valuation which is done based on project unit credit method.

Contributions payable to recognised provident fund, which is a defined contribution scheme, is charged to the statement of profit and loss. The Company's liability is limited to the contribution nude to the fund.

#### h. Foreign currency

Foreign exchange transactions are recorded at the rates of exchange prevailing on the dates of the respective transactions. Exchange differences arising on foreign exchange transactions settled during a year are recognized in the statement of profit and loss of that year.

Monstary assets and liabilities denominated in foreign currencies as at the balance sheet date are translated at the exchange rates on that date. The resultant exchange differences are recognized in the statement of profit and loss.

#### i. Income taxes

Tax expense comprises of current and deferred tax. Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Income-tax Act, 1961 enacted in India. Deferred income taxes reflects the impact of current year timing differences between taxable income and accounting moone for the year and reversal of timing differences of earlier years.

Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the balance sheet date. Deferred tax attets and deferred tax hiabilities are offset, if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred tax assets and deferred tax hiabilities relate to the taxes on income levied by same governing taxation laws. Deferred tax assets are recognised only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets are recognised only if there is virtual certainty supported by convincing evidence that they can be realised against future taxable profits.

At each balance sheet date the Company re-assesses unrecognized deferred tax atsets. It recognises unrecognized deferral tax assets to the extent that it has become reasonably certain or virtually certain, as the case may be that sufficient future taxable income will be available against which such deferred tax assets can be realised.

The carrying amount of deferred tax assets are reviewed at each balance sheet date. The company writes-down the carrying amount of a deferred tax asset to the extent that it is no longer reasonably certain or virtually certain, as the case may be, that sofficient fature taxable income will be available against which deferred tax asset can be realised. Any such write-down is reviewed to the extent that it becomes reasonably certain or virtually certain, as the case may be, that sufficient fotore taxable income will be available.





MAT credit is recognised as an asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the specified period. In the year in which the Minimum Alternative tax (MAT) credit becomes eligible to be recognized as an asset in accordance with the recommendations contained in guidance. Note issued by the fastilate of Chartered Accountants of India, the staid asset is created by way of a credit to the statement of profit and loss and shown as MAT Credit Entitlement. The Company reviews the same at each balance sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that Company will pay normal lncome Tax during the specified period.

#### j. Provisions and contingent habilities

The Company recognises a provision when there is a present obligation as a result of an obligating event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation. A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. Where there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.

Provisions for onerous contracts, i.e. contracts where the expected unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received under it, are recognised when it is probable that an outflow of resources embodying economic benefits will be required to settle a present obligation as a result of an obligating event, based on a reliable estimate of such obligation. Provisions are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

#### k. Earnings per share

The basic earnings per share is computed by dividing the net profit attributable to equity shareholders for the year by the weighted average number of equity shares outstanding during the year. The number of shares used in computing diluted earnings per share comprises the weighted average shares considered for deriving basic earnings per share, and also the weighted average number of equity shares which would have been issued on the conversion of all dilutive potential equity shares. Dilutive potential equity shares are deemed converted as of the beginning of the year, unless they have been issued at a later date. The diluted potential equity shares have been adjusted for the proceeds receivable had the shares been actually issued at the average market value of the outstanding shares. In computing dilutive earnings per share, only potenoial equity shares that are dilutive and that either reduce earnings per share or increase loss per share included.

#### L. Cash and cash equivalents

Cash and cash equivalents comprise cash and cash on deposit with banks. The Company considers all highly liquid investments with an original maturity at the date of purchase of three months or less and that are readily convertible to known amounts of cash to be cash equivalents.

3. The Company has net current liabilities of ₹ 54,032,018 as at 31 March 2013 (31 March 2012 : ₹ 68,347,403). The Company has been setup to provide support services to the State Bank of India ("SBI") by establishing customer contact centres. As per the agreement, SBI has an option either to renew the agreement and continue availing services from the Company or to acquire the Company addor the facilities, and/re the contact centre and contact centre personnel in full or in part on or after the completion of the term of the agreement. The term of the agreement will expire on 10 September 2013 and management is confident that same will be renewed. Further, the holding company has committed to provide financial and operational support to the Company for its continued operations in the furtherscale future. Accordingly, the financial statements have been prepared based on the generg concern assumption.

3.1 SHARE CAPITAL	31 March 2013 3	1 March 2012
Authorised charge		
200,000 (31 March 2012: 200,000) equity shares of ₹ 10 each	2,000,000	2,000,000
Issued, subscribed and paid-up shares		
50,000 (31 March 2012: 50,000) equity shares of ₹ 10 each fully paid up	500,000	500,000
Total issued, subscribed & fully paid up share capital	500,000	500,000

#### A. Terms and rights attached to the equity shares :

The Company has only one class of equity shares having par value of ₹ 10 per share. Each holder of equity shares is entitled to one vote per share. The Company declares and pays the dividends in Iodian Rupees. The Dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

In the event of liquidation of the Company the holders of equity shares will be entitled to receive remaining assets of the Company, after the distribution of all the preferential amounts. The distribution will be in proportion to the number of equity shares held by the share holders.







## B. Shares held by the holding company :

	33 March 2013	31 March 2012
MphasiS Limited : 49,994 (31 March 2012 : 49,994) equity shares of ₹ 10 each fully paid	499,940	499,940

C. Details of Shareholders holding more than 5% shares in the Company :

	31 Mar	ch 2013	31 March	2012
	Number	% of	Number	% 16
~~~~~		bolding		hohiling
Mphasis Limited	49,994	99.99	49,994	90,03

As per records of the Company, including its register of shareholders/members and other declarations received from shareholders regarding beneficial interest, the above shareholding represents both legal and heneficial ownerships of shares.

			31 March 2013	31 March 2812
3.2 RESERVES AND SURPLUS				
Surplus/(deficit) in the statement of profit and loss				
Balance as per last financial statements			(11,708,661)	(17.868,242)
Profit for the year			12,796,352	6,159,381
Net surplus/(deficit) in the statement of profit and los	5		1,087,691	(11,708,661)
Total reserves and surgius			1,087,691	(11,708,661)
	31 Ma	rch 2013	31 March	
	Correct	Non Current	Curreat	Non Current
3.3 OTHER LIABILITIES				
Provision for expenses		10	1,300	202
Statutory dues	6,563,431	24 - C	3,321,400	2 C
Rest equalisation reserve	595,274		793,697	595,274
interest on short term borrowings	-	25	1,338,902	10 ga
Capital creditors	24,500	2	753,717	
Others	379,090	æ	6,766	
	7,562,295	· · · · · · · · · · · · · · · · · · ·	6,215,782	595,274
3.4 PROVISIONS				
Provision for employee benefits				
Provision for gratuity (refer note 12)	453,726	1,795,130	106,435	1,288,035
Provision for leave benefits	1,073,700		691,403	1,2,00,02.0
	1,527,426	1,795,130	797,838	1,288,036
3.5 SHORT TERM BORROWINGS				
MphasiS Software & Services (India) Private Limited *		20	45,000,000	12
			45,000,000	
3.6 TRADE PAYABLES				
Trade payables**	167,262,795	<b>4</b> 5	71,187,520	
Solary related costs	16,622,741	43	12.634,945	
	183,885,536		83,822,465	

\*Loan from MphasiS Software & Services(India) Private Limited earries interest @10.00% p.a (3) March 2012 : 10.00% p.a) The loan is repayable along with interest after 3 months from the date of loan. The loan is unsecured.

\*\* The Company has amounts due to Micro and Small Enterprises under The Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act) as at 31 March 2013. The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the your) ₹ 5,709 (31 March 2012; ₹ Nil).





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3.7 Tangihie & Intangible Assets

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				Fangible Averts				Intangible Asset	te Asset	
	Placturery Machinery	Computer	ОПСе едибранен	Fursiture and fixtures	Vehicles	Leasehold inprovements	Total of Tangible Assets	. Computer Software	Total of Intanglisie Assetts	Total
Cost							-			
At 5 April 2411	52,859,879	25,885,874	2,415,416	2,243,465	1,149,643	6.971.342	91.425.619	34 548 211	14 568 311	174 472 820
Additions	\$8,230,725	958'546	6.042	3,230	718,685	0	212,859,91	1, 120,000	1 126.006	21.258 516
Disposals	1,493,236	4,265	36.504		5,149,643		2,683,648		-	1.681.648
At 51 March 2012	69,597,368	26,861,445	2,384,954	2,146,695	758,686	6,971,342	108,689,490	35,868,211	35,868,211	144,548,705
Additions	2,782,287	487,912	4,711	352,313		198,407	3,735,630	8,608,536	8,608,556	12.344.386
Orsports		392,700		27,079	8		419,779			419.779
At 51 March 2013	72.379.655	16,956,658	2,389,665	2,471,929	718,686	7,979,749	111,996,341	44,476,767	44,476,767	156,473,108
Depreciation										
ALT April 2011	20,507,286	21,089,519	262'226	926,273	89,242	2,197,197	45.722.109	30.932.784	10.911 784	76.641 201
Charge for the year	23,129,268	1,959,368	467,894	364,537	146,452	1,396,501	27,463,329	4.374,596	4 174 596	419 75K.18
Disposats	1,491,858	4,245	36,504		132,258	•	1,664,915		1	1.664.916
At 31 March 2012	42,144,696	23,944,922	1,342,982	1,296,815	103,406	3,593,698	71,520,516	35,306,380	35,306,380	106 826 894
Charge for the year	14,503,002	2,093,085	447,033	\$05,503	\$43,507	188'906'1	010,002,010	5.082,458	5,082,458	24,682,368
Disposely		374,684		37,079			401,765		•	401,763
At 31 March 2013	56,548,598	24,763,323	\$10'662'1	1,769,234	246,913	\$,500,579	1997812706	40,388,838	40,388,838	66F'201'201
Net Block										
At 33 March 2012	27,452,672	3,816,523	1,041,972	855,885	615,280	3.377,644	37,159,376	561,831	561.831	17.721.867
At 31 March 2013	15,731,057	2,193,135	054'665	205,695	471,773	011,972,1	21.277.680	2.087.929	4 //87 910	76 766 600



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	31 Mar	ch 2013	31 Ma	reh 2012
	Correct	Non Current	Current	Non Current
3.8 DEFERRED TAX ASSETS (NET)				
Fixed assets: Impact of difference between tax depreciation and				
depreciation/ amortization charged for the financial reporting		5,960,000		5,277,000
Impact of expenditure charged to the statement of profit and loss but				
allowed for tax proposes on payment basis		1,331,000		1,127,270
Provision for doubtful debts and advances		15,000		
Provision for bodottu) debis and advances		7,386,000		14,730
				anne di Berteren
3.9 LOANS AND ADVANCES				
Unsecured, considered good				
Security deposits		1 1025 400		
Prenuses		5,055,400		5,055,400
Others	28	123,845		173,845
Advance recoverable to cash or kind				
Employee advance	9,444		23,018	2.52
Advances to suppliers / others	7,301	-	363,222	12
Prepaid expenses	10,176,990	10.000.000	5,205,763	
Advance income tax (net of provision for taxaton)		19,563,985	7,703,345	9,652,000
Balance with statutory/government authorities	3,850,331		486,288	
Recoverable from group companies (refer note 6)	1,988,223			
	16,032,289	24,743,230	13,781,636	14,581,245
3.10 TRADE RECEIVABLES				
Outstanding for a period exceeding six months				
from the date they are due for payment, unsecured				
Considered good	8		56,635	
Considered doubtful		45,398	55	45,398
Less: Provision for doubtful receivables	+	(45,398)	22	(45,398)
Other receivables				
Considered good	48,795,034		30,241,426	
	48,795,034		36,298,661	
3.11 CASH AND BANK BALANCES				
Cash and cash equivalents				
Balances with Bank				
On current accounts	3,385,179	152	8.643.547	
Deposits with maturity less than 3 months	22,084,367		14,446,102	
subside and upper of the same a devines	25,469,546		23,889,649	
Other bank balances	2011001010	100	and the start of	75-
Deposits with original maturity for more than 3 months				
but less than 12 months	20,009,000		¥2	240
	45,469,546	-	23,089,649	-
3.12 OTHER ASSETS				
J.12 OTHER ASSETS Unbilled revenues	30 30 4 30 5			
THE PARTY AND A PARTY	28,284,704			1.2
Expense incurred on behalf of customers	361,666		319,336	

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	Year ended 31 March 2013	Year ende 31 March 201
3.13 OTHER INCOME	SA MAICH 2013	31 atares 191
laterest income on		
Bank deposits	693,757	537,70
Income tax refund	589,127	624,61
Profit on sale of fixed assets, net		141,23
Miscellaneous income		3,85
Sublease income	4,691,413	<u></u>
	5,974,297	1,307,401
3.14 EMPLOYEE BENEFIT EXPENSES		
Salary and allowances*	146,018,257	99,226,021
Contribution to provident and other fonds*	12,923,150	8,422,77
Granuity expense (refer note 12)	854,385	669,28
Staff welfare expense	11,146,694	6,748,65
-	170,942,486	115,066,745
*Net of recovery for the year ended 31 March 2013 ₹ Nit (31 March 2012 1,	\$46,601)	
3.15 FINANCE COST	02	
Interest others	1,729	1,478
Interest expenses -inter corporate deposits	1,861,508	7,936,92
	1,863,237	7,938,403
3.16 OTHER EXPENSES		
Travel	2,504,906	1,198,913
Communication expenses	4,385,784	4,008,463
Rent	30,791,895	19,612,519
Power and fuel •	25,315,683	11,243,435
Repairs and mointenance		
- Plant and machinery	22,596,398	19,807,657
- Others	2,113,347	1,458,961
Payment to auditor (Refer details below)	360,000	360,000
Professional charges	5,379,939	2,232,748
Bank charges	177,162	189,747
Recruitment expenses	1,311,503	680,718
Sub Contractor charges	49,396,077	23,651,571
Security charges	4,097,198	3,138,142
Software support and annual maintenance charges	11,013,624	11,040,199
Exchange differences (net)	1,855,730	257,870
Miscellaneous expenses	12,199,090 173,498,336	7,406,363
Payment to auditor		
As suditor:		
Audit fee*	210,000	310,000
Tax audit fee*	50,000	50,000
Other services (certification fees)	100,000	100,000 450,009
excluding service tax of ₹ 44,496 (31 March 2012: ₹ 44,496)	500,000	409,009
17 EARNINGS PER SHARE		
Profit after tax	12,796,352	6,159,581
	50,000	50,000
Number of weightod average shares considered for calculation of basic		
Number of weightod average shares considered for calculation of basic camings per share Earning per share: Basic & Diluted	255.93	123 19

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## 4. Contingent liabilities and commitments

 Estimated amount of contracts remaining to be executed on capital account (net of advances) and not provided for as at 31 March 2013; ₹ 1,465,635 (31 March 2012; ₹ 1,517,666);

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2. Guarantees outstanding including those furnished to the Department of Telecom as at 31 March 2013 ₹ 55,000 (3) March 2012; ₹ 55,000).

#### 5. Operating leases

a. The Company is obligated under non-cancellable leases for office space that are renewable on a periodic basis at the option of the both lessor and lesser. Total rental expense order non-cancellable operating leases (net of lease rentals capitalised) amounted to \$6,976,452 for the year ended 31 March 2013 (31 March 2012; \$7,512,118).

Future minimum lease payments under non-cancellable operating leases as at 31 March 2013 are as follows:

Period		 33 March 2013	31 March 2012
Not later than 1 year	12	5,232,339	6,976,452
Later than 1 year and not later than 5 years	1.60	-	5.212 339

The Company also obtained office facilities under cancellable operating lease agreements. The company intends to mnew such leases in the normal course of its business. Total rental expense under cancellable operating leases was ₹ 23,815,443 for the year ended 31 March 2013 (31 March 2012; ₹ 12,100,401).

Office pretrises are obtained on operating lease for terms of aging from 1-5 years and renewable at the option of the Company-lessor. There is escalation clause in the lease agreement. There are no restrictions imposed by lease agreement.

b. The Company has subleased office space under cancellable openning lease agreements. The total sub-lease rental income under cancellable operating leases for the year ended 31 March 2013 assounded to ₹ 4,691,413 (31 March 2012; ₹ Nil).

#### 6. Related Party Transactions

a. Entities where control exists:

The related parties which exercise control are as follows:

- Hewlett Packard Company, USA (ultimate holding company)
- Hewlett Packard Eagle Corporation, USA (100% subsidiary of Hewlett Packard Company, USA)
- Electronic Data Systems LLC, USA (formerly Electronic Data Systems Corporation, USA), (100% subsidiary of Hewlett Packard Eagle Corporation, USA)\*
- MphasiS Limited (holding company of the Company)

\* EDS Asia Pacific Holdings, Mauritius (formerly TH Holding, Mauritius), EDS World Corporation (Far East) and EDS World Corporation (Netherlands), the subsidiaries of Electronic Data Systems LLC, USA (formerly Electronic Data Systems Corporation, USA) hold 60.49% (31 March 2012; 60.50%) of the equity capital of the Company.

#### b. Key management personnel:

The key management personnel of the Company are as mentioned below:

Non executive directors on the board of the Company

- Kishore G R appointed as Director w.e.f. 31 July 2012
- Venkatasubramanian Suryanarayanan appointed as Director w.e.f. 14 February 2012.
- Gunnder S Sukhija appointed as Director w.e.f. 21 April 2011
- Sunitha Vadlamudi appointed as Director w.e.f. 10 December 2010 and resigned w.e.f. 31 July 2012

\* The non-executive directors are paid by the intermediate helding company and its affiliates as they are employees of companies





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c. Other related parties with whom transactions have taken place:

- MacurcE India Private Limited
- HP Services (Singapore) Pte. Ltd.
- MphasiS Software & Services (Iodia) Private Limited
- MphasiS Corporation
- · MphasiS UK Limited
- MphasiS Pte Limited
- d. The following is the summary of significant transactions with related parties by the Company:

		۲
	Year ended 31 March 2013	Year ended 31 March 2012
Rendering of services to company where control exists .	9,227,700	-
-MphasiS Limited .	9,227,700	S.
Rendering of services to other related party	541,136	10
-MaourcE India Private Limited	. 541,136	1
Reat paid to entity where control exists	10,967,250	8,773,800
-MphasiS Earnited	10,967,250	8,773,800
Rent received from entity where control exists	4,691,413	-
-MphaseS Limited	4,691,413	
Sub Contractor charges paid to related parties where control		
exists	43,304,995	÷
-MphaseS Limited	43,304,995	-
Sub Contractor charges paid to other related parties	6,091,080	
-MsourcE India Private Limited	6,091,080	9
Software support and annual maintenance charges paid to other		
related parties -	9,146,295	4,943,004
-HP Services (Singapore) Ple Lid	7,997,226	4,943,004
Others	1,149,069	
Expenses incurred no behalf of related parties where control		
1991		1,636,463
-MphasiS Limited	-	1,636,463
Expenses incurred on behalf of other related parties	1,141,524	265,301
-MsourcE India Private Limited	1,141,524	255,301
Cost Allocation	18,570,415	27,313,229
-MphasaS Limited	18,570,415	27,313,229
Expenses incurred by related parties where control exists	12,774,600	6,289,081
-MphasiS Limited	12,774,600	6,289,081
Expenses incurred by other related parties	14,828,806	7,012,594
-MsourcE India Private Limited	14,828,806	7.012,594
Interest paid to entity where control exists		42,406
-MohasiS Limited		42,406
futerest paid to other related parties	1,861,508	7,894,519
-MphasiS Software & Services (India) Private Limited	1,861,508	7,894,519
Unsecured loans received from other related parties	18,500,000	165,000,000
-MohasiS Software & Services (India) Private Limited	18,500,000	165,000,000
Unsecured loans refunded to entity where coute of exists	5 B25	118,500,000
MphaseS Limited		118,500,000
Unsecured loans refunded to other related parties	63,509,000	120,000,000
Mohasi's Software & Services (Iodia) Private Limited	63,500,000	120,000,000
Purchase of Fixed Assets from related parties where control		100004000040000
exists	8,126	3.173
-MohasiS Limited	8,126	3,173
Purchase of Fixed Assets from other related parties	· .	16,642
MsourcE India Private Limited		10,642
Sale of fixed assets to entities where control exists	18,014	11MR/200
-Mptuso S Limited	18.014	

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e. The balances receivable from and payable to related parties are as follows:

	Year ended	Year ender
	31 March 2013	31 March 201
Interest accrued but not due to other related parties	•	1,338,902
-MphasiS Software & Services (India) Private Limited		1.338,902
Frade receivables - entitizies where control exists	9,177,585	11,20,201
-MphasiS Limited	9,177,585	
rade receivables and unbilled revenue - other related parties	532,009	
-MsourcE India Private Limited	532,009	
Other receivables - entities where control exists	837,723	
-MphasiS Limited	837,723	
Other receivables - other related parties	1,159,500	2.4
-MsourcE India Private Limited	1,150,500	1.0
rade payable due to entity where control exists	126,789,931	47 026 413
-MphasiS Limited	126,789,931	42,825,412
rade payable due to other related parties	28,672,541	42,025,412
-MsourcE India Private Limited	26,710,195	20,123,794
-HP Services (Singapore) Pie Ltd	1,697,317	14,922,908
Others	265.029	5.200,886
asecored loans from other related parties	205,029	
-MphasiS Software & Services (India) Private Limited		45,000,088
		45,000,000
1.F.Value of imports		

#### 8

Capital goods

Capital goods	3,011,503	16,362,417
Expenditure in foreign currency		
******		7
	Year ended 31 March 2013	Year ended 31 March 2012
Software support and annual maintenance charges	10,693,391	4,943,004

### 9. Segment reporting

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The Company is primarily engaged in a single segment i.e. Banking and Capital Market to its client in India. The risks and returns of the Company are predominantly detensioned by its principal services and the Company's activities fall within a single business and geographical segment. Accordingly, no further disclosures are required as per the Accounting Standard 17 on segment reporting.

## 18. Employee Stock Option Plans (ESOP)

Certain employees of the Company have received stock options of MphasiS Limited ("ML") under the ESOPs instituted by ML. All the ESOPs are in respect of ML shares where each stock option is equivalent to one share.

The Institute of Chartered Accountants of India has issued a Guidance Note on Accounting for Employee Share-based Payments, which is applicable to employee share based payment plans, the grant dote in respect of which falls on or after April 1, 2005. The scheme detailed above is managed and administered by the holding Company and the impact of compensation benefits in respect of such scheme is assessed and accounted for in the books of the holding company. Accordingly, the Company has not accounted for the above plans as per the said Guidance Note.





31 March 2013

31 March 2012

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#### 11. Restricted Stock Units.

MphasiS Limited had issued RSUs/ESOPs to certain employees of the Company and such cost/(reversal) ₹ 112,239 (31 March 2012; ₹ 707,039) has been cross charged/reversed to the company and the same has been charged/reversed to statement of profit and loss under the head Salaries and Allowances.

The Institute of Chartered Accountants of Isdia has issued a Guidance Note on Accounting for Employee Share-based Payments, which is applicable to employee share based payment plans, the grant date in respect of which falls on or after April 1, 2005. The scheme detailed above is managed and administered by the intermediate holding Company and the impact of compensation benefits in respect of such scheme is assessed and accounted for in the books of the intermediate holding company. Accordingly, the Company has not accounted for the obove plans as per the said Guidance Note.

### 12. Gratuity Plan

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The following table sets out the status of the unfunded gratuity plan as required under revised AS-15.

### Reconciliation of the projected benefit obligations

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	Year ended	Year ended
	31 March 2013	31 March 2012
Change in projected benefit obligation	1142-5-511-62.202	
Obligations at year beginning	1,394,471	725,183
Service cost	802,453	760,425
Interest cost	111,558	15,410
Actuarial gain	(59,526)	(106,547)
Obligations at year cost	2,248,856	1,394,471
Assumptions		
Rate of compensation increase	6.50%	6.50%
Discount rate	8.09%	8.50%
Attrition rate	20.00%	20.00%
Retirement expectancy	<ul> <li>60 Years</li> </ul>	60 Years
	Year ended	Year ended
Gratuity cost for the year	31 March 2013	31 March 2012
Service cost	802,453	760,425
Interest cost	111,558	15,410
Actuarial gain	(59,826)	(106.547)
Net gratuity cost	854,385	669,288

The estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors such as supply and demand factors in the employment market.

	Year endod 31 March 2013	Year ended 31 March 2012	Year ended 31 March 2011	Year ended 31 March 2010	Vear ended 31 March 2009
Fair value of the plan assets as at the year end		-		•	
Present value of defined benefit obligation as at the year end	2,248,856	1,394,471	725,183	540,163	581,007
Liability recognised	2,248,656	1,394,471	725,183	\$40,163	\$81,007
Experience adjustments					
Experience gam(loss) on planned liability	59,626	106,547	78,930	258,098	26,786
Experience gam(loss) on planned assets		-		-	





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- 13. The Company has entered into international and specified domestic transactions with its associated enterprises within the meaning of section 92B and section 92BA respectively of the lucome Tax Act, 1961. The Company is of the view that all the aforesaid transactions have been made at arms' length terms.
- 14. The figures of previous year have been regrouped/ reclassified, wherever necessary, to conform with the current year classification.

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For and on behalf of the Board of Directors

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BANGALORE

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enkatasubramanian Suryanarayanan

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As per out report of even date.

For S.R. BATLIBOI & CO. LLP Firm registration number: 301003E Chartered Accountants

Parmer Membership No. 56102

Beogaluru 05 August 2013

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Bengaluru 05 August 2013

Kishore G R

Director

## Cash Flow Statement

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	Year ended 31 March 2013	Year ended 31 March 2012
Cash flow from operating activities		21 // // 1012
Profit before tax	21,324,746	5,174,871
Non-Cash adjustment to reconcile profit before tax to net cash flows :		- Constant
Depteciation /amortization	24,682,368	31,837,916
Loss / (profit ) on sale of fixed assets	-	(141,235)
Interest expenses	1,863,237	7,938,401
Interest income	(1,282,884)	(1,162,316)
Operating profit before working capital changes	46,587,467	43,647,637
Increase/(Decrease) in trade payables	100,057,442	31,049,258
Increase/(Decrease) in long term provisions	507,094	562,853
hcrease/(Decrease) in short term provisions	729,588	417,603
Increase/(Decrease) in other current liabilities	3,421,401	(3,276,931)
Increase/(Decrease) in long term liabilities	(595,274)	(1,950,120)
(Increase)/Decrease in trade receivables	(18,496,973)	13,725,367
(Increase) Decrease in long term loans and advances	50,000	(2,198,052)
(Increase)/Decrease in short term loans and advances	(9,953,998)	(\$23,845)
(increase)'Decrease in other current assets	(28,327,034)	14,735,619
Cash generated from operations	47,392,246	52,941,752
Direct taxes paid (net of refund and interest)	(11,036,045)	(495,856)
Net cash flow from operating activities (A)	82,943,668	96,093,533
Cash flow from investing activities		
Purchase of fixed assets including intangible assets	(13.073.403)	(21,258,519)
Proceeds from sale of fixed assets	18.014	1,159,968
lovestments in bank deposits	(20,000,000)	a1477,700
Interest received	693,757	537,701
Net cash flow (used in) investing activities (B)	(32,361,632)	(19,560,850)



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	Year ended	Year ended
	31 March 2013	31 March 2012
Cash flow from financing activities :		
Proceeds from availment of un-second loan	18,500,000	165,000,000
Repayment of un-secured loan	(63,500,000)	(238,500,000)
Interest paid	(3,202,139)	(11,046,163)
Net eash flow used in financing activities (C)	(48,202,139)	(84,546,163)
Net increase (decrease) in cash and bank equivalents (A+B+C)	2,379,897	(8,013,480)
Cash and bank equivalents at the beginning of the year	23,089,649	31,103,129
Cash and bank equivalents at the end of the year	25,469,546	23,089,649
Components of cash and bank equivalents		
With Banks -Current Account	3,385,179	8,643,547
-Deposit Account	22,084,367	14,446,102
Total cash and hank equivalents	25,469,546	23,089,649

As per our report of even date.

For S.R. BATLIBOI & CO. LUP Firm registration number: 301003£ Chartered Accountants For and on behalf of the Board of Directors We S Finso per Navio Agrawal BANGALORE Kalture G R enkatasubramanian Suryanarayanan Parmer Membership No.56102 Director à ch 1011 .

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Bengaluru 05 August 2013



Bengaliaru 05 August 2013

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Annexue -17

MphasiS Limited

Registered Office Bagmane World Technology Center Maruthalli Outer Ring Road Doddanakhungi Village Mahadevaputa Bangalore - S60 048, India Ph. +91 080 3352 5000 Fax: +91 080 6695 9943



To,

The General Manager, Department of Corporate Services, BSE Limited, P.J. Towers, Dalal Street, Mumbai – 400 001.

Scrip Code: 526299 ISIN : INE356A01018

General Manager, Department of Corporate Services National Stock Exchange of India Limited, Exchange Plaza, Plot No.C/1, G Block, Bandra-Kurla Complex,Bandra (East) Mumbai-400 051

Symbol: MPHASIS ISIN: INE356A01018

Dear Sir,

Date: 23 October 2013

Sub: Application for approval under Clause 24(f) of the Listing Agreement for the proposed Amalgamation of MphasiS FinsourcE Limited (The "Transferor Company") Wholly owned subsidiary with MphasiS Limited (The "Transferee Company").

## Ref: Undertaking in accordance with Clause 24(g) of the listing agreement.

In connection with the above application, we hereby confirm that the proposed scheme of amalgamation of MphasiS FinsourcE Limited (The "Transferor Company") Wholly owned subsidiary with MphasiS Limited (The "Transferee Company") does not, in any way, violate or override or circumscribe the provisions of the SEBI Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996, the Companies Act, 1956, the rules, regulations and guidelines made under these Acts, and the provisions as explained in clause 24(g) of the Listing agreement or the requirements of the Stock Exchanges.

## For MphasiS Limited

A<sup>I</sup> Sivaram Nair SVP, Company Secretary, General Counsel & Ethics Officer

Lin S Pangalo

www.mpbasis.com

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To, NATIONAL STOCK EXCHANGE OF Exchange Plaza Plot no. C/1, G Block, Bandra-Kurla Complex Remittance Advice Dear, NATIONAL STOCK EXCHANG			WTC 3, Block B, 1 Bank Ref No 504 Our Ref No 300 Transaction Date: 11 Transaction Amt : ***	/orld Technology Centre , K.R.I st floor , Marthahalli Outer Ring Doddenekundi   Bangalore - 5 www.mphas 4590330100002 7146 Oct,2013 33,877.00***	Pura g Ro 60 0
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To, NATIONAL STOCK EXCHANGE OF Exchange Plaza Plot no. C/1, G Block, Bandra-Kurla Complex Remittance Advice Dear, NATIONAL STOCK EXCHANG Please be advised that payment of Cheque bearing number 307146 Invoice Number 10-OCT-13	INDIA LIMITED	Invoice Date	WTC 3, Block B, 1 Bank Ref No : 50- Our Ref No : 300 Transaction Date: 11 Transaction Amt : *** is done against the foll	/orld Technology Centre , K.R.I st floor , Marthahalli Outer Ring Doddenekundi   Bangalore - 5 <u>www.mphas</u> 4590330100002 7146 Oct,2013 33,877.00*** lowing Invoices/Bills, through	Pura g Ro 60 0
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