

Revenue for the quarter at Rs.48,985 Mn, up 34% over previous year

perations for the quarter at Rs. 9.967 Mp. up.41%

Tech Mahindra Limited Consolidated Audited Financial Results for the Quarter and nine months ended December 31, 2013										
ARTI		Consoli	dated Au	dited Fina	ancial Res	Rs. in Lakhs	e Quarter and nine months ended December 31, 2013			
		Quarter endeo		Nine mon	ths ended	Year ended	Accordingly, the amalgamation has resulted in transfer of assets and liabilities in ac	cordance with the terms of the Scheme at the following summarised valu		
Particulars	December	September	December	December	December	March 31,		.		
	31, 2013	30, 2013 (Defer	31, 2012	31, 2013	31, 2012	2013 (Dafas	Rs. in Lakhs	Amount		
	(Refer Note 6)	(Refer Note 6)	(Refer Note 6)	(Refer Note 6)	(Refer Note 6)	(Refer Note 6)	Particulars Fixed Assets (net)	Amount 84.930		
							Capital Work in Progress	22,518		
1 Income from Operations	489,855	477,149	179,110	1,377,327	496,591	687,308	Non-Current Investments	325,250		
							Deferred Tax Asset	16,805		
2 Expenses a) Employee benefits expense	245,622	243,736	95,946	709,892	266,274	367,200	Current Investments Trade Receivables	- 169.340		
b) Travelling Expenses	243,022	19,433	6,708	59,192	19,088	27,274	Cash and cash Equivalents	210,040		
c) Services rendered by Business Associates & Others	50,704	37,802	15,977	119,484	47,111	66,145	Other cash and bank balances	64,000		
d) Depreciation and amortisation expense	13,962	12,219	5,046	37,924	14,065	19,996	Loans and Advances (long term and short term)	209,190		
e) Other expenses	58,229	65,069	22,851	177,570	59,696	84,265	Liabilities and provisions (long term and short term)	(370,250)		
Total Expenses	390,187	378,259	146,528	1,104,062	406,234	564,880	Long-Term and Short-Term Borrowings Net Assets	(2,143) 729.680		
3 Profit from operations before other income and finance							INEL ASSELS	725,080		
costs (1-2)	99,668	98,890	32,582	273,265	90,357	122,428	Net difference between Investments and share capital of amalgamating companies	(13,570)		
4 Other Income	0.574	C 444	4 000	00.000	0.044	4 404	Add : Equity shares issued pursuant to the scheme of amalgamation	10,349		
Miscellaneous income Exchange gain / (loss)	9,574 (14,144)	6,414 (2,606)	1,800 1,210	23,339 (3,372)	3,041 (8,165)	4,424 (11,894)	Debit balance in statement of profit and loss as of April 01, 2011 Debit balance in Amalgamation reserve	28,113 24.892		
Total	(4,570)	3,808	3.010	19,967	(5,124)	(7,470)				
	(//	- ,		- ,		() - /	 Further, in accordance with the Scheme, the debit balance in the Amalgamation adjusted against the securities premium account. The application and reduction of 			
5 Profit before finance costs (3+4)	95,098	102,698	35,592	293,232	85,233	114,958	Scheme which is also deemed to be the order under Section 102 of the Compar			
							balance in Amalgamation Reserve aggregating Rs. 24892 Lakhs as of April 1, 2011			
6 Finance costs Interest Cost on Borrowing	2,361	2,349	2,402	6,031	6,293	0 700				
Currency Translation Loss / (Gain) on Foreign Currency	2,301					8,730	The Board of erstwhile Satyam had proposed a dividend for the year ended March			
Loan	-	66	226	975	1,016	1,574	dividend tax thereon), which was provided for in its financial statements for the yea 2013, the dividend could not be approved by the shareholders in the AGM which w			
Total	2,361	2,415	2,628	7,006	7,309	10,304	2013, the dividend could not be approved by the shareholders in the AGM which w who have been issued Tech Mahindra Limited (TechM) shares in the ratio of 2 shar			
							per share . As shares of erstwhile Satyam held by Venturbay are cancelled on the n			
7 Profit after finance costs but before exceptional item and tax (5-6)	92,737	100,283	32,964	286,226	77,924	104,654	said shares of Venturbay which have been cancelled, which has been reversed from	the proposed dividend during the quarter ended June 30, 2013.		
(5-6)							2.2 Other adjustments / matters arising out of amalgamation:			
8 Exceptional item - Income	12,000	-	-	12,000	-	-	In terms of the Scheme, the appointed date of the amalgamation being April 1, 2011	, net profit from the amalgamating companies during the financial years		
	,						and 2012-13 aggregating Rs. 197355 Lakhs has been transferred, to the extent not			
9 Profit before tax (7+8)	104,737	100,283	32,964	298,226	77,924	104,654	of the Company upon amalgamation.			
40 T							Pursuant to the Scheme, the title deeds for the immovable properties pertaining			
10 Tax expense		00.404		70.004		00.554	Company. Further, the Company has initiated the name change formalities to transfe	er the title in respect of the other properties, contracts etc.		
a) Current Tax & Deferred Tax b) Earlier years excess provision written back (refer	25,305	28,401	8,085	76,981	16,442	23,554	2.3 Appeals against the order sanctioning the Scheme			
note 3.4)	(22,660)	-	-	(22,660)	-	-	Appeals against the order by the single judge of the Honorable High Court of Andh			
							before the Division Bench of the Honorable High Court of Andhra Pradesh. No interin	n orders have been passed and the appeals are pending hearing.		
11 Profit after tax but before share of profit / (loss) in	102,092	71,882	24,879	243,905	61,482	81,100	One of the said party/company has also appealed against the order of the single j	udge rejecting the Petition for winding up of erstwhile Satyam. The ma		
Associate and minority interest (9-10)				- ,			been combined with the above appeals for hearing.	Saturam)		
12 Share of profit/(loss) in Associate							3. Matters pertaining to erstwhile Satyam Computer Services Limited (erstwhile 3.1 Investigation by authorities in India	Satyanıj:		
- Profit after Tax and minority Interest (excluding			15,947		42,822	56,469		an of archubile Catuom admitted that the Dalance Chest of archubile Ca		
exceptional item)	-	-	-			-	In the letter of Jan 7, 2009 (the "letter") of Mr. B. Ramalinga Raju, the then Chairma at September 30, 2008 carried an inflated cash and bank balances, non-existent acc			
- Exceptional item	-	-	(12,537)	-	(12,537)	(6,826)		······································		
13 Profit after tax and share of profit/(loss) in Associate but							Consequently, various regulators/ investigating agencies such as the Central Burea Companies (ROC), Directorate of Enforcement (ED), etc., had initiated their investigation	u of Investigation (CBI), Serious Fraud Investigation Office (SFIO) / Re-		
before minority interest (11+12)	102,092	71,882	28,289	243,905	91,767	130,743		,		
							As per the assessment of the Management, based on the forensic investiga adjustments/disclosures arising from the identified financial irregularities, had been m			
14 Minority Interest	(1,110)	(39)	(714)	(2,445)	(714)	(1,962)				
	400.000	74.040	07.575		04.050	100 701	Considerable time has elapsed after the initiation of investigation by various agenci			
15 Net Profit for the period (13+14)	100,982	71,843	27,575	241,460	91,053	128,781	the various ongoing investigations against erstwhile Satyam which required adjustme Further, in the opinion of the management, no new claims have been made when the			
							any further evaluation/adjustment/disclosure in the books, and all existing claims have			
16 Paid-up Equity Share Capital (Face Value of Share	23,315	23,239	12,783	23,315	12,783	12,812	current status.			
Rs. 10)	20,010	23,239	12,103	23,315	12,103	12,012	Considering the above, notwithstanding the pendency of the various invest			
17 Loop Funds - Listed Debasts	20.000	20.000	60.000	20.000	60.000	CO 000	investigations/proceedings would not result in any additional material provisions, disclosed) in the financial statements of the Company.	/ write-offs/adjustments (other than those already provided for, write		
17 Loan Funds - Listed Debentures	30,000	30,000	60,000	30,000	60,000	60,000	disclosed) in the financial statements of the Company. 3.2 Forensic investigation and nature of financial irregularities			
18 Reserves excluding revaluation reserve		-	-		-	500,161	Consequent to the aforesaid letter, the Government nominated Board of Directors of	f erstwhile Satyam appointed an independent counsel ("Counsel") to co		
						,	investigation of the financial irregularities. The Counsel appointed forensic accourt			
19 Debenture Redemption Reserve		-	-		-	53,379	preparation of the financial statements of erstwhile Satyam.			
							The forensic investigation conducted by the forensic accountants investigated account to the partial from April 1, 2003 to September 20, 2008, being the last date up to will			
20 Earnings Per Equity Share (Rs) (Before exceptional item) (not annualised)							on the period from April 1, 2002 to September 30, 2008, being the last date up to wi In certain instances, the forensic accountants conducted investigation procedures ou			
- Basic	38.31	30.96	21.61	98.79	71.35	100.85				
- Diluted	37.37	30.27	20.73	96.38	68.43	96.68	The forensic investigation had originally indicated possible diversion aggregating relating to erstwhile Satyam. The amount was revised to USD 19 Million based on the			
21 Earnings Per Equity Share (Rs) (After exceptional item) (not annualised)							The overall impact of the fictitious entries and unrecorded transactions arising ou financial statements for the financial year ended March 31, 2009 of erstwhile Satyam			
- Basic	43.48	30.96	21.61	103.95	71.35	100.85				
- Diluted	43.40	30.90	20.73	103.93	68.43	96.68	Based on the forensic investigation, an aggregate amount of Rs. 113932 Lakhs (net			
							 2009 under "Unexplained differences suspense account (net)" comprising (i) Rs. 112201 lakhs(net debit) being fictitious assets and unrecorded loans in the openin 			
22 Ratios							provided for by erstwhile Satyam in the financial year ended March 31, 2009. As the			
- Debt Equity Ratio	-		-	0.03	0.28	0.27	of three years, the said amount of Rs. 113932 lakhs has been written off in the finan-			
Debt Service Coverage Ratio (DSCR) Interest Service Coverage Ratio (ISCR)			-	1.45 39.01	0.43 12.36	0.41 11.88				
te: Suggested definition for Coverage Ratio:		-	-	39.01	12.30	11.00	The forensic investigation was unable to identify the nature of certain alleged tra			
CR = Earnings before Interest and Tax / Interest Expense.							Satyam had received legal notices from 37 companies claiming repayment of this an	iount which was allegedly given as temporary advances. Refer Note 3.3		
SCR = Earnings before Interest and Tax/ (Interest + Principal Repay						1				



Revenue for the guarter at Rs.48,985 Mn, up 34% over previous year

Profit from operations for the quarter at Rs. 9,967 Mn, up 41% over previous year

Tech Mahindra Limited

Consolidated Audited Financial Results for the Quarter and nine months ended December 31, 2013

	Particulars		Quarter endeo	1	Nine months ended		Year ended March 31, 2013
	i arricuidi S		September 30, 2013	December 31, 2012	December 31. 2013	December 31. 2012	
	PARTICULARS OF SHAREHOLDING	31, 2013	30, 2013	31, 2012	31, 2013	31, 2012	2013
Α							
1	Public Shareholding						
	- Number of shares	148415182	147654059	67091187	148415182	67091187	67382045
	- Percentage of shareholding	63.66%	63.54%	52.49%	63.66%	52.49%	52.59%
2	Promoters and promoter group Shareholding						
	a) Pledged/encumbered						
	- Number of shares						
	 Percentage of shares (as a % of the total shareholding 			_			-
	of promoter and promoter group)	-	-	-	-	-	-
	· · · · ·						
	- Percentage of shares (as a % of the total share	-		-	-	-	-
	capital of the company)						
	b) Non-encumbered						
	- Number of shares	84736978	84736978	60736978	84736978	60736978	60736978
	 Percentage of shares (as a % of the total shareholding 	100.00%	100.00%	100.00%	100.00%	100.00%	100.00%
	of promoter and promoter group)	100.0070	100.0070	100.0070	100.0070	100.0070	100.0070
	 Percentage of shares (as a % of the total share 	36.34%	36.46%	47.51%	36.34%	47.51%	47.41%
	capital of the company)	30.34 /0	30.40 %	47.51%	30.34 /0	47.5176	47.4170
	Particulars		3 months ended 31-December-2013				

в.	INVESTORS COMPLAINTS		
	Pending at the beginning of the quarter	0	
	Received during the quarter	75	
	Disposed of during the quarter	75	
	Remaining unresolved at the end of the quarter	0	

Stand-Alone Information (Audited)						Rs. in Lakhs	
	Quarter ended				Nine months ended		
Particulars	December	September	December	December	December	March 31,	
	31, 2013	30, 2013	31, 2012	31, 2013	31, 2012	2013	
Income from Operations	421,578	415,624	150,252	1,192,489	450,539	600,189	
Profit before tax	90,818	87,547	24,663	257,365	63,994	81,723	
Profit after tax	92,465	63,864	18,909	216,213	51,672	65,252	

imary Segments

The Company identifies its Primary Business Segments based on the type of services offered, i.e., IT Services & BPO services.

	Quarter ended					Year ended
Particulars	December 31, 2013	September 30, 2013	December 31, 2012	December 31, 2013	December 31, 2012	March 31, 2013
Segment Revenue						
a) IT	441,403	433,717	144,058	1,243,395	423,725	580,571
b) BPO	48,452	43,432	35,052	133,932	72,866	106,737
Total	489,855	477,149	179,110	1,377,327	496,591	687,308
Less: Inter Segment Revenue	-	-	-	-	-	-
Net Sales / Income from operations	489,855	477,149	179,110	1,377,327	496,591	687,308
Segment Profit before tax, interest and depreciation						
a) IT	165,962	169,166	53,485	470,308	155,566	212,111
b) BPO	21,311	19,724	13,143	59,227	28,325	41,302
Total	187,273	188,890	66,628	529,535	183,891	253,413
Less:						
(i) Finance costs	2,361	2,415	2,628	7,006	7,309	10,304
(ii) Other un-allocable expenditure Net off un-allocable income	80,175	86,192	31,036	224,303	98,658	138,455
Profit before tax	104,737	100,283	32,964	298,226	77,924	104,654

Segregation of assets, liabilities, depreciation and other non-cash expenses into various primary segments has not been done as the assets are us interchangeably between segments. Accordingly no disclosure relating to Segmental assets and liabilities has been made.

. The quarterly results have been reviewed by the Audit Committee and taken on records by the Board of Directors in its meeting held on 4th Februa 2014

. Scheme of Amalgamation and Arrangement

ursuant to the Scheme of Amalgamation and Arrangement (the "Scheme") sanctioned by the Honorable High Court of Andhra Pradesh vide its orde dated June 11, 2013 and the Honorable High Court of Judicature at Bombay vide its order dated September 28, 2012, Venturbay Consultants Privat Limited ("Venturbay"), CanvasM Technologies Limited ("CanvasM") and Mahindra Logisoft Business Solutions Limited ("Logisoft"), the wholly owne subsidiaries of the Company, and Satyam Computer Services Limited ("Satyam") an associate of the Company (through Venturbay) and C&S Syster Technologies Private Limited (C&S) a wholly owned subsidiary of erstwhile Satyam, merged with the Company with effect from April 1, 2011 (th appointed date") The Scheme came into effect on June 24, 2013 the day on which both the orders were delivered to the Registrar of the Companies an s, duties and obligations of Satyam, Venturbay, Canva reto the entire business and all the assets and lia oft and C&S have be ansferred to and vested in the Company with effect from April 1, 2011.

accordance with the Scheme, the investments held in the respective subsidiaries and associate have been cancelled and the Company has issued equity shares of Rs. 10 each fully paid up in respect of every 17 equity shares of Rs. 2 each in the equity share capital of Satyam, aggregating 103 akhs equity shares.

The Company transferred, out of its total holding in Satyam as on April 1, 2011, 2040 Lakhs equity shares to a Trust, to hold the shares and any addition or accretions thereto exclusively for the benefit of the Company. The balance shares held by the Company in Satyam have been cancelled. As the other amalgamating companies i.e. Venturbay, Logisoft, CanvasM and C&S were wholly owned subsidiaries of the Company / Satyam,

applicable, no equity shares were exchanged to effect the amalgamation in respect thereof. These amalgamations with the Company are non-cash transactions.

2.1 Accounting treatment of the amalgamati

The amalgamation is accounted under the 'pooling of interest' method as per Accounting Standard 14 as notified under Section 211(3C) of the Compar Act, 1956 and as modified under the Scheme as under

All assets and liabilities (including contingent liabilities), reserves, benefits under income tax, benefits for and under special economic zone registra luties and obligations of Satyam, Venturbay, CanvasM, Logisoft and C&S have been recorded in the books of account of the Company at their exist arrving amounts and in the same form.

The amount of Share Capital of Venturbay, CanvasM, Logisoft, Satyam and C&S have been adjusted against the corresponding investment balances he y the Company in the amalgamating companies and the equity shares issued by the Company pursuant to the Scheme and the excess of investme gross) over the Share Capital, as given below, have been adjusted to reserves ("Amalgamation Reserve").

by way of acknowledgement for receipt of certain alleged amounts referred to as "alleged advances". These letters were followed by legal notices from these companies dated August 4/5, 2009, claiming repayment of Rs. 123040 Lakhs allegedly given as temporary advances. The legal notices also claim damage compensation @18% per annum from date of advance till date of repayment. The erstwhile Satyam has not acknowledged any liability to any of the thirty seve companies and has replied to the legal notices stating that the claims are legally untenable.

The Directorate of Enforcement (ED) is investigating the matter under the Prevention of Money Laundering Act, 2002 ("PMLA") and directed the erstwhile Satyam to fumish details with regard to the alleged advances and has also directed it not to return the alleged advances until further instructions from the ED. In furtherance to the investigation by the ED, the erstwhile Satyam was served with a provisional attachment order dated October 18, 2012 issued by the Joint Director, Directorate of Enforcement, Hyderabad under Section 5(1) of the PMLA ("the Order"), attaching certain Fixed Deposit accounts of the Company aggregating Rs. 82200 Lakhs for a period of 150 days. This attachment was initiated consequent to the charge sheets filed by the CBI against the erstwhile promoters of erstwhile Satyam and others and investigation conducted by the ED under the PMLA. As stated in the Order, the investigations of the ED revealed that Rs. 82200 Lakbs constitutes "proceeds of crime" as defined in the PMLA. The erstwhile Satyam had challenged the Order in the Honorable High Court of Andhra Pradesh ("the Writ"). The Honorable High Court of Andhra Pradesh ("the High Court") has, pending further orders, granted stay of the said Order and all proceedings pursuant thereto vide its interim order dated December 11, 2012. The ED has challenged the interim order before the Division Bench of the Honorable High Court of Andhra Pradesh which is pending disposal. The ED has filed a petition before the Honorable High Court of Andhra Pradesh on June 3, 2013 to direct the banks with whom the aforementioned fixed deposits are held, not to allow the erstwhile Satyam to redeem/pre-close the Fixed Deposits pending disposal of the Writ. The petition is pending hearing.

The thirty seven companies had filed petitions / suits for recovery against the erstwhile Satyam before the City Civil Court, Secunderabad ("Court"), with a prayer that these companies be declared as indigent persons for seeking exemption from payment of requisite court fees. Some petitions (except in the case of one petition where court fees have been paid and the pauper petition converted into a suit which is pending disposal), a before the Court, at the stage of rejection / trial of pauperism.

The remaining petitions are at a preliminary stage before the Court, for considering condonation of delay in re-submission of pauper petitions. In one petition, th delay had been condoned by the Court and the Company has obtained an interim stay order from the Honorable High Court of Andhra Pradesh.

The erstwhile Satyam had received legal notices from nearly all of the above companies, calling for payment of the amounts allegedly advanced by them (including interest and damages), failing which they would be constrained to file a petition for winding up the affairs of Satyam. In pursuance thereof, one of the aforesa companies filed a winding up petition that was dismissed by the High Court. Against the said order of dismissal, the aforementioned company has filed an appe before the Division Bench of High Court of Andhra Pradesh which is pending hearing.

Furthermore, even in connection with the merger proceedings, the erstwhile Satyam had received letters from the aforesaid companies claiming themselves to be "creditors". They had pleaded inter-alia before the High Court (hearing the merger petition of the erstwhile Satyam with the Company) that the mandatory provision governing the scheme under the Companies Act have not been complied with in so far as convening a meeting of the creditors is concerned. They contended that without convening a meeting of the creditors and hearing their objections, the merger scheme could not be proceeded with

To address these and other related objections, the High Court directed the Official Liquidator, with the assistance of a firm of Chartered Accountants ("the firm"), t scrutinise the books of the erstwhile Satvam and submit a report on the allegations aforesaid including the accounting system adopted by it with respect to the alleged advances.

The firm, in their report, inter-alia, stated that the erstwhile Satvam under its new management, was justified in not treating these amounts as creditors and classifying these alleged advances as "Amounts pending investigation suspense account (net)"

The High Court after considering the report of the firm and other contentions of the erstwhile Satyam, held inter-alia, in its order approving the merger of the erstwhile Satyam with the Company, that the contention of the 37 companies that Satyam is retaining the money of the "creditors" and not paying the does not appear to be valid and further held that any right of the objecting creditors can be considered only if the genuineness of the debt is prove beyond doubt which is not so in this case.

The High Court in its order, further held that in the absence of Board resolutions and documents evidencing acceptance of unsecured loans by the forme management of the erstwhile Satyam, the new management of the erstwhile Satyam is justified in not crediting the amounts received in their names and not showin them as creditors and further reflecting such amounts as Amounts pending investigation suspense account (net).

In view of the aforesaid developments and also based on legal opinion, the erstwhile Satvam's management's view, which is also the Company's Managemen view, that the claim regarding the repayment of "alleged advances" (including interest thereon) of the 37 companies are not legally tenable has been re Accordingly, the Company's Management believes that, even in the unlikely event that the principal amount of the claim of the 37 companies is held to be tenable and the Company is required to repart these amounts, such an eventuality will not have an adverse bearing on either the Company's profils or its reserves in that period, since the Company has been legally advised that no damages / compensation / interest would be payable even in such an unlikely event.

However, notwithstanding the above, pending the final outcome of the recovery suit filed by the 37 companies in the City Civil Court and the ED matter under the PMLA pending before the High Court, the Company, as a matter of prudence, at this point of time, is continuing to classify the amounts of the alleged advances as "Amounts pending investigation suspense account (net)", and the same would be appropriately dealt with/reclassified when the final outcome becomes clearer

3.4. Provision for taxation

Erstwhile Satyam was carrying a total amount of Rs. 49892 Lakhs (net of taxes paid) as at March 31, 2013 (before giving effect to its amalgamation with the Company) towards provision for taxation, including for the prior years for which the assessments are under dispute Subsequent to the amalgamation, duly considering the professional advice obtained in the matter, the Management has re-evaluated the effects of the pos-

outcomes of the tax matters in dispute relating to erstwhile Satvam and the estimated excess tax provision amounting to Rs. 22660 Lakhs determined based or such evaluation in respect of the prior years has been written back during the current quarter. In the opinion of the Management the balance provision for taxa carried in the books with respect to the prior year disputes relating to erstwhile Satyam is adequate.

4. Exceptional item

The exceptional item (income) amounting to Rs. 12000 Lakhs represents write back during the current quarter of the estimated excess provision for contingend provided in an earlier year by erstwhile Satyam, based on a re-evaluation of the same by the Management

5. The Board of Directors of Tech Mahindra Limited (TechM) in their meeting held on November 29, 2013 have approved the scheme of amalgamation and arrangement (the "Scheme") which provides for the amalgamation of Mahindra Engineering Services Limited (MESL), under sections 391 to 394 read with sections 78, 100 to 104 and other applicable provisions of the Companies Act, 1956. The Scheme also provides for the consequent reorganization of the securities premium of TechM. The Appointed date of the Scheme is April 1, 2013.

The Board of Directors of TechM have recommended to issue 5 fully paid up Equity Shares of Rs 10 each of TechM for every 12 fully paid Equity Shares of Rs. each of MESL

The Company has received approval from Competition Commission of India (CCI) on January 10, 2014. Approvals from Bombay Stock Exchange and the Natio Stock Exchange are awaited. After receipt of necessary approvals from Bombay Stock Exchange and National Stock Exchange Company will file the scheme with High Court of Bombay.

The merger is effective only once order received from Honorable High Court of Bombay and is filed with the Registrar of Companies ('ROC'). 6. The results for the quarter and nine months ended 31st December 2013 include the results of merged entities giving effect to the scheme discussed in note 2 above, while the results of the corresponding periods in the previous years and the previous year ended March 31, 2013 does not include the results of the merg entities and hence the same are not comparabl

7. Current tax for the quarter and nine months ended December 31, 2013 includes provision of Rs. 298 lakhs and Rs. 2392 lakhs (nine months ended 31 December 2012 Rs. 2590 lakhs) of earlier years written back, no longer required as the company has received the refund on finalisation of assessment

8. Previous period figures have been regrouped/rearranged wherever necessary

9.The standalone financial results have been made available to the Stock Exchanges where the company's securities are listed and are posted on the company website www.techmahindra.com. 10. The gualification in the Auditors' Report for the nine months ended December 31, 2013, is summarised below

The Auditor has gualified their report on the following ground;

With respect to the matters described in Note 3.3 above, in the absence of complete / required information, and since the matter is sub-judice, their inability to comment on the accounting treatment/adjustments/disclosures relating to the aforesaid alleged advances amounting to Rs. 123040 Lakhs (net and the related claims for damages/compensation/interest, which may become necessary as a result of the ongoing legal proceedings and the ntial impact, if any, on these financial results. However, in the eventuality of any payment upto Rs 123040 lakhs, against the aforesaid claims for the principal amounts of the alleged advances, there will be no impact on the profits/losses or reserves of the Company.

11. Response to Auditors' gualification

/ith regard to the auditors' qualification in note above, refer to the details in note 3.3.

Date : 4th February, 2014 Place : Chennai

Vineet Nayyar Executive Vice Chairman