

Risk Factors Comparison 2024-10-15 to 2023-10-16 Form: 10-K

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Investing in our Class B common stock involves a high degree of risk. You should carefully consider the risks and uncertainties described below, together with all of the other information in this Annual Report on Form 10-K, including the section titled “Management’s Discussion and Analysis of Financial Condition and Results of Operations” and our consolidated financial statements and related notes, before making a decision to invest in our Class B common stock. The risks and uncertainties described below may not be the only ones we face. If any of the risks occur, our business, financial condition, operating results, cash flows and prospects could be materially and adversely affected. In that event, the market price of our common stock could decline, and you could lose part or all of your investment. Risk Factor Summary Our business operations are subject to numerous risks and uncertainties, including those outside of our control, that could cause our business, financial condition or operating results to be harmed, including, but not limited to, risks regarding the following: Risks Related to our Businesses and Operations ■ errors in our technology or technological issues outside our control; ■ cyberattacks impacting our networks or systems; ■ network disruptions, security breaches, or other significant disruptions or failures of our IT infrastructure and related systems or of those we operate for certain of our customers; ■ the failure, or perceived failure, of one or more of our products; ■ our international operations subject us to geopolitical and other risks including ongoing developments in Belarus **and**, Ukraine **and Israel**; ■ failures in our data center or services; ■ our dependence on industry standard protocols and third- party software, including but not limited to open- source software; ■ our dependence on a single supplier or small group of suppliers; ■ changes to rates by our suppliers and increasing regulatory charges or tariffs; ■ our customers, particularly our IDT Global customers, **and partners** could experience financial difficulties; ■ technologies could affect our ability to track the results of ads and / or could block ads online; Risks Related to Our NRS Business ■ substantial and increasing competition in the POS industry and payment space; ■ a decline in ~~the~~ advertising on the NRS platform due to macro- economic factors or otherwise; ■ the ability of NRS to develop products and services to address the market for POS products and services; Risks Related to Our **BOSS Money Business** ■ **BOSS Money faces a complex and dynamic regulatory landscape; ■ BOSS Money depends on a licensed network of agents for its retail money remittance business; ■ adverse fluctuations in exchange rates can materially impact revenue and profitability; ■ money transfer services can be vulnerable to illegal activities and fraud schemes; ■ BOSS Money has less brand recognition in the money remittance space compared to larger players, which could make it harder to attract and retain customers; Risks Related to Our** net2phone Business ● ■ competition against established well-financed alternative voice communication providers, who may provide comparable services at comparable or lower pricing; ● ■ the capacity, reliability, and performance of several third- party providers and their network infrastructure; ● ■ scaling the business efficiently or quickly enough to meet ~~its~~ customers’ growing needs; ● ■ the integration of Integra’s CCaaS business; Risks Related to Our Traditional Communications Segment ● each of our BOSS Revolution ~~Calling~~ and IDT Global businesses is highly sensitive to declining **demand and** prices; ● obtaining sufficient or cost- effective termination capacity to particular destinations; ● the termination of our carrier agreements with partners or our inability to enter into carrier agreements in the future; Risks Related to Our Financial Condition ● ■ we hold cash, cash equivalents, debt securities and equity investments that are subject to various market risks; ● ■ if we fail to maintain an effective system of internal control over financial reporting, we may not be able to accurately report our financial results; Intellectual Property, Tax, Regulatory, and Litigation Risks (many of which are related to our Fintech segment, among others) ■ protecting our proprietary technology; ■ claims of infringement of intellectual property rights of others; ■ tax and regulatory audits; ■ legal proceedings; ■ ~~our and~~ our disbursement partners’ and our payment processors’ ability to comply with a wide range of laws and regulations intended to help detect and prevent illegal or illicit activity; ■ licensing and other requirements imposed by regulators and governments; ■ our collection, processing, storage, use, and transmission of personal data; ■ collection of sales and use, value added, or similar taxes; ■ certain imminent FCC Orders and rules that effect the telecommunications marketplace; ■ our ability to comply with requirements for debit card, credit card, and other digital payment methods; Risks Related to Our Capital Structure ■ holders of our Class B common stock have significantly less voting power than holders of our Class A common stock; and ■ **eight trusts for the benefit of sons and daughters of Howard S. Jonas, our Chairman and Chairman of the Board, hold holds** shares that, in the aggregate, represent more than a majority of the combined voting power of our outstanding capital stock. Risks Related to Our Businesses and Operations Errors in our technology or technological issues outside our control could cause delays or interruptions to our customers. Our services can be disrupted by issues with our networks, platforms, technology, and systems, including malfunctions in our servers, processors, software or facilities. In addition, there may be service interruptions for reasons outside of our control. Our customers and potential customers subscribing to our services have experienced such interruptions in the past and may experience such interruptions in the future as a result of these types of problems or others which may or may not be in our control. Such interruptions may cause us to lose customers and / or offer customer credits, which could adversely affect our revenue and profitability. Network and telecommunication interruptions may also impair our ability to sign- up new customers. Cyberattacks impacting our networks or systems could have an adverse effect on our business. Cyberattacks, including through the use of malware, ransomware, computer viruses, denial of services attacks, credential harvesting, social engineering and other means for obtaining unauthorized access to or disrupting the operation of our networks and systems and those of our suppliers, vendors and other service providers, could have an adverse effect on our business. Cyberattacks may cause equipment failures, loss of information ~~;~~ (including sensitive personal information of customers or employees or valuable technical and marketing information **), or as well as** disruptions to our or our customers’ operations. Furthermore, ransomware could potentially deny

the use of our systems until a ransom is paid. Cyberattacks against companies, including us, have increased in frequency, scope, and potential harm in recent years. They may occur alone or in conjunction with physical attacks, especially where disruption of service is an objective of the attacker. The development and maintenance of systems to prevent such attacks is costly and requires ongoing monitoring and updating to address their increasing prevalence and sophistication. While, to date, we have not been subject to cyberattacks that, individually or in the aggregate, have been material to our operations or financial condition, the preventive actions we take to reduce the risks associated with cyberattacks, including protection of our systems and networks, may be insufficient to repel or mitigate the effects of a cyberattack in the future. The inability to operate or use our networks and systems or those of our suppliers, vendors, and other service providers as a result of cyberattacks, even for a limited period of time, may result in significant expenses to us and / or a loss of **revenue and** market share. The costs associated with a major cyberattack on us could include expensive incentives offered to existing customers and business partners to retain their business, increased expenditures on cybersecurity measures and the use of alternate resources, lost revenues from business interruption, and litigation. Further, certain of our businesses, such as those offering cloud services to business customers, could be negatively affected if our ability to protect our own networks and systems is called into question because of a cyberattack. In addition, a compromise of security or a theft or other compromise of valuable information, such as financial data and sensitive or private personal information, could result in lawsuits and government claims, investigations, or proceedings. Any of these occurrences could damage our reputation, adversely impact customer and investor confidence and result in a material adverse effect on our results of operation or financial condition. We could be harmed by network disruptions, security breaches, or other significant disruptions or failures of our IT infrastructure and related systems or of those we operate for certain of our customers. To be successful, we need to continue to have available, for our and our customers' use, a high capacity, reliable and secure network. We face the risk, as does any company, of a security breach, whether through **cyberattack** ~~cyber-attack~~, malware, computer viruses, sabotage, or other significant disruption of our IT infrastructure. As such, there is a risk of a security breach or disruption of the systems we operate, including possible unauthorized access to our and our customers' proprietary or classified information. We are also subject to breaches of our respective networks resulting in unauthorized utilization of our services or products, which subject us to the costs of providing those products or services, which are likely not recoverable. The secure maintenance and transmission of our and our customers' information is a critical element of our operations. Our information technology and other systems that maintain and transmit customer information, or those of service providers or business partners, may be compromised by a malicious third- party penetration of our network security, or that of a third- party service provider or business partner, or impacted by advertent or inadvertent actions or inactions by our employees, or those of a third- party service provider or business partner. As a result, our or our customers' information may be lost, disclosed, accessed, or taken without our or our customers' consent, or our product and service may be used without payment. Although we make significant efforts to maintain the security and integrity of these types of information and systems, there can be no assurance that our respective security efforts and measures will be effective or that attempted security breaches or disruptions would not be successful or damaging, especially in light of the growing sophistication of **cyberattacks** ~~cyber-attacks~~ and intrusions sponsored by state or other interests. We may be unable to anticipate all potential types of attacks or intrusions or to implement adequate security barriers or other preventative measures. Certain of our business units have been the subject of attempted and successful **cyberattacks** ~~cyber-attacks~~ in the past. We have researched these situations and do not believe any material internal, or customer information has been compromised. Network disruptions, security breaches and other significant failures of the above- described systems could (i) disrupt the proper functioning of our networks and systems and therefore our operations or those of certain of our customers; (ii) result in the unauthorized use of our services or products without payment; (iii) result in the unauthorized access to, and destruction, loss, theft, misappropriation or release of proprietary, confidential, sensitive or otherwise valuable information of ours or our customers, including trade secrets, which others could use to compete against us or for disruptive, destructive or otherwise harmful purposes and outcomes; and (iv) require significant management attention or financial resources to remedy the damages that result or to change our systems and processes. We could be subject to claims for contract breach, damages, credits, fines, penalties, termination, or other remedies from our customers, and subject to additional scrutiny or litigation by regulators, as a result of network disruptions, security breaches and other significant failures of the above- described systems, any or all of which could result in a loss of business, damage to our reputation among our customers and the public generally and have a negative impact on our results of operations, financial condition, and cash flows. If **technology that drives** one or more of our products **fail fails**, or is perceived to fail, or if there are technical defects, our reputation could be harmed, our market share may decline, and we could be subject to various liability claims. ~~Our~~ **The technology that drives and supports our** products may contain undetected errors or defects that may result in failures or otherwise cause our products to fail to perform in accordance with customer expectations and contractual obligations. Moreover, our customers could incorrectly implement or inadvertently misuse our products, which could result in customer dissatisfaction and harm the perceived utility of our products and our brand. Because our customers use our products for mission- critical aspects of their business, any real or perceived errors or defects in, or other performance problems with, our products may damage our customers' businesses and could significantly harm our reputation. If that occurs, we could lose future sales, or our existing customers could cancel our services, seek payment credits, seek damages against us, or delay or withhold payment to us, which could result in service credits that reduce our revenues, an increase in collection cycles for accounts receivable, an increase in our provision for uncollectible accounts, and ultimately harm our financial results. Product performance problems could result in loss of market share, reputational harm, failure to achieve market acceptance and the diversion of development resources. In addition, since telecommunications billing and associated telecom taxes, and the related calculations and billing of telecom taxes, are inherently complex and require highly sophisticated information systems to administer, our billing system may experience errors or we may improperly operate the system, which could result in the system incorrectly calculating the fees owed by our customers or related taxes and administrative fees. Customers also may make indemnification or warranty

claims against us, which could result in significant expense and risk of litigation. Any product liability, intellectual property, warranty, or other claims against us could damage our reputation and relationships with our customers and could require us to spend significant time and money in litigation or pay significant settlements or damages. Although we maintain general liability insurance, including coverage for errors and omissions, this coverage may not be sufficient to cover liabilities resulting from such claims. Also, our insurers may disclaim coverage. Our liability insurance also may not continue to be available to us on reasonable terms, in sufficient amounts, or at all. Any contract or product liability claims successfully brought against us would harm our business. **Our revenues and profits will suffer if..... costs, and other economic factors.** Failure in our data center or services could lead to significant costs and disruptions. All data centers, including ours, are subject to various points of failure. Problems with cooling equipment, generators, uninterruptible power supply, routers, switches, or other equipment, whether or not within our control, could result in service interruptions for our customers as well as equipment damage. Any failure or downtime could affect a significant percentage of our customers. The destruction or severe impairment of our data center facilities could result in significant downtime of our services and the loss of customer data. Our ability to provide cloud- based communication services is dependent upon our physical and cloud- based infrastructure. While most of our physical equipment required for providing these services is redundant in nature, certain types of failures or malfunctioning of critical hardware / software equipment, including but not limited to fire, water or other physical damage may impact our ability to deliver continuous service to our customers. Acts of God or terrorism or vandalism or negligence or gross negligence of person (s) currently or formerly associated with us including failure to properly update and maintain infrastructure may result in loss of revenue, profitability, and failure to retain and acquire new customers. Our ability to recover from disasters or failures, if and when they occur, is paramount to offering continued service to our existing customers. We maintain **redundant physical infrastructure between our data centers in Newark, New Jersey and Somerset, New Jersey for disaster recovery. We maintain a core site in a data center in São Paulo, Brazil and telecommunications points of presence in multiple cities in Brazil.** We operate multiple server sites in data centers in Canada, running UCaaS software licensed from a third party. We also operate servers in data centers in Hong Kong, London, and Spain. These network footprints do not guarantee continued reliability if a catastrophic event occurs. Despite implementation of network security measures, our servers may be vulnerable to computer viruses, break- ins, and similar disruptions from unauthorized tampering with our computer systems including, but not limited to, denial of service attacks. In addition, if there is a breach or alleged breach of security or privacy involving our services, including but not limited to data loss, or if any third party undertakes illegal or harmful actions using our communications or e-commerce services, our business and reputation could suffer substantial adverse publicity and impairment. We have experienced interruptions in service in the past. We have taken and continue to take steps to improve our infrastructure to prevent service interruptions. In addition to our physical infrastructure, we have a cloud infrastructure deployment with Amazon Web Services, or AWS, and Google Cloud that supplements and extends our physical infrastructure. We utilize AWS' and Google Cloud' s high availability configurations using multiple availability zones and, **in some cases,** we have services deployed in multiple AWS regions. However, we do not have cross region redundancy, which means we cannot guarantee continued reliability if AWS or Google Cloud suffers a catastrophic event which disrupts a region in which we have our services deployed. If there were a failure to respond quickly to problems, or such a catastrophic event were to occur, our customers may experience service interruptions, and we may suffer customer losses. Our **financial performance is subject to risks associated with changes in the value of the U. S. dollar relative to other currencies. Our primary exposure to movements in foreign currency exchange rates relates to non-U. S. dollar-denominated revenues and profits will suffer if** operating expenses. The strengthening of foreign currencies may increase our **distributors** costs denominated in those currencies, thus adversely affecting our earnings. The weakening of foreign currencies relative to the U. S. dollar adversely affects the U. S. dollar value of our foreign currency-denominated revenues and **sales representatives fail** earnings and could lead us to **effectively market and distribute** raise international pricing, potentially reducing demand for our products and services. In some circumstances, for competitive or other reasons, we may decide not to raise international pricing to offset the U. S. dollar' s strengthening, which would adversely affect the U. S. dollar value of our foreign currency-denominated revenue and earnings. We depend upon industry standard protocols and third-party software, including but not limited to open-source software. We rely on **our distributors and representatives to market and distribute our BOSS products and services and NRS' POS terminals and portfolio of services. We utilize a network of several hundred sub-proprietary third-distributors that sell our BOSS products and services to retail outlets throughout most of the United States. NRS' POS terminal sales and marketing efforts are targeted, in part-part software, to our nationwide network of BOSS Revolution retailers. If our distributors or sales representatives fail to effectively market or distribute our products and services, our ability to generate revenues and profits and grow our customer base for these products and services could be substantially impaired. Our global operations subject us to geopolitical and other risks that may harm our results of operations and financial condition. We have developers, product development personnel, other employees and senior management in different countries, and some of which business activities may be concentrated in** open source. We may be subject to additional royalties, license or trademark infringement costs or other unknown costs when one or more **geographic** of these third-party technologies are..... and retain highly skilled personnel for all areas of our organization, in particular our..... functionality of third-party digital advertising. As a result, **our ability to design, develop such technologies and tools could adversely affect our- or sell products** operating results. Our business, results of operation and **services may** financial condition could be adversely affected by the COVID-19 **■ geopolitical concerns, such as armed conflict and civil or military unrest, crime, political instability, and terrorist activity; ■ natural disasters and health concerns; ■ inefficient and limited infrastructure and disruptions, such as supply chain interruptions and large-19 pandemic and the scale outages or interruptions of service from utilities, transportation, or telecommunications providers; ■ restrictions on our operations** put in place in connection therewith. In May 2023, the World Health Organization declared an end to COVID-19 as a public health emergency. As of the date of this

Annual Report, we continue to monitor the situation. We responded to the global outbreak of COVID-19 by taking steps to mitigate the potential risks to us posed by its spread and the impact of the restrictions put in place by governments seeking to protect the population. We executed support local industries, nationalization of our operations, and restrictions on our ability to repatriate earnings; ■ differing employment practices and labor issues; and ■ local business continuity plan and implemented a comprehensive set cultural factors that differ from our normal standards and practices, including business practices that we are prohibited from engaging in by the Foreign Corrupt Practices Act, or FCPA, and other anti-corruption laws and regulations. Legal and regulatory requirements differ among jurisdictions worldwide. Violations of these laws and regulations could result in fines; criminal actions sanctions against us, our officers, for or the health and safety of our employees ; customers, and ; prohibitions on the conduct of our business partners ; and damage to our reputation. Although we have policies, controls, and procedures designed to ensure compliance with these laws, our employees, contractors, or agents may violate our policies . Our global employees transitioned to work from home during the third quarter of fiscal 2020. Beginning in the fourth quarter of fiscal 2021, our employees returned to work in our offices on a hybrid basis. We continue to implement strong physical and cyber security measures to ensure our systems remain functional to both serve our operational needs with a remote workforce and to provide uninterrupted service to our customers. If the COVID-19 pandemic resurges and has a more significant impact than currently, our business, operations, and financial condition could be impacted in more significant ways. We cannot predict with certainty the potential impact of COVID-19 if it re-invigorates on our results of operations, financial condition, or cash flows. Our international operations subject us to additional risks which could have an adverse effect on our business, operating results, and financial condition. We have attempted to control our operating expenses by utilizing lower- cost labor in foreign countries such as Belarus, Guatemala, Dominican Republic and Israel and we may in the future expand our reliance on offshore labor to other countries. Our employees in Belarus and Israel primarily help develop, test, and maintain certain of our technology. Our labor source in Guatemala and the Dominican Republic primarily performs certain call center, administrative, and customer acquisition functions. We also have significant operations in Brazil, Uruguay, and Argentina as a result of net2phone' s growth. Countries outside of the United States may be subject to relatively higher degrees of political and social instability and may lack the infrastructure to withstand political unrest or natural disasters. The occurrence of natural disasters, pandemics such as COVID-19, or political or economic instability in these countries could interfere with work performed by these labor sources or could result in our having to replace or reduce these labor sources. If countries in which we operate experience civil or political unrest or acts of terrorism, especially when such unrest leads to an unseating of the established government, our operations in such countries could be materially impaired. Our vendors in other countries could potentially shut down suddenly for any reason, including financial problems or personnel issues. Such disruptions could decrease efficiency, increase our costs, and have an adverse effect on our business or results of operations. The practice of utilizing labor based in foreign countries has come under increased scrutiny in the United States. Governmental authorities could seek to impose financial costs or restrictions on foreign companies providing services to customers or companies in the United States. Governmental authorities may attempt to prohibit or otherwise discourage us from sourcing services from offshore labor. The FCPA and other applicable anti- corruption laws and regulations prohibit certain types of payments by our employees, vendors, and agents. Any violation of the applicable anti-corruption laws or regulations by us, our subsidiaries or our local agents could expose us to significant penalties, fines, settlements, costs, and consent orders that may curtail or restrict our business as it is currently conducted and could have an adverse effect on our business, financial condition, or results of operations. Weakness of the United States dollar in relation to the currencies used in these foreign countries may also reduce the savings achievable through this strategy and could have an adverse effect on our business, financial condition, and results of operations. areas of our organization, in particular our technology and software engineering organization. Competition for qualified technology and engineering employees is intense and our compensation arrangements may not always be successful in attracting new employees and retaining and motivating our existing employees. Our continued ability to compete effectively depends on our ability to attract new employees and to retain and motivate our existing employees. New and existing technologies could affect our ability to track the results of ads and / or could block ads online, which would harm our business. A significant portion of our revenues are derived from customers acquired in connection with the display of advertisements online. Technologies have been developed to make tracking the results of our online advertisements more difficult or to block the display of advertisements altogether and some providers of online services have integrated technologies that could potentially impair the core functionality of third- party digital advertising. Substantial and increasingly intense competition in the POS industry may harm NRS' business. NRS competes in the POS market that is characterized by vigorous competition, changing technology, evolving industry standards, changing customer needs, and frequent introductions of new products and services. We expect competition to intensify in the future as existing and new competitors introduce new services or enhance existing services. NRS competes against many companies to attract customers, and some of these companies have greater financial resources and substantially larger bases of customers than NRS does, which may provide them with significant competitive advantages. These companies may devote greater resources to the development, promotion, and sale of products and services, may achieve economies of scale due to the size of their customer bases, and may more effectively introduce their own innovative products and services that adversely impacts NRS' growth. If some or all of NRS' competitors focus additional resources on our NRS' target markets, NRS' growth may slow, or we may lose customers due to the competition. NRS may also face pricing pressures from competitors, which may result in the need for NRS to alter the pricing that it offers and could reduce our profitability. If NRS fails to increase advertising on its platform, our business could be adversely affected. NRS' strategy includes increasing its revenues from brand advertising. Brands may not do business with NRS or may reduce the amounts they are willing to spend to advertise if NRS does not deliver ads, and other commercial content and marketing programs in an effective manner, or if they do not believe that their investment in advertising with NRS will generate a competitive return relative to other alternatives. NRS' ability to increase the number of brands that use

its brand advertising, and ultimately to generate advertising and marketing services revenues, depends on a number of factors, many of which are outside of our control. If NRS fails to increase advertising on its platform, our business could be adversely affected. The long- term success of NRS depends on its ability to develop products and services to address the rapidly evolving market for POS products and services, and, if it is not able to implement successful enhancements and new features for its products and services, our business could be materially and adversely affected. NRS' success will depend, in part, on its ability to develop new technologies and to adapt to technological changes and evolving industry standards. New services and technologies may be superior to, impair, or render obsolete the POS products and services that NRS currently offers or the technologies NRS currently uses to provide them. Incorporating new technologies into NRS' POS products and services may require substantial expenditures and take considerable time, and NRS may not be successful in realizing a return on these development efforts in a timely manner or at all. NRS' ability to develop new products and services may be inhibited by industry- wide standards, existing and future laws and regulations, resistance to change from its customers ~~, which includes NRS' sellers and their buyers~~, or third parties' intellectual property rights. If NRS is unable to provide enhancements and new features for its products and services or to develop new products and services that achieve market acceptance or that keep pace with rapid technological developments and evolving industry standards, our business would be materially and adversely affected

. BOSS Money and its retailers face a complex and dynamic regulatory landscape; changes in laws and regulations can impact business operations, and non- compliance or failure to comply with laws can result in hefty fines, penalties, operational restrictions and reputational damage. BOSS Money and its retailers face a complex and dynamic regulatory landscape related to anti- money laundering (AML), know your customer (KYC), consumer protection laws and data privacy. Changes in laws and regulations can impact business operations, and non- compliance or failure to comply with laws can result in hefty fines, penalties, operational restrictions and reputational damage. For example, certain banks, in an effort to comply with increasingly more challenging regulations, have gradually imposed stricter restrictions and limitations on money remittance retailers making deposits to bank accounts. This can negatively affect the business of the BOSS Money retailers and, at times, disincentivize retailers from growing their BOSS Money business. As governments and regulatory bodies place increasing emphasis on anti- money laundering, data privacy, consumer protection and financial transparency, BOSS Money and its retailers may face rising costs to ensure compliance with, among others, customer due diligence, transaction monitoring, and consumer data privacy protection and reporting, which can negatively affect, among other things, the ability of BOSS Money to maintain and grow its retailer network. BOSS Money depends on a licensed network of agents for its retail money remittance business. BOSS Money depends on a licensed network of agents for its retail money remittance business. Maintaining good relationships with agents, ensuring their compliance, and managing risks associated with their actions is critical but costly. Agents may not always act in BOSS Money' s best interest, engaging in fraudulent activities, regulatory violations, or causing reputational damage. In addition, agents could affect BOSS Money' s revenue and profitability due to non- payment of remittances collected or termination of the relationship. BOSS Money has financial and business exposure to fluctuations in the foreign exchange markets. BOSS Money' s international remittance business is subject to adverse fluctuations in U. S. dollar exchange rates, resulting from devaluation or appreciation of currencies, exchange rate volatility, or currency restrictions, which can materially impact revenue and profitability. BOSS Money can be vulnerable to illegal activities and fraud schemes BOSS Money' s transfer services can be vulnerable to illegal activities and fraud schemes such as identity theft, account takeover, money laundering, and terrorist financing. Failure to detect and mitigate these risks could lead to regulatory penalties, reputational harm and significantly and adversely affect revenues and profitability. BOSS Money' s rapid growth can strain resources and internal controls which could potentially lead to, among other things, operational inefficiencies, increased costs and reduced profitability. BOSS Money is experiencing rapid growth, which can strain resources and internal controls, carrying inherent risks and uncertainties when scaling operations or entering new markets, potentially leading to operational inefficiencies, increased costs and reduced profitability. BOSS Money' s growth depends on acquiring and retaining customers in a competitive market. BOSS Money invests significantly in marketing to grow its customer base. Rising costs of customer acquisition, especially in competitive markets, could adversely affect profitability. The rapid evolution of payment technologies and shifts in consumer preferences along with adoption of new technologies could disrupt the money transfer industry. The rapid evolution of payment technologies and shifts in consumer preferences along with adoption of new technologies such as mobile wallets, real- time payment systems and blockchain could disrupt the money transfer industry and require significant investments to stay competitive. Failure to innovate, adopt new technologies, or keep pace with industry advancements can potentially lead to market share and revenue declines. In addition, the inability to adapt to changing customer needs could significantly and negatively impact business growth. Disruptions in mobile networks or changes in consumer preferences for mobile devices could impact our business. BOSS Money relies heavily on mobile technology. Any disruptions in mobile networks or changes in consumer preferences for mobile devices could adversely impact our business. The BOSS Money and BOSS Revolution mobile apps are distributed through Apple' s App Store and Google Play app store. Changes in app store policies or restrictions could negatively impact our ability to reach customers. BOSS Money' s direct to consumer channel relies on the performance and uptime of its digital platform which means that failures in technology or software could impact transaction flow, customer satisfaction and ultimately revenues. BOSS Money has less brand recognition than many of its competitors in the money remittance space which could make it harder to attract and retain customers. Compared to its larger competitors such as Western Union, Moneygram, Ria, Intermex and Remitly, BOSS Money has less brand recognition in the money remittance space which could make it harder to attract and retain customers. BOSS Money leverages the brand value and trust built by BOSS Revolution. The remittance industry is highly sensitive to consumer trust. As such, negative publicity, such as being associated with poor

service, fraud or money laundering, could significantly and negatively harm BOSS Money's reputation leading to a loss of customers and revenue. BOSS Money relies on partnerships with global banks and payout agents to process transactions in its receiving markets. BOSS Money relies on partnerships with global banks and payout agents to process transactions in its receiving markets. If these partners face operational, financial, or regulatory issues, it could severely and negatively impact the company's ability to conduct business. BOSS Money's success depends, in part, on reliable access to international banking systems and payment infrastructure. Disruptions in these systems due to political or economic issues, or regulatory changes, could severely and negatively impact the company's ability to provide services.

net2phone's VoIP or cloud-based communications service competes against established well-financed alternative voice communication providers (such as Ring Central, 8x8 and Five9), who may provide comparable services at comparable or lower pricing or deploy new services that net2phone is unable to offer. Pricing in the telecommunications industry is very fluid and competitive. Price is often a substantial motivation-motivating factor in a customer's decision to switch to net2phone's cloud-based communications products and services. net2phone's competitors may reduce their rates, which may require it to reduce its rates, which would affect our revenues and profitability, or otherwise make our pricing non-competitive. net2phone may be at a disadvantage compared with those competitors who have substantially greater resources than us or may otherwise be better positioned to withstand an extended period of downward pricing pressure. Many of net2phone's current and potential competitors have longer operating histories, significantly greater resources and brand awareness, and a larger base of customers than we have-net2phone has. As a result, these competitors may have greater credibility with net2phone's existing and potential customers. net2phone's competitors may also offer bundled service arrangements that present a more differentiated or better integrated product to customers. Certain of net2phone's competitors that have more significant R & D capabilities may develop or deploy new value-added services that net2phone is unable to offer.

Announcements, or expectations, as to the introduction of new products and technologies by net2phone's competitors or net2phone could cause customers to defer purchases of net2phone's existing products, which also could have a material adverse effect on our business, financial condition, or operating results. net2phone depends in part upon the capacity, reliability, and performance of several third-party providers and their network infrastructure, the failure of which could cause delays or interruptions of net2phone's service and impact our revenue and profitability. net2phone depends on several third-party providers to provide uninterrupted and error-free service to maintain its operations. net2phone does not have control over these providers, and some of these providers are also its competitors. net2phone may be subject to interruptions or delays in their service and its reputation and business may be harmed. The failure of any of these third-party service providers to properly maintain services may result in negative consequences to net2phone, including but not limited to: (i) a loss of customers, (ii) adverse impact on its reputation, (iii) negative publicity, (iv) negative impact on its ability to acquire customers, (v) negative impact on its revenue and profitability, (vi) potential law suits for not reaching emergency E-911 services, and (vii) potential law suits for loss of business and loss of reputation. These third-party providers include but are not limited to: 4PSA, an opensource, Kamilio-based platform provider based in Romania and NetSapiens Inc. based in San Diego, CA. 4PSA is net2phone's current communications platform in most of South America and continues to serve as a legacy platform for a smaller percentage of customers in the U.S. NetSapiens is net2phone's current platform for its customers in Canada.

Internet Bandwidth Providers. net2phone's cloud-based communications service requires its customers to have an operative broadband Internet connection and an electrical power supply, which are provided by the customer's broadband Internet service provider and electric utility company and not by net2phone. The quality of some broadband Internet connections may be too poor for customers to use net2phone's services properly. In addition, if there is any interruption to a customer's broadband Internet service or electrical power supply, that customer will be unable to make or receive calls, including emergency calls, using net2phone's service. In addition, Internet backbone providers may be able to block, degrade or charge for access to, or the bandwidth use of certain of net2phone's products and services which could have a negative effect on its services and could lead to additional expenses and the loss of users. Further, customers who access net2phone's mobile application (or future applications) through their smartphones must have a high-speed connection to use its services. This access is provided by companies that have significant and increasing market power in the broadband and Internet access marketplace and some of these providers offer products and services that directly compete with net2phone's offerings, which give them a significant competitive advantage. Tier 1 and non-Tier 1 Telecom suppliers for Telecom Origination and Termination Services. net2phone depends on these companies to provide telecom services, sourcing of DID, porting of numbers, and delivering telephone calls from and to endpoints and devices on our network. If net2phone fails to maintain reliable connectivity or performance with its upstream carriers it could significantly reduce customer demand for its services and damage its business. E-911 and other emergency service providers. net2phone maintains an agreement with an E-911 provider to assist it in routing and terminating emergency calls directly to an emergency service dispatcher at the public-safety answering point, or PSAP, in the area of the customer's registered location. net2phone also contract with a provider for the national call center that operates 24 hours a day, seven days a week to receive certain emergency calls and with several companies that maintain PSAP databases for the purpose of deploying and operating E-911 services. The dispatcher will have automatic access to the customer's telephone number and registered location information. If a customer moves their service to a new location, the customer's registered location information must be updated and verified by the customer. Until that takes place, the customer will have to verbally advise the emergency dispatcher of his or her actual location at the time of an E-911 call. This can lead to delays in the delivery of emergency services. Interruptions in service from these vendors could also cause failures in net2phone's customers' access to E-911 services and expose it to liability. Local number portability providers. net2phone has agreements with companies that initiate its local number portability, which allows new customers to retain their existing telephone numbers when subscribing to its services. net2phone needs to work with these companies to properly port numbers. The failure to port numbers may cause net2phone to lose customers. net2phone faces risks from the outsourcing of the manufacturing of its desktop telephones ("desktop devices"). net2phone primarily sells Polycom,

Yealink and Grandstream- branded desktop devices, although, it supports other third- party devices as well. These desktop devices are being manufactured by vendors in China. Recent supply- chain challenges in China and global ramifications of supply- chain difficulties, the U. S. trade war with China, including trade protection measures such as tariffs, and the effects of any new wave of COVID- 19 infections or another pandemic may cause disruptions in obtaining its desktop devices. This may increase pricing, slow delivery times or may force net2phone to find another third- party manufacturer of its branded desktop devices. net2phone targets sales to small, mid- market and enterprise customers. Not properly managing these customers could negatively affect our business, cash flow and operations. A substantial percentage of net2phone’ s revenues comes from small and medium- sized businesses. These customers may be more adversely affected by economic downturns than larger, more established businesses. The majority of net2phone’ s customers pay for subscriptions with credit cards. Weakness in certain segments of the credit markets in the U. S. and global economies may result in increased numbers of rejected credit and debit card payments, which could negatively affect net2phone’ s business. If small and medium- sized businesses experience financial hardship because of a weakening economy, industry consolidation, or any other reason, the overall demand for net2phone’ s products and services could be materially and adversely affected. Selling to larger enterprise customers also contains inherent risks and uncertainties. The loss of a key customer or the failure of some of them to renew or to continue to recommend net2phone’ s products may have a material negative impact on its results. net2phone has a limited history of selling its services to larger businesses and may experience challenges in configuring and providing ongoing support for the products it sells to large customers. Larger customers’ networks are often more complex than those of smaller customers, and the configuration of services for these customers usually requires customer assistance. There is no guarantee that the customer will make available to net2phone the necessary personnel and other resources for a successful configuration of services. Lack of assistance from the customers or lack of local resources may prevent net2phone from properly configuring its services for these customers, which can in turn adversely impact the quality of services that it delivers over its customers’ networks, and / or may result in delays in the implementation of its services and impact the quality and ability to continue to provide the services. This could also create a public perception that net2phone is unable to deliver high quality service to its customers, which could harm its reputation. In addition to the foregoing, larger customers tend to require higher levels of customer service and individual attention, which may increase net2phone’ s costs for implementing and delivering services. If net2phone’ s existing customers terminate their subscriptions or reduce their subscriptions and related usage, its revenues and earnings will be harmed, and we will be required to spend more money to grow net2phone’ s customer base. net2phone expects to continue to derive a significant portion of its revenues from existing customers. As a result, retaining its existing customers is critical to its future operating results. net2phone offers monthly, annual and multiple- year contracts to its customers, generally with 30 days’ notice required for reductions in the number of seats. Increases in the number of seats can be provisioned almost immediately. Subscriptions and related usage by existing customers may decrease if: ■ customers are not satisfied with the services, prices or the functionality of net2phone’ s products; ■ the stability, performance or security of net2phone’ s products are not satisfactory; ■ the U. S. or global economy declines; ■ net2phone’ s customers’ business or demand for net2phone’ s services declines due to industry cycles, seasonality, business difficulties or other reasons, including the impact of the COVID- 19 pandemic; ■ customers favor products offered by other providers, particularly as competition continues to increase; ■ alternative technologies, products or features emerge or gain popularity that net2phone does not provide; ■ net2phone’ s customers or potential customers experience financial difficulties; or ■ fewer customers purchase services from net2phone. If net2phone’ s existing customers’ subscriptions and related usage decrease or are terminated, net2phone will need to spend more money to acquire new customers and still may not be able to maintain its existing level of revenues. net2phone incurs significant costs and expenses, including sales and marketing expenses, to acquire new customers, and those costs and expenses are an important factor in determining our profitability. There can be no assurance that net2phone’ s efforts to acquire new customers will be successful. net2phone must acquire new customers on an ongoing basis to maintain and increase its customers and revenues while the significant costs to acquire new customers may hinder profitability. net2phone will have to acquire new customers to increase revenues. net2phone incurs significant costs to acquire new customers, and those costs are an important factor in determining our profitability. Therefore, if net2phone is unsuccessful in retaining customers or is required to spend significant amounts to acquire new customers, its revenue and or profits would decrease, which would negatively affect profitability. Sales and marketing expenditures are an ongoing requirement of net2phone’ s business as it strives to acquire more new customers. net2phone’ s customer churn rate may increase in future periods, which may adversely impact its revenue or require it to spend more money to grow its customer base. net2phone’ s customers generally have initial service periods of between two and three years and may discontinue their subscriptions for services after the expiration of their initial subscription period. In addition, net2phone’ s customers may renew for lower subscription amounts or for shorter contract lengths. net2phone may not accurately predict cancellation rates for its customers. net2phone’ s cancellation rates may increase or fluctuate because of several factors, including customer needs, pricing changes, number of applications used by its customers, customer satisfaction with its service, the acquisition of net2phone’ s customers by other companies, and deteriorating general economic conditions. If net2phone’ s customers do not renew their subscriptions for its service or decrease the amount they spend with net2phone, its revenue will decline, and our business will suffer. net2phone may not be able to scale its business efficiently or quickly enough to meet its customers’ growing needs, in which case our operating results could be harmed. As usage of net2phone’ s cloud- based communications services by mid- market and larger distributed enterprises expands and as customers continue to integrate its services across their enterprises, net2phone is required to devote additional resources to improving its application architecture, integrating net2phone’ s products and applications across our technology platform as well as expanding integration and performance. net2phone will need to appropriately scale its internal business systems and services organization, including its onboarding and customer support services to serve a growing customer base. Any failure of or delay in these efforts could impair net2phone’ s systems’ performance and reduce customer satisfaction, which could result in decreased sales to new

customers and lower renewal rates by existing customers and eventually hurt net2phone's revenue growth and its reputation. We cannot guarantee that the expansion and improvements to our infrastructure and systems will be fully or effectively implemented on a timely basis, if at all, which failure may reduce our revenue and earnings and adversely impact our financial results. net2phone may not realize the anticipated benefits of its acquisition of Integra's CCaaS business. On March 3, 2022, net2phone purchased all of the outstanding shares of Onwaba S. R. L. and Gem S. R. L. Onwaba S. R. L. and Gem S. R. L. are located in Uruguay and ~~use-used~~ the trade name Integra, **which we have rebranded as Ucontact**. ~~Integra-Ucontact~~ provides cloud-based CCaaS in the Americas and Europe. The success of the acquisition of ~~Integra-Ucontact~~ will depend, in part, on net2phone's ability to provide its customers and channel partners with a robust stand-alone contact center solution or an intelligently integrated UCaaS and CCaaS solution. The target market for the ~~Integra-Ucontact~~ CCaaS solution is two-fold: (i) businesses and other entities with embedded service and support centers; and (ii) contact centers / BPO providers. Consistent with businesses across the globe that have been moving their on-premise phone systems to the cloud, these service and support centers and contact centers are migrating in a similar fashion, propelled by the growing hybrid and remote work environments. The ~~Integra-Ucontact~~ CCaaS platform is layered with a development surface which allows for custom deployments and sophisticated work force management, where the solution is tailored to the center's work-flow requirements. This customization will provide for an additional layer of stickiness, which is expected to translate into longer term service periods with the end user. For this reason, we also expect to see increased stickiness with our current and future UCaaS customers that bundle CCaaS into their product suite. We also expect this solution set to open for us a whole new segment of channel partners that specifically target CCaaS audiences. Our capacity to realize these anticipated benefits is subject to certain risks, including, among others, our ability to successfully integrate the CCaaS business, and the risk that the CCaaS business will not perform as expected. If we are not able to successfully integrate Integra's CCaaS business within the anticipated time frame, or at all, the anticipated synergies, operational efficiencies and other benefits of the acquisition may not be realized fully or may take longer to realize than expected, and we may not perform as expected. Integrating Integra's CCaaS business may be more difficult, time-consuming or costly than expected. There can be no assurances that Integra's CCaaS business, **which we rebranded as Ucontact**, can be integrated successfully. It is possible that the integration process could result in the loss of key employees, the disruption of net2phone's ongoing UCaaS business or unexpected integration issues, such as higher than expected integration costs and an overall post-completion integration process that takes longer than originally anticipated. Specifically, issues that must be addressed in integrating the operations of ~~Integra-Ucontact~~ in order to realize the anticipated benefits of the acquisition, so net2phone performs as expected include, among others: ■ integrating the companies' technologies, products and services; ■ harmonizing the companies' operating practices, employee development, compensation and benefit programs, internal controls and other policies, procedures and processes; ■ attracting and recruiting prospective employees; ■ maintaining existing agreements with customers and vendors and avoiding delays in entering into new agreements with prospective customers and vendors; and ■ coordinating and servicing geographically dispersed organizations. Each of our BOSS Revolution ~~Calling~~ and IDT Global businesses is highly sensitive to declining prices, which may adversely affect our revenues and profitability. The worldwide telecommunications industry is characterized by intense price competition, which has resulted in declines in both our average per-minute price realizations and our average per-minute termination costs. Many of our competitors continue to aggressively price their services or offer them for free. The intense competition has led to continued erosion in our pricing power, in both our retail and wholesale markets, and we have generally had to pass along all or some of the savings we achieve on our per-minute costs to our customers in the form of lower prices. In the case of some international calling locations, ~~when average per-minute termination cost decline to a nominal amount~~, indirect competitors, such as wireless carriers, may include calls to those locations at no extra cost, which increases our risk of losing customers. Any price increase by either our BOSS Revolution ~~Calling~~, or IDT Global business may result in our prices becoming less attractive to customers, which may result in a reduction of revenue. If these trends in pricing continue or accelerate, it could have a material adverse effect on the revenues generated by our BOSS Revolution ~~Calling~~ and IDT Global businesses and / or our profitability. We may not be able to obtain sufficient or cost-effective termination capacity to particular destinations, which could adversely affect our revenues and profits. Most of our telecommunications' traffic is terminated through third-party providers. In order to support our minutes of use demands and geographic footprint, we may need to obtain additional termination capacity or destinations. We may not be able to obtain sufficient termination capacity from high-quality carriers to particular destinations or may have to pay significant amounts to obtain such capacity. This could result in our not being able to support our minutes of use demands or in higher cost-per-minute to particular destinations, which could adversely affect our revenues and profits. The termination of our carrier agreements with partners or our inability to enter into carrier agreements in the future could materially and adversely affect our ability to compete, which could reduce our revenues and profits. We rely upon our carrier agreements with partners to provide our telecommunications services to our customers. These carrier agreements are for finite terms and, therefore, there can be no guarantee that these agreements will be renewed at all or on favorable terms to us. Our ability to compete would be adversely affected if our carrier agreements were terminated or we were unable to enter into carrier agreements in the future to provide our telecommunications services to our customers, which could result in a reduction of our revenues and profits. Risk Related to Our Financial Condition We hold cash, cash equivalents, debt securities and equity investments that are subject to various market risks. At July 31, ~~2023~~ **2024**, we had cash, cash equivalents, debt securities, and current equity investments of \$ ~~152.193~~ **20** million. Debt securities and equity investments carry a degree of risk, as there can be no assurance that we can redeem them at any time and that our investment managers will be able to accurately predict the course of price movements and, in general, the securities markets have in recent years been characterized by great volatility and unpredictability. As a result of these different market risks, our holdings of cash, cash equivalents, debt securities, and equity investments could be materially and adversely affected. If we fail to maintain an effective system of internal control over financial reporting, we may not be able to accurately report our financial results, and current and potential stockholders may lose confidence in our financial reporting which could

have a negative effect on the trading price of our stock. We are required by the Securities and Exchange Commission to establish and maintain adequate internal control over financial reporting that provides reasonable assurance regarding the reliability of our financial reporting and the preparation of financial statements in accordance with accounting principles generally accepted in the United States. We are likewise required, on a quarterly basis, to evaluate the effectiveness of our internal controls and to disclose any changes and material weaknesses in those internal controls. A material weakness is a deficiency, or a combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of the company's annual or interim financial statements will not be prevented or detected on a timely basis. We cannot be certain that we will continue to maintain an effective system of internal control over our financial reporting in future periods. Any failure to maintain such internal controls could adversely impact our ability to report our financial results on a timely and accurate basis. If our financial statements are not accurate, investors may not have a complete understanding of our operations. Likewise, if our financial statements are not filed on a timely basis as required by the Securities and Exchange Commission and The New York Stock Exchange, we could face severe consequences from those authorities. In either case, there could be a material adverse effect on our business. Inferior internal controls could also cause investors to lose confidence in our reported financial information, which could have a negative effect on the trading price of our stock. We provide communications and payment services to consumers and are therefore subject to various federal and state laws and regulations. As a provider of communications and payment services to consumers, such as BOSS Revolution **and Calling or BOSS Money**, we are subject to various federal and state laws and regulations relating to the manner in which we advertise our services, describe and present the terms of our services, and communicate with our customers and consumers in general. Compliance with these laws requires us to be constantly vigilant as they often vary from state to state. Failure to comply with these laws could result in action being taken by federal and state agencies or offices responsible for consumer protection, like the Federal Trade Commission, or FTC, which could have a ~~materially~~ **material** adverse effect on our results of operations, financial condition, revenues, and profits. We may be adversely affected if we fail to protect our proprietary technology. We depend on proprietary technology and other intellectual property rights in conducting our various business operations. We rely on a combination of patents, copyrights, trademarks and trade secret protection, and contractual rights to establish and protect our proprietary rights. Circumstances outside our control could pose a threat to our intellectual property rights. For example, effective intellectual property protection may not be available in every country in which our products and services are distributed. Also, the efforts we have taken to protect our proprietary rights may not be sufficient or effective enough. Any significant impairment of our intellectual property rights could harm our business or our ability to compete. Also, protecting our intellectual property rights is costly and time consuming. Any increase in the unauthorized use of our intellectual property could make it more expensive to do business and harm our operating results. Failure of our patents, copyrights, trademarks, and trade secret protection, non-disclosure agreements and other measures to provide protection of our technology and our intellectual property rights could enable our competitors to compete with us more effectively and have an adverse effect on our business, financial condition, and results of operations. Rapid, significant, and disruptive technological changes impact the industries in which we operate, and we expect new services and technologies to continue to emerge and evolve. We cannot predict the effects of technological changes on our businesses. Developing and incorporating new technologies into our products and services may require significant investment, take considerable time, and ultimately may not be successful. In addition, we may be required to litigate in the future to enforce our intellectual property rights, to protect our trade secrets, to determine the validity and scope of the proprietary rights of others, or to defend against claims of infringement or invalidity. Any such litigation could result in substantial costs and diversion of resources and could have a material adverse effect on our business, financial condition, or results of operations, and there can be no assurances that we will be successful in any such litigation. We may be subject to claims of infringement of intellectual property rights of others, which could have a material adverse effect on our results of operations, financial condition, revenues, and profits. Companies in the telecommunications industry and other industries in which we compete own large numbers of patents, copyrights and trademarks and frequently enter into litigation based on allegations of infringement or other violations of intellectual property rights. As we face increasing competition, the possibility of intellectual property claims against us grows. Although we do not believe that we infringe upon the intellectual property rights of others, our technologies may not be able to withstand any third-party claims or rights against their use. From time to time, we may be subject to claims and legal proceedings from third parties regarding alleged infringement by us of trademarks, copyrights, patents, and other intellectual property rights. Such lawsuits can be expensive and time-consuming and could distract us and our management from focusing on our businesses. Further, the loss of such lawsuits could result in financial burdens and the requirement to modify our modes of operation, which could materially adversely affect our business. We are subject to tax and regulatory audits which could result in the imposition of liabilities that may or may not have been reserved. We are subject to audits by taxing and regulatory authorities with respect to certain of our income and operations. These audits can cover periods for several years prior to the date the audit is undertaken and could result in the imposition of liabilities, interest, and penalties if our positions are not accepted by the auditing entity. Our 2017 FCC Form 499-A, which ~~reports~~ **reported** our calendar year 2016 revenue was audited by the Universal Service Administrative Company, or USAC. The Internal Audit Division of USAC issued preliminary audit findings and, in accordance with USAC's audit procedures, we appealed certain of the findings. USAC issued a final decision, and the final decision overturned one of the initial findings but left the remaining initial findings in place. The reversal will result in the elimination of a \$ 1.8 million charge by the Universal Service Fund. The final decision upheld the imposition of a \$ 2.9 million charge to the Federal Telecommunications Relay Service, or TRS, Fund. We have appealed the USAC's final decision **imposed a \$ 2.9 million charge on us for the Federal TRS Fund. We have appealed the USAC's final decision to the FCC and do not intend to remit payment for the TRS Fund fees unless and until a negative decision on our appeal has been issued. We have made certain changes to our filing policies and procedures for years that remain potentially under audit.** As of July 31, 2023-2024, our accrued expenses

included \$ ~~26-25~~ ~~8-9~~ million for FCC- related regulatory fees for the year covered by the audit, as well as prior and subsequent years. If we do not properly calculate, or have not properly calculated, the amount payable by us to the FCC, we may be subject to interest and penalties. We are subject to value added tax, or VAT, audits from time- to- time in various jurisdictions. In the conduct of such audits, we may be required to disclose information of a sensitive nature and, in general, to modify the way we have conducted business with our distributors until the present, which may affect our business in an adverse manner. We are also subject to audits in various jurisdictions for various other taxes, including utility excise tax, sales and use tax, communications services tax, gross receipts tax, and property tax. Our business is subject to strict regulation under federal law regarding anti- money laundering and anti- terrorist financing. Failure to comply with such laws, or abuse of our programs for purposes of money laundering or terrorist financing, could have a material adverse impact on our business, financial condition, and operating results. Provisions of the USA PATRIOT Act, the Bank Secrecy Act and other federal laws impose substantial regulations on financial institutions that are designed to prevent money laundering and the financing of terrorist organizations. Increasing regulatory scrutiny of our industry with respect to money laundering and terrorist financing matters could result in more aggressive enforcement of these laws or the enactment of more onerous regulation, which could have a material adverse impact on our business. In addition, abuse of our money transfer services or prepaid card programs for purposes of money laundering or terrorist financing, notwithstanding our efforts to prevent such abuse through our regulatory compliance and risk management programs, could cause reputational or other harm that would have a material adverse impact on our business, financial condition, and operating results. Our business is subject to a wide range of laws and regulations intended to help detect and prevent illegal or illicit activity and our failure, or the failure of one of our disbursement partners or payment processors to comply with those laws and regulations could harm our business, financial condition, and operating results. Our BOSS Money and network branded prepaid card services are subject to a strict set of legal and regulatory requirements intended to help detect and prevent money laundering, terrorist financing, fraud, and other illicit activity. The interpretation of those requirements by judges, regulatory bodies and enforcement agencies is changing, often quickly and with little notice. Economic and trade sanctions programs that are administered by the U. S. Treasury Department’ s Office of Foreign Assets Control ~~, or OFAC,~~ prohibit or restrict transactions to or from or dealings with specified countries, their governments, and in certain circumstances, with individuals and entities that are specially designated nationals of those countries, narcotics traffickers and terrorists or terrorist organizations. As federal, state, and foreign legislative regulatory scrutiny and enforcement action in these areas increase, we expect our costs to comply with these requirements will increase, perhaps substantially. Failure to comply with any of these requirements by us, our regulated retailers or our disbursement partners could result in the suspension or revocation of a money transmitter license, the limitation, suspension or termination of our services, the seizure and / or forfeiture of our assets and / or the imposition of civil and criminal penalties, including fines. Furthermore, failure by us or our agents to comply with applicable laws and regulations could also result in termination of contracts with our banks and / or merchant payment processors. Termination of services by one of our retail banks would seriously diminish our ability to collect funds from our BOSS Revolution agents. Likewise, termination of services by our merchant processor would negatively impact our ability to process payments in our digital channels. The foregoing laws and regulations are constantly evolving, unclear, and inconsistent across various jurisdictions, making compliance challenging. If we fail to update our compliance system to reflect legislative or regulatory developments, we could incur penalties. New legislation, changes in laws or regulations, implementing rules and regulations, litigation, court rulings, changes in industry practices or standards, changes in systems rules or requirements or other similar events could expose us to increased compliance costs, liability, reputational damage, and could reduce the market value of our BOSS Money and network branded prepaid card services or render them less profitable or obsolete. The Dodd- Frank Act, as well as the regulations required by the Dodd- Frank Act and the Consumer Financial Protection Bureau could harm us and the scope of our activities, and could harm our operations, results of operations, and financial condition. The Dodd- Frank Act, which became law in the United States on July 21, 2010, ~~enacted calls for~~ significant structural reforms and substantive regulation across the financial services industry. In addition, the Dodd- Frank Act created the Consumer Financial Protection Bureau, or CFPB, whose purpose is to issue and enforce consumer protection initiatives governing financial products and services, including money transfer services. We may be subject to examination by the CFPB, which has broad authority to enforce consumer financial laws. The CFPB has a large budget and staff and has broad authority with respect to our money transfer service and related business. It is authorized to collect fines and provide consumer restitution in the event of violations, engage in consumer financial education, track consumer complaints, request data, and promote the availability of financial services to underserved consumers and communities. In addition, the CFPB may adopt other regulations governing consumer financial services, including regulations defining unfair, deceptive, or abusive acts or practices, and new model disclosures. The CFPB’ s authority to change regulations adopted in the past by other regulators, or to rescind or alter past regulatory guidance, could increase our compliance costs and litigation exposure. The Dodd- Frank Act ~~establishes~~ ~~established~~ a Financial Stability Oversight ~~Council~~ **Council** that is authorized to designate as “ systemically important ” non- bank financial companies and payment systems. Companies designated under either standard will become subject to new regulation and regulatory supervision. If we were designated under either standard, the additional regulatory and supervisory requirements could result in costly new compliance burdens or may require changes in the way we conduct business that could harm our business, financial condition, and operating results. We are subject to licensing and other requirements imposed by U. S. state regulators, and the U. S. federal government. If we were found to be subject to or in violation of any laws or regulations governing money transmitters, we could lose our licenses, be subject to liability or be forced to change our business practices, which could harm our business, results of operations, and financial condition. A number of states and territories have enacted legislation regulating money transmitters, with 49 states requiring a license as of July 31, ~~2023-2024~~ . At July 31, ~~2023-2024~~ , we had obtained licenses to operate as a money transmitter in 48 U. S. states and Washington, D. C. We are also registered as money services businesses with the Financial Crimes Enforcement Network of the U. S. Department of the Treasury, or FinCEN. As a licensed money

transmitter, we are subject to bonding requirements, liquidity requirements, restrictions on our investment of customer funds, reporting requirements, and inspection by state and foreign regulatory agencies. If we were found to be subject to and in violation of any banking or money services laws or regulations, we could be subject to liability or additional restrictions, such as increased liquidity requirements. In addition, our licenses could be revoked, or we could be forced to cease doing business or change our practices in certain states or jurisdictions or be required to obtain additional licenses or regulatory approvals that could impose a substantial cost on us. Regulators could also impose other regulatory orders and sanctions on us. Any change to our business practices that makes our service less attractive to customers or prohibits use of our services by residents of a particular jurisdiction could decrease our transaction volume and harm our business, financial condition, and operating results. Our disbursement partners generally are regulated institutions in their home jurisdiction, and money transfers are regulated by governments in both the United States and in the jurisdiction of the recipient. If our disbursement partners fail to comply with applicable laws, it could harm our business, results of operations, and financial condition. Money transfers are regulated by state, federal and foreign governments. Many of our disbursement partners are banks that are heavily regulated by their home jurisdictions. Our non-bank disbursement partners are also subject to money transfer regulations. We require regulatory compliance as a condition to our continued relationship, perform due diligence on our disbursement partners, and monitor them periodically with the goal of meeting regulatory expectations. However, there are limits to the extent to which we can monitor their regulatory compliance. Any determination that our disbursement partners or their sub-disbursement partners have violated laws and regulations could seriously damage our reputation, resulting in diminished revenue and profit and increased operating costs. While our services are not directly regulated by governments outside the United States, except with respect to IDT Financial Services Limited, or IDTFS, our Gibraltar-based bank as discussed below, it is possible that in some cases we could be liable for the failure of our disbursement partners or their sub-disbursement partners to comply with laws, which also could harm our business, financial condition, and results of operations. IDTFS is regulated by the Gibraltar Financial Services Commission, or FSC, and, as such, is subject to Gibraltar and EU laws relating to financial institutions. As an issuer of prepaid debit cards for programs operated by other entities, commonly known as program managers, IDTFS is responsible, inter alia, for anti-money laundering laws oversight and compliance. If we were to fail to implement the requisite controls or follow the rules and procedures mandated by the FSC and applicable law, we could be subject to regulatory fines, and even the loss of our banking license. We receive, store, process, and use personal information and other data, which subjects us to governmental regulation and other legal obligations related to privacy. Our actual or perceived failure to comply with such obligations could harm our business, financial condition, and results of operations. We receive, store, and process personal information and other customer data, including bank account numbers, credit and debit card information, identification numbers, and images of government identification cards. As a result, we are required to comply with the privacy provisions of the Gramm-Leach-Bliley Act of 1999, or the Gramm-Leach-Bliley Act, and the Payment Card Industry Data Security Standard, or PCI DSS. There are also numerous other federal, state, local, and international laws, such as the California Consumer Privacy Act, or CCPA and the EU's General Data Protection Regulation, or GDPR, regarding privacy and the storing, sharing, use, processing, disclosure, and protection of personal information and other customer data, the scope of which are changing, subject to differing interpretations, and may be inconsistent among different jurisdictions or conflict with other applicable rules. It is possible that these obligations may be interpreted and applied in a manner that is inconsistent from one jurisdiction to another and may conflict with other rules or our business practices. Additionally, with advances in computer capabilities and data protection requirements to address ongoing threats, we may be required to expend significant capital and other resources to protect against potential security breaches or to alleviate problems caused by security breaches. Any failure or perceived failure by us to comply with our privacy policies, our privacy-related obligations to customers or other third parties, or our privacy-related legal obligations, or any compromise of security that results in the unauthorized release or transfer of personally identifiable information or other customer data, may result in governmental enforcement actions, fines, or litigation. If there is a breach of credit or debit card information that we store, we could also be liable to the issuing banks for their cost of issuing new cards and related expenses. In addition, a significant breach could result in our being prohibited from processing transactions for any of the relevant network organizations, such as Visa or MasterCard, which would harm our business. If any third parties with whom we work, such as marketing partners, vendors, or developers, violate applicable laws or our policies, such violations may put our customers' information at risk and could harm our business. Any negative publicity arising out of a data breach or failure to comply with applicable privacy requirements could damage our reputation and cause our customers to lose trust in us, which could harm our business, results of operations, financial position, and potential for growth. We may be harmed by certain imminent FCC Orders and rules that effect the telecommunications marketplace. In the Telephone Robocall Abuse Criminal Enforcement and Deterrence, or TRACED, Act, Congress gave the FCC new tools to fight unwanted, and often illegal, robocalls, the top consumer complaint reported to the FCC annually. The TRACED Act required the FCC to mandate the STIR / SHAKEN caller identification framework. STIR / SHAKEN enables phone companies to verify that the caller ID information transmitted with a call matches the caller's real phone number. The FCC has issued a series of Orders and adopted several rules to implement the TRACED Act. For example, by June 30, 2021, many domestic and foreign carriers were required to register with the FCC specifically for TRACED Act compliance. Initially, the FCC concluded that by September 28, 2021, we and other similarly situated carriers would not be able to accept certain IP-based telecommunications traffic from foreign and domestic carrier partners unless those carriers were registered with the FCC. However, the FCC temporarily suspended this obligation while it reconsiders its impact. We believe the FCC will eventually reinstate the rule or implement a new rule that will have a comparable impact upon us and the industry as a whole. We also believe the FCC will continue to address and refine its rules in this area. Of equal importance, carriers such as us have the right to "sign" their traffic, effectively attesting that the traffic they are transmitting is not illegal robocalls. The FCC's rules present several concerns to all carriers. Notably, the rules extend to many foreign carriers, and it is unclear whether foreign carriers will be sufficiently educated and experienced to implement U.

S. rules and regulations. Foreign carrier compliance, or the lack thereof, could impact U. S. carriers as they seek to meet their own regulatory obligations. There may also be changes in the marketplace as foreign carriers may look to limit U. S. carrier partners to whom they transmit calls for termination in the U. S. that are subject to the STIR / SHAKEN rules. In Canada, the Canadian Radio- Television and Telecommunications Commission, or CRTC is implementing near- identical STIR / SHAKEN rules as the FCC is implementing in the U. S. although it is not apparent whether the CRTC will punish service providers who fail to meet their obligations with the zealotry of the FCC. We expect that additional national communications regulators will implement similar, if not identical, STIR / SHAKEN legislation. We anticipate meeting our regulatory obligations under the STIR / SHAKEN rules and we are undertaking efforts to prevent us from being harmed by potential changes in the marketplace. Nevertheless, the FCC' s rules allow for the possibility that well- prepared carriers with anti- robocalling procedures in place may fail and be punished for their failure, despite their best efforts. Moreover, because the STIR / SHAKEN rules may have a significant impact on the telecommunications marketplace, it is difficult to predict their outcome. We are prepared for the implementation of STIR / SHAKEN but are concerned about its impact on the market as a whole and on us specifically. Federal and state regulations may be passed that could harm our business, financial condition, and results of operations. Our ability to provide VoIP communications services at attractive rates arises in large part from the fact that VoIP services are not currently subject to the same level of regulation as traditional, switch- based telephony. The use of the Internet and private IP networks to provide voice communications services is largely unregulated within the United States, although several foreign governments have adopted laws and / or regulations that could restrict or prohibit the provision of voice communications services over the Internet or private IP networks. In the United States, the California PUC has initiated a proceeding under which we believe the PUC will expand its authority to regulate interconnected VOIP. Other states are expected to follow the California PUC' s lead. If interconnected VoIP services become subject to state regulation and / or additional regulation by the FCC, such regulation will likely lead to higher costs and reduce or eliminate the competitive advantage interconnected VoIP holds over traditional telecommunications services by virtue of its lesser regulatory oversight. More aggressive regulation of the Internet in general, and Internet telephony providers and services specifically, may materially and adversely affect our business, financial condition, and results of operations. Our ability to offer services outside of the United States is subject to the local regulatory environment, which may be unfavorable, complicated, and often uncertain. Regulatory treatment outside the United States varies from country to country. We distribute our products and services through resellers that may be subject to telecommunications regulations in their home countries. The failure of these resellers to comply with these laws and regulations could reduce our revenue and profitability or expose us to audits and other regulatory proceedings. Regulatory developments such as these could have a material adverse effect on our operating results. In many countries in which we operate, or our services are sold, the status of the laws that may relate to our services is unclear. We cannot be certain that our customers, resellers, or other affiliates are currently in compliance with regulatory or other legal requirements in their respective countries, that they or we will be able to comply with existing or future requirements, and / or that they or we will continue in compliance with any requirements. Our failure or the failure of those with whom we transact business to comply with these requirements could materially adversely affect our business, financial condition, and results of operations. While we expect additional regulation of our industry in some or all of these areas, and we expect continuing changes in the regulatory environment as new and proposed regulations are reviewed, revised and amended, we cannot predict with certainty what impact new laws in these areas will have on us, if any. net2phone' s VoIP services are subject to regulation in the United States and Canada. Future legislative, regulatory, or judicial actions could adversely affect net2phone' s business and expose it to liability and limit its growth potential. The United States and Canada have applied some traditional telephone company regulations to VoIP and continue to evaluate how VoIP should be regulated, as are other countries as we expand globally. The effects of future regulatory developments are uncertain. At the federal level in the United States, the FCC has imposed certain telecommunications regulations on VoIP services including, but not limited to: ■ Requirements to provide E- 911 service; ■ Communications Assistance for Law Enforcement Act obligations; ■ Obligation to support Universal Service; ■ Customer Proprietary Network Information, or CPNI, requirements; ■ Disability access obligations; ■ Local Number Portability requirements; and ■ Consumer protection, including protection from unwanted telemarketing and other calls. In Canada, the CRTC regulates VoIP Service. These regulated services are similar to those regulated in the United States discussed above. We are subject to a variety of other federal, state and international laws and regulations as well as oversight from a variety of governmental agencies and public service commissions. The laws governing our business may change in ways that harm our business. Federal, state, or international governmental agencies administering and enforcing such laws may also choose to interpret and apply them in ways that harm our business. These interpretations are also subject to change. Regulatory action could materially impair or force us to change our business model and may adversely affect our revenue, increase our compliance costs, and reduce our profitability. In addition, governmental agencies such as the Securities and Exchange Commission, Internal Revenue Service, FTC, FCC, and state taxing authorities may conclude that we have violated federal laws, state laws or other rules and regulations, and we could be subject to fines, penalties or other actions that could adversely impact our financial results or our ability to conduct business. We are subject to legal proceedings in the ordinary course of business that may have a material adverse effect on our business, results of operations, cash flows, or financial condition. Various legal proceedings that have arisen or may arise in the ordinary course of business have not been finally adjudicated, which may have a material adverse effect on our results of operations, cash flows, or financial condition (see Note 23 to our Consolidated Financial Statements in Item 8 to Part II of this Annual Report). Our telecommunications services are required to comply with industry standards, FCC regulations, privacy laws as well as certain state and local jurisdiction specific regulations. Failure to comply with existing laws and any new laws that may become applicable to us may subject us to penalties, increase our ~~operation-~~ **operating** costs, and may also require us to modify existing products and / or service. The acceptance of telecommunications services is dependent upon our meeting certain industry standards. We are required to comply with certain rules and regulations of the FCC regarding safety standards. Standards are continuously being modified and

replaced. As standards evolve, we may be required to modify our existing products or develop and support new versions of our products. We must comply with certain federal, state, and local requirements regarding how we interact with our customers, including marketing practices, consumer protection, privacy, and billing issues, the provision of emergency 911 service, and the quality of service we provide to our customers. The failure of our products and services to comply, or delays in compliance with various existing and evolving standards could delay future offerings and impact our revenues and profitability. Changes to the Universal Service Fund by the FCC or various state Universal Service Funds may require us to increase our costs which could negatively affect revenue and profitability. We are subject to Federal laws and FCC regulations that require us to protect customer information. While we have protections in place to protect customer information there is no assurance that our systems will not be subject to failure or intentional fraudulent attack. The failure to protect required information could subject us to penalties and diminish the confidence our customers have in our systems, which could negatively affect results. While we try to comply with all applicable data protection laws, regulations, standards, and codes of conduct, as well as our own posted privacy policies and contractual commitments to the extent possible, any failure by us to protect our customers' privacy and data, including as a result of our systems being compromised by hacking or other malicious or surreptitious activity, could result in a loss of customer confidence in our services and ultimately in a loss of customers, which could materially and adversely affect our business as well as subject us to law suits, civil fines and criminal penalties. Governmental entities, class action lawyers, and consumer advocates are reviewing the data collection and use by companies that must maintain such data. Our own requirements as well as regulatory codes of conduct, enforcement actions by regulatory agencies, and lawsuits by other parties could impose additional compliance costs on us as well as subject us to unknown potential liabilities. These evolving laws, rules, and practices may also curtail our current business activities, which may delay or affect our ability to become profitable as well as affect customers and other business opportunities. In addition, several foreign countries and governmental bodies, including the EU, Brazil, and Canada, have laws and regulations concerning the collection and use of personally identifiable information obtained from their residents, including payment card information, which are often more restrictive than those in the U. S. Laws and regulations in these jurisdictions apply broadly to the collection, use, storage, disclosure, and security of personally identifiable information, including payment card information identifying, or which may be used to identify, an individual, such as names, email addresses, and, in some jurisdictions, IP addresses, device identifiers, and other data. As we conduct business or become deemed to conduct business in foreign jurisdictions, including through websites that we host that may be available in these locations, we may become subject to those laws and regulations. We are also subject to privacy and data protection-related obligations in our contracts with our customers and other third parties. Any failure, or perceived failure, to comply with federal, state, or international laws, or to comply with our contractual obligations related to privacy, could result in proceedings or actions against us which could result in significant liability to us as well as harm to our reputation. Additionally, third parties with whom we contract may violate or appear to violate laws or regulations which could subject us to the same risks. Any new laws, regulations, other legal obligations or industry standards, or any changed interpretation of existing laws, regulations or other standards may require us to incur additional costs and restrict our business operations. Our collection, processing, storage, use, and transmission of personal data could give rise to liabilities because of governmental regulation, conflicting legal requirements, differing views on data privacy, or security breaches. We engage in electronic billing and processing of our customers using secure transmission of sometimes confidential information over public networks. We have systems and processes in place that are designed to protect consumer information and prevent fraudulent credit card transactions and other security breaches. However, there is no guarantee that such systems and processes will not experience a failure. Our failure to protect against fraud or breaches may subject us to costly breach notification and other mitigation obligations, class action lawsuits, investigations, fines, forfeitures, or penalties from governmental agencies that could adversely affect our operating results. We may be unable to prevent our customers from fraudulently receiving goods and services. Personal data is increasingly subject to legal and regulatory protections around the world, which vary widely in approach and which possibly conflict with one another. In recent years, for example, U. S. legislators and regulatory agencies, such as the FTC, as well as U. S. states have increased their focus on protecting personal data by law and regulation and have increased enforcement actions for violations of privacy and data protection requirements. The CCPA requires, among other things, covered companies to provide new disclosures to California consumers, and afford such consumers new abilities to opt- out of certain sales of personal information. While we believe that we are not a covered entity under the law, the effects of the CCPA potentially are significant, and may require us to modify our data processing practices and policies and to incur substantial costs and expenses in an effort to comply. We may also from time to time be subject to, or face assertions that we are subject to, additional obligations relating to personal data by contract or due to assertions that self- regulatory obligations or industry standards apply to our practices. We may also experience losses due to customer fraud and theft of service, such as fraudulent credit card transactions. Customers have, in the past, obtained access to our service without paying for monthly service and international toll calls by unlawfully using fraudulently obtained codes. If our existing anti- fraud procedures are not adequate or effective, consumer fraud and theft of service could have a material adverse effect on our business, financial condition, and operating results. The GDPR and the Data Protection Act in the United Kingdom are intended to protect the privacy and security of personal data, including credit card information that is collected, processed, and transmitted in or from the relevant jurisdiction. We stopped hosting websites in GDPR- complaint countries or countries from which the bulk of business came from countries subject to GDPR. We also took steps to block those countries from accessing any other sites we host. While we do not currently provide services in countries where compliance would be required and are therefore not required to be compliant, if we did provide those services or otherwise were required to become complaint, implementation of and compliance with these laws and regulations may be more costly or take longer than we anticipate, or could otherwise adversely affect our business operations, which could negatively impact our financial position or cash flows. Additionally, media coverage of data breaches has escalated, in part because of the increased number of enforcement actions, investigations, and lawsuits. As this focus and

attention on privacy and data protection increases, we also risk exposure to potential liabilities and costs resulting from compliance with or any failure to comply with applicable legal requirements, conflicts among these legal requirements, or differences in approaches to privacy. We could fail to comply with requirements for debit card, credit card, and other digital payment methods, which could have a material adverse effect on our revenues, results of operations, and financial condition. A significant and increasing portion of our transactions are processed using debit cards, credit cards, and other digital payment methods. The banks, credit card companies, networks, and other payment processing providers impose strict regulatory, compliance, system, and other requirements to participate in such parties' payment systems. We are required to comply with the privacy provisions of various federal and state privacy statutes and regulations, and the PCI DSS, each of which is subject to change at any time. Compliance with PCI DSS does not guarantee a completely secure environment and notwithstanding the results of this assessment there can be no assurance that payment card brands will not request further compliance assessments or set forth additional requirements to maintain access to credit card processing services. Compliance with PCI DSS is an ongoing effort, and the requirements evolve as new threats are identified. Compliance with these requirements is often difficult and costly, and our failure, or our counterparty's failure, to comply may result in significant fines or civil penalties, regulatory enforcement action, or liability under or termination of necessary agreements, each of which could have a material adverse effect on our financial position and / or operations and that of our distributors who could be liable as well. Further, our payment services are subject to stringent requirements by regulators and trade organizations in various jurisdictions. Our payment services unit is subject to federal and state banking regulations, and we are also subject to further regulation by those states in which we are licensed as a money transmitter. We may not be able to comply with all such requirements in a timely manner or remain in compliance. If we are not in compliance, we could be subject to penalties or the termination of our rights to participate in such payment systems or provide such services, which could have a material negative impact on our ability to grow our businesses and our revenues and profits. We face risks in our sales to certain market segments including, but not limited to, sales subject to HIPAA Regulations. Our customers can use our services to store contact and other personal or identifying information, and to process, transmit, receive, store, and retrieve a variety of communications and messages, including information about their own customers and other contacts. In addition, customers may use our services to store protected health information, or PHI, that is protected under the Health Insurance Portability and Accountability Act, or HIPAA. We have sold and will continue to attempt to sell to certain customer segments which may have requirements for additional privacy or security. In addition, sales may be made to customers that are subject to additional security requirements. Selling into segments with additional requirements increases potential liability that in some instances may be unlimited. While we believe we meet or exceed all requirements for sales to such segments, there is no assurance that our systems fully comply with all requirements. Noncompliance with laws and regulations relating to privacy and HIPAA may lead to significant fines, penalties, or civil liability. Our ability to offer services outside the United States is subject to different regulations which may be unknown and uncertain. Regulatory treatment of VoIP providers outside the United States varies from country to country, and local jurisdictions. Many times, the laws are vague, unclear and regulations are not enforced uniformly. We are licensed as a VoIP seller in our international markets and are considering expanding to other countries. We also cannot control if our customers take their devices out of the United States and use them abroad. Our resellers may sell to customers who maintain facilities outside the United States. The failure by us or our customers and resellers to comply with laws and regulations could reduce our revenue and profitability. As we expand to additional countries there may be additional regulations that we are required to comply with, the failure to comply or properly assess regulations may subject us to penalties, fines, and other actions that could materially affect our business. Examinations by relevant tax authorities may result in material changes in related tax reserves for tax positions taken in previously filed tax returns or may impact the valuation of certain deferred income tax assets, such as net operating loss carry- forwards. Based on the outcome of examinations by relevant tax authorities, or because of the expiration of statutes of limitations for specific jurisdictions, it is reasonably possible that the related tax reserves for tax positions taken regarding previously filed tax returns will materially change from those recorded in our financial statements. In addition, the outcome of examinations may impact the valuation of certain deferred income tax assets (such as net operating loss carry- forwards) in future periods. It is not possible to estimate the impact of the amount of such changes, if any, on previously recorded uncertain tax positions. There may be a negative effect on our business going forward because of changes to net neutrality. The principle that Internet service providers should treat all Internet communications equally, and not charge users different rates for various tiers of service or prioritize certain traffic while blocking or slowing down others, is called net neutrality. On January 4, 2018, the FCC released an order that largely repealed prior FCC rules that prevented broadband internet access providers from degrading or otherwise disrupting a broad range of services provisioned over consumers' and enterprises' broadband internet access lines. Many of the largest providers of broadband services, like cable companies and traditional telephone companies, have publicly stated that they will not degrade or disrupt their customers' use of applications and services, like ours. However, there was no guarantee that they would not do so in the future. If such providers were to degrade, impair, or block our services, it would negatively impact our ability to provide services to our customers, and we would likely lose revenue and profits. We would probably incur legal fees in an attempt to restore our customers' access to our services. Broadband internet access providers may also attempt to charge us or our customers additional fees to access services like ours that may result in the loss of customers and revenue, or increase our costs thereby reducing our profitability, or make our services less competitive if we increase our rates to our customers. President Biden and numerous Senators have criticized the status of net neutrality, at this time we are not aware if there will be legislation that might reimpose the prior regulations. Following the adoption of the January 4, 2018 order, a number of states passed laws establishing rules similar to those that existed prior to the effective date of the January 4, 2018 order. However, we cannot rely on those state laws because of the uncertainty as to whether states have the authority to establish rules that could be interpreted to conflict with the January 4, 2018 order. The U. S. Department of Justice has taken the position that local authorities do not have the authority to contradict the

FCC's January 4, 2018 order. We cannot predict the ultimate outcome of these disputes. States are adding **regulation regulations** for VoIP providers which could increase our costs and change certain aspects of our service. Certain states take the position that offerings by VoIP providers may include intrastate communications and should therefore be subject to state regulation including state taxes or surcharges. We have registered as an interconnected VoIP provider in those states where registration is required; however, our rates are not regulated in the same manner as traditional telephone service providers. We believe that the FCC has pre-empted states from regulating VoIP providers in the same manner as providers of traditional telecommunications services. We cannot predict how this issue will be resolved or its impact on our business at this time. Taxing authorities may successfully assert that we should have collected or in the future should collect sales and use, value added, or similar taxes, and any such assessments could adversely affect our business, financial condition, and results of operations. Jurisdictions in which we do not collect sales, use, value added, or similar taxes on VoIP services or other products may assert that such taxes are applicable, which could result in tax assessments, penalties, and interest, and we may be required to collect such taxes in the future. Such tax assessments, penalties, interest, or future requirements could adversely affect our financial condition and results of operations. Further, in June 2018, the Supreme Court held in *South Dakota v. Wayfair, Inc.* that states could impose sales tax collection obligations on out-of-state sellers even if those sellers lack any physical presence within the states imposing the sales taxes. Under *Wayfair*, a person requires only a "substantial nexus" with the taxing state before the state may subject the person to sales tax collection obligations therein. An increasing number of states (both before and after the publication of *Wayfair*) have considered or adopted laws that attempt to impose sales tax collection obligations on out-of-state sellers. The Supreme Court's *Wayfair* decision has removed a significant impediment to the enactment and enforcement of these laws, and it is possible that states may seek to tax out-of-state sellers on sales that occurred in prior tax years, which could create additional administrative burdens for us, put us at a competitive disadvantage if such states do not impose similar obligations on our competitors, and decrease our future sales, which would adversely impact our business, financial condition, and results of operations. Holders of our Class B common stock have significantly less voting power than holders of our Class A common stock. Holders of our Class B common stock are entitled to one-tenth of a vote per share on all matters on which our stockholders are entitled to vote, while holders of our Class A common stock are entitled to three votes per share. As a result, the ability of holders of our Class B common stock to influence our management is limited. **Eight trusts for We are controlled by our principal stockholder, which limits the ability of the other benefit stockholders to affect the management of the Company.** **sons and daughters of Howard S. Jonas, our Chairman and Chairman of the Board of Directors**, **controls** hold shares that, in the aggregate, represent more than a majority of the combined voting power of our outstanding capital stock, which may limit the ability of other stockholders to affect our management. **Howard S. As of October 7, 2024, Mr. Jonas serves as has our Chairman, which is an executive officer position, and our Chairman of the Board, which is a Board of Directors position. As of October 11, 2023, eight trusts for the benefit of children of Howard S. Jonas (the "Trusts"), collectively have voting power over 1, 574, 326 shares of our Class A common stock, (which is all the issued and outstanding shares of the Class A common stock), which are convertible into shares of our Class B common stock on a 1-for-1 basis ;) and 2, 382 645 , 371 360 shares of our Class B common stock, representing approximately 70 . 4 % of the combined voting power of our outstanding capital stock ; as of October 11, 2023. Mr Each of the Trusts has a different, independent trustee. In addition, as of October 11, 2023, The HSJ Remainder 2019 Trust holds 1, 811, 711 shares of our Class B common stock and The HSJ 2022 Annuity Trust holds 78, 016 shares of our Class B common stock. Both of these trusts have an independent trustee. Howard S. Jonas will does not have the right to direct or control the voting of the shares of our common stock that is held by the Trusts, and the independent trustees hold sole voting and dispositive power over the common stock held by the Trusts. However, he is the trustor of the trusts and is the father of each of the beneficiaries of the Trusts and his views may be taken into account by the trustees and others related to the Trusts. In addition, he is our founder and has served as an executive officer, including our Chief Executive Officer, for a very significant time period. The members of the Board and management often look to him for guidance on major financial, operational, and strategic matters. We are not aware of any voting agreement between or among any of the Trusts and / or Howard S. Jonas, but if such a voting agreement or other similar arrangement exists or were to be consummated, if all or several of the Trusts were to act in concert, or if we issued additional Class A common stock, certain or all of the Trusts and / or Howard S. Jonas along with holders of the Class A common stock would be able to control matters requiring approval by our stockholders, including the election of all of the directors ; amendment of organizational documents, and the approval of significant corporate transactions matters , including any merger, consolidation or sale of all or substantially all of our assets. As a result, the ability of any of our other stockholders to influence our management is may be limited . In addition, our dual class structure has an anti-takeover effect, and accordingly, the holders of the shares of Class A common stock can prevent any change in control transactions that may otherwise be in the best interest of stockholders .** Item 1B. Unresolved Staff Comments. None. Item **1C. Cybersecurity. Cybersecurity risk management and strategy Our cybersecurity risk management is based on recognized cybersecurity industry frameworks and standards, including those of the National Institute of Standards and Technology, the Center for Internet Security Controls, and the International Organization for Standardization. We use these frameworks, together with information collected from internal assessments, to develop policies for the use of our information assets (for example, business information and information resources such as mobile phones, computers and workstations), access to specific intellectual property or technologies, and protection of personal information. We protect these information assets through industry- standard techniques, such as multifactor authentication and malware defenses. We also work with internal stakeholders across the company to integrate foundational cybersecurity principles throughout our organization's operations, including the employment of multiple layers of cybersecurity defenses, restricted access based on business needs, and integrity of our business information. We also regularly train our employees on cybersecurity awareness, confidential information protection and simulated phishing attacks. We regularly engage third- party assessors to conduct penetration testing and measure our program to**

industry standard frameworks. We also have standing engagements with incident response experts and external counsel. We frequently collaborate with industry experts and cybersecurity practitioners at other companies to exchange information about potential cybersecurity threats, best practices and trends. Our cybersecurity risk management extends to risks associated with our use of third- party service providers. For instance, we conduct risk and compliance assessments of third- party service providers that request access to our information assets. Our cybersecurity risk management is an important part of our comprehensive business continuity program and enterprise risk management. Our global information security team periodically engages with a cross- functional group of subject matter experts and leaders to assess and refine our cybersecurity risk posture and preparedness. For example, we regularly evaluate and update contingency strategies for our business in the event that a portion of our information resources were to be unavailable due to a cybersecurity incident. We practice our response to potential cybersecurity incidents through regular tabletop exercises, threat hunting and red team exercises. Governance of cybersecurity risk management Our Board of Directors, as a whole, has oversight responsibility for our strategic and operational risks. Our Audit Committee of our Board of Directors assists the Board of Directors with this responsibility by reviewing and discussing our risk assessment and risk management practices, including cybersecurity risks, with members of management. The Audit Committee, in turn, periodically reports on its review with the Board of Directors. Management is responsible for day- to- day assessment and management of cybersecurity risks and reports regularly to our Audit Committee. Item 2.

Properties. Our headquarters is located in a building in-located at 520 Broad Street, Newark, New Jersey. We lease-occupy approximately 80-57, 000 square feet of office space plus in this building and have parking rights in a portion of the 800- car public parking garage located across the street from the building at 36 Atlantic Street, Newark, New Jersey, both of which were previously owned by Rafael Holdings.

We also lease approximately 3, 600 square feet of office space in Jerusalem, Israel that is owned by Rafael Holdings. The Newark lease expires in April 2025 and the Israel lease expires in July 2025. We lease space in New York, New York for corporate purposes as well as a number of other locations in metropolitan areas. These leased spaces are utilized primarily to house telecommunications equipment and retail operations. We maintain our European headquarters in London, England. We also maintain other international office locations and telecommunications facilities in regions of Europe, Latin America, the Middle East, Asia, and Africa where we conduct operations. Item 3. Legal Proceedings.

Legal proceedings disclosure is presented in Note 23 to our Consolidated Financial Statements in Item 8 to Part II of this Annual Report. Item 4. Mine Safety Disclosures. Not applicable. Part II Item 5. Market for Registrant’ s Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities. Our Class B common stock trades on the New York Stock Exchange under the symbol “ IDT. ”

On October 11-7, 2023-2024, there were 271-268 holders of record of our Class B common stock and eight-one holders- holder of record of our Class A common stock. All shares of Class A common stock are beneficially owned by eight trusts for the benefit of children of Howard S. Jonas, our Chairman and the Chairman of the Board. The number of holders of record of our Class B common stock does not include the number of persons whose shares are in nominee or in “ street name ” accounts through brokers. On October 11-7, 2023-2024, the last sales price reported on the New York Stock Exchange for the-our Class B common stock was \$ 27-38 . 37-10 per share. In fiscal 2018, our Board of Directors discontinued our quarterly dividend, electing instead to repurchase shares of our Class B common stock when warranted by market conditions, available resources, and our business outlook and results, as well as to invest in our growth business initiatives. Accordingly, no dividends were paid in-since fiscal 2023-or 2018 until fiscal 2022-2024 . In March 2024, our

Board of Directors initiated a quarterly cash dividend of \$ 0. 05 per share on our Class A and Class B common stock. In fiscal 2024, we paid aggregate cash dividends of \$ 2. 5 million on our Class A and Class B common stock. We paid a dividend of \$ 0. 05 per share on our Class A and Class B common stock on October 7, 2024 to stockholders of record as of the close of business on September 30, 2024 .

The information required by Item 201 (d) of Regulation S- K will be contained in our Proxy Statement for our Annual Stockholders Meeting, which we will file with the Securities and Exchange Commission within 120 days after July 31, 2023-2024, and which is incorporated by reference herein. Performance Graph of Stock Issuer Purchases of Equity Securities The following table provides information with respect to purchases by us of our shares during the fourth quarter of fiscal 2023-2024 . Total Number of Shares Purchased Average Price per Share Total Number of Shares Purchased as part of Publicly Announced Plans or Programs Maximum Number of Shares that May Yet Be Purchased Under the Plans or Programs (1) May 1 – 31, 2023-2024 1 (2) 14 , 680-479 \$ 32-36 . 37-09 1, 479 4, 933-496 623-621 June 1 – 30, 2023-2024 80, 507 \$ 36. 13 80, 507 4, 933-416 623-114 July 1 – 31, 2023-2024 231-12, 416-328 \$ 24-36 . 07-231-22 12, 416-328 4, 702-403, 207-786 Total 246-94, 096-314 \$ 24-36 . 56-231-15 94, 416-314 (1) On January 22, 2016, our

Board of Directors approved a stock repurchase program to purchase up to 8. 0 million shares of our Class B common stock -(2) Shares of our Class B common stock that were tendered by employees of ours to satisfy the employees’ tax withholding obligations in connection with the lapsing of restrictions on deferred stock units. Such shares were repurchased by us based on their fair market value as of the close of business on the trading day immediately prior to the vesting date. Item 6. [Reserved]

Item 7. Management’ s Discussion and Analysis of Financial Condition and Results of Operations. This Annual Report contains forward- looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934, including statements that contain the words “ believes, ” “ anticipates, ” “ expects, ” “ plans, ” “ intends ” and similar words and phrases. These forward- looking statements are subject to risks and uncertainties that could cause actual results to differ materially from the results projected in any forward- looking statement. In addition to the factors specifically noted in the forward- looking statements, other important factors, risks and uncertainties that could result in those differences include, but are not limited to, those discussed under Item 1A to Part I “ Risk Factors ” in this Annual Report. The forward- looking statements are made as of the date of this Annual Report, and we assume no obligation to update the forward- looking statements, or to update the reasons why actual results could differ from those projected in the forward- looking statements.

Investors should consult all of the information set forth in this report and the other information set forth from time to time in our

reports filed with the Securities and Exchange Commission pursuant to the Securities Act of 1933 and the Securities Exchange Act of 1934, including our reports on Forms 10-Q and 8-K. The following discussion should be read in conjunction with the Consolidated Financial Statements and Notes thereto included in Item 8 of this Annual Report. **Our Management's Discussion and Analysis of Financial Condition and Results of Operations included in this Annual Report generally discusses fiscal 2024 and fiscal 2023 items and year-to-year comparisons between fiscal 2024 and fiscal 2023. Discussions of fiscal 2022 items and year-to-year comparisons between fiscal 2023 and fiscal 2022 that are not included in this Annual Report can be found in "Management's Discussion and Analysis of Financial Condition and Results of Operations" in Part II, Item 7 of our Annual Report on Form 10-K for the fiscal year ended July 31, 2023.**

CRITICAL ACCOUNTING ESTIMATES

Our financial statements and accompanying notes are prepared in accordance with accounting principles generally accepted in the United States of America, or U. S. GAAP. The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue, and expenses as well as the disclosure of contingent assets and liabilities. Critical accounting estimates are estimates made in accordance with U. S. GAAP that involve a significant level of estimation uncertainty and have had, or are reasonably likely to have, a material impact on our financial condition or results of operations. Our critical accounting estimates include those related to goodwill impairment testing, valuation of long-lived assets, allowance for **credit losses** ~~doubtful accounts receivable~~, and income taxes, sales taxes, and regulatory agency fees. See Note 1 to the Consolidated Financial Statements in Item 8 to Part II of this Annual Report for a complete discussion of our significant accounting policies. Goodwill Impairment Testing Under U. S. GAAP, goodwill is not amortized but is reviewed annually for impairment at a level of reporting referred to as a reporting unit. A reporting unit is an operating segment, or one level below the operating segment, depending on whether certain criteria are met. Our annual assessment date is May 1. An interim impairment test would be required whenever events or circumstances make it more likely than not that an impairment may have occurred. The goodwill impairment test compares the fair value of a reporting unit with its carrying amount. We would recognize an impairment charge for the amount by which the carrying amount exceeds the reporting unit's fair value; however, the loss recognized would not exceed the total amount of goodwill. Additionally, we consider income tax effects from any tax-deductible goodwill on the carrying amount of the reporting unit when measuring the goodwill impairment loss, if applicable. We have the option to perform a qualitative assessment to determine whether it is necessary to perform the quantitative goodwill impairment test. However, we may elect to perform the quantitative goodwill impairment test even if no indications of a potential impairment exist. The carrying amount of our goodwill by reporting unit was as follows: (in millions) July 31, **2024** ~~2023~~ ~~2022~~ Retail Communications \$ 11.2 \$ 11.1 ~~1.2~~ net2phone 9.8 ~~9.7~~ Fintech 3.2 ~~3.2~~ IDT Digital Payments 2.1 ~~2.2~~ ~~2.4~~ **TOTAL \$ 26.3** ~~\$ 26.5~~ ~~\$ 26.4~~

For our annual goodwill impairment tests ~~test~~ as of May 1, ~~units~~. Our assessments did not indicate any goodwill impairment as of May 1, 2024. For ~~the our~~ quantitative assessments ~~assessment~~, we ~~calculated~~ **calculate** the fair value of the reporting unit using a discounted cash flow method as a form of the income approach, **and a market approach that incorporates comparative multiples to corroborate discounted cash flow results**. The discounted cash flow method is based on the present value of projected cash flows and a terminal value. The terminal value represents the expected normalized future cash flows of the reporting unit beyond the projection period. We use a discount rate based on the weighted-average cost of capital of comparable companies by **Global Standard Industry-Industrial Classification Standard, or SIC**, code that represents our estimate of the expected return a marketplace participant would have required. For 2023 and 2022, we performed qualitative assessments for all of our reporting units that indicated that it was more likely than not that the fair values of our reporting units exceeded their respective carrying values and, therefore, did not result in an impairment. **We** ~~In addition, we~~ do not believe we are currently at risk of goodwill impairment ~~Our~~ **based on** qualitative assessments **of our reporting units for the three months ended July 31, 2024. We** considered several factors **in these qualitative assessments** including (i) the business enterprise value of the reporting unit from the last quantitative test ~~at May 1, 2020~~ and the excess of the fair value over carrying value, (ii) macroeconomic conditions including changes in interest rates and discount rates, (iii) industry and market considerations including industry revenue, EBITDA margins, and multiples based on business enterprise value to revenues and to EBITDA, and (iv) the recent financial performance and budget of the reporting unit. ~~For our quantitative assessment, we calculate..... a marketplace participant would have required.~~ Calculating the fair value of a reporting unit requires significant estimates and assumptions by management. The key assumptions and judgments underlying our quantitative assessment include the discount rates and terminal growth rates used in our discounted cash flow analysis, the revenue and EBITDA projections for our reporting units, **and** estimates of future levels of gross and operating profits and capital expenditures, ~~and the selection of comparable companies for the market approach~~. Should the estimates and assumptions regarding the fair value of the reporting units prove to be incorrect, we may be required to record impairments to goodwill in future periods. Valuation of Long-Lived Assets We test the recoverability of our long-lived assets whenever events or changes in circumstances indicate that the carrying value of any such asset may not be recoverable. Such events or changes in circumstances include: ■ significant actual underperformance relative to expected performance or projected future operating results; ■ significant changes in the manner or use of the asset or the strategy of our overall business; ■ significant adverse changes in the business climate in which we operate; and ■ loss of a significant contract. There were no such events or changes in circumstances in fiscal **2023-2024** or fiscal **2022-2023**. If we determine that events or changes in circumstances indicate the carrying value of certain long-lived assets may not be recoverable, we test for impairment based on the projected undiscounted cash flows to be derived from such asset. If the projected undiscounted future cash flows are less than the carrying value of the asset, we will record an impairment loss based on the difference between the estimated fair value and the carrying value of the asset. We generally measure fair value by considering sale prices for similar assets or by discounting estimated future cash flows from the asset using an appropriate discount rate. Cash flow projections for specific assets and fair value estimates of assets require significant estimates and assumptions by management that have a significant level of estimation uncertainty. Should our estimates and assumptions prove to be incorrect, we may be required to record impairments in future periods and such

impairments could be material. Allowance for **Doubtful Credit Losses** on Accounts Receivable Our allowance for **credit losses** was \$ 6.4 million at July 31, 2024 and our allowance for doubtful accounts was \$ 5.6 million at July 31, 2023 and \$ 5.3 million. **The allowance as a percentage of gross trade accounts receivable decreased to 13.1 % at July 31, 2022-2024 from 15 %.** The allowance for doubtful accounts as a percentage of **0 % at July 31, 2023 because, at July 31, 2024 compared to July 31, 2023,** gross trade accounts receivable increased **28 to 15.07 % at July 31, 2023 from 11.9 % at July 31, 2022 because, at July 31, 2023 compared to July 31, 2022,** gross trade accounts receivable decreased 15.9% and the allowance for doubtful accounts increased **5-12.96 %.** The most significant **decrease increases** in the gross trade accounts receivable balance at July 31, 2023-**2024** compared to July 31, 2022-**2023** was **were** in **NRS and IDT Global Digital Payments.** We estimated the balance of our allowance for doubtful accounts by analyzing accounts receivable balances by age and applying historical write-off and collection trend rates. Our estimates included separately providing for customer receivables based on specific circumstances and credit conditions, and when it was deemed probable that the balance was uncollectible. Account balances are written off against the allowance when it is determined that the receivable will not be recovered. On August 1, 2023, we adopted Accounting Standards Update, or ASU, No. 2016-13, Financial Instruments — Credit Losses (Topic 326), Measurement of Credit Losses on Financial Instruments, that changed the impairment model for most financial assets and certain other instruments. Effective with the adoption of ASU 2016-13, we will record an expense based on a forward-looking current expected credit loss model to maintain **an our** allowance for credit losses. When determining the allowance for trade accounts receivable, we will consider the probability of recoverability of accounts receivable based on past experience, taking into account current collection trends and general economic factors, including bankruptcy rates. We will also consider future economic trends to estimate expected credit losses over the lifetime of the asset. Credit risks **are will be** assessed based on historical write-offs, net of recoveries, as well as an analysis of the aged accounts receivable balances with allowances generally increasing as the receivable ages. Accounts receivable may be fully reserved for when specific collection issues are known to exist, such as pending bankruptcies. **Account balances are written off against the allowance when it is determined that the receivable will not be recovered.** Our allowance for credit losses **estimates- estimate** is subject to change due to new developments, changes in assumptions or changes in our strategy. We continually assess the likelihood of potential amounts or ranges of recoverability and adjust our allowance accordingly, however, actual collections and write-offs of trade accounts receivables may materially differ from our estimates. Income Taxes, Sales Taxes, and Regulatory Agency Fees Our current and deferred income taxes and associated valuation allowance, accruals for sales taxes, and telecom regulatory agency fee accruals, are impacted by events and transactions arising in the normal course of business as well as in connection with special and non-routine items. Assessment of the appropriate amount of income taxes, sales taxes, and regulatory agency fees is dependent on several factors, including estimates of the timing and realization of deferred income tax assets, judgments about the potential results of audits and applicability of regulatory agency rules and regulations, as well as judgments and assumptions about changes in income tax, sales tax, and regulatory agency laws, rules, or regulations. **As of July 31, 2024, net2phone had U. S. federal net operating loss carryforwards of approximately \$ 11 million, which will expire through fiscal 2027. With our reacquisition of net2phone in March 2006, its losses were limited under Internal Revenue Code, or IRC, Section 382 to approximately \$ 7 million per year. In fiscal 2024, we had an IRC Section 382 study conducted on the reacquisition and the limitation was adjusted to \$ 9 million per year. We recorded a tax benefit related to the adjusted amount of \$ 23.6 million in fiscal 2024.** The valuation allowance on our deferred income tax assets was \$ **10-13.6 million and \$ 11-10.6 million at July 31, 2024 and 2023 and 2022,** respectively. In fiscal **2023-2024,** we **decreased-increased** the valuation allowance by \$ **1-3.0 million,** which included **the establishment of a decrease-valuation allowance** of \$ **3-2.8 million** due to the utilization or disposal of previously valued deferred income tax assets and a release of \$ 0.7 million for profitability in the United Kingdom, net of an establishment of \$ 2.5 million for deferred income tax assets that were not more likely than not going to be utilized prior to expiration, **net of a decrease of \$ 0.2 million due to the utilization or disposal of previously valued deferred income tax assets and a release of \$ 0.3 million for profitability in the United Kingdom.** In fiscal **2021-2023,** we **decreased the valuation allowance by \$ 1.0 million, which included a decrease of \$ 2.8 million due to the utilization or disposal of previously valued deferred income tax assets and a released- release of \$ 46-0.7 million for profitability in the United Kingdom, net of an establishment of \$ 2.5 million** for of our valuation allowance on the portion of the deferred income tax assets that we **are-were not** more likely than not going to utilize. This release was mostly related to domestic deferred income tax assets. We used the framework of Accounting Standards Codification, or ASC, Income Taxes (Topic 740) to determine whether the valuation allowance should be **utilized prior to** maintained or reversed. We considered the scheduled expiration of our net operating losses included in our deferred tax assets, projected future taxable income, and tax planning strategies in our assessment of the valuation allowance. The primary factors that resulted in the valuation allowance release were the three consecutive years of profitability in the United States and expected future profitability in both the United States and the United Kingdom that will utilize a significant portion of the net operating losses. Our tax planning strategies were not a significant factor in the analysis. On June 21, 2018, the United States Supreme Court rendered a decision in South Dakota v. Wayfair, Inc., holding that a state may require a remote seller with no physical presence in the state to collect and remit sales tax on goods and services provided to purchasers in the state, overturning certain existing court precedent. It is possible that one or more jurisdictions may assert that we have liability for periods for which we have not collected sales, use or other similar taxes, and if such an assertion or assertions were successful it could materially and adversely affect our business, financial position, and operating results. One or more jurisdictions may change their laws or policies to apply their sales, use or other similar taxes to our operations, and if such changes were made it could materially and adversely affect our business, financial position, and operating results. Our 2017 FCC Form 499-A, which **reports-reported** our calendar year 2016 revenue, was audited by the USAC. The **Internal Audit Division of USAC issued preliminary audit findings and, in accordance with USAC's audit procedures, we appealed certain of the findings. USAC issued a final decision, and the final decision overturned one of the initial findings but left the remaining**

initial findings in place. The reversal will result in the elimination of a \$ 1. 8 million charge by the Universal Service Fund. The final decision upheld the imposition of a \$ 2. 9 million charge to the Federal Telecommunications Relay Service, or TRS, Fund. We have appealed the USAC' s final decision **imposed a \$ 2. 9 million charge on us for the Federal Telecommunications Relay Service, or TRS, Fund. We have appealed the USAC' s final decision** to the FCC and we do not intend to remit payment for the TRS Fund fees unless and until a negative decision on our appeal has been issued. **We have** In response to the aforementioned preliminary audit findings, we made certain changes to our filing policies and procedures for years that remain potentially under audit. At July 31, **2024 and 2023 and 2022**, our accrued expenses included \$ **25. 9 million and \$ 26. 8 million** and \$ **33. 2 million**, respectively, for FCC- related regulatory fees for the year covered by the audit, as well as prior and subsequent years. **RECENTLY ISSUED ACCOUNTING STANDARD STANDARDS NOT YET ADOPTED** In **June December 2022-2023**, the Financial Accounting Standards Board, **or FASB**, issued ASU No. **2022-2023 - 03-09, Income Taxes Fair Value Measurement (Topic 820-740), Improvements Fair Value Measurement of Equity Securities Subject to Contractual Sale Restrictions Income Tax Disclosures**, that clarifies that a contractual restriction primarily related to the rate reconciliation and income taxes paid disclosures as well as certain other amendments to income tax disclosures. **Entities will be required** on the sale of an equity security is not considered part **annual basis to consistently categorize and provide greater disaggregation of rate reconciliation information and further disaggregate the their income taxes paid** unit of account of the equity security and, therefore, is not considered in measuring fair value. The ASU also requires specific disclosures related to equity securities that are subject to contractual sales restrictions. We will adopt the amendments in this ASU prospectively **for our fiscal year beginning on August 1, 2024-2025 . The amendments in this ASU should be applied on a prospective basis, although retrospective application is permitted** . We are evaluating the impact that this ASU will have on our consolidated financial statements. **In December 2023, the FASB issued ASU No. 2023- 08, Intangibles- Goodwill and Other- Crypto Assets (Subtopic 350- 60), Accounting for and Disclosure of Crypto Assets, that changes the accounting for crypto assets from a cost- less- impairment model to fair value, with changes recognized in net income each reporting period. The ASU also requires enhanced disclosures including, among other things, the name, cost basis, fair value, and number of units for each significant holding, and a rollforward of annual activity including additions, dispositions, gains, and losses. We will adopt the amendments in this ASU for our fiscal year beginning on August 1, 2025. The ASU requires a cumulative- effect adjustment to the opening balance of retained earnings as of adoption. We are evaluating the impact that this ASU will have on our consolidated financial statements.** RESULTS OF OPERATIONS We evaluate the performance of our business segments based primarily on income (loss) from operations. Accordingly, the income and expense line items below income (loss) from operations are only included in our discussion of the consolidated results of operations. **As of July 31, 2024**, we owned **90-94 . 0 %** of the outstanding shares of our subsidiary, net2phone 2.0, Inc., or net2phone 2.0, which owns and operates the net2phone segment, and **80-81 . 0-5 %** of the outstanding shares of NRS, and, on a fully diluted basis assuming all the vesting criteria related to various rights granted have been met and other assumptions, we would own **85-90 . 8-0 %** of net2phone 2.0 and **77-79 . 7-3 %** of NRS. **As of Reclassifications From and after August 1, 2022-2023**, we revised our reportable business segments primarily **include depreciation and amortization in " Direct cost of revenues " and " Selling, general and administrative " expense. Prior to reflect August 1, 2023, depreciation and amortization was a separate caption in the growth consolidated statements of income** our financial technology businesses and their increased contributions to our consolidated results. Our four reportable business segments, NRS, Fintech, net2phone, and Traditional Communications, reflect management' s current approach to. In **May addition, from and after August 1, 2023, we are reporting gross profit and gross profit margin in accordance with U. S. GAAP in our " Results of Operations. " From and after February 1, 2024, we reclassified most of our technology and development expenses from " Selling, general and administrative " expense to a new " Technology and development " expense caption in the World Health Organization declared consolidated statements of income and reclassified an end amount that was immaterial in all periods to COVID- " Direct cost of revenues. " " Technology and development " expense consists primarily of personnel - 19 as related expenses for employees involved in the research, design, development, and maintenance of both new and existing technology products and services, including salaries, benefits, and stock- based compensation. " Technology and development " expense also includes costs for software licenses, subscription services, and other companywide technology tools dedicated for use by our technology and development teams. The costs of third- party contractors that support our technology and development are also included. " Technology and development " expense also includes the costs of product and engineering teams used to support the development of both internal infrastructure and internal- use software, to the extent such costs do not qualify for capitalization. The expenses reclassified to " Direct cost of revenues " are the costs of cloud computing arrangements hosted by a vendor in public health emergency. As of the production environment incurred by the net2phone segment and NRS, and net2phone' s colocation costs for data data centers where net2phone is not fully of this Annual Report, we continue to monitor the situation. We cannot predict with certainty the potential impact of COVID- 19 if it re- invigorates on our results of operations operational in the cloud, financial condition, or cash flows- Finally, depreciation and amortization of capitalized internal use software costs was reclassified from " Selling, general and administrative " expense to " Technology and development " expense. The following table shows the amounts that were reclassified in fiscal 2023 and fiscal 2022 to conform to the current year' s presentation: Year ended July 31 (in millions) 2023 2022 Selling, general and administrative expense reclassified to: Direct cost of revenues \$ 1. 4 \$ 1. 1 Technology and development expense \$ 35. 2 \$ 34. 9 Depreciation and amortization expense reclassified to: Direct cost of revenues \$ 4. 5 \$ 3. 5 Selling, general and administrative expense \$ 2. 9 \$ 2. 5 Technology and development expense \$ 12. 8 \$ 12. 1** Concentration of Customers Our most significant customers typically include telecom operators to whom we provide wholesale services and distributors of our retail calling products. While they may vary from quarter to quarter, our five largest customers collectively accounted for 10. **3**

%, 10.8%, and 12.5%, and 14.5% of our consolidated revenues in fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, respectively. Our customers with the five largest receivables balance collectively accounted for 16.2%, 17.7%, and 27.1%, and 7% of our consolidated gross trade accounts receivable at July 31, 2024 and 2023 and 2022, respectively. This concentration of customers increases our risk associated with nonpayment by those customers. In an effort to reduce our risk, we perform ongoing credit evaluations of our significant customers, and in some cases, do not offer credit terms to customers, choosing instead to require prepayment. Historically, when we have issued credit, we have not required collateral to support trade accounts receivable from our customers. However, when necessary, we have imposed stricter credit restrictions on our customers. In some cases, this has resulted in our sharply curtailing, or ceasing completely, sales to certain customers. We attempt to mitigate our credit risk related to specific IDT Global customers by also buying services from the customer, in order to create an opportunity to offset our payables and receivables with the customer. In this way, we can continue to sell services to these customers while reducing our receivable exposure risk. When it is practical to do so, we will increase our purchases from IDT Global customers with receivable balances that exceed our applicable payables in order to maximize the offset and reduce our credit risk.

Explanation of Performance Metrics Our results of operations discussion include the following performance metrics: ■ for NRS, active POS terminals, payment processing accounts, and recurring revenue, ■ for net2phone, seats and subscription revenue, and ■ for Traditional Communications, minutes of use. NRS uses two key metrics, among others, to measure the size of its customer base: active POS terminals and payment processing accounts. Active POS terminals are the number of POS terminals that have completed at least one transaction in the calendar month. It excludes POS terminals that are being **have not been fully installed by the end of the month**. Payment processing accounts are NRS PAY accounts that can generate revenue. It excludes accounts that have been approved but not activated. NRS' recurring revenue is NRS' revenue in accordance with U. S. GAAP, excluding its revenue from POS terminal sales. net2phone's cloud communications offerings are priced on a per-seat basis, with customers paying based on the number of users in their organization. net2phone's subscription revenue is its revenue in accordance with U. S. GAAP excluding its equipment revenue and revenue generated by a legacy SIP trunking offering in Brazil. The trends and comparisons between periods for the number of active POS terminals, NRS PAY accounts, seats served, recurring revenue, and subscription revenue are used in the analysis of NRS' or net2phone's revenues and direct cost of revenues and are strong indications of the top-line growth and performance of the business. Minutes of use is a nonfinancial metric that measures aggregate customer usage during a reporting period. Minutes of use is an important factor in BOSS Revolution Calling's and IDT Global's revenue recognition since satisfaction of our performance obligation occurs when the customer uses our service. Minutes of use trends and comparisons between periods are used in the analysis of revenues and direct cost of revenues. Year Ended July 31, 2023-2024 compared to Year Ended July 31, 2022 and Year Ended July 31, 2022 compared to Year Ended July 31, 2021 As of July 31, 2023, we owned 90.0%..... conform to the current period presentation. The following table sets forth certain items in our statements of income as a percentage of our total revenues: Year ended July 31 2024 2023 2022 2021-REVENUES: National Retail Solutions 8.6% 6.2% 3.8% 1.7% Fintech 10.0 7.0 4.7 4.0 net2phone 6.8 5.8 4.3 3.1 Traditional Communications 74.6 81.0 87.2 91.2 TOTAL REVENUES 100.0 100.0 100.0 100.0

DIRECT COSTS - COST AND OF REVENUES 67.6 71.2 76.2 GROSS PROFIT 32.4 28.8 23.8 OPERATING EXPENSES: Direct cost of revenues (exclusive of depreciation and amortization) 70.7 75.8 79.8 Selling, general and administrative 22.4 18.9 15.9 Technology and development 4.1 5.2 3.4 Severance 0.1 Depreciation and amortization 1.6 1.3 1.2 Severance — — — TOTAL COSTS AND EXPENSES 94.7 95.5 96.1 Other operating (expense) gain, net (-) 3.0 4.1 (-) 1.1 TOTAL OPERATING EXPENSES 27.0 23.4 19.4 INCOME FROM OPERATIONS 5.4 4.9 4.4 4.0 Interest income, net 0.4 0.3 — — Other (expense) income, net (0.7) (0.3) (1.8) 0.5 INCOME BEFORE INCOME TAXES 5.1 4.9 2.6 4.5 National Retail Solutions Segment NRS, which represented 8.6%, 6.2%, and 3.8%, and 1.7% of our total revenues in fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, respectively, is an operator of a nationwide POS network providing independent retailers with store management software, electronic payment processing, and other ancillary merchant services. NRS' POS platform provides marketers with digital out-of-home advertising and transaction data. (in millions) change from 2023 change from 2022 2022 change from 2021 Year ended July 31 2024 2023 2022 2021 \$ /# % /# % Revenues: Recurring \$ 96.9 \$ 71.4 \$ 45.3 \$ 19.25 7.5 35.6 % \$ 26.1 57.8 % Other \$ 25.6 129.2 % Other 5.7 6.0 0.5 10.5 (0.3) (6.0) (-) 3 (-) 1.0 20.8 Total revenues 103.1 77.1 51.3 24.26 0 33.7 25.8 50.3 26.6 107.3 Direct cost of revenues (11.6) (10.7) (7.9) 0.9 8.3 2.8 36.0 Gross profit 91.5 66.4 43.4 25.1 37.9 23.0 52.9 Selling, general and administrative (62.6) (47.0) (28.3) 15.6 33.3 18.7 65.8 Technology and development (7.1) (4.5) 0 (3.9) 2.1 42.5 1.1 28.8) Other operating expense (0.8) 25.5 2.3 47.1 Selling, general and administrative (51.4) (32.0) 0.1 (19.6) 19.3 60.3 12.5 63.3 Depreciation and amortization (-) nm — — (-) 4 (0.9) (0.6) 1.5 160.9 0.3 74.3 Income (loss) from operations \$ 21.6 \$ 14.4 \$ 11.2 \$ 7 (0.3) 2 50.2 % \$ 3.2 28.5 % \$ 11 Gross margin percentage 88.7 % 86.1 % 84.6 % 2.6 % 1.5 nm % nm — not meaningful (in thousands) change from 2023 change from 2022 2022 change from 2021 July 31 2024 2023 2022 2021 # % # % Active POS terminals 32.1 25.7 19.4 14.6 0 4 25.1 % 6.3 32.6 % 5.4 37.8 % Payment processing accounts 21.3 15.8 10.3 5.9 5 35.3 % 5.5 52.9 % 4.4 76.1 % Revenues. Revenues increased in each of fiscal 2024 compared to fiscal 2023 and fiscal 2022 compared to the prior fiscal year driven primarily by revenue growth from NRS' merchant services and sales of advertising and data, as well as the expansion of NRS' POS network. Direct Cost of Revenues. Direct cost of revenues increased in each of fiscal 2024 compared to fiscal 2023 and fiscal 2022 compared to the prior fiscal year primarily due to the increases increase in the direct costs of NRS' POS terminal sales. Selling, General and Administrative. Selling, general and administrative expense increased in each of fiscal 2024 compared to fiscal 2023 primarily due to increases in sales commissions, employee compensation, and bad debt expense. As a percentage of NRS' revenue, NRS' selling, general and administrative expense was 60.7%, 61.0%, and 55.3% in fiscal 2024, fiscal 2023, and fiscal 2022, respectively. Technology and Development. Technology and development expense increased in fiscal 2024 compared to the prior fiscal year 2023 primarily due to increases in sales commissions employee compensation and consulting

expense. Other Operating Expense. In fiscal 2024, NRS recorded expense of \$ 0.2 million for capitalized internal use software costs for software that was taken out of service, as well as **certain** increases in employee compensation. As a percentage of NRS' revenue, NRS' selling, general and administrative expense was 66.7%, 62.5%, and 79.3% in fiscal 2023, fiscal 2022, and fiscal 2021, respectively. Depreciation and Amortization. Depreciation and amortization expense increased in each of fiscal 2023 and fiscal 2022 compared to the **other assets no longer in** prior fiscal year primarily due to increased depreciation of capitalized costs of consultants and employees developing internal use software. Fintech Segment Fintech, which represented 7.0%, **7.0%**, and 4.7%, and 4.0% of our total revenues in fiscal **2024, fiscal 2023, and** fiscal 2022, and fiscal 2021, respectively, is comprised of: **(i)** BOSS Money, a provider of international money remittance and related value / payment transfer services, as well as; **and (ii)** other, significantly smaller, financial services businesses, including Leaf, a provider of digital wallet services in emerging markets, a variable interest entity, or VIE, that operates money transfer businesses, and IDTFS, our Gibraltar-based bank. (in millions) **change from 2023 change from 2022 2022 change from 2021** Year ended July 31 **2024** 2023 2022 2021 \$ / # % \$ / # % Revenues: BOSS Money \$ **108.3** \$ 76.9 \$ 55.6 \$ **49.31** **34** **40.8** % \$ 21.3 38.5 % **Other** \$ **6.3** 12.4 7 % Other 9.7 9.0 8.2 3 **728.0** 0.7 7.2 0.7 8.8 Total revenues **120.7** 86.6 64.6 **57.34** **6** **139.4** 22.0 34.1 7.0 12.1 Direct cost of revenues (**53.4**) (**36.6**) (**26.2**) **16.8** **45.9** **10.4** **39.8** **Gross profit** **67.3** **50.0** **38.4** **17.3** **34.6** **11.6** **30.2** **Selling, general and administrative** (**59.6**) (**47.2**) (**39.5**) (**12.4**) (**26.1**) (**21.8**) (**10.4**) (**4.3**) (**19.7**) (**7**) (**2.3**) **30** **Depreciation and amortization** (**2.6**) (**2.2**) (**1.5**) **27**) 0.5 4 20.2 0.7 47.3 Severance — (**0.1**) — (**0.1**) (**100.0**) , **fiscal 2022, and fiscal 2021, respectively. Other Operating Gain (Expense). In fiscal 2023, we determined that the requirements for a portion of the contingent consideration payments related to the Leaf acquisition would not be met.** We recognized a **gain** of \$ 1.8 million and \$ 1.6 million in fiscal 2024 and fiscal 2023, respectively, on the write-off of these **this** contingent consideration payment **obligations** **obligation**. In addition, in fiscal 2024 **2023, fiscal 2022** we completed a portion of the integration of the Leaf Wallet platform into the BOSS Money app, **and** including replacing the Leaf tradename with BOSS Money. The Leaf tradename balance of \$ 0.1 million was written-off in fiscal 2024 **2021**. In fiscal 2023, Leaf received **payments of** \$ 0.4 million, **\$ 20,000, and nil, respectively,** from government grants for the development and commercialization of blockchain-backed financial technologies. net2phone Segment The net2phone segment, which represented 6.8%, 5.8%, and 4.3%, **and 3.1%** of our total revenues in fiscal 2024 **2023, fiscal 2023-2022, and** fiscal 2022 **2021**, respectively, is comprised of net2phone's **integrated** cloud communications and contact center **services offerings**. (in millions) 0.1 nm Other operating gain (expense), **net 0.1** -9 (**0.1**) **0.3** (**1.9**) nm (**0.2**) **142.3** (**105.0**) **(145.4)** **Income (Loss loss)** from operations \$ **1.7** \$ (**2.8**) \$ (**11.1**) \$ **4.5** **161**) \$ (**6.9**) **0%** \$ (**8.3**) **75.3%** **Gross margin percentage** **79.1** -9) \$ 4.4 63.4 % **78** \$ (**5.0**) (**253.7**) % Revenues. Revenues from BOSS Money increased in each of fiscal 2023 and fiscal 2022 compared to the prior fiscal year primarily because of increased transaction volume in BOSS Money's direct-to-consumer digital and retail channels and, in fiscal 2023, from the development and introduction of new platform functionalities enabling more flexible and granular pricing strategies. The revenue increase in fiscal 2022 compared to fiscal 2021 was partially offset by the lack of revenue from transient foreign exchange market conditions that materially improved BOSS Money's revenues in fiscal 2021 but ceased by the end of the second quarter of fiscal 2021. BOSS Money continues to benefit from ongoing expansion of its disbursement networks, particularly in Africa and the Caribbean. Direct Cost of Revenues. Direct cost of revenues increased in each of fiscal 2023 and fiscal 2022 compared to the prior fiscal year primarily due to increased direct cost of revenues in BOSS Money's direct-to-consumer digital and retail channels, which reflected the increases in BOSS Money's revenue. Selling, General and Administrative. Selling, general and administrative expense increased in fiscal 2023 compared to fiscal 2022 primarily due to increases in debit and credit card processing charges, employee compensation, sales commissions, and marketing expenses. Selling, general and administrative expense increased in fiscal 2022 compared to fiscal 2021 primarily due to increases in debit and credit card processing charges, employee compensation, and sales commissions. The increases in card processing charges were the result of increased credit and debit card transactions through our BOSS Money app and other digital channels. As a percentage of Fintech's revenue, Fintech's selling, general and administrative expense was 59.9% **78**; 66.8% **0**, and 62.3% **0.9%** (in fiscal **thousands**) **2024 change from 2023, fiscal 2022, and** fiscal 2021..... **center offerings. (in millions)** 2023 change from 2022 2022 change from 2021 Year ended July 31 **2024** 2023 2022 2021 \$ % \$ % \$ % Revenues: Subscription \$ 66.8 \$ 53.6 \$ 38.8 \$ 13.2 24.8 % \$ 14.8 38.0 % Other 5.6 4.6 5.7 1.0 20.3 (1.1) (18.7) Total revenues 72.4 58.2 44.5 14.2 24.4 13.7 30.7 Direct cost of revenues (12.0) (10.0) (8.7) 2.0 19.6 1.3 15.9 Selling, general and administrative (57.4) (54.2) (46.1) 3.2 5.8 8.1 17.4 Depreciation and amortization (5.6) (5.4) (5.1) 0.2 4.0 3.6 4 Severance (0.1) — 0.1 nm — Other operating (expense) gain, net (0.1) 0.3 (0.1) 0.4 145.4 (0.4) (393.2) Loss from operations \$ (2.8) \$ (11.1) \$ (15.5) \$ 8.3 75.3 % \$ 4.4 28.0 % (in thousands) 2023 change from 2022 2022 change from 2021 July 31 2023 2022 2021 # % # % Seats served **396** 352 291 226 **44** **12.6%** 61 21.1 % 65 28.4 % Revenues. net2phone's revenues increased in each of **fiscal 2024 compared to** fiscal 2023 and fiscal 2022 compared to the prior fiscal year driven primarily by the growth in subscription revenue in the U. S. and Latin American markets, which **reflected** the increases **increase** in seats served at July 31, 2023 **2024 and compared to** July 31, 2022 **2023** compared to the prior fiscal year ends. The increase in seats served at July 31, 2022 compared to July 31, 2021 included approximately 7,000 seats as a result of our acquisition of Integra in March 2022. Direct Cost of Revenues. Direct cost of revenues increased in fiscal **2024 compared to fiscal 2023** compared to fiscal 2022 primarily due to the increase in revenues, with the largest increase in the U. S. market; Direct cost of revenues increased in fiscal 2022 compared to fiscal 2021 primarily due to the increase in revenues, with the **largest increases in Latin American markets**. net2phone's focus on mid-sized businesses, multi-channel strategies, and localized offerings generated revenue growth that exceeded the increase in direct cost of revenues. Selling, General and Administrative. Selling, general and administrative expense increased in fiscal **2024 compared to fiscal 2023** compared to fiscal 2022 primarily due to increases in **employee compensation and** sales commissions and consulting expense. Selling, general

and administrative expense increased in fiscal 2022 compared to fiscal 2021 primarily due to increases in sales commissions, employee compensation, and expenses related to the proposed (and subsequently postponed) spin-off of our net2phone cloud communications business. As a percentage of net2phone's revenues, net2phone's selling, general and administrative expense decreased to 79.63.29% from 68.93.1% and 103.7% and 81.7% in fiscal 2024, fiscal 2023, and fiscal 2022, and respectively. Other Operating Gain (Expense), net. In fiscal 2021-2024, respectively, net2phone derives we determined that the requirement for a contingent consideration payment significant portion of its revenues from existing customers. Attracting new customers usually involves additional costs compared to retention of existing customers. If existing customers' subscriptions and related usage decrease or are terminated, net2phone will need to spend more money to acquire new customers and an still may acquisition in a prior period would not be met able to maintain its existing level of revenues or profitability. We recognized In addition, net2phone needs to acquire new customers to increase its revenues. net2phone incurs significant sales and marketing expenses to acquire new customers. It is therefore expected that selling, general and administrative expense will remain a significant percentage gain of \$ 0.1 million on the write-off of net2phone's revenues for the foreseeable future. Depreciation and Amortization. The increases in depreciation and amortization expense in each of this contingent consideration payment obligation fiscal 2023 and fiscal 2022 compared to the prior fiscal year was due to increased depreciation of net2phone's telephone equipment leased to customers and increased depreciation of capitalized costs of consultants and employees developing internal use software. Other Operating (Expense) Gain, net. In fiscal 2023, we recorded an expense of \$ 0.1 million for telephone equipment that was taken out of service. In fiscal 2022, we determined that the requirements for a contingent consideration payment related to an acquisition in December 2019 would not be met before the expiration date. net2phone recognized a gain of \$ 0.3 million on the write-off of this contingent consideration payment obligation. Other operating expense, net in fiscal 2021 was due to the settlement of a legal matter. Traditional Communications Segment The Traditional Communications segment, which represented 74.6%, 81.0%, and 87.2%, and 91.2% of our total revenues in fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, respectively, includes: (i) IDT Digital Payments, which enables customers to transfer airtime and bundles of airtime, messaging, and data to international and domestic mobile accounts; (ii) BOSS Revolution Calling, an international long-distance calling service marketed primarily to immigrant communities in the United States and Canada; and (iii) IDT Global, a wholesale provider of international voice and SMS termination and outsourced traffic management solutions to telecoms worldwide. Traditional Communications also includes other small businesses and offerings including early-stage business initiatives and mature businesses in harvest mode. Traditional Communications' most significant revenue streams are from IDT Digital Payments, BOSS Revolution Calling, and IDT Global. IDT Digital Payments and BOSS Revolution Calling are sold directly to consumers and through distributors and retailers. We receive payments for BOSS Revolution Calling, traditional calling cards, and IDT Digital Payments prior to providing the services. We recognize the revenue when services are provided to the customer. Traditional Communications' revenues tend to be somewhat seasonal, with the second fiscal quarter (which contains Christmas and New Year's Day) and the fourth fiscal quarter (which contains Mother's Day and Father's Day) typically showing higher minute volumes. (in millions)

	2024	2023	2022	2021	\$ / #	% / #
Revenues: IDT Digital Payments	\$ 407.4	\$ 417.1	\$ 473.2	\$ 461.9	(6.7)	(2.3)
BOSS Revolution Calling	263.2	322.1	387.9	455.5	(58.2)	(18.3)
IDT Global	201.1	230.3	292.4	361.2	(29.0)	(12.7)
Other	27.9	33.2	36.5	42.5	(5.3)	(16.4)
Total revenues	899.6	1,002.7	1,190.0	1,320.1	(10.1)	(3)
Direct cost of revenues	(818.7)	(818.7)	(818.7)	(818.7)	(0)	(0)
Gross profit	166.2	183.7	197.8	177.5	(9.5)	(14.1)
Selling, general and administrative	(173.8)	(173.8)	(173.8)	(173.8)	(0)	(0)
Technology and development	(23.1)	(23.1)	(23.1)	(23.1)	(0)	(0)
Severance	(1.6)	(1.6)	(1.6)	(1.6)	(0)	(0)
Depreciation and amortization	(9.4)	(9.4)	(9.4)	(9.4)	(0)	(0)
Other operating (expense) gain, net	(0.2)	(0.2)	(0.2)	(0.2)	(0)	(0)
Income from operations	\$ 56.4	\$ 61.3	\$ 75.8	\$ 82.4	(4.9)	(7.9)
Gross margin percentage	18.5%	18.3%	16.6%	16.6%	(0)	(0)
Minutes of use: BOSS Revolution Calling	1,772	2,299	2,926	3,554	(527)	(22.9)
IDT Global	5,702	6,328	7,720	10,511	(626)	(9.9)

Revenues. Revenues from IDT Digital Payments decreased in fiscal 2024 compared to fiscal 2023 compared to fiscal 2022 primarily from the deterioration of a key international corridor that was particularly impactful to revenues in the wholesale and retail channels channel. Revenues from IDT Digital Payments increased in, however, this corridor has not been a significant factor since the second quarter of fiscal 2022-2024 compared to fiscal 2021 primarily from an increase in direct-to-consumer channel revenues, partially offset by a decrease in retail channel revenues. Our acquisition of Sochitel in fiscal 2021 contributed to our increased penetration into the mobile top-up market in Africa. Revenues and minutes of use from BOSS Revolution Calling decreased in each of fiscal 2024 compared to fiscal 2023 and fiscal 2022 compared to the prior fiscal year. BOSS Revolution Calling continues to be impacted by persistent, market-wide trends, including the proliferation of unlimited calling plans offered by wireless carriers and mobile virtual network operators, and the increasing penetration of free and paid over-the-top voice, video conferencing, and messaging services. In fiscal 2021, COVID-19-related demand slowed the rate of decline in BOSS Revolution Calling revenue that we had experienced in prior periods. However, the COVID-19-related impact was less significant in fiscal 2022 than in fiscal 2021. The surge in demand for voice calls that began with the onset of the COVID-19 pandemic had eroded by the third quarter of fiscal 2022. Revenues and minutes of use from IDT Global decreased in each of fiscal 2024 compared to fiscal 2023 and fiscal 2022 compared to the prior fiscal year as communications globally continued to transition away from international voice calling. This trend was accelerated by the impact of COVID-19 as business communications shifted from calling to video conferencing and other collaboration platforms. We expect that IDT Global will continue to be adversely impacted by these trends, and minutes of use and revenues will likely continue to decline

from quarter- to- quarter, as we seek to maximize economics rather than necessarily sustain minutes of use or revenues. Direct Cost of Revenues. Direct cost of revenues decreased in fiscal 2024 compared to fiscal 2023 compared to fiscal 2022 primarily due to decreases in minutes of use IDT Global, IDT Digital Payments, and BOSS Revolution Calling's revenues. Direct cost of revenues Selling, General and Administrative. Selling, general and administrative expense decreased in fiscal 2022-2024 compared to fiscal 2021-2023 primarily due to decreases in BOSS Revolution Calling's sales commissions, employee compensation, and IDT Global's revenues debit and credit card processing charges, partially offset by an increase in IDT Digital Payments' direct cost of revenues in fiscal 2022 compared to fiscal 2021 because of the increase in IDT Digital Payments' revenues. Selling, General and Administrative. Selling, general and administrative expense decreased in fiscal 2023 compared to fiscal 2022 primarily due to decreases in debit and credit card processing charges, sales commissions, and employee compensation, partially offset by an increase in stock- based compensation. Selling, general and administrative expense increased in fiscal 2022 compared to fiscal 2021 primarily due to increases in marketing expense, employee compensation, and consulting expense, partially offset by a decrease in sales commissions. As a percentage of Traditional Communications' revenue, Traditional Communications' selling, general and administrative expense was 10.9%, 9.4%, 9.0%, and 7.9%, 9.5%, and 8.3% in fiscal 2024, fiscal 2023, and fiscal 2022, respectively. Technology and Development. Technology and development expense decreased in fiscal 2021-2024, respectively, compared to fiscal 2023 primarily due to decreases in Depreciation-depreciation and Amortization. Depreciation and amortization expense decreased in each of fiscal 2023 and fiscal 2022 compared to the prior fiscal year primarily due to decreases in depreciation as more of our property, plant, and equipment became fully depreciated, partially offset by increases in depreciation of equipment added to our telecommunications network and capitalized costs of consultants and employees developing internal use software license and maintenance expense, and employee compensation. Severance Expense. Traditional Communications incurred severance expense of \$ 1.6 million and \$ 0.9 million, \$ 0.1 million, and \$ 0.5 million in fiscal 2024 and fiscal 2023, fiscal 2022, and fiscal 2021, respectively. Other Operating (-Expense) Gain, net. In fiscal 2024 Other operating (-expense) gain, net included \$ 3.9 million, \$ 0.1 million, and \$ 0.5 million in fiscal 2023, Traditional Communications recorded expense fiscal 2022, and fiscal 2021, respectively for the indemnification of one of our cable telephony customers related to patent infringement claims brought against the customer. On May 8, 2023, we and the customer agreed to a release from the indemnification agreement in exchange for \$ 3.0.92 million and, of which \$ 1.9 million was paid on May 10, 2023, and the remainder will be paid in five monthly invoice deductions of \$ 0.4 million each. Also, respectively in fiscal 2023, we increased the estimated fair value of acquisition-related contingent consideration by \$ 0.2 million, and we recorded an expense of \$ 1.4 million for internal use software that was taken out of service. In addition, in fiscal 2023, Other other operating (-expense) gain, net in fiscal 2021 included a gain of \$ 2.3.90 million received from the sale to a third party of all our rights under the Payment Card Interchange Fee and Merchant Discount Antitrust Litigation and expense of \$ 0.6 million for the settlement indemnification of one of our cable telephony customers related to patent infringement claims brought against the customer. On May 8, 2023, we and the customer agreed to a claim release from the indemnification agreement in exchange for \$ 3.9 million. Also, in fiscal 2023, we increased the estimated fair value of acquisition-related to IDT Global contingent consideration by \$ 0.2 million.

Corporate (in millions)	2024	2023	2022	2021	Year ended July 31
General and administrative	\$ (10.5)	\$ (9.34)	\$ (7.89)	\$ 1	(7.5) 112.2%
Depreciation and amortization	(0.1)	(0.1)	(0.1)	(30.5)	1.6 18.6%
Other operating (-expense) gain, net	(4.4)	(0.3)	(1.0)	4.1	(67.2) 67.2%
Loss from operations	\$ (14.9)	\$ (9.7)	\$ (8.9)	\$ (7.5)	(4.2) 53.9%

Corporate costs mainly include compensation, consulting fees, treasury, tax and accounting services, human resources, corporate purchasing, corporate governance including Board of Directors' fees, internal and external audit, investor relations, corporate insurance, corporate legal, and other corporate- related general and administrative expenses. Corporate does not generate any revenues, nor does it incur any direct cost of revenues. General and Administrative. Corporate general and administrative expense increased in fiscal 2024 compared to fiscal 2023 compared to fiscal 2022 primarily because of increases in audit and accounting fees, employee compensation, and stock- based compensation expense. Corporate general and administrative expense increased in fiscal 2022 compared to fiscal 2021 primarily because of an and increase in employee compensation. As a percentage of our consolidated revenues, Corporate general and administrative expense was 0.79%, 0.8%, and 0.6%, and 0.5% in fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, respectively. Other Operating (-Expense) Gain, net. As discussed in Note 23 to the Consolidated Financial Statements included in Item 8 to Part II of this Annual Report, we (as well as other defendants) were have been named in a class action on behalf of the stockholders of our former subsidiary Straight Path's stockholders. We incurred legal fees of \$ 7.2 million and \$ 5.8 million, \$ 7.7 million, and \$ 2.9 million in fiscal 2023-2024, fiscal 2022, and fiscal 2021-2023, respectively, related to this action. Also, we recorded offsetting gains from insurance claims for this matter of \$ 2.9 million and \$ 3.8 million in fiscal 2024, \$ 6.7 million, and \$ 3.1 million in fiscal 2023, respectively. In fiscal 2022-2024, and fiscal 2021, respectively we received the final payment from our insurance policy for these claims. On October 3, 2023, the Court of Chancery of the State of Delaware dismissed all claims against us, and found that, contrary to the plaintiffs' allegations, the class suffered no damages. The plaintiffs will have 30 days from entry of the final order to file an appeal. In September 2017, we and certain of our subsidiaries were certified by the New Jersey Economic Development Authority, or NJEDA, as having met the requirements of the Grow New Jersey Assistance Act Tax Credit Program. The program provides for credits against a corporation's New Jersey corporate business tax liability for maintaining a minimum number of employees in New Jersey, and that tax credits may be sold subject to certain conditions. On June 5, 2023, we received a 2019 tax credit certificate for \$ 1.8 million from the NJEDA. In August 2023, we sold the certificate for cash of \$ 1.6 million. As discussed in Note 23 to the..... final order to file an appeal. The following is a discussion of certain of our consolidated stock- based compensation expenses- expense, and our consolidated income and expense line items below income from operations. Related Party Lease Costs. We lease office and parking space in a building

and parking garage located at 520 Broad Street, Newark, New Jersey that was previously owned by Rafael Holdings. On August 22, 2022, Rafael Holdings sold the building and parking garage to an unrelated third party. Our lease in that property continues with the new owner. We also lease office space in Israel from Rafael Holdings. The Newark lease expires in April 2025 and the Israel lease expires in July 2025. In fiscal 2023, we incurred lease costs of \$ 0.3 million in connection with the Rafael Holdings' leases, which excludes Newark lease costs after August 22, 2022. In fiscal 2022 and fiscal 2021, we incurred lease costs of \$ 2.0 million and \$ 1.9 million, respectively, in connection with the Rafael Holdings' leases. Lease costs incurred in connection with the Rafael Holdings' leases are included in consolidated selling, general and administrative expense. Stock-Based Compensation Expense. **Total stock** - based compensation expense included in consolidated selling, general and administrative expense **and technology and development expense** was **\$ 7.4 million and \$ 4.5 million**, **\$ 1.9 million, and \$ 1.5 million** in **fiscal 2024 and fiscal 2023**, **fiscal 2022, and fiscal 2021**, respectively. The increase in stock- based compensation expense in fiscal 2023 compared to fiscal 2022 was primarily due to the **certain equity grant grants to Bill Pereira, our President and Chief Operating Officer, in the second quarter of fiscal 2024, including** deferred stock units, or DSUs, that, upon vesting, **represent** will entitle the grantees **right** to receive shares of our Class B common stock. In the fiscal 2023, we granted an **and** aggregate of 0.2 million DSUs to certain of our executive officers and other employees. The number of shares that will be issuable on each vesting date will vary between 50 % to 200 % of the number of DSUs that vest on that vesting date, depending on the market price for the underlying Class B common stock on the vesting date relative to the base price approved by the Compensation Committee of **net2phone 2** our Board of Directors of \$ 25. **0, 45** per share (which was **as** based on **well as a contingent bonus subject to** the market price **completion of certain financial milestones that may be paid, at** **Mr** the time of the initial grants under this program). On May 17 **Pereira's option**, 2023, the first vesting date under the program, in **either** accordance with the program and based on certain elections made by grantees, we issued 41,945 shares of **our the Company's** Class B common stock **or cash**. In fiscal 2024, two of these milestones were achieved, **for which we issued to Mr. Pereira 39, 155 shares of our Class B common stock in fiscal 2024 with an issue date value of \$ 1.5 million, and we will issue an additional 39, 155 shares of our Class B common stock in the first quarter of fiscal 2025. As of July 31, 2024, there was \$ 0.6 million of total unrecognized compensation cost related to non-**vested DSUs. **Based under our equity incentive program adopted** on those elections **November 30**, vesting for 31,909 DSUs was delayed until February 21, 2024 **2022**. Subject to continued full time employment or other service to us, the remaining DSUs are scheduled to vest on February 21, 2024 and February 25, 2025. The grantees will have the right to elect a later vesting date no later than January 19, 2024 for the February 21, 2024 vesting date. A grantee will have the option to elect a later vesting date for one half or all of the shares scheduled to vest on February 21, 2024 and any DSUs that do not vest based on the grantee's election, will be eligible to vest on February 25, 2025. We estimated that the fair value of the DSUs on the date of grants was an aggregate of \$ 5.4 million, which is being recognized on a graded vesting basis over the requisite service periods **ending that end** in February 2025. **On February 21** We used a risk neutral Monte Carlo simulation method in our valuation of the DSUs, which simulated **2024**, the range of possible future values **second vesting date under the program, in accordance with the program and based on certain elections made by grantees, we issued 53, 706 shares** of our Class B common stock **for** over the life of the DSUs. The weighted average grant date fair value per DSU was \$ 27.21. At July 31, 2023, there was \$ 2.3 million of total unrecognized compensation cost related to non-vested DSUs. **Subject** The increase in stock-based compensation expense in fiscal 2022 compared to **continued full time employment or** fiscal 2021 was primarily due to expense related to the **other** grant in **services to us, the remaining 147, 540 DSUs are scheduled to vest on** February **25, 2022-2025** of restricted shares of NRS' Class B common stock to certain of our employees for which we recorded stock-based compensation expense of \$ 1.2 million, partially offset by reductions in expense for deferred stock units granted in June 2019. Effective as of June 30, 2022, restricted shares of NRS' Class B common stock were granted to certain NRS employees. The restrictions on the shares will lapse in three installments, **the first was** on each of June 1, 2024, **and the others are June 1, 2026**, and **June 1, 2027**. The estimated fair value of the restricted shares on the grant date was \$ 3.3 million, which is being recognized over the vesting period. **At As of** July 31, **2023-2024**, unrecognized compensation cost related to NRS' non-vested Class B common stock was an aggregate of \$ **2-1. 6-9** million. The unrecognized compensation cost is expected to be recognized over the remaining vesting period that ends in fiscal 2027. (in millions) **change from** 2023 change from 2022 **2022 change from 2021** Year ended July 31 **2024** 2023 2022 2021 \$ % \$ % Income from operations \$ **64.7** \$ 60.7 \$ 60.1 \$ **57.4** **0 6.6 %** \$ 0.6 1.1 % \$ **3.1** **5.4 %** Interest income, net **4. 8** 3.2 0.2 **0 1. 3** **6 51. 5** 3.0 nm **Other expense, net** (**0 7. 6**) (**3. 1**) (**54. 1**) Other (expense) income, net (**3. 1**) (**25. 4**) **7 (4. 5) (146. 9)** 22. 3 87. 8 **Benefit from** (**33. 3**) (**420. 3**) (**Provision** **provision** for) benefit from income taxes **6. 4** (**16. 4**) (**5. 9**) **31 22. 8 138. 6 (10. 5) (179. 7**) (**10. 5**) (**179. 7**) (**37. 6**) (**118. 6**) Net income **68. 3** 44. 4 29. 0 **96 23. 9 53. 9** 15. 4 53. 0 (**67. 9**) (**70. 1**) Net income attributable to noncontrolling interests (**3. 8**) (**3. 9**) (**2. 0**) (**0. 4**) (**1. 7**) (**1. 9**) (**96. 0**) (**1. 6**) (**375. 2**) Net income attributable to IDT Corporation \$ **64. 5** \$ 40. 5 \$ 27. 0 \$ **96 24. 5** **0 59. 2 %** \$ 13. 5 49. 8 % \$ (**69. 5**) (**72. 0**) % Other (Expense) Income, net. Other (expense) income, net consists of the following: (in millions) Year ended July 31 **2024** 2023 2022 2021 Foreign currency transaction (losses) gains (losses) \$ (**3. 8**) \$ **3. 3** (**1. 7**) \$ **1. 0** Equity in net loss of investee (**3. 5**) (**3. 1**) (**3. 0**) **Gains** (**1. 1**) (**Losses** **losses**) gains on investments (**0. 2**) (**2. 6**) (**19. 3**) **8. 8** Other (**0. 5**) (**0. 7**) (**1. 4**) (**0. 8**) TOTAL \$ (**7. 6**) \$ (**3. 1**) \$ (**25. 4**) **We** \$ **7. 9** As of February 2, 2021, we have an investment in **shares of** convertible preferred stock of a communications company (the equity method investee, or EMI). **Our initial investment represented 23** **As of July 31, 2024 and 2023, our ownership was 33. 95 4 % and 33. 3 %, respectively,** of the **EMI's** outstanding shares of the EMI on an as converted basis, and on August 10, 2021, our investment increased to 26.57% of the outstanding shares of the EMI on an as converted basis. On April 6, 2023, in accordance with an Agreement and Plan of Merger dated as of April 5, 2023, the EMI merged with and into its subsidiary, with the subsidiary being the surviving corporation. Each of the EMI's shareholders agreed to purchase additional shares of the EMI's convertible preferred stock through May 31, 2023. Following the merger, the conversion of our notes receivable into EMI shares described below under Liquidity and Capital Resources, Investing Activities,

and the purchases of the additional EMI's shares, our ownership interest increased to 33.3% of the EMI's outstanding shares. We account for this investment using the equity method since we can exercise significant influence over the operating and financial policies of the EMI but we do not have a controlling interest. We determined that on the dates of the acquisitions of the EMI's shares, there were difference differences between our investment in the EMI and our proportional interest in the equity of the EMI of an aggregate of \$ 8.2 million, which represented the share of the EMI's customer list on the dates of the acquisitions attributed to our interest in the EMI. These basis differences are being amortized over the 6- year estimated life of the customer list. "Equity in the net loss of investee" also includes the amortization of the equity method basis difference.

Benefit from The net losses on investments in fiscal 2023 included an unrealized loss of \$ 7,000 on shares of Rafael Holdings' Class B common stock. The net losses on investments in fiscal 2022 included an unrealized loss of \$ 14.1 million on shares of Rafael Holdings' Class B common stock. The net gains on investments in fiscal 2021 included an unrealized gain of \$ 8.3 million on shares of Rafael Holdings' Class B common stock. (Provision for) **Benefit from Income Taxes. With our reacquisition of net2phone in March 2006, its losses were limited under IRC Section 382 to approximately \$ 7 million per year.** In fiscal 2021-2024, we released had an IRC Section 382 study conducted on the reacquisition and the limitation was adjusted to \$ 946.5 million per year. We recorded a of our valuation allowance on the portion of our deferred income tax benefit assets that we are more likely than not going to utilize. This release was mostly related to domestic deferred income tax assets. We used the framework of ASC Income Taxes (Topic 740) to determine whether the valuation allowance should be maintained or reversed. We considered the scheduled expiration of our net operating losses included in our deferred tax assets, projected future taxable income, and tax planning strategies in our assessment of the valuation allowance. The primary factors that resulted in the valuation allowance release were the three -- the consecutive years adjusted amount of \$ 23 profitability in the United States and expected future profitability in both the United States and the United Kingdom that will utilize a significant portion of the net operating losses. 6 million Our tax planning strategies were not a significant factor in the analysis fiscal 2024. The change in income tax expense in fiscal 2024 compared to fiscal 2023 and, excluding the income tax benefit in fiscal 2022-2024 compared to the prior fiscal year, excluding the benefit from the valuation allowance released in fiscal 2021, was primarily due to differences in the amount of taxable income earned in the various taxing jurisdictions. Net Income Attributable to Noncontrolling Interests. The change in the net income attributable to noncontrolling interests in fiscal 2024 compared to fiscal 2023 compared to fiscal 2022 was primarily due to increases changes in amounts attributable to the noncontrolling interests in the net income of NRS and our VIE and, as well as a reduction in the net loss of net2phone 2.0. The change in the net income attributable to noncontrolling interests in fiscal 2022 compared to fiscal 2021 was primarily due to increases in the net income of NRS and our VIE, partially offset by an increase in the net loss of net2phone 2.0 change in the amounts attributable to the noncontrolling interests in NRS.

LIQUIDITY AND CAPITAL RESOURCES As of the date of this Annual Report, we expect our cash from operations and the balance of cash, cash equivalents, debt securities, and current equity investments that we held on July 31, 2023-2024 will be sufficient to meet our currently anticipated working capital and capital expenditure requirements during fiscal 2024-2025. At July 31, 2023-2024, we had cash, cash equivalents, debt securities, and current equity investments of \$ 152-193.2-0 million and working capital (current assets in excess of current liabilities) of \$ 93-143.0-2 million. We treat unrestricted cash and cash equivalents held by IDT Payment Services, Inc. and IDT Payment Services of New York, LLC as substantially restricted and unavailable for other purposes. At July 31, 2023-2024, "Cash and cash equivalents" in our consolidated balance sheet included an aggregate of \$ 20-55.6-9 million held by IDT Payment Services, Inc. and IDT Payment Services of New York, LLC that was unavailable for other purposes.

Contractual Obligations and Commitments The following table includes our anticipated material cash requirements from contractual obligations and other commitments at July 31, 2023-2024: Payments due by period (in millions) Total Less than 1 year 1 — 3 years 4 — 5 years After 5 years Purchase commitments \$ 10-2.8-9 \$ 10-2.8-6 \$ — 0.3 \$ — \$ — Connectivity obligations under service agreements 1.4 0.6 7 0.7 1 0.5 — — Operating leases including short- term leases 4.7 2.7 1.5 0 3. 4 0.1 **TOTAL (1) \$ 9.0 \$ 6 3. 0 \$ 2.5 \$ 0.4 — TOTAL (\$ 0.1) \$ 18.4 \$ 14.5 \$ 3.5 \$ 0.4 \$ —** (1) The above table does not include up to \$ 10 million for the potential redemption of shares of NRS' Class B common stock, an aggregate of \$ 27-32.1-4 million in performance bonds, and up to \$ 9-3.0 million for other potential payments including contingent consideration payments related to business acquisitions, due to the uncertainty of the amount and / or timing of any such payments.

Consolidated Financial Condition (in millions) Year ended July 31 2024 2023 2022 2021-Cash flows provided by (used in): Operating activities \$ 78.2 \$ 54.1 \$ 29.4 \$ 66.6 Investing activities (0.8) (33.4) (33.8) (44.1) Financing activities (17.2) (15.8) (15.6) (4.5) Effect of exchange rate changes on cash, cash equivalents, and restricted cash and cash equivalents (3.6) 4.4 (17.4) 7.7 Increase (decrease) in cash, cash equivalents, and restricted cash and cash equivalents \$ 56.6 \$ 9.3 \$ (37.4) \$ 25.7

Operating Activities Our cash flows from operations vary significantly from quarter to quarter and from year to year, depending on our operating results and the timing of operating cash receipts and payments, specifically trade accounts receivable and trade accounts payable. Gross trade accounts receivable decreased increased to \$ 48.6 million at July 31, 2024 from \$ 37.7 million at July 31, 2023 from \$ 44.9 million at July 31, 2022 primarily due to collections in fiscal 2023 that were greater than amounts billed during in fiscal 2023-2024. Gross trade accounts receivable increased to \$ 44.9 million at July 31, 2022 from \$ 39.0 million at July 31, 2021 primarily due to amounts billed during fiscal 2022 that were greater than collections in during fiscal 2022-2024, partially offset by changes in foreign currency exchange rates. Deferred revenue arises from sales of prepaid products and varies from period to period depending on the mix and the timing of revenues. Deferred revenue decreased to \$ 30.4 million at July 31, 2024 from \$ 35.3 million at July 31, 2023 primarily from \$ 36.5 million at July 31, 2022 and \$ 42.3 million at July 31, 2021 due to decreases in the BOSS Revolution Calling and IDT Digital Payments deferred revenue balances. Customer deposit liabilities at IDTFS increased decreased to \$ 83.0 million at July 31, 2024 from \$ 86.5 million at July 31, 2023 from \$ 85.8-Our restricted cash and cash equivalents included \$ 83.3 million and \$ 87.3 million at July 31, 2022-2024 and decreased 2023, respectively, held by the bank. In September 2017, we and certain of our

subsidiaries were certified by the NJEDA as having met the requirements of the Grow New Jersey Assistance Act Tax Credit Program. The program provides for credits against a corporation's New Jersey corporate business tax liability for maintaining a minimum number of employees in New Jersey, and that tax credits may be sold subject to certain conditions. On June 5, 2023, we received a 2019 tax credit certificate for \$ 1. 8 million from \$115 the NJEDA. In August 5 million at July 31, 2021-2023. Our restricted, we sold the certificate for cash of and cash equivalents included \$ 1 87. 3 million, \$ 86. 6 million, and \$ 115. 8 million at July 31, 2023, 2022, and 2021, respectively, held by the bank. Beginning in June 2019, as part of a commercial resolution, we indemnified one of our cable telephony customers related to patent infringement claims brought against the customer. On May 8, 2023, we and the customer agreed to a release from the indemnification agreement in exchange for \$ 3. 9 million, of which \$ 1. 9 million was paid on May 10, 2023, and the remainder was will be paid in five monthly invoice deductions of \$ 0. 4 million each. On December 21, 2020, we received \$ 2. 0 million from the sale to a third party of all our rights under the Payment Card Interchange Fee and Merchant Discount Antitrust Litigation related to claims that merchants paid excessive fees to accept Visa and Mastercard cards between January 1, 2004 and January 25, 2019. As discussed in Note 23 to the Consolidated Financial Statements included in Item 8 to Part II of this Annual Report, we (as well as other defendants) were have been named in a class action on behalf of the stockholders of our former subsidiary Straight Path. On October 3, 2023, the Court of Chancery of the State of Delaware dismissed all claims against us, and found that, contrary to the plaintiffs' allegations, the class suffered no damages. The plaintiffs will have 30 days from entry of the final order to file an appeal. Investing Activities Our capital expenditures were \$ 18. 9 million in fiscal 2024 and \$ 22. 0 million in fiscal 2023, \$ 21. 9 million in fiscal 2022, and \$ 16. 8 million in fiscal 2021. We currently anticipate that total capital expenditures in fiscal 2024-2025 will be \$ 21-18 million to \$ 23-20 million. We expect to fund our capital expenditures with our net cash provided by operating activities and cash, cash equivalents, debt securities, and current equity investments on hand. In fiscal On March 3, 2022-2024, net2phone 2. 0 purchased all of the outstanding shares of Onwaba S. R. L. and Gem S. R. L. for cash of \$ 7. 1 million, net of cash acquired. We also recorded an and aggregate of \$ 4. 5 million for the estimated fair value of future payments subject to holdback and contingent consideration. Onwaba S. R. L. and Gem S. R. L. are located in Uruguay and use the trade name Integra. The purchase price also included 27, 765 shares of our Class B common stock with a value of \$ 1. 0 million that were issued at closing. The potential future payments were an aggregate of up to \$ 3. 3 million, half of which was paid in fiscal 2023 at the end of 12 months after closing and the remainder will be paid at the end of 24 months after closing, each subject to holdback for the settlement of claims against the EMI sellers, if any. The contingent consideration is an aggregate of up to \$ 3. 5 million based on annual cumulative incremental recurring seat revenue of the net2phone segment over a four-year period, payable in cash and / or equity at net2phone 2. 0's discretion. On March 1, 2022, our subsidiary, IDT International Telecom, Inc., or IDTIT, purchased all of the outstanding shares of Leaf for cash of \$ 0. 3 million, net of cash acquired. We also recorded \$ 3. 3 million for the estimated fair value of contingent consideration. The contingent consideration was an aggregate of up to \$ 5. 5 million based on annual gross profit over a five-year period. In fiscal 2023, we determined that the requirements for a portion of the contingent consideration payments related to the Leaf acquisition would not be met. We recorded a gain of \$ 1. 6 million on the write-off of this contingent consideration payment obligation, which was included in "Other operating (expense) gain, net" in the accompanying consolidated statements of income. On December 3, 2020, IDTIT acquired 51% of the issued shares of Sochitel for \$ 2. 4 million, net of cash acquired. We also recorded \$ 0. 4 million for the estimated fair value of contingent consideration. In fiscal 2023, we paid contingent consideration of \$ 0. 5 million and recorded an expense of \$ 0. 1 million, which was included in "Other operating (expense) gain, net" in the accompanying consolidated statements of income. Pursuant to a Put / Call Option Agreement related to the 5% of the issued shares of Sochitel that the seller did not initially sell to IDTIT, or the Option Shares, the seller exercised its option and on March 22, 2021, IDTIT purchased the Option Shares for \$ 0. 3 million. On June 15, 2021, IDTIT purchased 19% of Sochitel's issued shares from the remaining noncontrolling interest holder for \$ 1. 0 million. We also recorded \$ 0. 2 million for the estimated fair value of contingent consideration. In fiscal 2023, we paid contingent consideration of \$ 0. 3 million and recorded an expense of \$ 0. 1 million, which was included in "Other operating (expense) gain, net" in the accompanying consolidated statements of income. As of May 31, 2021, we purchased a warrant from the shareholders including us agreed of a VIE for cash of \$ 0. 8 million, which is included in financing activities, and a contingent payment of \$ 0. 1 million. We acquired cash of \$ 3. 3 million from the initial consolidation of the VIE, which is included in investing activities. On December 7, 2020, we purchased from Rafael Holdings 218, 245 newly issued shares of Rafael Holding's Class B common stock and a warrant to purchase additional up to 43, 649 shares of Rafael Holding's Class B common stock at an exercise price of \$ 22. 91 at any time on or after December 7, 2020 and on or prior to June 6, 2022. The aggregate purchase price was \$ 5. 0 million. The purchase price was based on a per share price of \$ 22. 91, which was the closing price of Rafael Holding's Class B common stock on the New York Stock Exchange on the trading day immediately preceding the purchase date. On March 15, 2021, we exercised the warrant in full and purchased 43, 649 shares of Rafael Holding's Class B common stock for cash of \$ 1. 0 million. On February 2, 2021, we paid \$ 4. 0 million to purchase shares of the EMI's convertible preferred stock. In fiscal, and on August 10, 2021-2024 and fiscal 2023, we paid an aggregate of \$ +2. +0 million and \$ 0. 8 million, respectively, to purchase the additional shares of the EMI's convertible preferred stock. The initial shares purchased represented 23. 95% of the outstanding shares of the EMI on an as converted basis. The subsequent purchases increased our ownership to 26. 57% on an as converted basis. On April 6, 2023, in accordance with an Agreement and Plan of Merger dated as of April 5, 2023, the EMI merged with and into its subsidiary, with the subsidiary being the surviving corporation. Effective with the merger, among other things, the notes receivable from the EMI that we held with an aggregate principal and accrued interest of \$ 4. 0 million were converted into shares of the subsidiary's Series A Convertible Preferred Stock, or EMI Preferred Stock. In addition, each of the EMI's convertible shareholders agreed to purchase additional shares of EMI Preferred preferred Stock stock, for which we paid \$ 0. 9 million in fiscal 2023 to purchase the additional shares. Following the merger, the conversions, and the purchases of additional shares of EMI Preferred Stock, the

Company's ownership increased to 33.3% of the EMI's outstanding shares. As of July 27, 2023, the EMI's shareholders including us agreed to purchase additional shares of the EMI's convertible Preferred Stock. We subscribed to purchase additional shares through January 2025 for an aggregate of \$1.09 million. In August the first quarter of fiscal 2024 through October 11, 2023, the Company paid \$0.74 million to purchase the additional shares. Purchases of debt securities and equity investments were \$59.29 million, and \$24.59 million, and \$43.2 million in fiscal 2024 and fiscal 2023, fiscal 2022, and fiscal 2021, respectively. Proceeds from maturities and sales of debt securities and redemptions of equity investments were \$50.1 million and \$49.2 million, \$21.2 million, and \$26.2 million in fiscal 2024 and fiscal 2023, fiscal 2022, and fiscal 2021, respectively. Financing Activities In March 2024, our Board of Directors initiated a quarterly cash dividend of \$0.05 per share on our Class A and Class B common stock. In fiscal 2024, we paid aggregate cash dividends of \$2.5 million on our Class A and Class B common stock. In September 2024, our Board of Directors declared a dividend of \$0.05 per share to holders of our Class A and Class B common stock. The dividend was paid on October 7, 2024 to stockholders of record as of the close of business on September 30, 2024. We distributed cash of \$0.1 million and \$0.3 million, \$0.5 million, and \$0.8 million in fiscal 2024 and fiscal 2023, fiscal 2022, and fiscal 2021, respectively, to the noncontrolling interests in certain of our subsidiaries. In fiscal 2023, fiscal 2022, and fiscal 2021, we received proceeds from notes payable financing-related other liabilities of \$0.3 million, \$2.3 million, and \$0.7 million, respectively. In fiscal 2023, fiscal 2022, and fiscal 2021, we repaid notes payable financing-related other liabilities of \$2.0 million, \$1.3 million, and \$0.1 million, respectively. On September 29, 2021, NRS sold shares of its Class B common stock representing 2.5% of its outstanding capital stock on a fully diluted basis to Alta Fox Opportunities Fund LP, or Alta Fox, for cash of \$10 million. Alta Fox has the right to request that NRS redeem all or any portion of the NRS common shares that it purchased at the per share purchase price during a period of 182 days following the fifth anniversary of this transaction. The redemption right shall terminate upon the consummation of (i) a sale of NRS or its assets for cash or securities that are listed on a national securities exchange, (ii) a public offering of NRS' securities, or (iii) a distribution of NRS' capital stock following which NRS' common shares are listed on a national securities exchange. Our subsidiary, IDT Telecom, Inc., or IDT Telecom, entered into a credit agreement, dated as of May 17, 2021, with TD Bank, N. A. for a revolving credit facility for up to a maximum principal amount of \$25.0 million. As of July 15, 2024 and July 28, 2023, IDT Telecom and TD Bank, N. A. amended certain terms of the credit agreement. IDT Telecom may use the proceeds to finance working capital requirements and for certain closing costs of the facility. At July 31, 2024 and 2023 and 2022, there were no amounts outstanding under this facility. In fiscal 2024 and fiscal 2023 and fiscal 2022, IDT Telecom borrowed and repaid an aggregate of \$32.9 million and \$27.4 million and \$2.6 million, respectively, under the facility. The revolving credit facility is secured by primarily all of IDT Telecom's assets. The principal outstanding bears interest per annum at the secured overnight financing rate published by the Federal Reserve Bank of New York plus 10 basis points, plus depending upon IDT Telecom's leverage ratio as computed for the most recent fiscal quarter, 125 to 175 basis points. Interest is payable monthly, and all outstanding principal and any accrued and unpaid interest is due on May 16, 2026. IDT Telecom pays a quarterly unused commitment fee of 10 basis points on the average daily balance of the unused portion of the \$25.0 million commitment of 30 to 85 basis points, depending upon IDT Telecom's leverage ratio as computed for the most recent fiscal quarter. IDT Telecom is required to comply with various affirmative and negative covenants as well as maintain certain targets based on financial ratios during the term of the revolving credit facility. As of July 31, 2023-2024, IDT Telecom was in compliance with all of the covenants. In the first quarter of fiscal 2025 through October 7, 2024, we IDT Telecom borrowed and repaid an aggregate of \$25.14.02 million under the facility. In fiscal January 2023-2024, fiscal 2022, and fiscal 2021, we received cash from the restrictions lapsed on the exercise of stock options of \$0.5 million restricted shares of net2phone 2, million, \$0.1 million, and \$0.7 million, respectively, for which we issued 12,500; 10,000; and 81,041 shares, respectively, of our Class B common stock. In addition, in April 2022, Howard S. Jonas exercised stock options for 1.0 million shares of our Class B common stock that were granted on May in December 2020 to each of Howard S. Jonas and Shmuel Jonas, our Chief Executive Officer, and Bill Pereira was granted 50,000 shares of net2phone 2, 2017.0. The exercise price of these options was \$14.93 per share and the expiration date was May 1, 2022. Mr. Jonas used 528,635 shares of our Class B common stock. We repurchased a portion of these shares representing an aggregate of 4.5% of the outstanding shares of net2phone 2.0 with an aggregate fair value of \$3.6 million to satisfy the grantees' tax withholding obligations in connection with the lapsing of restrictions on restricted stock or the grant of shares. In addition, in connection with the vesting of restricted shares of NRS Class B common stock on June 1, 2024, we repurchased a portion of the shares representing an aggregate of 0.17% of the outstanding shares of NRS with an aggregate fair value of \$140.96 million to pay satisfy the aggregate grantees' tax withholding obligations in connection with the lapsing of restrictions on restricted stock. In each of fiscal 2024 and fiscal 2023, we received cash from the exercise price of the stock options of \$0.2 million for which we issued 12,500 shares of our Class B common stock in each of the periods. We have an existing stock repurchase program authorized by our Board of Directors for the repurchase of shares of our Class B common stock. The Board of Directors authorized the repurchase of up to 8.0 million shares in the aggregate. In fiscal 2023-2024, we repurchased 511,298, 546,421 shares of Class B common stock for an aggregate purchase price of \$139.1 million. In, and in fiscal 2022-2023, we repurchased 554,511, 744,546 shares of Class B common stock for an aggregate purchase price of \$13.1 million. At July 31, 2024, 4.4 million shares remained available for repurchase under the stock repurchase program. In the first quarter of fiscal 2021-2025 through October 7, 2024, we repurchased 463,37, 792,714 shares of our Class B common stock for an aggregate purchase price of \$21.3 million. In fiscal 2024 and fiscal 2023, we paid \$1.5 million and \$0.8 million. At July 31, 2023 respectively, to 4.7 million shares remained available for repurchase 41 under the stock repurchase program. In the first quarter of fiscal 2024 through October 11, 2023, we repurchased 124,530 shares of Class B common stock for an aggregate purchase price of \$2.8 million. In fiscal 2023, fiscal 2022, and fiscal 2021, we paid \$0.8 million, \$9.0 million, and \$1.3 million, respectively, to repurchase 28,

227 ; 200, 438; and 109, 381 shares, respectively, of our Class B common stock that were tendered by employees of ours to satisfy the employees' tax withholding obligations in connection with **the vesting of DSUs, the lapsing of restrictions on restricted stock shares, and** shares issued for bonus payments, ~~the vesting of deferred stock units, and the lapsing of restrictions on restricted stock.~~ In addition, in April 2022, Mr. Jonas tendered 137, 364 shares of our Class B common stock with a value of \$ 3. 9 million to satisfy a portion of his tax obligations in connection with his stock option exercises. Such shares were repurchased by us based on their fair market value as of the close of business on the trading day immediately prior to the vesting date. **In June 2024, we exchanged an aggregate of 12, 267 shares of our Class B common stock with a value of \$ 0. 4 million for shares of NRS' Class B common stock that were held by employees of NRS representing an aggregate of 0. 09 % of NRS' outstanding shares. In January 2024, we exchanged an aggregate of 192, 433 shares of our Class B common stock with a value of \$ 6. 3 million for shares of NRS' Class B common stock that were held by management employees of NRS representing an aggregate of 1. 25 % of NRS' outstanding shares.** Other Sources and Uses of Resources We are considering spin- offs and other potential dispositions of certain of our subsidiaries. Some of the transactions under consideration are in early stages and others are more advanced. A spin- off may include the contribution of a significant amount of cash, cash equivalents, debt securities, and / or equity securities to the subsidiary prior to the spin- off, which would reduce our capital resources. There is no assurance that any of these transactions will be completed. We intend to, where appropriate, make strategic investments and acquisitions to complement, expand, and / or enter into new businesses. In considering acquisitions and investments, we search for opportunities to profitably grow our existing businesses and / or to add qualitatively to the range and diversification of businesses in our portfolio. We cannot guarantee that we will be presented with acquisition opportunities that meet our return- on- investment criteria, or that our efforts to make acquisitions that meet our criteria will be successful. Item 7A. Quantitative and Qualitative Disclosures about Market Risks. Foreign Currency Risk Revenues from our international operations were **23 %, 28 %, and 29 %**, ~~and 22 %~~ of our consolidated revenues in fiscal **2024, fiscal 2023, and fiscal 2022**, ~~and fiscal 2021~~, respectively. ~~On February 1, 2021, we restructured certain operations for tax purposes resulting in the change of geographic sourcing of revenues from the United States to the United Kingdom.~~ A significant portion of our revenues is in currencies other than the U. S. Dollar. Our foreign currency exchange risk is somewhat mitigated by our ability to offset a portion of these non- U. S. Dollar- denominated revenues with operating expenses that are paid in the same currencies. While the impact from fluctuations in foreign exchange rates affects our revenues and expenses denominated in foreign currencies, the net amount of our exposure to foreign currency exchange rate changes at the end of each reporting period is generally not material. Investment Risk We hold a portion of our assets in debt and equity securities, including hedge funds, for strategic and speculative purposes. At July 31, **2024 and 2023 and 2022**, the value of our debt and equity security holdings was an aggregate of **\$ 35. 0 million and \$ 58. 5 million and \$ 46. 8 million**, respectively, which represented **6 % and 11 % and 9 %** of our total assets at July 31, **2024 and 2023 and 2022**, respectively. Investments in debt and equity securities carry a degree of risk and depend to a great extent on correct assessments of the future course of price movements of securities and other instruments. There can be no assurance that our investment managers will be able to accurately predict these price movements. The securities markets have in recent years been characterized by great volatility and unpredictability. Accordingly, the value of our investments may go down as well as up and we may not receive the amounts originally invested upon redemption. Item 8. Financial Statements and Supplementary Data. The Consolidated Financial Statements of the Company and the report of the independent registered public accounting firm thereon starting on page F- 1 are included herein. Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure. Item 9A. Controls and Procedures. Evaluation of Disclosure Controls and Procedures Our Chief Executive Officer and Chief Financial Officer have evaluated the effectiveness of our disclosure controls and procedures (as defined in Rules 13a- 15 (e) and 15d- 15 (e) of the Securities Exchange Act of 1934, as amended), as of the end of the period covered by this Annual Report on Form 10- K. Based on this evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that our disclosure controls and procedures were effective as of July 31, **2023-2024**. Report of Management on Internal Control over Financial Reporting We, the management of IDT Corporation and subsidiaries (the " Company "), are responsible for establishing and maintaining adequate internal control over financial reporting of the Company. The Company' s internal control over financial reporting is defined in Rule 13a- 15 (f) and 15d- 15 (f) promulgated under the Securities Exchange Act of 1934 as a process designed by, or under the supervision of, the Company' s principal executive and principal financial officers and effected by the Company' s board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the Company' s financial statements for external purposes in accordance with generally accepted accounting principles in the United States and includes those policies and procedures that: 1. Pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of assets of the Company; 2. Provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; ~~and 3-~~ **and 3**. Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company' s assets that could have a material effect on the financial statements. Management has assessed the effectiveness of the Company' s internal control over financial reporting as of July 31, **2023-2024**. In making this assessment, the Company' s management used the criteria established in Internal Control- Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission (" COSO "). Under the supervision and with the participation of our management, including our principal executive officer and principal financial officer, we conducted an evaluation of our internal control over financial reporting, as prescribed above, as of July 31, **2023-2024**. Based on our evaluation, our principal executive officer and principal financial officer concluded that the Company' s internal control over financial reporting as of July 31, **2023-2024** was effective based on the criteria established in the Internal Control- Integrated Framework (2013) issued by COSO. Because of its inherent limitations, internal control over

financial reporting may not prevent or detect misstatements. Projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate. Grant Thornton, LLP has provided an attestation report on the Company's internal control over financial reporting as of July 31, 2023-2024. Changes in Internal Control over Financial Reporting There were no changes in our internal control over financial reporting during the fourth quarter of fiscal 2023-2024 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM Board of Directors and Stockholders IDT Corporation Opinion on internal control over financial reporting We have audited the internal control over financial reporting of IDT Corporation (a Delaware corporation) and subsidiaries (the "Company") as of July 31, 2023-2024, based on criteria established in the 2013 Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"). In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of July 31, 2023-2024, based on criteria established in the 2013 Internal Control — Integrated Framework issued by COSO. We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) ("PCAOB"), the consolidated financial statements of the Company as of and for the year ended July 31, 2023-2024, and our report dated October 16-15, 2023-2024 expressed an unqualified opinion on those financial statements. Basis for opinion The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying "Report of Management on Internal Control over Financial Reporting". Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U. S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB. We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

Definition and limitations of internal control over financial reporting A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate. / s / GRANT THORNTON LLP New York, New York October 16-15, 2023-2024

Item 9B. Other Information. Item 9C. Disclosure Regarding Foreign Jurisdictions that Prevent Inspections Part III Item 10. Directors, Executive Officers and Corporate Governance. The following is a list of our directors and executive officers along with the specific information required by Rule 14a-3 of the Securities Exchange Act of 1934: Executive Officers Shmuel Jonas — Chief Executive Officer Howard S. Jonas — Chairman Marcelo Fischer — Chief Financial Officer Bill Pereira — President and Chief Operating Officer Mitch Silberman — Chief Accounting Officer and Controller Joyce J. Mason — Executive Vice President, General Counsel and Corporate Secretary Menachem Ash — Executive Vice President of Strategy and Legal Affairs Nadine Shea – Executive Vice President of Global Human Resources David Wartell — Chief Technology Officer Howard S. Jonas — Chairman of the Board ~~Liora Stein~~ Elaine Yatzkan — Member of the Board Michael Chenkin — Certified Public Accountant; previously worked in the Audit Department of Coopers and Lybrand and as a consultant to the securities industry Eric F. Cosentino — Former Rector of the Episcopal Church of the Divine Love, Montrose, New York Judah Schorr — Founder of Judah Schorr MD PC, an anesthesia provider to hospitals, ambulatory surgery centers and medical offices, and has been its President and owner since its inception Bill Pereira – Ex Officio (non- voting) member of the Board The remaining information required by this Item will be contained in our Proxy Statement for our Annual Stockholders Meeting, which will be filed with the Securities and Exchange Commission within 120 days after July 31, 2022-2024, and which is incorporated by reference herein. Corporate Governance We have included as exhibits to this Annual Report on Form 10- K certificates of our Chief Executive Officer and Chief Financial Officer certifying the quality of our public disclosure. We make available free of charge through the investor relations page of our web site (www. idt. net / ir) our Annual Reports on Form 10- K, Quarterly Reports on Form 10- Q, Current Reports on Form 8- K and all amendments to those reports, and all beneficial ownership reports on Forms 3, 4, and 5 filed by directors, officers and beneficial owners of more than 10 % of our equity, as soon as reasonably practicable after such reports are electronically filed with the Securities and Exchange Commission. We have adopted codes of business conduct and ethics for all of our employees, including our principal executive officer, principal financial officer and principal accounting officer. Copies of the codes of business conduct and ethics are available on our web site. Our web site and the information contained therein or incorporated therein are not intended to be incorporated into this Annual Report on Form 10- K or our other filings with the Securities and Exchange Commission. Item 11. Executive Compensation. The information required

by this Item will be contained in our Proxy Statement for our Annual Stockholders Meeting, which will be filed with the Securities and Exchange Commission within 120 days after July 31, ~~2023~~ **2024**, and which is incorporated by reference herein.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters. Item 13. Certain Relationships and Related Transactions, and Director Independence. Item 14. Principal Accountant Fees and Services. Part IV Item 15. Exhibit and Financial Statement Schedules. (a) The following documents are filed as part of this Report: 1. Report of Management on Internal Control Over Financial Reporting Report of Independent Registered Public Accounting Firm on Internal Control Over Financial Reporting Report of Independent Registered Public Accounting Firm on Consolidated Financial Statements Consolidated Financial Statements covered by Report of Independent Registered Public Accounting Firm ~~2-~~ **Firm 2**. Financial Statement Schedule. All schedules have been omitted since they are either included in the Notes to Consolidated Financial Statements or not required or not applicable. 3. Exhibits. Exhibit Numbers 10. 01, 10. 02, ~~and~~ **10. 03**, ~~10. 04, and 10. 05~~ are management contracts or compensatory plans or arrangements. The exhibits listed in paragraph (b) of this Item are filed, furnished, or incorporated by reference as part of this Form 10- K. Certain of the agreements filed as exhibits to this Form 10- K contain representations and warranties by the parties to the agreements that have been made solely for the benefit of the parties to the agreement. These representations and warranties: ■ may have been qualified by disclosures that were made to the other parties in connection with the negotiation of the agreements, which disclosures are not necessarily reflected in the agreements; ■ may apply standards of materiality that differ from those of a reasonable investor; and ■ were made only as of specified dates contained in the agreements and are subject to subsequent developments and changed circumstances. Accordingly, these representations and warranties may not describe the actual state of affairs as of the date that these representations and warranties were made or at any other time. Investors should not rely on them as statements of fact. (b) Exhibits. Exhibit Number Description of Exhibits ~~Exhibits 3~~ **3**. 01 (1) Third Restated Certificate of Incorporation of the Registrant. 3. 02 (2) Eighth Amended and Restated By- laws of the Registrant. 4. 2 (3) Description of the Registrant’s Securities Registered Pursuant to Section 12 of the Securities Exchange Act of 1934. 10. 01 (4) Fifth Amended and Restated Employment Agreement, dated December 16, 2020, between the Registrant and Howard S. Jonas. 10. 02 (5) ~~2005 Stock Option and Incentive Plan, as amended and restated, of IDT Corporation.~~ **2005 Stock Option and Incentive Plan, as amended and restated, of IDT Corporation.** 10. 03 (6) 2015 Stock Option and Incentive Plan, as amended and restated, of IDT Corporation. 10. ~~04-03~~ **(7-6)** ~~Amended Employment Agreement, dated January 12, 2015, between IDT Telecom and~~ **Amended Employment Agreement, dated January 12, 2015, between IDT Telecom and** ~~Restated Bill Pereira.~~ **Restated Bill Pereira.** 10. 05 (8) Agreement, dated December ~~5-21~~, **2017-2023**, between IDT Corporation, ~~and~~ **and** Bill Pereira ~~and IDT Telecom.~~ 21. 01 * Subsidiaries of the Registrant. 23. 01 * Consent of Grant Thornton, LLP 31. 01 * Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes- Oxley Act of 2002. 31. 02 * Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes- Oxley Act of 2002. 32. 01 * Certification of Chief Executive Officer pursuant to Section 906 of the Sarbanes- Oxley Act of 2002. 32. 02 * Certification of Chief Financial Officer pursuant to Section 906 of the Sarbanes- Oxley Act of 2002. **.97 * Compensation Clawback Policy**. 101. SCH * Inline XBRL Taxonomy Extension Schema Document 101. CAL * Inline XBRL Taxonomy Extension Calculation Linkbase Document 101. DEF * Inline XBRL Taxonomy Extension Definition Linkbase Document 101. LAB * Inline XBRL Taxonomy Extension Label Linkbase Document 101. PRE * Inline XBRL Taxonomy Extension Presentation Linkbase Document ~~104~~ **104** Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101) * filed herewith. (1) Incorporated by reference to Form 8- K, filed April 5, 2011. (2) Incorporated by reference to Form 8- K, filed September 23, 2022. (3) Incorporated by reference to Form 10- K / A, filed December 22, 2020. (4) Incorporated by reference to Form 8- K, filed December 22, 2020. (5) Incorporated by reference to ~~Schedule 14A, filed November 5, 2013.~~ **Schedule 14A, filed November 5, 2013.** (6) Incorporated by reference to Form S- 8, filed October ~~14~~ **16**, ~~2021~~ **2023**. (7-6) Incorporated by reference to Form 8- K, filed ~~January 14, 2015.~~ **January 14, 2015.** (8) Incorporated by reference to Form 8- K, filed December ~~5-28~~, **2017-2023**. Item 16. Form 10- K Summary. Signatures Pursuant to the requirements of Section 13 or 15 (d) of the Securities Exchange Act of 1934, the registrant has duly caused this Annual Report on Form 10- K to be signed on its behalf by the undersigned, thereunto duly authorized. IDT CORPORATION By: / s / Shmuel Jonas Shmuel Jonas Chief Executive Officer Date: October ~~16-15~~, **2023-2024** Pursuant to the requirements of the Securities Exchange Act of 1934, this Annual Report on Form 10- K has been signed by the following persons on behalf of the Registrant and in the capacities and on the dates indicated. Signature Titles Date / s / Shmuel Jonas Chief Executive Officer October ~~16-15~~, **2023-2024** ~~Shmuel~~ **Shmuel** Jonas (Principal Executive Officer) / s / Marcelo Fischer Chief Financial Officer October ~~16-15~~, **2023-2024** ~~Marcelo~~ **Marcelo** Fischer (Principal Financial Officer) / s / Mitch Silberman Chief Accounting Officer and Controller October ~~16-15~~, **2024** ~~Mitch~~ **Mitch** Silberman (Principal Accounting Officer) / s / Howard S. Jonas Chairman of the Board October ~~16-15~~, **2023** ~~Howard~~ **Howard** S. Jonas / s / Liora Stein ~~Elaine Yatzkan~~ Director October ~~16-15~~, **2024** ~~Elaine Yatzkan~~ **Elaine Yatzkan** 2023 ~~Liora Stein~~ / s / Michael Chenkin Director October ~~16-15~~, **2023** ~~Michael~~ **Michael** Chenkin / s / Eric F. Cosentino Director October ~~16-15~~, **2024** ~~Eric~~ **Eric** F. Cosentino / s / Judah Schorr Director October ~~16-15~~, **2024** ~~Judah~~ **Judah** Schorr

~~IDT Corporation~~ Index to Consolidated Financial Statements Report of Independent Registered Public Accounting Firm (PCAOB ID 248) F- 2 Consolidated Balance Sheets as of July 31, ~~2024 and 2023~~ **2024 and 2023** and ~~2022~~ F- 3 Consolidated Statements of Income for the years ended July 31, ~~2024, 2023, and 2022~~ **2024, 2023, and 2022** and ~~2021~~ F- 4 Consolidated Statements of Comprehensive Income for the years ended July 31, ~~2024, 2023, and 2022~~ **2024, 2023, and 2022** and ~~2021~~ F- 5 Consolidated Statements of Equity for the years ended July 31, ~~2024, 2023, and 2022~~ **2024, 2023, and 2022** and ~~2021~~ F- 6 Consolidated Statements of Cash Flows for the years ended July 31, ~~2024, 2023, and 2022~~ **2024, 2023, and 2022** and ~~2021~~ F- 7 Notes to Consolidated Financial Statements F- 8 Opinion on the financial statements We have audited the accompanying consolidated balance sheets of IDT Corporation (a Delaware corporation) and subsidiaries (the “ Company ”) as of July 31, ~~2024 and 2023~~ **2024 and 2023** and ~~2022~~, the related consolidated statements of income, comprehensive income, equity, and cash flows for each of the three years in the period ended July 31, ~~2023-2024~~, **2023-2024**, and the related notes (collectively referred to as the “ financial statements ”). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of July 31, ~~2024 and 2023~~ **2024 and 2023** and ~~2022~~, and the results of its operations and its cash flows for each of the three years in the period ended July 31, ~~2023-2024~~, **2023-2024**, in conformity with accounting principles generally accepted in the United States

of America. We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (“PCAOB”), the Company’s internal control over financial reporting as of July 31, 2023-2024, based on criteria established in the 2013 Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (“COSO”), and our report dated October 16-15, 2023-2024 expressed an unqualified opinion. These financial statements are the responsibility of the Company’s management. Our responsibility is to express an opinion on the Company’s financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U. S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB. We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion. Critical audit matters Critical audit matters are matters arising from the current period audit of the financial statements that were communicated or required to be communicated to the audit committee and that: (1) relate to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. We determined that there are no critical audit matters. We have served as the Company’s auditor since 2020.

IDT CORPORATION CONSOLIDATED BALANCE SHEETS SHEETS July July 31 (in thousands, except per share data) 2024 2023 2022

ASSETS Cash and cash equivalents \$ 164, 557 \$ 103, 637 \$ 98, 352 Restricted cash and cash equivalents 90, 899 95, 186 91, 210 Debt securities 23, 438 42, 414 22, 303 Equity investments 5, 009 6, 198 47, 091 Trade accounts receivable, net of allowance for credit losses of \$ 6, 352 at July 31, 2024 and allowance for doubtful accounts of \$ 5, 642 and \$ 5, 328 at July 31, 2023 42 and 2022, respectively 215 32, 092 39, 525 Settlement assets, net of reserve of \$ 1, 866 and \$ 1, 143 and \$ 554 at July 31, 2024 and 2023 and 2022, respectively 22, 186 32, 396 31, 938 Disbursement prefunding 30, 736 30, 113 21, 057 Prepaid expenses 17, 558 16, 638 17, 526 Other current assets 25, 927 28, 394 23, 625 **TOTAL CURRENT ASSETS 422, 525 387, 068 362, 627** Property, plant, and equipment, net 38, 652 38, 655 36, 866 Goodwill 26, 288 26, 457 26, 380 Other intangibles, net 6, 285 8, 196 9, 609 Equity investments 6, 518 9, 874 7, 426 Operating lease right-of-use assets 3, 273 5, 540 7, 210 Deferred income tax assets, net 35, 008 24, 101 36, 701 Other assets 11, 546 10, 919 10, 275 **TOTAL ASSETS \$ 550, 095 \$ 510, 810 \$ 497, 094**

LIABILITIES, REDEEMABLE NONCONTROLLING INTEREST, AND EQUITY CURRENT LIABILITIES: Trade accounts payable \$ 24, 773 \$ 22, 231 \$ 28, 543 Accrued expenses 103, 176 110, 796 117, 109 Deferred revenue 30, 364 35, 343 36, 531 Customer deposits 83, 003 86, 481 85, 764 Settlement liabilities 21, 654 21, 495 17, 659 Other current liabilities 16, 374 17, 761 19, 466 **TOTAL CURRENT LIABILITIES 279, 344 294, 107 305, 072** Operating lease liabilities 1, 533 2, 881 4, 606 Other liabilities 2, 662 3, 354 6, 588 **TOTAL LIABILITIES 283, 539 300, 342 316, 266** Commitments and contingencies-- Redeemable noncontrolling interest 10, 901 10, 472 10, 191 **EQUITY:** IDT Corporation stockholders’ equity: Preferred stock, \$. 01 par value; authorized shares — 10, 000; no shares issued — — Class A common stock, \$. 01 par value; authorized shares — 35, 000; 3, 272 shares issued and 1, 574 shares outstanding at July 31, 2024 and 2023 and 2022 33 33 Class B common stock, \$. 01 par value; authorized shares — 200, 000; 28, 177 and 27, 851 and 27, 725 shares issued and 23, 684 and 23, 699 and 24, 112 shares outstanding at July 31, 2024 and 2023 and 2022, respectively 282 279 277 Common stock, value Additional paid-in capital 303, 510 301, 408 296, 005 Treasury stock, at cost, consisting of 1, 698 and 1, 698 shares of Class A common stock and 4, 493 and 4, 152 and 3, 613 shares of Class B common stock at July 31, 2024 and 2023 and 2022, respectively (126, 080) (115, 461) (101, 565) Accumulated other comprehensive loss (18, 142) (17, 192) (11, 305) Retained earnings 86, 580 (accumulated deficit) 24, 662 (15, 830) Total IDT Corporation stockholders’ equity 246, 183 193, 729 167, 615 Noncontrolling interests 9, 472 6, 267 3, 022 **TOTAL EQUITY 255, 655 199, 996 170, 637** **TOTAL LIABILITIES, REDEEMABLE NONCONTROLLING INTEREST, AND EQUITY \$ 550, 095 \$ 510, 810 \$ 497, 094** See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF INCOME INCOME Year Year ended July 31 (in thousands, except per share data) 2024 2023 2022 2021

REVENUES \$ 1, 205, 778 \$ 1, 238, 854 \$ 1, 364, 057 \$ 1, 881, 614 1, 446 039, 990 **DIRECT COST OF REVENUES 815, 621 881, 614 1, 446 039, 990 COSTS AND EXPENSES: Selling** Direct cost of revenues (exclusive of depreciation and amortization) 875, 734 general and administrative (i) 270, 207 243, 159 216, 922 Technology and development (i) 50, 554 47, 988 47, 045 Severance 1, 698 034, 430 1, 154, 048 Selling, general and administrative (ii) 276, 891 250, 481 218, 467 Depreciation and amortization 20, 136 18, 115 17, 764 Severance 935 116 452 **TOTAL COSTS AND EXPENSES 1, 173, 696 1, 303, 142 1, 390, 731** Other operating (expense) gain, net (see Note 14) (2, 945) 4, 415 (826) 731 **TOTAL OPERATING EXPENSES 325, 404 296, 497 264, 909** Income from operations 64, 753 60, 743 60, 089 56, 990 Interest income, net 4, 769 3, 147 146 318 Other (expense) income, net (7, 612) (3, 083) (25, 352) 7, 916 Income before income taxes 61, 910 60, 807 34, 883 Benefit from (provision) for benefit from income taxes 6, 354 (16, 441) (5, 878) 31, 667 **NET INCOME 68, 264 44, 366 29, 005 96, 891** Net income attributable to noncontrolling interests (3, 810) (3, 874) (1, 977) (416) **NET INCOME ATTRIBUTABLE TO IDT CORPORATION \$ 64, 454 \$ 40, 492 \$ 27, 028 \$ 96, 475** Earnings per share attributable to IDT Corporation common stockholders: Basic \$ 2. 55 \$ 1. 59 \$ 1. 05 \$ 3. 78 Diluted \$ 2. 54 \$ 1. 58 \$ 1. 03 \$ 3. 70 Weighted-average number of shares used in calculation of earnings per share: Basic 25, 241 25, 517 25, 791 25, 495 Diluted 25, 398 25, 577 26, 356 26, 053 (i) Stock-based compensation included in : selling Selling, general and administrative expense \$ 47. 518 015 \$ 3, 913 \$ 1, 930 871 Technology and development expense \$ 1, 490 382 \$ 605 \$ 59 (i) Stock-based compensation included in : Technology and development expense & selling Selling, general and administrative expenses See accompanying notes to consolidated financial statements. **CONSOLIDATED**

expenseCONSOLIDATED		STATEMENTS OF COMPREHENSIVE INCOME		INCOME		Year		Year		
		Year-ended July 31 (in thousands)		2024		2023		2022		
NET INCOME		\$ 68,264	\$ 44,366	\$ 29,005	\$ 96,891					
Other comprehensive income (loss)		(1,215)	(5,788)	(585)	(2,722)					
Change in unrealized loss on available-for-sale securities		265	(99)	(537)	(51)					
Foreign currency translation adjustments		(1,215)	(5,788)	(585)	(2,722)					
Other comprehensive loss		(950)	(5,887)	(1,122)	(2,773)					
COMPREHENSIVE INCOME		67,314	38,479	27,883	94,118					
Comprehensive income attributable to noncontrolling interests		(3,810)	(3,874)	(1,977)	(416)					
COMPREHENSIVE INCOME ATTRIBUTABLE TO IDT CORPORATION		\$ 63,504	\$ 34,605	\$ 25,906	\$ 93,702					
CONSOLIDATED STATEMENTS OF EQUITY (in thousands)		Shares Amount		Shares Amount		Capital Stock		Loss		
Earnings Interests Equity		IDT Corporation Stockholders Class A Common Stock Class B Common Stock Additional Paid-Treasury Accumulated Other Comprehensive (Accumulated Deficit) Retained Noncontrolling Total Shares Amount Shares Amount Capital Stock Loss		2024		2023		2022		
BALANCE AT JULY 31, 2021		3,272	\$ 33,275	961	\$ 260	26	\$ 277			
Exercise of stock options by Howard S. Jonas		1,000	14,920	(18,788)	(3,633)	858	\$ 71,139			
Repurchases of Class B common stock through repurchase program		81	1,686	10	137	687	137			
Restricted Class B common stock purchased from employees		(2,13)	849	390	(2,13)	849	390			
Business acquisition		8	343	974	(1,8)	343	974			
Grant of restricted equity in subsidiary		1,000	042	000	1,000	042	000			
Acquisition of interest in variable interest entity		(2,76)	945	669	(2,361)	2,361				
Stock-based compensation		301	308	3	1,487	927	1,490	930		
Distributions to noncontrolling interests		(848)	514	(848)	514	(2,773)	(2,773)			
BALANCE AT JULY 31, 2022		3,272	33,275	277	296,005	(101,565)	(11,305)	(15,830)	3,022	170,637
Exercise of stock options		13	172	172	172	172	172			
Repurchases of Class B common stock through repurchase program		(13,082)	(13,082)	(13,082)	(13,082)	(13,082)	(814)			
Restricted Class B common stock purchased from employees		(814)	814	814	814	814	814			
Stock issued to certain executive officers for bonus payments		25	1,614	25	1,614	25	1,614			
Business acquisition		3	100	100	100	100	100			
Stock-based compensation		85	1,451	85	1,451	85	1,451			
Distributions to noncontrolling interests		(348)	(348)	(348)	(348)	(348)	(348)			
Other comprehensive loss		(5,887)	(5,887)	(5,887)	(5,887)	(5,887)	(5,887)			
BALANCE AT JULY 31, 2023		3,272	33,275	851	279,301	408	(115,461)	(17,192)	24,662	6,267
Balance		3,272	33,275	851	279,301	408	(115,461)	(17,192)	24,662	6,267
Dividends declared (\$ 0.10 per share)		(2,536)	(2,536)	(2,536)	(2,536)	(2,536)	(2,536)			
Exercise of stock options		13	172	172	172	172	172			
Repurchases of Class B common stock through repurchase program		(9,087)	(9,087)	(9,087)	(9,087)	(9,087)	(9,087)			
Restricted Class B common stock purchased from employees		(1,532)	(1,532)	(1,532)	(1,532)	(1,532)	(1,532)			
Restricted net2phone and National Retail Solutions common stock purchased from employees		(4,163)	(4,163)	(4,163)	(4,163)	(4,163)	(4,163)			
Exchange of National Retail Solutions shares for Class B common stock		205	2,94	205	2,94	205	2,94			
Stock issued / to be issued to an executive officer for bonus payment		39	1,494	39	1,494	39	1,494			
Business acquisition holdback payment		3	100	3	100	3	100			
Stock-based compensation		66	1,405	66	1,405	66	1,405			
Distributions to noncontrolling interests		(112)	(112)	(112)	(112)	(112)	(112)			
Other comprehensive loss		(950)	(950)	(950)	(950)	(950)	(950)			
BALANCE AT JULY 31, 2024		64,454	3,381	67,835	64,454	3,381	67,835			
Net income		40	64	492	454	3,593	44	381	67	085
BALANCE AT JULY 31, 2023-2024		3,272	33,275	277	296,005	(101,565)	(11,305)	(15,830)	3,022	170,637
Depreciation and amortization		351	20,136	18,115	17,764	(10,907)	12,601	4,801	(32,793)	
Deferred income taxes		(10,907)	(10,907)	(10,907)	(10,907)	(10,907)	(10,907)			
Provision for credit losses, doubtful accounts receivable, and reserve for settlement assets		4,390	2,198	2,330	1,782					
Unrealized loss (gain) from marketable securities		1,435	3,368	18,960	(3,262)					
Stock-based compensation		7,397	4,518	1,930	1,490					
Other		144	3,175	3,379	(4,096)					
Changes in assets and liabilities: Trade accounts receivable		(12,701)	4,726	(8,279)	977					
Settlement assets, disbursement prefunding, prepaid expenses, other current assets, and other assets		12,735	(17,503)	(21,046)	(6,952)					
Trade accounts payable, accrued expenses, settlement liabilities, other current liabilities, and other liabilities		(7,459)	(17,216)	(1,110)	(264)					
Customer deposits at IDT Financial Services Limited (Gibraltar-based bank)		(3,442)	(4,200)	(15,966)	(6,906)					
Deferred revenue		(5,016)	(2,029)	(2,712)	1,989					
Net cash provided by operating activities		78,191	54,140	29,407	66,620					
INVESTING ACTIVITIES		Capital expenditures		(18,922)	(21,958)	(21,879)	(16,765)			
Payments for acquisitions, net of cash acquired		(7,552)	(3,673)							
Cash acquired from acquisition of interest in variable interest entity		3,336								
Purchase of Rafael Holdings, Inc. Class B common stock and warrant		(5,000)								
Exercise of warrant to purchase shares of Rafael Holdings, Inc. Class B common stock		(1,000)								
Purchase of convertible preferred stock in equity method investment		(2,017)	(840)	(1,051)	(4,000)					
Purchases of debt securities and equity investments		(29,921)	(59,872)	(24,454)						

(43, 187) Proceeds from maturities and sales of debt securities and redemption of equity investments **50, 112** 49, 211 21, 157
26, 230 Net cash used in investing activities (**748**) (33, 459) (33, 779) (**44, 059**) FINANCING ACTIVITIES **Dividends paid**
(2, 536) — Distributions to noncontrolling interests (**112**) (348) (514) (**848**) Payment for acquisition of warrant in variable
interest entity — (791) Proceeds from other liabilities **notes payable** — 300 2, 301 **729** Repayment of other liabilities **notes**
payable — (2, 037) (1, 319) (**108**) Proceeds from sale of redeemable equity in subsidiary — **10, 000** — Proceeds from
borrowings under revolving credit facility **32, 864** 27, 383 2, 566 — Repayments of borrowings under revolving credit facility (**32, 864**) (27, 383) (2, 566) **Purchase of restricted shares of net2phone and National Retail Solutions common stock (4,**
131) — Proceeds from exercise of stock options 172 **172** 137 **687** Repurchases of Class B common stock (**10, 619**) (13,
896) (26, 222) (**4, 192**) Net cash used in financing activities (**17, 226**) (15, 809) (15, 617) (**4, 523**) Effect of exchange rate
changes on cash, cash equivalents, and restricted cash and cash equivalents (**3, 584**) 4, 389 (17, 365) **7, 656** Net increase
(decrease) in cash, cash equivalents, and restricted cash and cash equivalents **56, 633** 9, 261 (37, 354) **25, 694** Cash, cash
equivalents, and restricted cash and cash equivalents at beginning of year **198, 823** 189, 562 226, 916 **201, 222** Cash, cash
equivalents, and restricted cash and cash equivalents at end of year \$ **255, 456** \$ 198, 823 \$ 189, 562 \$ **226, 916**
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Cash payments made for interest \$ **429** \$ 536 \$ 461 \$
486 Cash payments made for income taxes \$ **527** \$ 777 \$ 109 \$ **193** SUPPLEMENTAL SCHEDULE OF NON- CASH
INVESTING AND FINANCING ACTIVITIES **Value of the Company's Class B common stock exchanged for National**
Retail Solutions shares \$ 6, 696 — \$ — Conversion of equity method investment's secured promissory notes into
convertible preferred stock \$ — \$ 4, 038 \$ — \$ — **Shares of the Company's Class B common** **Stock** issued to certain
executive officers for bonus payments \$ **1, 494** \$ 615 \$ — \$ — Liabilities incurred for acquisitions \$ — \$ — \$ 7, 849 \$ **628**
Shares of the Company's Class B common stock issued for **business acquisition acquisitions** \$ 100 \$ **100** \$ 1, 000 \$ —
Cashless exercise of stock options in exchange for shares of the Company's Class B common stock \$ — \$ — \$ 14, 930 \$ —
Stock issued for matching contributions to the 401 (k) Plan \$ — \$ 1, 042 NOTES TO CONSOLIDATED FINANCIAL
STATEMENTS Note 1 — Description of Business and Summary of Significant Accounting Policies Description of Business
IDT Corporation (the " Company ") is a provider of point- of- sale (" POS ") terminal- based solutions, international money
remittance **remittances** and other financial technology, or fintech **businesses, offerings**, cloud communications, and traditional
communications services. The Company has four reportable business segments, National Retail Solutions (" NRS "), Fintech,
net2phone (**which comprises our cloud communications offerings**), and Traditional Communications. As of July 31, **2023**
2024, the Company owned **90-94** . 0 % of the outstanding shares of its subsidiary, net2phone 2. 0, Inc. (" net2phone 2. 0 "),
which owns and operates the net2phone segment, and **80-81** . **0-5** % of the outstanding shares of NRS, and, on a fully diluted
basis assuming all the vesting criteria related to various rights granted have been met **and other assumptions**, the Company
would own **85-90** . **8-0** % of net2phone 2. 0 and **77-79** . **7-3** % of NRS. Basis of Consolidation The method of accounting applied
to long- term investments, whether consolidated, equity or cost, involves an evaluation of the significant terms of each
investment that explicitly grant or suggest evidence of control or influence over the operations of the **investee entity in which**
the Company owns an interest and includes the identification of any variable interests in which the Company is the primary
beneficiary. The consolidated financial statements include the Company's controlled subsidiaries and the variable interest entity
in which the Company is the primary beneficiary (see Note 13). All significant intercompany accounts and transactions between
the consolidated entities are eliminated. **Reclassifications Certain prior year Use of Estimates The preparation of financial**
statements in conformity with accounting principles generally accepted in the United States of America (" U. S. GAAP ")
requires management to make estimates and assumptions that affect the amounts were reported in the financial
statements and accompanying notes. Actual results may differ from those estimates. From and after August 1, 2023, the
Company includes depreciation and amortization in " Direct cost of revenues " and " Selling, general and administrative
" expense and is reporting gross profit in accordance with U. S. GAAP in the consolidated statements of income. Prior to
August 1, 2023, depreciation and amortization was a separate caption in the consolidated statements of income. From
and after February 1, 2024, the Company reclassified most of its technology and development expenses from " Selling,
general and administrative " expense to conform a new " Technology and development " expense caption in the
consolidated statements of income and reclassified an amount that was immaterial in all periods to " Direct cost of
revenues. " " Technology and development " expense consists primarily of personnel- related expenses for employees
involved in the research, design, development, and maintenance of both new and existing technology products and
services, including salaries, benefits, and stock- based compensation. " Technology and development " expense also
includes costs for software licenses, subscription services, and the other current year companywide technology tools
dedicated for use by the Company's technology and development teams presentation: In the consolidated balance sheet, \$
25. 3 million previously The costs of third- party contractors that support the Company's technology and development
are also included in. " Technology and development Trade accounts receivable," expense also \$ 0. 5 million previously
included includes in the costs of product and engineering teams used to support the development of both internal
infrastructure and internal- use software, to the extent such costs do not qualify for capitalization. The expenses
reclassified to " Allowance Direct cost of revenues " are the costs of cloud computing arrangements hosted by a vendor in
the production environment incurred by the net2phone segment and NRS, and net2phone's colocation costs for data
centers where net2phone is not fully operational doubtful accounts," and \$ 7. 1 million previously included in " Other -- the
cloud. Finally current assets" at July 31, 2022 depreciation and amortization of capitalized internal use software costs
was reclassified to from " Settlement assets Selling, general and administrative " expense to ; In the consolidated balance sheet, \$
0. 6 million previously included in " Technology and development Trade accounts payable," expense and \$ 17. Schedule of
Amount that were 1 million previously included in " Other current liabilities " at July 31, 2022 was reclassified
Reclassified Year to " Settlement liabilities " ; and In the consolidated statements of cash flows, cash used for " Trade accounts

receivable” in the years ended July 31, ~~(in thousands) 2023~~ 2022 ~~Selling, general and administrative expense~~ **reclassified to: Direct cost of revenues \$ 1,364 \$ 1,431** Technology ~~0 million and development expense \$ 35,230 \$ 34,935~~ **Selling, general and administrative expense 35,230 \$ 34,935** **Depreciation and amortization expense reclassified to: Direct cost of revenues \$ 4.7 million, respectively 516 \$ 3,516** ~~Selling~~ **was reclassified to cash used for “Settlement assets, general and administrative disbursement prefunding, prepaid expenses— expense \$ 2, other current assets 862 \$ 2, 489 Technology and other assets”.** ~~development expense \$ 12,758 \$ 12,110~~ **Depreciation and amortization expense \$ 12,758 \$ 12,110**

Accounting for Investments Investments in businesses that the Company does not control, but in which the Company has the ability to exercise significant influence over operating and financial matters, are accounted for using the equity method. Investments in which the Company does not have the ability to exercise significant influence over operating and financial matters are accounted for using the cost method. Investments in hedge funds are accounted for using the equity method unless the Company’s interest is so minor that it has virtually no influence over operating and financial policies, in which case these investments are accounted for using the cost method. The Company periodically evaluates its equity and cost method investments for impairment due to declines considered to be other than temporary. If the Company determines that a decline in fair value is other than temporary, then a charge to earnings is recorded in “Other (expense) income, net” in the accompanying consolidated statements of income, and a new basis in the investment is established.

~~Use of Estimates The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America (“U. S. GAAP”) requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results may differ from those estimates.~~ Revenue Recognition The Company recognizes revenue upon the transfer of promised goods or services to customers in an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services, in accordance with a five- step process as follows: (i) identify the contract (s) with a customer, (ii) identify the performance obligations in the contract (s), (iii) determine the transaction price, (iv) allocate the transaction price to the performance obligations in the contract (s), and (v) recognize revenue when, or as, the Company satisfies a performance obligation.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS — (Continued) Direct cost of revenues consists primarily of termination and origination costs, toll- free costs, and network costs — including customer / carrier interconnect charges and fiber circuit charges. These costs include an estimate of charges for which invoices have not yet been received, and estimated amounts for pending disputes with other carriers. Direct cost of revenues also includes the cost of airtime top- up minutes. ~~Direct, the cost of revenues excludes depreciation-NRS’ POS terminals sold, the costs of cloud computing arrangements hosted by a vendor in the production environment incurred by the net2phone segment and amortization expense-NRS, net2phone’s colocation costs for data centers where net2phone is not fully operational in the cloud, net2phone’s cost of equipment sold, and commissions paid to disbursement agents, sales agents, and retailers for BOSS Money’s originations and distributions.~~ Cash and Cash Equivalents The Company considers all highly liquid investments with an original maturity of three months or less when purchased to be cash equivalents. Debt Securities The Company’s investments in debt securities are classified as “available-for- sale.” Available- for- sale debt securities are required to be carried at their fair value, with unrealized gains and losses ~~(net of income taxes)~~ that are considered temporary in nature recorded in “Accumulated other comprehensive loss” in the accompanying consolidated balance sheets. ~~The Company uses the specific identification method in computing the gross realized gains and gross realized losses on the sales of debt securities. The Company periodically evaluates its investments in debt securities for impairment due to declines in market value considered to be other than temporary. Such impairment evaluations include, in addition to persistent, declining market prices, general economic and Company- specific evaluations. If the Company determined that a decline in market value was other than temporary, then a charge to operations was recorded in “Other (expense) income, net” in the accompanying consolidated statements of income and a new cost basis in the investment was established.~~ On August 1, 2023, the Company adopted Accounting Standards Update (“ASU”) No. 2016- 13, Financial Instruments — Credit Losses (Topic 326), Measurement of Credit Losses on Financial Instruments, ~~that changed the impairment model for most financial assets and certain other instruments. For receivables, loans and other instruments, entities are required to use a new forward- looking current expected credit loss model that generally will result in the earlier recognition of allowance for losses. For available- for- sale debt securities with unrealized losses, ASU 2016- 13 replaced the concept of “other- than- temporary” impairment with was replaced by a determination whether any impairment is a result of a credit loss or other factors. The portion of the unrealized loss that is the result of a credit loss is will be recognized as an allowance and a corresponding expense recorded in “Other (expense) income, net” in the consolidated statement of income. Unrealized loss that is not the result of a credit loss is will be recorded in “Accumulated other comprehensive loss” in the consolidated balance sheets. In addition, an entity is required to disclose significantly more information about allowances, credit quality indicators, and past due securities. The new provisions will be applied as a cumulative- effect adjustment to retained earnings as of August 1, 2023. The adoption of the new standard did not have a material impact on the Company’s consolidated financial statements, and it was not necessary to record a cumulative- effect adjustment to retained earnings as of August 1, 2023. The Company uses the specific identification method in computing the gross realized gains and gross realized losses on the sales of debt securities.~~ Equity Investments Investments in equity securities (except those accounted for under the equity method or that result in consolidation) are measured at fair value, with changes in fair value recognized in net income. For investments in equity securities without a readily determinable fair value, the Company elects the measurement alternative and measures these investments at cost, less any impairment, plus or minus changes resulting from observable price changes in orderly transactions for an identical or similar investment of the same issuer. At each reporting date, the Company reassesses whether the investment still qualifies for this measurement alternative. Further, at each reporting date, the Company performs a qualitative assessment to evaluate whether the investment is impaired. If the qualitative assessment indicates that the investment is impaired and the fair value of the investment is less than its carrying value, the carrying amount of the investment will be

reduced and the resulting loss recognized in “ Other ~~(expense)~~ income, net ” in the accompanying consolidated statements of income in the period the impairment is identified. **F- 9 On August 1, 2024, the Company adopted ASU No. 2022- 03, Fair Value Measurement (Topic 820), Fair Value Measurement of Equity Securities Subject to Contractual Sale Restrictions, that clarifies that a contractual restriction on the sale of an equity security is not considered part of the unit of account of the equity security and, therefore, is not considered in measuring fair value. The ASU also requires specific disclosures related to equity securities that are subject to contractual sales restrictions. The adoption of the new standard did not have a material impact on the Company’ s consolidated financial statements.** Settlement Assets and Settlement Liabilities Settlement assets represent funds to be received for unsettled international money remittance and related value / payment transfer services. The receivables are due from financial institutions and agents for payment instruments sold and amounts advanced by the Company to certain agents for operational and local regulatory purposes. These receivables are outstanding from the day of the sale of the payment instrument until the financial institution or agent remits the funds to the Company. The Company provides an allowance for the portion of the receivable estimated to become uncollectible based on its history of collection experience, known collection issues, consumer credit card chargebacks and insufficient funds, and other matters the Company identifies in its routine collection monitoring. ~~F-9~~ Settlement liabilities represent obligations relating to amounts payable under international money remittance and related value / payment transfer services. These obligations are recognized by the Company at the time the underlying transaction occurs. The Company records corresponding settlement assets for the funds to be received. Disbursement Prefunding The Company maintains relationships with disbursement partners in various countries for its BOSS Money and IDT Digital Payments ~~(formerly Mobile Top-Up)~~ services. The Company maintains prefunding balances with these disbursement partners, so they can satisfy the Company’ s customer liabilities. The Company does not earn interest on these balances. The balances are not compensating balances and are not legally restricted. Inventory Inventory consists of NRS’ POS terminals that it sells to retailers. Inventory is measured at the lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less reasonably predictable costs of completion, disposal, and transportation. Property, Plant, and Equipment and Intangible Assets Equipment, computer software, and furniture and fixtures are recorded at cost and are depreciated on a straight- line basis over their estimated useful lives, which are as follows: equipment — 5 and 7 years; computer software — 3 years; and furniture and fixtures — 5 years. Leasehold improvements are recorded at cost and are depreciated on a straight- line basis over the term of their lease or their estimated useful lives, whichever is shorter. Non- compete agreements, customer relationships, and tradenames are amortized over their estimated useful lives (see Notes 6 and 12). The Company tests the recoverability of its property, plant, and equipment and intangible assets with finite useful lives whenever events or changes in circumstances indicate that the carrying value of the asset may not be recoverable. The Company tests for recoverability based on the projected undiscounted cash flows to be derived from such asset. If the projected undiscounted future cash flows are less than the carrying value of the asset, the Company will record an impairment loss, if any, based on the difference between the estimated fair value and the carrying value of the asset. The Company generally measures fair value by considering sale prices for similar assets or by discounting estimated future cash flows from such asset using an appropriate discount rate. Cash flow projections and fair value estimates require significant estimates and assumptions by management. Should the estimates and assumptions prove to be incorrect, the Company may be required to record impairments in future periods and such impairments could be material. Goodwill is the excess of the consideration paid for a business over the fair value of the identifiable net assets acquired. Goodwill and other indefinite lived intangible assets are not amortized. Instead, these assets are reviewed annually (or more frequently under various conditions) for impairment. The Company has the option to perform a qualitative assessment to determine whether it is necessary to perform the quantitative goodwill impairment test. However, the Company may elect to perform the quantitative goodwill impairment test even if no indications of a potential impairment exist. **F- 10** When performing its quantitative annual, or **an interim (when conditions warrant),** goodwill impairment test the Company compares the fair value of its reporting units with their carrying amounts. The Company would recognize an impairment charge for the amount by which the carrying amount exceeds the reporting unit’ s fair value; however, the loss recognized would not exceed the total amount of goodwill allocated to that reporting unit. Additionally, the Company considers income tax effects from any tax- deductible goodwill on the carrying amount of its reporting unit when measuring the goodwill impairment loss, if applicable. The fair value of the reporting units is estimated using discounted cash flow methodologies, as well as considering third party market value indicators. The Company’ s use of a discounted cash flow methodology includes estimates of future revenue based upon budgets and projections. The Company also develops estimates for future levels of gross and operating profits and projected capital expenditures. The Company’ s methodology also includes the use of estimated discount rates based upon industry and competitor analysis as well as other factors. Calculating the fair value of the reporting units requires significant estimates and assumptions by management. Should the estimates and assumptions regarding the fair value of the reporting units prove to be incorrect, the Company may be required to record impairments to its goodwill in future periods and such impairments could be material. Advertising Expense Cost of advertising is charged to selling, general and administrative expense in the period in which it is incurred. In fiscal **2024, fiscal 2023, and fiscal 2022**, ~~and fiscal 2021~~, advertising expense was **\$ 19. 0 million, \$ 17. 9 million, and \$ 17. 0 million, and \$ 15. 3 million,** respectively. ~~F-10~~ Capitalized Internal Use Software Costs The Company capitalizes the cost of internal- use software that has a useful life in excess of one year. These costs consist of payments made to third parties and the salaries of employees working on such software development. Subsequent additions, modifications or upgrades to internal- use software are capitalized only to the extent that they allow the software to perform a task it previously did not perform. Software maintenance and training costs are charged to expense in the period in which they are incurred. Capitalized internal use software costs are amortized on a straight- line basis over their estimated useful lives. Amortization expense related to such capitalized software in fiscal **2024, fiscal 2023, and fiscal 2022**, ~~and fiscal 2021~~ was **\$ 12. 8 million, \$ 13. 2 million, and \$ 12. 2 million, and \$ 12. 6 million,** respectively. Unamortized capitalized internal use software costs at July 31, **2024 and 2023** ~~and 2022~~ were

\$ 18.6 million and \$ 18.8 million and \$ 18.7 million, respectively. Repairs and Maintenance The Company charges the cost of repairs and maintenance, including the cost of replacing minor items not constituting substantial betterment, to selling, general and administrative **expense or technology and development** expense as these costs are incurred. Foreign Currency Translation Assets and liabilities of foreign subsidiaries denominated in foreign currencies are translated to U. S. Dollars at end-of-period rates of exchange, and their monthly results of operations are translated to U. S. Dollars at the average rates of exchange for that month. Gains or losses resulting from such foreign currency translations are recorded in “ Accumulated other comprehensive loss ” in the accompanying consolidated balance sheets. Foreign currency transaction gains and losses are reported in “ Other (expense) income, net ” in the accompanying consolidated statements of income. The Company recognizes deferred tax assets and liabilities for the future tax consequences attributable to temporary differences between the financial statements carrying amounts of existing assets and liabilities and their respective tax bases. A valuation allowance is provided when it is more likely than not that some portion or all of a deferred tax asset will not be realized. The ultimate realization of deferred tax assets depends on the generation of future taxable income during the period in which related temporary differences become deductible. The Company considers the scheduled reversal of deferred tax liabilities, projected future taxable income and tax planning strategies in its assessment of a valuation allowance. Deferred tax assets and liabilities are measured using the enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date of such change. The Company uses a two- step approach for recognizing and measuring tax benefits taken or expected to be taken in a tax return. The Company determines whether it is more- likely- than- not that a tax position will be sustained upon examination, including resolution of any related appeals or litigation processes, based on the technical merits of the position. In evaluating whether a tax position has met the more- likely- than- not recognition threshold, the Company presumes that the position will be examined by the appropriate taxing authority that has full knowledge of all relevant information. Tax positions that meet the more- likely- than- not recognition threshold are measured to determine the amount of tax benefit to recognize in the financial statements. The tax position is measured at the largest amount of benefit that is greater than 50 percent likely of being realized upon ultimate settlement. Differences between tax positions taken in a tax return and amounts recognized in the financial statements will generally result in one or more of the following: an increase in a liability for income taxes payable, a reduction of an income tax refund receivable, a reduction in a deferred tax asset, or an increase in a deferred tax liability. The Company classifies interest and penalties on income taxes as a component of income tax expense. **F-11**

Contingencies The Company accrues for loss contingencies when both (a) information available prior to issuance of the financial statements indicates that it is probable that a liability had been incurred at the date of the financial statements and (b) the amount of loss can reasonably be estimated. When the Company accrues for loss contingencies and the reasonable estimate of the loss is within a range, the Company records its best estimate within the range. When no amount within the range is a better estimate than any other amount, the Company accrues the minimum amount in the range. The Company discloses an estimated possible loss or a range of loss when it is at least reasonably possible that a loss may have been incurred. Earnings Per Share Basic earnings per share is computed by dividing net income attributable to all classes of common stockholders of the Company by the weighted average number of shares of all classes of common stock outstanding during the applicable period. Diluted earnings per share is determined in the same manner as basic earnings per share, except that the number of shares is increased to include restricted stock still subject to risk of forfeiture and to assume exercise of potentially dilutive stock options using the treasury stock method, unless the effect of such increase is anti- dilutive. **F-11**

The weighted- average number of shares used in the calculation of basic and diluted earnings per share attributable to the Company’ s common stockholders consists of the following: Schedule of Weighted- average Number of Shares Used in the Calculation of Basic and Diluted Earnings Per Share Year ended July 31 (in thousands) **2024** 2023 2022 **2021** Basic weighted- average number of shares **25, 241 25, 517 25, 791 25, 495** Effect of dilutive securities: Stock options **1 9 434 229** Non- vested restricted Class B common stock **156 51 131 329** Diluted weighted- average number of shares **25, 398 25, 577 26, 356 26, 053** The **There** following outstanding stock options were **no shares** excluded from the calculation of diluted earnings per share because the exercise prices of the stock options were greater than the average market price of the Company’ s stock during the period: Schedule of Outstanding Stock Options Excluded from the Calculation of Diluted Earnings Per Share Year ended July 31 (in thousands) **fiscal 2024, fiscal 2023 , or fiscal 2022 . 2021** Shares excluded from the calculation of diluted earnings per share — **535** The Company recognizes compensation expense for its grants of stock- based awards based on the estimated fair value on the grant date. Compensation cost for awards is recognized using the straight- line method over the requisite service period, which is usually the vesting period. Stock- based compensation is included in selling, general and administrative **expense and technology and development** expense. Vulnerability Due to Certain Concentrations Financial instruments that potentially subject the Company to concentration of credit risk consist principally of cash, cash equivalents, restricted cash and cash equivalents, debt securities, equity investments, and trade accounts receivable. The Company holds cash and cash equivalents at several major financial institutions, which often exceed FDIC insurance limits. Historically, the Company has not experienced any losses due to such concentration of credit risk. The Company’ s temporary cash investments policy is to limit the dollar amount of investments with any one financial institution and monitor the credit ratings of those institutions. While the Company may be exposed to credit losses due to the nonperformance of the holders of its deposits, the Company does not expect the settlement of these transactions to have a material effect on its results of operations, cash flows, or financial condition. **The Concentration concentration** of credit risk with respect to trade accounts receivable is limited due to the large number of customers in various geographic regions and industry segments comprising the Company’ s customer base. No single customer accounted for more than 10 % of consolidated revenues in fiscal **2024, fiscal 2023 , or fiscal 2022 or fiscal 2021**. However, the Company’ s five largest customers collectively accounted for 10. **3 % , 10. 8 % , and 12 . 5 % , and 14 . 5 %** of its consolidated revenues in fiscal **2024, fiscal 2023 , and fiscal 2022 , and fiscal 2021**, respectively. The Company’ s customers with the five largest receivable

balances collectively accounted for ~~16-22~~, 7 % and ~~27-16~~, +7 % of the consolidated gross trade accounts receivable at July 31, ~~2024 and 2023 and 2022~~, respectively. This concentration of customers increases the Company's risk associated with nonpayment by those customers. In an effort to reduce such risk, the Company performs ongoing credit evaluations of its significant customers. In addition, the Company attempts to mitigate the credit risk related to specific IDT Global customers by also buying services from the customer, in order to create an opportunity to offset its payables and receivables and reduce its net trade receivable exposure risk. When it is practical to do so, the Company will increase its purchases from IDT Global customers with receivable balances that exceed the Company's applicable payables in order to maximize the offset and reduce its credit risk.

F- 12 Allowance for Credit Losses and Allowance for Doubtful Accounts Effective with the adoption of ASU 2016- 13 on August 1, 2023, the Company records an expense based on a forward- looking current expected credit loss model to maintain its allowance for credit losses, which replaced the allowance for doubtful accounts. When determining its allowance for trade accounts receivable, the Company considers the probability of recoverability of accounts receivable based on experience, taking into account current collection trends and general economic factors, including bankruptcy rates. The current expected credit loss model to maintain an allowance for credit losses. When determining the allowance for trade accounts receivable, the Company will consider the probability of recoverability of accounts receivable based on past experience, taking into account current collection trends and general economic factors, including bankruptcy rates. The Company will also consider **considers** future economic trends to estimate expected credit losses over the lifetime of the asset. Credit risks ~~are will be~~ assessed based on historical write- offs, net of recoveries, as well as an analysis of the aged accounts receivable balances with allowances generally increasing as the receivable ages. Accounts receivable may be fully reserved for when specific collection issues are known to exist, such as pending bankruptcies. **Account balances are written off against the allowance when it is determined that the receivable will not be recovered.** The adoption of the new standard **ASU 2016- 13** did not have a material impact on the Company's consolidated financial statements, and it was not necessary to record a cumulative- effect adjustment to retained earnings as of August 1, 2023. Prior to the adoption of ASU 2016- 13, the Company estimated the balance of its allowance for doubtful accounts by analyzing accounts receivable balances by age and applying historical write- off and collection trend rates. The Company's estimates included separately providing for customer receivables based on specific circumstances and credit conditions, and when it was deemed probable that the balance was uncollectible. **Account balances are written off against the.....** Company's consolidated financial statements. The changes in the allowance and reserves deducted from asset accounts is as follows: Schedule of Changes In Allowance and Reserves Deducted From Asset Accounts Year ended July 31 (in thousands)

Balance at beginning of year	Additions charged to costs and expenses	Deductions (1)	Balance at end of year
2024	Deducted from asset accounts: Allowance for credit losses \$ 5, 642	\$ 3, 402	(2, 692)
2023	Deducted from asset accounts: Allowance for doubtful accounts \$ 5, 328	\$ 1, 578	(1, 264)
2022	Deducted from asset accounts: Reserve for losses on settlement assets 554	620 (31)	1, 143
2021	Deducted from asset accounts: Allowance for doubtful accounts \$ 5, 540	\$ 1, 765	(3, 176)
2020	Deducted from asset accounts: Reserve for losses on settlement assets 545	17 (253)	309
2019	Deducted from asset accounts: Allowance for doubtful accounts \$ 5, 540	\$ 1, 765	(3, 176)
2018	Deducted from asset accounts: Reserve for losses on settlement assets 545	17 (253)	309
2017	Deducted from asset accounts: Allowance for doubtful accounts \$ 5, 540	\$ 1, 765	(3, 176)
2016	Deducted from asset accounts: Reserve for losses on settlement assets 545	17 (253)	309

Primarily uncollectible accounts written off, net of recoveries. Fair Value Measurements Fair value of financial and non-financial assets and liabilities is defined as an exit price, which is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The three- tier hierarchy for inputs used to measure fair value, which prioritizes the inputs to valuation techniques used to measure fair value, is as follows: Level 1 – quoted prices (unadjusted) in active markets for identical assets or liabilities. Level 2 – quoted prices for similar assets and liabilities in active markets or inputs that are observable for the asset or liability, either directly or indirectly through market corroboration, for substantially the full term of the financial instrument. Level 3 – unobservable inputs based on the Company's assumptions used to measure assets and liabilities at fair value. A financial asset or liability's classification within the hierarchy is determined based on the lowest level input that is significant to the fair value measurement. The assessment of the significance of a particular input to the fair value measurement requires judgment and may affect the valuation of the assets and liabilities being measured and their placement within the fair value hierarchy.

F- 13 Leases The Company determines whether an arrangement is a lease at the inception of the arrangement based on the terms and conditions in the contract. A contract contains a lease if there is an identified asset which the Company has the right to control. The Company records a right- of- use (" ROU ") asset and a lease liability on the balance sheet on the lease commencement date for all leases with terms longer than 12 months. Leases are classified as either finance or operating, with classification affecting the pattern of expense recognition in the income statement. The ROU asset and lease liability are recorded based on the present value of the Company's obligation to make payments over the lease term. The present value of the lease payments is calculated using the incremental borrowing rate based on the rate of interest that the Company would have to pay to borrow an amount equal to the lease payments on a collateralized basis over a similar term. The Company recognizes lease cost for its leases on a straight- line basis over the lease term.

F- Recently Adopted Accounting Standard — Segment Reporting On August 1, 2024, the Company adopted ASU No. 2023 - 13 IDT CORPORATION-07, Segment Reporting (Topic 280), Improvements to Reportable Segment Disclosures, that is intended to improve the disclosures about reportable segments and add more detailed information about a reportable segment's expenses. These changes will affect the Company's segment reporting beginning with its Annual Report for fiscal 2025 and its Quarterly Reports in fiscal 2026 applied retrospectively to all prior periods presented. The amendments in the ASU require public entities to disclose on an annual and interim basis significant segment expenses that are regularly provided to the chief operating decision maker (" CODM ") and included within each reported measure of segment profit or loss, other segment items by reportable segment, the title and position of the CODM, and an explanation of how the CODM uses the reported measures of segment profit or loss in assessing segment

performance and deciding how to allocate resources. The ASU does not change the definition of a segment, the method for determining segments, the criteria for aggregating operating segments into reportable segments, or the current specifically enumerated segment expenses that are required to be disclosed. The adoption of this ASU did not impact the Company's results of operations, cash flows, or financial condition. Recently Issued Accounting Standard Standards Not Yet Adopted In June-December 2022-2023, the Financial Accounting Standards Board ("FASB") issued ASU No. 2022-03-09, Income Taxes Fair Value Measurement (Topic 820-740), Improvements Fair Value Measurement of Equity Securities Subject to Contractual Sale Restrictions Income Tax Disclosures, primarily related to the rate reconciliation and income taxes paid disclosures as well as certain other amendments to income tax disclosures. Entities will be required on an annual basis to consistently categorize and provide greater disaggregation of rate reconciliation information and further disaggregate their income taxes paid. The Company will adopt the amendments in this ASU for its fiscal year beginning on August 1, 2025. The amendments in this ASU should be applied on a prospective basis, although retrospective application is permitted. The Company is evaluating the impact that clarifies this ASU will have on its consolidated financial statements. In December 2023, the FASB issued ASU No. 2023-08, Intangibles- Goodwill and Other- Crypto Assets (Subtopic 350-60), Accounting for and Disclosure of Crypto Assets, that changes the accounting for crypto assets from a cost- less- impairment model to contractual restriction on the sale of an equity security is not considered part of the unit of account of the equity security and, therefore, is not considered in measuring fair value, with changes recognized in net income each reporting period. The ASU also requires specific enhanced disclosures related to equity securities that are subject to contractual sales restrictions including, among other things, the name, cost basis, fair value, and number of units for each significant holding, and a rollforward of annual activity including additions, dispositions, gains, and losses. The Company will adopt the amendments in this ASU prospectively for its fiscal year beginning on August 1, 2024-2025. The ASU requires a cumulative- effect adjustment to the opening balance of retained earnings as of adoption. The Company is evaluating the impact that this ASU will have on its consolidated financial statements. Note 2 — Business Segment Information The Company's reportable segments are distinguished by types of service, customers, and methods used to provide their services. The operating results of these business segments are regularly reviewed by the Company's CODM chief operating decision maker. The accounting policies of the segments are the same as the accounting policies of the Company as a whole. There are no significant asymmetrical allocations to segments. The Company evaluates the performance of its business segments based primarily on income (loss) from operations. The NRS segment is an operator of a nationwide POS network providing independent retailers with store management software, electronic payment processing, and other ancillary merchant services. NRS' POS platform provides marketers with digital out- of- home advertising and transaction data. The Fintech segment is comprised of: (i) BOSS Money, a provider of international money remittance and related value / payment transfer services, as well as; and (ii) other, significantly smaller, financial services businesses, including Leaf Global Fintech Corporation ("Leaf"), a provider of digital wallet services in emerging markets, a variable interest entity that operates money transfer businesses, and IDT Financial Services Limited ("IDT Financial Services"), the Company's Gibraltar- based bank. F-14 The net2phone segment is comprised of net2phone's integrated cloud communications and contact center offerings services. The Traditional Communications segment includes: (i) IDT Digital Payments, which enables customers to transfer airtime and bundles of airtime, messaging, and data to international and domestic mobile accounts; (ii) BOSS Revolution (formerly BOSS Revolution Calling), an international long- distance calling service marketed primarily to immigrant communities in the United States and Canada; and (iii) IDT Global, a wholesale provider of international voice and SMS termination and outsourced traffic management solutions to telecoms worldwide. Traditional Communications also includes other small businesses and offerings including early- stage business initiatives and mature businesses in harvest mode. As of August 1, 2022, the Company revised its reportable business segments primarily to reflect the growth of its financial technology businesses and their increased contributions to the Company's consolidated results. The Company's four reportable business segments reflect management's current approach to analyzing results, its resource allocation strategy, and its assessment of business performance. The NRS segment was previously included in the Company's Fintech segment. In addition, certain lines of business were reclassified to the Fintech segment from the Traditional Communications segment. Comparative segment information has been reclassified and restated in all periods to conform to the current period presentation. F-14 Operating results for the business segments of the Company were as follows: Schedule of Operating Results of Business Segments (in thousands)

	Fintech	National Retail Solutions	Fintech	net2phone	Traditional Communications	Corporate	Total
Year ended July 31, 2023	2023	2023	2023	2023	2023	2023	2023
Revenues	\$ 86,103	\$ 610,141	\$ 77,120	\$ 115,721	\$ 388,325	\$ 899,591	\$ 1,002,205
(Loss) income from operations	\$ 21,626	(130)	1,681	56,435	(14,859)	64,753	Depreciation and amortization (3,200)
	(2,533)	872	14,400	(2,675)	133	61,288	(9,865)
	58	72	185	388	1,189	002	980
	741	—	1,364	238	854	057	(Loss) income
	14	(6,400)	887	11,208	(11,213)	533	(2,75)
	755	61	826	288	(8,926)	657	60,089
	743	Depreciation and amortization	(2,231)	363	(906)	2,683	(5,374)
	608	(9,527)	428	(77)	54	(18)	20
	115	136	Year ended July 31, 2022	2022	2022	2022	2022
Revenues	\$ 57	\$ 51	\$ 620	\$ 299	\$ 24	\$ 748	\$ 593
Income (loss) from operations	11	(4,208)	947	(6,252)	(15,460)	887	(11,132)
	75	82	826	042	(7,839)	926	56
	60	990	089	Depreciation and amortization	(906)	1,515	(519)
	2,231	(5,053)	374	(10,926)	601	527	(76)
	77	(17)	18	764	115	Total assets for the reportable segments are not provided because a significant portion of the Company's assets service multiple segments and the Company does not track such assets separately by segment. Geographic Information Net long- lived assets and total assets held outside of the United States, which are located primarily in Western Europe, were as follows: Schedule of Net Long- lived Assets and Total Assets by Geographic Areas (in thousands) United States Other Countries Total July 31, 2024	
Long- lived assets, net	\$ 28,825	\$ 13,100	\$ 41,925	Total assets	305,738	244,357	550,095
	July 31,	2023	Long- lived assets,				

net \$ 25-29, 854 415 \$ 12-14, 801-780 \$ 38-44, 655-195 Total assets 267, 746 243, 064 510, 810 July 31, 2022 Long-lived assets, net \$ 22, 732 \$ 14, 134 \$ 36, 866 Total assets 254, 839 242, 255 497, 094 Note 3 — Revenue Recognition Contracts with Customers The Company earns revenue from contracts with customers, primarily through the provision of retail telecommunications and payment offerings as well as wholesale international voice and SMS termination. BOSS Money, NRS, and net2phone are technology- driven, synergistic businesses that leverage the Company’ s core assets. BOSS Money’ s and NRS’ revenues are primarily recognized at a point in time, and net2phone’ s revenue is mainly recognized over time. Traditional Communications’ offerings are mostly minute- based, paid- voice communications services, and revenue is primarily recognized at a point in time. The Company’ s most significant revenue streams are from IDT Digital Payments, BOSS Revolution Calling, and IDT Global. IDT Digital Payments and BOSS Revolution Calling are sold direct- to- consumer consumers and through distributors and retailers. F- 15 IDT Digital Payments IDT Digital Payments is sold direct- to- consumer and through distributors and retailers in the same manner as BOSS Revolution Calling (see below). The Company does not terminate the minutes in its IDT Digital Payments transactions. The Company’ s performance obligation is to recharge (top- up) the airtime balance of a mobile account on behalf of the Company’ s customer. The Company has contracts with various mobile operators or aggregators to provide the IDT Digital Payments service. The Company determined that it is the principal in primarily all its IDT Digital Payments transactions as the Company controls the service to top- up a mobile account on behalf of the Company’ s customer. However, for the portion of its IDT Digital Payments business where the Company has no customer service responsibilities, no inventory risk, and does not establish the price, the Company determined that, as the Company is not considered to control the arrangement, it acts as an agent of the mobile operators. The Company records gross revenues based on the amount billed to the customer when it is the principal in the arrangement and records revenue net of the associated costs incurred when it acts as an agent in the arrangement. The transfer of control happens at the point in time that the airtime is recharged, which is when the Company has a right to payment and the customer has accepted the service. Accordingly, the performance obligation is satisfied, and revenue is recognized when the recharge of the mobile account occurs. F- 15 BOSS Revolution Calling direct- to- consumer BOSS Revolution Calling direct- to- consumer is offered on a pay- as- you- go basis or in unlimited plans. The customer prepays for service in both cases, which results in a contract liability (deferred revenue). The contract term for pay- as- you- go plans is minute- to- minute and includes separate performance obligations for the series of material rights to renew the contract. The performance obligation is satisfied immediately after it arises, and the amount of consideration is known when the obligation is satisfied. Since the Company’ s satisfaction of its performance obligation and the customer’ s use of the service occur simultaneously, the Company recognizes revenue at the point in time when minutes are utilized, since the customer obtained control and the Company has a present right to payment. For unlimited plans, the Company has a stand- ready obligation to provide service over time for an agreed upon term. Unlimited plans include fixed consideration over the term. Plan fees for unlimited plans are generally refundable at the request of the customer up to three days after payment if there was no usage. Since the Company’ s satisfaction of its performance obligation and the customer’ s use of the service occur over the term of the plan, the Company recognizes revenue over a period of time as the service is rendered. The Company uses an output method as time elapses because it reflects the pattern by which the Company satisfies its performance obligation through the transfer of service to the customer. The fixed upfront consideration is recognized evenly over the service period, which is generally 24 hours, 7 days, or one month. BOSS Revolution Calling sold through distributors and retailers BOSS Revolution Calling sold through distributors and retailers is the same service as BOSS Revolution Calling sold direct- to- consumer. The Company sells capacity to international calling minutes to retailers, or to distributors who resell to retailers. The retailer or distributor is the Company’ s customer in these transactions. The Company’ s sales price to retailers and distributors, net of discounts, is less than the end user rate for BOSS Revolution Calling minutes. The customer or the Company may terminate their agreement at any time upon thirty days written notice without penalty. Retailers may sell BOSS Revolution Calling on a pay- as- you- go basis or in unlimited plans. As described above, for pay- as- you- go, the Company recognizes revenue at the point in time when minutes are utilized, and for unlimited plans, the Company recognizes revenue over a period of time as the service is rendered. Retailers and distributors also receive initial commissions upon sale to end users, and renewal commissions when certain end users subsequently purchase minutes directly from the Company. Initial and renewal commission payments are accounted for as a reduction of the transaction price over time as the end user uses the service. IDT Global IDT Global services are offered to both postpaid and prepaid customers. Postpaid customers are billed in arrears and typically consist of credit- worthy companies such as Tier 1 carriers and mobile network operators. Prepaid customers are typically smaller communications companies and independent call aggregators. There is no performance obligation until the transport and termination of international long- distance calls commences. The initial contract durations range from six months to one year, and generally have successive extensions. During the initial term, the contract can only be terminated in certain instances (such as bankruptcy of either party, damage to the other party’ s network, fraud, or breach of contract). However, no penalties are applied if the agreement is terminated in the initial term. After the initial term has expired, either party may terminate the agreement with notice of 30 days to 60 days depending on the agreement. The term of the contract is essentially minute- to- minute as there is no penalty for an early termination and no obligation to send traffic. Each iteration is a separate optional purchase that occurs over the contract duration (that is, minute- by- minute). The satisfaction of the performance obligation is occurring at a point in time (as the minutes are transferred) because the provision of the service and the satisfaction of the performance obligation are essentially occurring simultaneously. Revenue is recognized at the point in time upon delivery of the service. F- 16 The Company has not generally entered into contracts that have retroactive pricing features. Additionally, as the performance obligations are considered minute- by- minute obligations in the original contract, any modification of the original contract that leads to a conclusion that there is a new contract would not result in any adjustment related to the original contract’ s consideration. The Company provides discounts to its larger customers based on the expectation of a significant volume of minutes that are consistent with that class of customer in the wholesale carrier

market. The discounts do not provide a material right to the customer because the customer receives the same pricing for all usage under the contract. IDT Global's contracts may include tiered pricing based on minute volumes. The Company determined that its retroactive tiered pricing should be accounted for as variable consideration because the final transaction price is unknown until the customer completes or fails to complete the specified threshold. Currently, contracts with retroactive tiered pricing are not material. The Company estimates the amount of variable consideration to include in the transaction price only to the extent that it is probable that a subsequent change in the estimate would not result in a significant revenue reversal. ~~F-16~~

The Company enters into Notification of Reciprocal Transmission ("NORT") transactions, in which the Company commits to purchase a specific number of wholesale carrier minutes to ~~other~~ specific destinations at specified rates, and the counterparty commits to purchase from the Company a specific number of minutes to specific destinations at specified rates. The number of minutes purchased and sold is not necessarily the same. The rates in these reciprocal transactions are generally not at prevailing market rates, and the amounts paid to the counterparty in excess of market rates are reflected as a reduction in revenue received from the customer. In addition, the Company enters into transactions in which it swaps minutes with another carrier. The Company recognizes revenue and the related direct cost of revenue for these reciprocal and swap transactions based on the fair value of the minutes. IDT Global's NORT contracts include the promise of minimum guaranteed amounts of traffic. The performance obligation represents a stand ready obligation to provide the specified number of minutes over the contractual term. The initial terms of NORT contracts generally range from one month to six months. Since the Company's satisfaction of its performance obligation of routing calls to their destination includes a minimum guaranteed amount of traffic, the Company recognizes revenue over a period of time as the service is rendered. The customer simultaneously receives and consumes the benefits provided by the Company's performance as the Company performs. The Company uses an output method as the usage of minutes occur because it reflects the pattern by which the Company satisfies its performance obligation through the transfer of service to the customer. NRS earns revenue from (1) the sale of POS terminals to retailers, (2) a monthly recurring charge for its software license, software upgrades, and help desk support (collectively, the "Software services"), (3) fees for advertising on the POS terminals, (4) sales of the data collected by the POS terminals to data aggregators and others, and (5) merchant services' commissions for the processing of credit and debit card transactions on the POS terminals. NRS sells its POS terminals to retailers. The terminals include ~~, at the retailer's option,~~ a cash register, a barcode scanner, retailer and customer-facing high-definition screens, a receipt printer, and a credit card reader. The arrangement with the customer includes the equipment sale including embedded POS software, as well as the Software services. Each hardware component and the Software services is a separate performance obligation because each is a distinct good or service that can be obtained from alternate providers. The transaction price is allocated to each performance obligation based on the relative standalone selling price ("SSP"). The SSP reflects the amount the Company would charge for each performance obligation if it were sold separately in a standalone sale to similar customers in similar circumstances. The SSP for POS terminals is generally estimated using the **residual-cost plus expected gross margin** approach. Equipment revenue is recognized at the point in time when the customer has physical possession of the POS terminal, which is when the customer can use the POS terminal and embedded software and has the risks and rewards of ownership. Revenue from the Software services is recognized ratably over the term of the contract because satisfaction of the performance obligation and the customer's use of the service occur evenly over the term. NRS sells advertising on the POS terminal's high-definition screens through internal sales agents, third-party brokers, and real-time auctions on exchange platforms known as programmatic advertising. For advertising sold through its agents or a broker, as well as for a portion of its programmatic advertising, NRS is the principal because it is responsible for performing the service by delivering advertisements according to the customer's requirements. For the portion of its programmatic advertising where NRS does not control the ad space before it is provided to the customer, NRS acts as an agent of the advertising exchange. NRS records gross revenues based on the amount billed to the customer when it is the principal in the arrangement and records revenue net of the associated costs incurred when it acts as an agent in the arrangement. The performance obligation is satisfied, and revenue is recognized during the period of time when the advertisement is broadcast on the POS terminal. **F-17** NRS captures targeted, daily data from the POS terminals that it sells to customers. The performance obligation is the provision of a data report, generally one report per POS terminal per week, where each report is a distinct good that is not interrelated with another report. Customers purchase data reports generally for an annual fee per POS terminal. The consideration is variable because it depends on the number of POS terminals selected. The performance obligation is satisfied, and revenue is recognized, at the point in time when the customer receives a data report because the customer obtains control and has the benefit of the data. The amount recognized per report is the same for each report since each report has the same standalone value to the customer. NRS' merchant services, called NRS PAY, enable retailers to accept and process payments made by credit ~~and cards,~~ debit cards, **electronic benefits transfer, and other forms of electronic payment**. NRS PAY revenue is a monthly fee plus a percentage of the transaction amount plus a flat rate per transaction. There is no separate charge for the credit card reader provided to the retailers, which remains NRS' property and must be returned upon termination of NRS PAY. Merchant services are provided as an agent of the payment processor or funding bank, therefore NRS records revenue net of the associated costs incurred. The performance obligation is satisfied, and revenue is recognized when the payment is processed. The retailers' use of the credit card reader is a separate performance obligation that meets the definition of a lease. The lease consideration is included in the NRS PAY monthly recurring charge. NRS accounts for the non-lease and lease components as a single performance obligation in accordance with Accounting Standards Codification Revenue from Contracts with Customers (Topic 606) ("ASC 606") because the timing and pattern of transfer of both components is the same, and the non-lease component is the predominant component. ~~F-17~~ net2phone earns revenue primarily through the provision of cloud communications **service services** for businesses. The ~~service services~~ **is are** priced on a per-seat basis, and its subscription revenue is a monthly fee per seat. Revenue is primarily recognized over the monthly service period. Revenue from the sale of telephone equipment is recognized at a point in time when the equipment is delivered to the customer. net2phone leases telephone equipment to certain

customers, which is a separate performance obligation that meets the definition of a lease. The lease consideration is included in the monthly recurring charge. net2phone accounts for the non- lease and lease components as a single performance obligation in accordance with ASC 606 because the timing and pattern of transfer of both components is the same, and the non- lease component is the predominant component. **Revenues from international money transfers are primarily from transaction fees charged to the customer based on the amount sent and the send and receive locations. In addition, revenues are earned on the foreign currency exchange based on the difference between purchasing currency at wholesale exchange rates and selling the currency at retail exchange rates. The Company satisfies its international money transfer performance obligations and recognizes revenue at a point in time when the designated recipient receives the funds, as the Company has a right to payment and the customer has use of the service.**

Disaggregated Revenues The following table shows the Company's revenues disaggregated by business segment and service offered to customers: Schedule of Revenues Disaggregated by Business Segment and Service Offered to Customers **Customers** **Customers** **Year** **Year** ended July 31 (in thousands) **2024** **2023** **2022** **2021** **BOSS Money** \$ 76, 928 \$ 55, 561 \$ 49, 322 **Other** 9, 682 9, 032 8, 298 **Total Fintech** 86, 610 64, 593 57, 620 **National Retail Solutions** \$ 103, 141 \$ 77, 115 \$ 51, 299 **24-BOSS Money** 108, 748 **332** 76, 928 **55, 561** **Other** 12, 389 **9, 682** **9, 032** **Total Fintech** 120, 721 86, 610 64, 593 **net2phone** 82, 325 72, 388 58, 185 44, 502 **IDT Digital Payments** 407, 430 417, 057 473, 215 461, 609 **BOSS Revolution Calling** 263, 215 322, 134 387, 937 455, 244 **IDT Global** 201, 119 230, 281 292, 337 360, 996 **Other** 27, 827 33, 269 36, 491 42, 271 **Total Traditional Communications** 899, 591 1, 002, 741 1, 189, 980 **TOTAL** \$ 1, 320-205, 778 **120** **TOTAL** \$ 1, 238, 854 \$ 1, 364, 057 **Revenues** \$ 1, 446-205, 778 **990** **Revenues** \$ 1, 238, 854 \$ 1, 364, 057 **F- 18** \$ 1, 446, 990

The following table shows the Company's revenues disaggregated by geographic region, which is determined based on selling location: **On February 1, 2021, the Company restructured certain operations for tax purposes resulting in the change of geographic sourcing of revenues from the United States to the United Kingdom.** Schedule of Revenues Disaggregated by Geographic Region (in thousands) **Fintech** **National Retail Solutions** **Fintech** **net2phone** **Traditional Communications** **Total** **Year** **Year** ended July 31, **2024** **United States** \$ 103, 141 \$ 116, 732 \$ 44, 617 \$ 658, 460 \$ 922, 950 **Outside the United States: United Kingdom** — — — 209, 493 209, 493 **Other** — 3, 989 37, 708 31, 638 73, 335 **Total outside the United States** — 3, 989 37, 708 241, 131 282, 828 **TOTAL** \$ 103, 141 \$ 120, 721 \$ 82, 325 \$ 899, 591 \$ 1, 205, 778 **Year ended July 31, 2023** **United States** \$ 77, 115 \$ 83, 883 \$ 77, 115 \$ 38, 029 \$ 693, 193 \$ 892, 220 **Outside the United States: United Kingdom** — — — 267, 697 267, 697 **Other** — 2, 727 — 34, 359 41, 851 78, 937 **Total outside the United States** — 2, 727 — 34, 359 309, 548 346, 634 **TOTAL** \$ 77, 115 \$ 86, 610 \$ 77, 115 \$ 72, 388 \$ 1, 002, 741 \$ 1, 238, 854 **Year ended July 31, 2022** **United States** \$ 51, 299 \$ 62, 598 \$ 51, 299 \$ 30, 283 \$ 829, 355 \$ 973, 535 **Outside the United States: United Kingdom** — — — 311, 847 311, 847 **Other** — 1, 995 — 27, 902 48, 778 78, 675 **Total outside the United States** — 1, 995 — 27, 902 360, 625 390, 522 **TOTAL** \$ 51, 299 \$ 64, 593 \$ 51, 299 \$ 58, 185 \$ 1, 189, 980 \$ 1, 364, 057 **Year ended July 31, 2021** **United States** \$ 57, 347 \$ 24, 748 \$ 23, 093 \$ 1, 025, 790 \$ 1, 130, 978 **Outside the United States: United Kingdom** — — — 241, 590 241, 590 **Other** 273 — 21, 409 52, 740 74, 422 **Total outside the United States** 273 — 21, 409 294, 330 316, 012 **TOTAL** \$ 57, 620 \$ 24, 748 \$ 44, 502 \$ 1, 320, 120 \$ 1, 446, 990 **Revenues** \$ 57, 620 \$ 24, 748 \$ 44, 502 \$ 1, 320, 120 \$ 1, 446, 990 **F- 18**

Remaining Performance Obligations The following table includes revenue by business segment expected to be recognized in the future from performance obligations that were unsatisfied or partially unsatisfied as of July 31, **2023-2024**. The table excludes contracts that had an original expected duration of one year or less. Schedule of Estimated Revenue by Business Segment (in thousands) **National Retail Solutions** **net2phone** **Total** **Year** **Year** ending July 31: **2024** **2025** \$ 6, 608 \$ 35-359; 974 \$ 42-39, 582 **537** \$ 45, 896 **2025-2026** 5, 463 **263** 18, 021 **23** **983** 24, 484 **246** **Thereafter** 5-4, 423 **828** 6, 694 **12** **627** 11, 127 **455** **TOTAL** \$ 16, 450 \$ 65, 17-147, -504 \$ 60-81, 597 **F-** 689 \$ 78, 193- 19 **Accounts Receivable and Contract Balances** The timing of revenue recognition may differ from the time of billing to the Company's customers. Trade accounts receivable in the Company's consolidated balance sheets represent unconditional rights to consideration. The Company would record a contract asset when revenue is recognized in advance of its right to bill and receive consideration. The Company has not currently identified any contract assets. Contract liabilities arise when the Company receives consideration or bills its customers prior to providing the goods or services promised in the contract. The Company's contract liability balance is primarily payments received for prepaid BOSS Revolution Calling. Contract liabilities are recognized as revenue when services are provided to the customer. The contract liability balances are presented in the Company's consolidated balance sheets as "Deferred revenue". The Company's revenue recognized in fiscal **2024, fiscal** 2023, **and** fiscal 2022, **and** fiscal 2021 from amounts included in the contract liability balance at the beginning of the period was **\$ 22. 1 million, \$** 23. 5 million, **and** \$ 28. 2 million, **and** \$ 28. 7 million, respectively. The Company estimates its expected breakage revenue by revenue stream recorded each month, based on inputs and assumptions about usage of the deferred revenue balances. The Company used its historical deferred revenue usage data by revenue stream to calculate the percentage of deferred revenue by month that will become breakage. The historical data indicated that customers utilized a very high percentage of minutes purchased in the first three months. The Company periodically reviews its estimates based on updated data and adjusts the monthly estimates accordingly.

Deferred Customer Contract Acquisition and Fulfillment Costs The Company recognizes as an asset its incremental costs of obtaining a contract with a customer that it expects to recover. The Company's incremental costs of obtaining a contract with a customer are sales commissions paid to employees and third parties on sales to end users. If the amortization period were one year or less for the asset that would be recognized from deferring these costs, the Company applies the practical expedient whereby the Company charges these costs to expense when incurred. **For net2phone sales, the Company defers these costs and amortizes them over the expected customer relationship period when it is expected to exceed one year.** The Company's costs to fulfill its contracts do not meet the criteria to be recognized as an asset, therefore these costs are charged to expense as incurred. The Company's deferred customer contract acquisition costs were as follows: Schedule of Deferred Customer Contract Acquisition Costs July 31 (in thousands) **2024** **2023** **2022** **Deferred customer contract acquisition costs included in " Other current assets "** \$ 4, 823 \$ 4, 460 \$ 4, 085 **Deferred customer contract acquisition costs included in " Other assets "** 4, 276 3, 734

3,469-TOTAL \$ 9,099 \$ 8,194 \$ 7,554-In fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, the Company's amortization of deferred customer contract acquisition costs was \$ 5.8 million, \$ 4.9 million, and \$ 4.4 million, and \$ 3.6 million, respectively. F-19 Note 4 — Leases The Company's leases primarily consist of operating leases for office space. These leases have remaining terms from less than one year to five six years. net2phone also has operating leases for office equipment. Certain of these leases include renewal options that may be exercised and / or options to terminate the lease. The Company has concluded that it is not reasonably certain that it would exercise any of these options. net2phone is the lessee under equipment leases that are classified as finance leases. The assets and liabilities related to these finance leases are not material to the Company's consolidated balance sheets. The Company leases office and parking space in a building and parking garage located at 520 Broad St, Newark, New Jersey that was previously owned by the Company's former subsidiary, Rafael Holdings, Inc. ("Rafael"), a related party. On August 22, 2022, Rafael sold the building and parking garage to an unrelated third party. The Company's lease in that property continues with the new owner. The Company leases office space in Israel from Rafael. Howard S. Jonas, the Chairman of the Company (an executive officer position) and the Chairman of the Company's Board of Directors, is also the Chairman of the Board of Directors and Executive Chairman of Rafael. The Newark lease expires in April 2025 and the Israel lease expires in July 2025. In fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, the Company incurred lease costs in connection with the Rafael leases of \$ 0.1 million, \$ 0.3 million (which excludes Newark lease costs after August 22, 2022), and \$ 2.0 million, and \$ 1.9 million, respectively. Lease costs incurred in connection with the Rafael leases is are included in operating lease cost in the table below. F-20 Supplemental disclosures related to the Company's operating leases were as follows: Schedule of Supplemental Disclosures Related to the Company's Operating Leases Year ended July 31 (in thousands) 2024 2023 2022 2021 Operating lease cost \$ 2,557 \$ 3,175 \$ 2,901 \$ 2,824 Short-term lease cost 924 1,095 1,348 620-TOTAL LEASE COST \$ 3,481 \$ 4,270 \$ 4,249 \$ 3,444 Cash paid for amounts included in the measurement of lease liabilities: Operating cash flows from operating leases \$ 2,588 \$ 3,262 \$ 2,857 \$ 2,779 Cash paid for amounts included in the measurement of lease liabilities: Operating cash flows from operating leases \$ 2,588 \$ 3,262 \$ 2,857 \$ 2,779 Schedule of Supplemental Disclosures Related Weighted Average Operating Leases July 31 2024 2023 2022 Weighted- average remaining lease term- operating leases 2.3-6 years 2.8-3 years Weighted- average discount rate- operating leases 3-5.7-6 % 3.0-7 % In fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, the Company obtained right-of-use assets of \$ 0.9 million, \$ 1.8 million, and \$ 2.2 million, and \$ 0.6 million, respectively, in exchange for new operating lease liabilities. In addition, in fiscal 2024, the Company modified its lease at 520 Broad St, Newark, New Jersey and reduced the related right-of-use asset by \$ 0.8 million and the related operating lease liability by \$ 0.9 million. The Company's aggregate operating lease liability was as follows: Schedule of Aggregate Operating Lease Liability July 31 (in thousands) 2024 2023 2022 Operating lease liabilities included in "Other current liabilities" \$ 1,866 \$ 2,861 \$ 2,899 Operating lease liabilities included in noncurrent liabilities 1,533 2,881 4,606-TOTAL \$ 3,399 \$ 5,742 \$ 7,505 Future minimum maturities of operating lease liabilities were as follows: Schedule of Future Minimum Maturities of Operating Lease Liabilities (in thousands) Year ending July 31: 2024 \$ 3,028 2025 \$ 2,122 2026 507 2027 304 2028 48 2029 185 Thereafter — 62 Total lease payments 63,009 671 Less imputed interest (267 272) Total operating lease liabilities \$ 53,399 742 F-20 Note 5 — Cash, Cash Equivalents, and Restricted Cash and Cash Equivalents The following table provides a reconciliation of cash, cash equivalents, and restricted cash and cash equivalents reported in the consolidated balance sheets that equals the total of the same amounts reported in the consolidated statements of cash flows: Schedule of Cash, Cash Equivalents, and Restricted Cash and Cash Equivalents July 31 (in thousands) 2024 2023 2022 Cash and cash equivalents \$ 164,557 \$ 103,637 \$ 98,352 Restricted cash and cash equivalents 90,899 95,186 91,210-TOTAL CASH, CASH EQUIVALENTS, AND RESTRICTED CASH AND CASH EQUIVALENTS \$ 255,456 \$ 198,823 F-21 \$ 189,562 At July 31, 2024 and 2023 and 2022, restricted cash and cash equivalents included \$ 87-83.3 million and \$ 86-87.6-3 million, respectively, in restricted cash and cash equivalents for customer deposits held by IDT Financial Services. Certain of the electronic money financial services regulations in Gibraltar require IDT Financial Services to safeguard cash held for customer deposits, segregate cash held for customer deposits from any other cash that IDT Financial Services holds and utilize the cash only for the intended payment transaction. Company Restricted Cash and Cash Equivalents The Company treats unrestricted cash and cash equivalents held by IDT Payment Services, Inc. and IDT Payment Services of New York, LLC, which provide the Company's international money transfer services in the United States, as substantially restricted and unavailable for other purposes. At July 31, 2024 and 2023 and 2022, "Cash and cash equivalents" in the Company's consolidated balance sheets included an aggregate of \$ 55.9 million and \$ 20.6 million and \$ 17.3 million, respectively, held by IDT Payment Services, Inc. and IDT Payment Services of New York, LLC, that was unavailable for other purposes. Note 6 — Acquisitions Integra CCS On March 3, 2022, net2phone 2.0 purchased all of the outstanding shares of Onwaba S. R. L. and Gem S. R. L. for an aggregate purchase price of up to \$ 15.0 million. Onwaba S. R. L. and Gem S. R. L. are located in Uruguay and use the trade name Integra CCS. The operating results of the acquired companies from the date of acquisition, which were not significant, are included in the Company's consolidated financial statements. The purchase price consisted of: (a) cash of \$ 7.2 million that was paid at closing, (b) 27,765 shares of the Company's Class B common stock with a value of \$ 1.0 million that were issued at closing, (c) cash of \$ 3.3 million, half of which was paid in fiscal 2023 at the end of 12 months after closing and the remainder was will be paid in fiscal 2024 at the end of 24 months after closing, subject to holdback for the settlement of claims against the sellers, if any, and (d) contingent consideration of up to \$ 3.5 million based on annual cumulative incremental recurring seat revenue of the net2phone segment over a four- year period, payable in cash and / or equity at net2phone 2.0's discretion. F-21 The acquisition date fair value of the consideration consisted of the following: Schedule of Acquisition Date Fair Value of Consideration (in thousands) Cash paid \$ 7,200 Cash acquired (81) Cash paid, net of cash acquired 7,119 Shares of the Company's Class B common stock 1,000 Future payments subject to holdback 3,158 Contingent consideration 1,361 Total fair value of consideration, net of cash acquired \$ 12,638 The acquisition- date fair value of the contingent consideration was estimated using discounted cash flow

models. This fair value measurement was based on significant inputs not observable in the market and therefore represented a Level 3 measurement. There was no change in the estimated fair value of the contingent consideration in the period from the acquisition date to July 31, 2023. **In fiscal 2024, the Company paid an aggregate of \$ 0.5 million of the contingent consideration.** The impact of the acquisition's purchase price allocations on the Company's consolidated balance sheet was as follows: Schedule of Impact of Acquisition's Purchase Price Allocations on Consolidated Balance Sheet (in thousands) Trade accounts receivable \$ 332 Prepaid expenses 4 Other current assets 21 Current assets Property, plant, and equipment (mainly acquired technology) 777 Goodwill 8,433 Customer relationships (7- year useful lives) 2,230 Tradename (5- year useful life) 400 Non- compete agreements (6- year useful lives) 660 Operating lease right- of- use asset 732 Other assets 24 Deferred income tax assets Trade accounts payable Other current liabilities Accrued expenses (243) Operating lease liability current portion (176) Operating lease liability noncurrent portion (556) ~~Noncontrolling interests~~ Net assets acquired excluding cash \$ 12,638 **F- 22** The goodwill was assigned to the net2phone segment and was attributable primarily to the assembled workforce and the expected synergies from the business combination. The goodwill is not expected to be deductible for income tax purposes. Leaf Global Fintech Corporation On March 1, 2022, the Company's subsidiary, IDT International Telecom, Inc. ("IDTIT"), purchased all of the outstanding shares of Leaf **Global Fintech Corporation (" Leaf "), a provider of digital wallet services in emerging markets,** for up to \$ 6.05 million. Leaf's operating results from the date of acquisition, which were not significant, are included in the Company's consolidated financial statements. The purchase price was comprised of (a) \$ 0.5 million paid in cash at the closing, (b) a working capital adjustment for a maximum of \$ 50,000, and (c) contingent consideration of up to \$ 5.5 million based on annual gross profit over a five- year period. (in thousands) Cash paid \$ 500 Cash acquired (167) Cash paid, net of cash acquired 333 Contingent consideration 3,330 Total fair value of consideration, net of cash acquired \$ 3,663 **F-22** The acquisition- date fair value of the contingent consideration was estimated using discounted cash flow models. This fair value measurement was based on significant inputs not observable in the market and therefore represented a Level 3 measurement. There was no change in the estimated fair value of the contingent consideration in the period from the acquisition date to July 31, 2022. In fiscal **2024 and fiscal** 2023, the Company determined that the requirements for a portion of the contingent consideration payments would **likely** not be met. The Company recorded ~~a gain~~ **gains** of **\$ 1.8 million and** \$ 1.6 million **in fiscal 2024 and fiscal 2023, respectively,** on the write- off of the contingent consideration payment ~~obligation~~ **obligations**, which was included in " Other operating (expense) gain, net " in the accompanying consolidated statements of income. (in thousands) Current assets \$ 9 Property, plant, and equipment (mainly acquired technology) 324 Goodwill 3,199 Tradename (5- year useful life) 131 Net assets acquired excluding cash \$ 3,663 The goodwill was assigned to the Fintech segment and was attributable primarily to the assembled workforce and the expected synergies from the business combination. The goodwill is not expected to be deductible for income tax purposes. **Sochitel UK Ltd. On December 3, 2020, IDTIT acquired 51% of the issued shares of Sochitel UK Ltd. (" Sochitel ").** Sochitel's operating results from the date of acquisition, which were not significant, are included in the Company's consolidated financial statements. (in thousands) Cash paid \$ 2,732 Cash acquired (344) Cash paid, net of cash acquired 2,388 Contingent consideration 393 Total fair value of consideration, net of cash acquired \$ 2,781 The acquisition date fair value of the contingent consideration was estimated using discounted cash flow models. This fair value measurement was based on significant inputs not observable in the market and therefore represented a Level 3 measurement. There was no change in the estimated fair value of the contingent consideration in the period from the acquisition date to July 31, 2022. In fiscal 2023, the Company paid contingent consideration of \$ 0.5 million and recorded an expense of \$ 0.1 million, which was included in " Other operating (expense) gain, net " in the accompanying consolidated statements of income. There is no remaining contingent consideration for this acquisition. (in thousands) Trade accounts receivable \$ 656 Prepaid expenses 1,644 Property, plant, and equipment 75 Goodwill 2,025 Customer relationships (15- year useful life) 1,960 Tradenames (20- year useful life) 440 Deferred income tax assets 197 Other assets 30 Trade accounts payable (1,306) Accrued expenses (423) Other current liabilities (329) Noncontrolling interests (2,188) Net assets acquired excluding cash \$ 2,781 **F- 23** The goodwill was assigned to the Traditional Communications segment and was attributable primarily to the assembled workforces and the expected synergies from the business combination. The goodwill is not expected to be deductible for income tax purposes. Pursuant to a Put / Call Option Agreement related to the 5% of the issued shares of Sochitel that the seller did not initially sell to IDTIT (" Option Shares "), the seller exercised its option and on March 22, 2021, IDTIT purchased the Option Shares for \$ 0.3 million. The purchase of the Option Shares resulted in a \$ 0.2 million reduction in " Nonecontrolling interests " and a \$ 21,000 reduction in " Additional paid- in capital " in the consolidated balance sheets. On June 15, 2021, IDTIT purchased 19% of Sochitel's issued shares from the remaining nonecontrolling interest holder. The purchase price was cash of \$ 1.0 million plus contingent consideration of up to \$ 0.3 million. The acquisition date fair value of the contingent consideration of \$ 0.2 million was estimated using cash flow models. This fair value measurement was based on significant inputs not observable in the market and therefore represented a Level 3 measurement. The purchase of the shares resulted in a \$ 1.0 million reduction in " Nonecontrolling interests, " a \$ 0.3 million reduction in " Additional paid- in capital, " and \$ 0.2 million liability in the consolidated balance sheets. There was no change in the estimated fair value of the contingent consideration in the period from the acquisition date to July 31, 2022. In fiscal 2023, the Company paid contingent consideration of \$ 0.3 million and recorded an expense of \$ 0.1 million, which was included in " Other operating (expense) gain, net " in the accompanying consolidated statements of income. There is no remaining contingent consideration for this acquisition. **Note 7 — Debt Securities** The following is a summary of available- for- sale debt securities: Schedule of Available- for- sale Securities (in thousands) Amortized Cost Gross Unrealized Gains Gross Unrealized Losses Fair Value July 31, 2023 **2024** Certificates of deposit * \$ 4,080 \$ — (4) \$ 4,076 U. S. Treasury bills and notes **\$ 31,186 16 — (148) 31,038 641 \$ 10 \$ (66) \$ 16,585** Government sponsored enterprise notes 3,881 **356 — (8) 3 3,873 353** Corporate bonds 3,912 **— 821 1 (485 322)** 3,427 **500** **TOTAL \$ 23,818 \$ 11 \$ (391) \$ 23,438 059 \$ — \$ (645) \$ 42,414 July 31, 2022 2023** Certificates of deposit * \$ 2,400 **080 \$ — \$ (144) \$ 1,986 076** U. S. Treasury bills and notes **13 31, 848 186 — (114 148) 13 31,**

734-038 Corporate bonds 3, 966-1-881 — (416-8) 3, 551-873 Municipal bonds 3, 035-912 — (485) 3-3, 032-427 TOTAL \$ 22-43, 849-059 \$ 1- — \$ (547-645) \$ 22-42, 303-414 * Each of the certificates of deposit held by the Company has a CUSIP, was purchased in the secondary market through a broker and may be sold in the secondary market. **The gross unrealized losses in the table above are recorded in “Accumulated other comprehensive loss” in the consolidated balance sheets. As of July 31, 2024, the Company determined that the unrealized losses were due to changes in interest rates or market liquidity and were not due to credit losses. In addition, as of July 31, 2024 and 2023, the Company did not intend to sell any of the securities with unrealized losses, and it is not more likely than not that the Company will be required to sell any of these securities before recovery of the unrealized losses, which may be at maturity.** Proceeds from maturities and sales of debt securities and redemptions of equity investments were \$ 50.1 million, \$ 49.2 million, and \$ 21.2 million, and \$ 26.2 million in fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, respectively. There were no realized gains or realized losses from sales of debt securities in fiscal 2024, fiscal 2023, or fiscal 2022, and fiscal 2021. F-24 The contractual maturities of the Company’s available-for-sale debt securities at July 31, 2023-2024 were as follows: Schedule of Contractual Maturities of Available-for-sale Debt Securities (in thousands) Fair Value Within one year \$ 35,176-16,808 After one year through five years 6-5, 019-456 After five years through ten years 1, 172-137 After ten years 47-37 TOTAL \$ 42-23, 414-438 The following table includes the fair value of the Company’s available-for-sale debt securities that were in an unrealized loss position for which other-than-temporary impairments were not recognized: Schedule of Available-for-sale Securities, Unrealized Loss Position (in thousands) Unrealized Losses Fair Value July 31, 2023-2024 Certificates of deposit \$ 4 \$ 3, 356-U. S. Treasury bills and notes 148-31 \$ 66 \$ 12, 038-936 Government sponsored enterprise notes 3 2, 634 Corporate bonds 322 3, 310 TOTAL \$ 391 \$ 18, 880 July 31, 2023 Certificates of deposit \$ 4 \$ 3, 356 U. S. Treasury bills and notes 148 31, 038 Corporate bonds 8 3, 873 Corporate Municipal bonds 485 3, 368 TOTAL \$ 645 \$ 41, 635 F-24 July 31, 2022 Certificates of deposit \$ 14 \$ 1, 986 U. S. Treasury bills and notes 114 13, 734 Corporate bonds 416 3, 514 Municipal bonds 3 2, 412 TOTAL \$ 547 \$ 21, 646 The following available-for-sale debt securities included in the table above were in a continuous unrealized loss position for 12 months or longer: Schedule of Continuous Unrealized Loss Position for 12 Months or Longer (in thousands) Unrealized Losses Fair Value July 31, 2024 U. S. Treasury bills and notes \$ 60 \$ 4, 827 Corporate bonds 307 3, 209 TOTAL \$ 367 \$ 8, 036 July 31, 2023 U. S. Treasury bills and notes \$ 86 \$ 816 Corporate bonds 484 3, 299 TOTAL \$ 570 \$ 4, 115 July 31, 2022 U. S. Treasury bills and notes \$ 72 \$ 892 Corporate bonds 234 1, 731 TOTAL \$ 306 \$ 2, 623 At July 31, 2023 and 2022, the Company did not intend to sell any of the debt securities included in the table above, and it is not more likely than not that the Company will be required to sell any of these securities before recovery of the unrealized losses, which may be at maturity. F-25 Note 8 — Equity Investments Equity investments consist of the following: Schedule of Equity Investments July 31 (in thousands) 2024 2023 2022 Zedge, Inc. Class B common stock, 42, 282 shares at July 31, 2024 and 2023 and 2022 \$ 153 \$ 89 \$ 117 Rafael Holdings, Inc. Class B common stock, 278, 810 and 290, 214 shares at July 31, 2024 and 2023 416 and 2022, respectively 558 586 Other marketable equity securities 70 1, 497 4, 089 Fixed income mutual funds 4, 370 4, 054 12, 299 Current equity investments \$ 5, 009 \$ 6, 198 \$ 17, 091 Visa Inc. Series C Convertible Participating Preferred Stock (“Visa Series C Preferred”) \$ 695 \$ 1, 263 \$ 1, 132 Visa Inc. Series A Convertible Participating Preferred Stock (“Visa Series A Preferred”) 877 — 1, 230 Convertible preferred stock — equity method investment 1, 338 2, 784 1, 001 Hedge funds 2, 883 3, 002 3, 238 Other 725 2, 825-825 Noncurrent equity investments \$ 6, 518 \$ 9, 874 \$ 7, 426 The Company received the shares of Zedge Inc. (“Zedge”) Class B common stock and 28, 320 of the shares of Rafael Class B common stock set forth in the table above in connection with the lapsing of restrictions on Zedge and Rafael restricted stock held by certain of the Company’s employees and the Company’s payment of taxes on behalf of its employees related thereto. The Company purchased 261, 894 shares of Rafael Class B common stock in fiscal 2021 (see below). The Company sold 11, 404 shares of Rafael Class B common stock in November 2022. Howard S. Jonas is the Vice-Chairman of the Board of Directors of Zedge. On December 7, 2020, the Company purchased from Rafael 218, 245 newly issued shares of Rafael’s Class B common stock and a warrant to purchase up to 43, 649 shares of Rafael’s Class B common stock at an exercise price of \$ 22.91 at any time on or after December 7, 2020 and on or prior to June 6, 2022. The aggregate purchase price of \$ 5.0 million was allocated \$ 4.6 million to the shares and \$ 0.4 million to the warrant based on their relative purchase date fair values. The fair value of the warrant on the acquisition date was estimated using a Black-Scholes valuation model that represented a Level 3 measurement. The purchase price was based on a per share price of \$ 22.91, which was the closing price of Rafael’s Class B common stock on the New York Stock Exchange on the trading day immediately preceding the purchase date. On March 15, 2021, the Company exercised the warrant in full and purchased 43, 649 shares of Rafael’s Class B common stock for cash of \$ 1.0 million. In June 2016, upon the acquisition of Visa Europe Limited by Visa, Inc. (“Visa”), IDT Financial Services received 1, 830 shares of Visa Series C Preferred among other consideration. At In July 31, 2020-2024, each share of Visa Series C Preferred was convertible into 13.722 shares of Visa Class A common stock (the “Conversion Adjustment”), subject to certain conditions, and July will be convertible at the holder’s option beginning in June 2028-2022. On September 24, 2020, in connection with Visa’s first mandatory release assessment assessments, the Company received 125-33 shares and 58 shares, respectively, of Visa’s Series A Preferred and the Conversion Adjustment for Visa Series C Preferred was reduced to 6.861. In June-August 2021-2024, the 125-33 shares of Visa Series A Preferred were converted into 12-3, 500-300 shares of Visa Class A common stock, which the Company sold for \$ 2-0, 9 million. On July 28, 2022, in connection with Visa’s second mandatory release assessment, the Company received 58 shares of Visa Series A Preferred and the Conversion Adjustment for Visa Series C Preferred was reduced to 3.645. In August 2022, the 58 shares of Visa Series A Preferred were converted into 5, 800 shares of Visa Class A common stock, which the Company sold for \$ 1.3 million. The changes in the carrying value of the Company’s equity investments without readily determinable fair values for which the Company elected the measurement alternative was as follows: Schedule of Carrying Value of Equity Investments Year ended July 31 (in thousands) 2024 2023 2022 2021 Balance, beginning of period \$ 1, 632 \$ 1, 501 \$ 2, 743 \$ 4, 109 Upward adjustment 130 — — Redemption for Visa

Series C Preferred mandatory release assessment (877) — (1, 230) (1, 870) Purchase — 100 — Adjustment for observable transactions involving a similar investment from the same issuer 309 131 (103) 510 Redemptions (230) — (9) (6) Impairments — — — BALANCE, END OF PERIOD \$ 964 \$ 1, 632 \$ 1, 501 \$ 2, 743 F- 26 25 The Company **adjusted** increased or decreased the carrying value of the shares of Visa Series C Preferred it held based on the fair value of Visa Class A common stock, including a discount for lack of current marketability, which is classified as “ Adjustment for observable transactions involving a similar investment from the same issuer ” in the table above. **The Certificate of Designation with respect to the shares of Visa Series C Preferred restricts the transferability of the shares, there is no public market for the shares, and none is expected to develop. The shares become fully convertible into shares of Visa Class A common stock in June 2028. In addition, in connection with the acquisition of Regal Bancorp by SR Bancorp, the Company received cash of \$ 0. 2 million in fiscal 2024 in exchange for its shares of Regal Bancorp common stock. Unrealized gains and losses for all equity investments measured at fair value** included the following: Schedule of Unrealized **Gains** (losses) Gains for All Equity Investments Year ended July 31 (in thousands) **2024** 2023 2022 2021 Net **gains** (losses) gains recognized during the period on equity investments \$ **229** \$ (2, 613) \$ (19, 248) \$ 8, 830 Less: net gains recognized during the period on equity investments sold during the period **130** 18 10 1, 090 Unrealized **gains** (losses) gains recognized during the period on equity investments still held at the reporting date \$ **99** \$ (2, 631) \$ (19, 258) \$ 7, 740 The unrealized losses and gains for all equity losses and gains for all equity investments measured at fair value included the following: Schedule of Unrealized..... all equity investments measured at fair value in the table above included the following: Year ended July 31 (in thousands) **2024** 2023 2022 2021 Unrealized (losses) gains recognized during the period on equity investments: Rafael Class B common stock \$ (**142**) \$ (7) \$ (14, 101) \$ 8, 291 Zedge Class B common stock \$ **64** \$ (28) \$ (533) \$ 591 Unrealized **gains** (losses) gains recognized during the period on equity investments still held at the reporting date \$ **99** \$ (2, 631) \$ (19, 258) \$ 7, 740 Equity Method Investment **The On** February 2, 2021, the Company **has an investment in paid \$ 4. 0 million to purchase shares of Series B convertible preferred stock of a communications company (the equity method investee, or “ EMI ”) . As of July 31, and on August 10, 2021-2024 and 2023**, the Company paid \$ 1’ s ownership was 33. 1 million to purchase shares 4 % and 33. 3 %, respectively, of the EMI’ s Series C convertible preferred stock and additional shares of the EMI’ s Series B convertible preferred stock. The initial shares purchased represented 23. 95 % of the outstanding shares of the EMI on an as converted basis. The subsequent purchases increased the Company’ s ownership to 26. 57 % on an as converted basis. The Company accounted **accounts** for this investment using the equity method since the Series B and Series C convertible preferred stock were in substance common stock, and the Company could **can** exercise significant influence over the operating and financial policies of the EMI **27** controlling interest. The Company determined that on the dates of the acquisitions of the EMI’ s shares, there were differences between its investment in the EMI and its proportional interest in the equity of the EMI of an aggregate of \$ 8.2 million, which represented the share of the EMI’ s customer list on the dates of the acquisitions attributed to the Company’ s interest in the EMI. These basis differences are being amortized over the 6- year estimated life of the customer list. In the accompanying consolidated statements of income, amortization of equity method basis difference is included in the equity in the net loss of investee, which is recorded in “ Other (expense) income, net ” (see Note 18) . As of July 31- **April 6, 2022-2023**, the Company was the holder of secured promissory notes made by the EMI in exchange for loans of an aggregate of \$ 2. 5 million, which increased to an aggregate of \$ 4. 0 million including accrued interest as of April 6, 2023. At July 31, 2022, the notes were included in “ Other current assets ” in the accompanying consolidated balance sheets. The notes provided for interest on the principal amount at 15 % per annum payable monthly. The notes were due and payable in February 2023 and April 2023. On April 6, 2023, in accordance with an Agreement and Plan of Merger dated as of April 5, 2023, the EMI merged with and into its subsidiary, with the subsidiary being the surviving corporation. Effective with the merger, **the EMI has no common stock outstanding, each share of the EMI’ s convertible preferred stock was converted into shares of the subsidiary’ s Series A Convertible Preferred Stock (“ EMI Preferred Stock ”), and the principal and accrued interest of the EMI’ s secured promissory notes was converted into shares of EMI Preferred Stock (the “ Conversions ”). In addition, each of the EMI’ s convertible shareholders agreed to purchase additional shares of EMI Preferred preferred Stock stock**, for which the Company paid \$ 0. 8 million in fiscal 2023 to purchase the additional shares. Following the merger, the Conversions, and the purchases of additional shares of EMI Preferred Stock, the Company’ s ownership increased to 33. 3 % of the EMI’ s outstanding shares. The Company accounts for this investment using the equity method since the Company can exercise significant influence over the operating and financial policies of the EMI but it does not have a controlling interest. F- **26 27** The Company determined that on the..... ” (see Note 18). The following table summarizes the change in the balance of the Company’ s equity method investment: Summary of Changes in Equity Method Investments **Investments** Year Year ended July 31 (in thousands) **2024** 2023 2022 2021 Balance, beginning of period \$ **2, 784** \$ 1, 001 \$ 2, 901 \$ — Purchase of convertible preferred stock **2, 017** 840 1, 051 4, 000 Conversion of secured promissory notes into convertible preferred stock — 4, 038 — — Equity in the net loss of investee (2, **093**) (2, 153) (2, 224) (816) Amortization of equity method basis difference (**1, 370**) (942) (727) (283) BALANCE, END OF PERIOD \$ **1, 338** \$ 2, 784 \$ 1, 001 \$ 2, 901 Summarized financial information of the EMI was as follows: Summary of Statements of Operations July 31 (in thousands) 2023 2022 Current assets \$ 3, 661 \$ 3, 911 Noncurrent assets \$ 2, 245 \$ 2, 462 Current liabilities \$ (2, 771) \$ (11, 480) Noncurrent liabilities \$ — \$ — (in thousands) Year ended July 31, 2023 Year ended July 31, 2022 From the date of acquisition to July 31, 2021 REVENUES \$ 7, 998 \$ 7, 889 \$ 1, 898 COSTS AND EXPENSES: Direct cost of revenues 6, 680 9, 451 1, 937 Selling, general and administrative 7, 871 5, 834 3, 388 TOTAL COSTS AND EXPENSES 14, 551 15, 285 5, 325 LOSS FROM OPERATIONS (6, 553) (7, 396) (3, 427) Other (expense) income, net (1, 305) (342) 101 NET LOSS \$ (7, 858) \$ (7, 738) \$ (3, 326) As of July 27- **August 22, 2023-2024**, the EMI’ s shareholders including the Company agreed to purchase additional shares of **the EMI’ s convertible Preferred preferred Stock stock**. The Company subscribed to purchase additional shares **through January 2025** for an aggregate of \$ 1-0. 9 million. In **August** the first quarter of fiscal 2024 through October 11, 2023, the Company paid \$ 0. 7-4 million to purchase the **additional** shares. Note 9

— Fair Value Measurements The following table presents the balance of assets and liabilities measured at fair value on a recurring basis: Schedule of Balance of Assets Measured at Fair Value on a Recurring Basis (in thousands) Level 1 Level 2 Level 3 Total July 31, 2023 2024 Debt securities \$ 31-16, 038-585 \$ 11-6, 376-853 \$ — \$ 42-23, 414-438 Equity investments included in current assets 6-5, 198-009 — — 6-5, 198-009 Equity investments included in noncurrent assets — 1, 377-695 2, 072-500 1, 263-3, 763-TOTAL \$ 37-21, 236-594 \$ 13-8, 876-230 \$ 695-1, 263-52-30, 375-519 Acquisition consideration included in: Other current liabilities \$ — \$ — \$ (222-2, 032-) \$ (222-2, 032-) Other noncurrent liabilities — — (684-2, 773-) (684-2, 773-) TOTAL \$ — \$ — \$ (906-4, 805-) \$ (906-4, 805-) July 31, 2022-2023 Debt securities \$ 13-31, 734-038 \$ 8-11, 569-376 \$ — \$ 22-42, 303-414 Equity investments included in current assets 17-6, 091-198 — — 17-6, 091-198 Equity investments included in noncurrent assets — 2, 500-1, 730-263-3, 763-TOTAL \$ 37, 236 \$ 13, 876 \$ 1, 263-132-2, 862-TOTAL \$ 30-52, 375-825 \$ 10, 299 \$ 1, 132 \$ 42, 256 Acquisition consideration included in: Other current liabilities \$ — \$ — \$ (2, 578-032) \$ (2, 578-032) Other noncurrent liabilities — — (5-2, 968-773) (5-2, 968-773) TOTAL \$ — \$ — \$ (8-4, 546-805) \$ (8-4, 546-805) F-28 At July 31, 2024 and 2023 and 2022, the Company had \$ 2.9 million and \$ 3.0 million and \$ 3.2 million, respectively, in investments in hedge funds, which were included in noncurrent “ Equity investments ” in the accompanying consolidated balance sheets. The Company’s investments in hedge funds were accounted for using the equity method, therefore they were not measured at fair value. F-27 The following tables summarize the change in the balance of the Company’s assets measured at fair value on a recurring basis using significant unobservable inputs (Level 3): Schedule of Assets Measured at Fair Value on a Recurring Basis Using Significant Unobservable Inputs (Level 3) Year ended July 31, (in thousands) 2024 2023 2022 2021 Balance, beginning of period \$ 1, 263 \$ 1, 132 \$ 2, 465 \$ 3, 825 Purchase of Rafael Holdings, Inc. warrant — — 354 Exercise of Rafael Holdings, Inc. warrant — — (380) Redemption for Visa mandatory release assessment (877) — (1, 230) (1, 870) Total gains (losses) included in “ Other (expense) income, net ” 309 131 (103) 536-BALANCE, END OF PERIOD \$ 695 \$ 1, 263 \$ 1, 132 \$ 2, 465 Change in unrealized gains or losses for the period included in earnings for assets held at the end of the period \$ — \$ — \$ — \$ — The following tables summarize the change in the balance of the Company’s liabilities measured at fair value on a recurring basis using significant unobservable inputs (Level 3): Schedule of Liabilities Measured at Fair Value on a Recurring Basis Using Significant Unobservable Inputs (Level 3) Year ended July 31, (in thousands) 2024 2023 2022 2021 Balance, beginning of period \$ 4, 805 \$ 8, 546 \$ 1, 025 \$ 396 Transfer into Level 3 from acquisitions — — 7, 849 628 Payments (2, 104) (2, 494) — — Total (gain-gains) loss-losses included in: “ Other operating (expense) gain, net ” (1, 838) (1, 349) (303) — Interest expense included in “ Interest income, net ” 44 97 — — “ Foreign currency translation adjustments ” (1) 5 (25) 1-BALANCE, END OF PERIOD \$ 906 \$ 4, 805 \$ 8, 546 \$ 1, 025 Change in unrealized gains or losses for the period included in earnings for liabilities at the end of the period \$ — \$ — \$ — \$ — In fiscal 2024 and fiscal 2023, the Company paid an aggregate of \$ 2.1 million and \$ 2.5 million in, respectively, for contingent consideration related to prior acquisitions, which included 2, 679 and 3, 051 shares, respectively, of the Company’s Class B common stock with a-an issue date value of \$ 0.1 million in both fiscal 2024 and fiscal 2023. In addition, the Company recorded gains of \$ 1.8 million, \$ 1.6 million, and \$ 0.3 million in fiscal 2024, fiscal 2023, and fiscal 2022, respectively, on the write-off of contingent consideration payment obligations, which were included in “ Other operating (expense) gain, net ” in the accompanying consolidated statements of income. Also, in fiscal 2023, the Company increased the estimated fair value of acquisition-related contingent consideration by \$ 0.2 million, which was. These write-offs of contingent consideration net of the increase in the contingent consideration were included in “ Other operating (expense) gain, net ” in the accompanying consolidated statements of income. There were no other changes in the estimated fair value of contingent consideration in fiscal 2023, fiscal 2022, and fiscal 2021. F-29 Fair Value of Other Financial Instruments The estimated fair value of the Company’s other financial instruments was determined using available market information or other appropriate valuation methodologies. However, considerable judgment is required in interpreting these data to develop estimates of fair value. Consequently, the estimates are not necessarily indicative of the amounts that could be realized or would be paid in a current market exchange. Cash and cash equivalents, restricted cash and cash equivalents, settlement assets, other current assets, customer deposits, settlement liabilities, and other current liabilities. At July 31, 2024 and 2023 and 2022, the carrying amount of these assets and liabilities approximated fair value because of the short period of time to maturity. The fair value estimates for cash, cash equivalents, and restricted cash and cash equivalents were classified as Level 1 and settlement assets, other current assets, customer deposits, settlement liabilities, and other current liabilities were classified as Level 2 of the fair value hierarchy. Other assets and other liabilities. At July 31, 2024 and 2023 and 2022, the carrying amount of these assets and liabilities approximated fair value. The fair values were estimated based on the Company’s assumptions, which were classified as Level 3 of the fair value hierarchy. F-28 Note 10 — Property, Plant, and Equipment Property, plant, and equipment consist of the following: Schedule of Property, Plant and Equipment July 31 (in thousands) 2024 2023 2022 Equipment \$ 45, 881 \$ 43, 704 \$ 40, 811 Computer software 181, 081 169, 070 156, 258 Leasehold improvements 1, 635 1, 760 1, 874 Furniture and fixtures 730 699 681 Property, plant and equipment, gross 229, 327 215, 233 199, 624 Less accumulated depreciation and amortization (190, 675) (176, 578) (162, 758) Property, plant, and equipment, net \$ 38, 652 \$ 38, 655 \$ 36, 866 The Company reduced its gross property, plant, and equipment and accumulated depreciation and amortization by \$ 4.6 million and \$ 4.2 million and \$ 17.4 million in fiscal 2024 and fiscal 2023 and fiscal 2022, respectively, for property, plant, and equipment that was fully depreciated and no longer in service. Depreciation and amortization expense of property, plant, and equipment was \$ 19.1 million, \$ 18.6 million, and \$ 16.8 million, and \$ 17.1 million in fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, respectively. In fiscal 2023, the Company recorded an expense of \$ 0.1 million for telephone equipment that was taken out of service, which was included in “ Other operating (expense) gain, net ” in the accompanying consolidated statements of income. Note 11 — Goodwill The table below reconciles the change in the carrying amount of goodwill by operating segment: Schedule of Change in Carrying Amount of Goodwill by Operating Segment (in thousands) Fintech net2phone Traditional Communications Total Balance at July 31, 2020-2021 \$ — \$ 1, 519 \$ 11, 339 \$ 12, 858 Acquisition — 2, 025 2, 025 Foreign currency translation adjustments — 4 10 14 Balance at July

31, 2021 — 1,523 \$ 13,374 \$ 14,897 Acquisitions 3,199 8,433 — 11,632 Adjustment — — 392 392 Foreign currency translation adjustments — (213) (328) (541) Balance at July 31, 2022 3,199 9,743 13,438 26,380 ~~Balance at beginning 3,199 9,743 13,438 26,380~~ Foreign currency translation adjustments — 101 (24) 77 Balance at July 31, 2023 \$ 3,199 \$ 9,844 \$ 13,414 \$ 26,457 Balance at **beginning 3,199 9,844 13,414 26,457** Foreign currency translation adjustments — (22) (147) (169) **Balance at July 31, 2024 \$ 3,199 \$ 9,822 \$ 13,267 \$ 26,288** Balance at end \$ 3,199 \$ 9,844 822 \$ 13,414 267 \$ 26,288 457 F-30 Note 12 — Other Intangible Assets The table below presents information on the Company's amortized intangible assets: Schedule of Company's Amortized Intangible Assets (in thousands) Weighted Average Amortization Period Gross Carrying Amount Accumulated Amortization Net Balance July 31, **2024 Tradenames 14.5 years \$ 1,400 \$ (445) \$ 955 Non- compete agreements 6.0 years 660 (266) 394 Customer relationships 7.5 years 11,377 (6,441) 4,936 TOTAL 8.1 years \$ 13,437 \$ (7,152) \$ 6,285** July 31, 2023 Tradenames 10.5 years \$ 2,694 \$ (1,005) \$ 1,689 Non- compete agreements 5.5 years 1,302 (778) 524 Customer relationships 7.5 years 11,511 (5,528) 5,983 TOTAL 7.9 years \$ 15,507 \$ (7,311) \$ 8,196 **In March July 31, 2022 2024, the Company completed a portion of the integration of the Leaf Wallet platform into the BOSS Money app, including replacing the Leaf Tradenames- tradename 11 with BOSS Money. 4 years The Leaf tradename balance of \$ 0.2,480 \$ (700) \$ 1,780 Non- million was written - compete agreements 5-off in fiscal 2024. 5 years 1,316 (549) 767 Customer relationships 7.8 years 11,590 (4,528) 7,062 TOTAL 8.2 years \$ 15,386 \$ (5,777) \$ 9,609** Amortization expense of intangible assets was \$ 1.3 million, \$ 1.5 million, and \$ 1.3 million, and \$ 0.7 million in fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, respectively. The Company estimates that amortization expense of intangible assets with finite lives will be \$ 1.5 million, \$ 1.4 million, \$ 1.2 million, \$ 1.2 million, and \$ 1.1 million, \$ 1.0 million in fiscal 2024, and \$ 0.6 million in fiscal 2025, fiscal 2026, fiscal 2027, and fiscal 2028, and fiscal 2029, respectively. F-29 Note 13 — Variable Interest Entity **The As of May 31, 2021, the Company entered into is the primary beneficiary of a Warrant Purchase Agreement with the shareholders of an entity (the variable interest entity or (" VIE ") that operates money transfer businesses. The purchase price of the warrant was cash of \$ 0.8 million and a contingent payment of \$ 0.1 million. The Company has various management rights and protective provisions pursuant to the Warrant Purchase Agreement. Primarily as a result of the Warrant Purchase Agreement, the Company can obtain 90% of the ownership interests in the VIE. The Company determined that, effective May 31, 2021, it had the power to direct the activities of the VIE that most significantly impact its economic performance, and the Company has the obligation to absorb losses of and the right to receive benefits from the VIE that could potentially be significant to it. As The Company therefore determined that it is the primary beneficiary of the VIE, and as a result, the Company consolidates the VIE. The Company does not currently own any interest in the VIE and thus the net income incurred by the VIE was attributed to noncontrolling interests in the accompanying statements of income. F-31** The VIE's net income and aggregate funding provided by (repaid to) the Company were as follows: Schedule of Net Income and Aggregate Funding Repaid to the Company by VIE (in thousands) Year ended July 31, (in thousands) 2024 2023 Year ended July 31, 2022 For the period from May 31, 2021 to July 31, 2021 Net income of the VIE \$ 513 \$ 322 \$ 248 \$ 54 Aggregate funding provided by (repaid to) the Company, net \$ 215 \$ 112 \$ (94) \$ 8 The VIE's summarized consolidated balance sheet amounts are as follows: VIE's Summarized Consolidated Balance Sheet July 31 (in thousands) 2024 2023 2022 ASSETS Cash and cash equivalents \$ 2,626 \$ 1,596 \$ 1,808 Restricted cash 7,426 7,848 4,490 Trade accounts receivable, net 74 62 31 Disbursement prefunding 2,587 585 925 Prepaid expenses 258 197 14 Other current assets 294 317 462 Due from the Company — 86 Property, plant, and equipment, net 179 272 467 Other intangibles, net 584 737 889 TOTAL ASSETS \$ 14,028 \$ 11,614 \$ 9,172 LIABILITIES AND NONCONTROLLING INTERESTS Trade accounts payable \$ — 4 \$ — Accrued expenses 124 70 54 Settlement liabilities 9,195 7,573 5,525 Due to the Company 241 26 — Accumulated other comprehensive income 27 (loss) 21 (9) Noncontrolling interests 4,437 3,924 3,602 TOTAL LIABILITIES AND NONCONTROLLING INTERESTS \$ 14,028 \$ 11,614 \$ 9,172 The VIE's assets may only be used to settle the VIE's obligations and may not be used for other consolidated entities. The VIE's liabilities are non-recourse to the general credit of the Company's other consolidated entities. Note 14 — Other Operating (Expense) Gain, Net The following table summarizes the other operating (expense) gain, net by business segment: Schedule of Other Operating (Expense) Gain, Net Year ended July 31 (in thousands) 2024 2023 2022 2021 Corporate — Straight Path Communications Inc. class action legal fees \$ (7,237) \$ (5,785) \$ (7,671) \$ (2,876) Corporate — Straight Path Communications Inc. class action insurance claims 2,869 3,845 6,635 3,101 Corporate — Grow New Jersey Assistance Act tax credit — 1,600 — Corporate — other 12 — Fintech — write-off of intangible asset (74) — Fintech — write-off of contingent consideration liability 1,765 1,565 — Fintech — government grants — 382 20 Fintech — other — (367) net2phone — write-off of telephone equipment — (133) — net2phone — write-off of contingent consideration liability 73 — 303 — Write-off of contingent consideration liability 73 — 303 net2phone — other (17) — (10) National Retail Solutions — write-off of capitalized internal use software costs (100) 45 — National Retail Solutions — other (105) — Traditional Communications — write-off of capitalized internal use software costs (237) (1,419) — Traditional Communications — gain from sale of rights under class action lawsuit — 2,000 Traditional Communications — cable telephony customer indemnification claim — (3,925) (96) (472) Traditional Communications — increase in contingent consideration liability — (216) — Traditional Communications — other 51 (329) (7) (555) TOTAL \$ (2,945) \$ (4,415) \$ (826) \$ 731 F-32-30 Straight Path Communications Inc. Class Action As discussed in Note 23, the Company (as well as other defendants) was has been named in a class action on behalf of the stockholders of the Company's former subsidiary, Straight Path Communications Inc. (" Straight Path "). The Company incurred legal fees and recorded offsetting gains from insurance claims related to this action in fiscal 2024, fiscal 2023, and fiscal 2022, and, In fiscal 2021 2024, the Company received the final payment from its insurance policy for these claims. On October 3, 2023, the Court of Chancery of the State of Delaware dismissed all claims against the Company, and found that, contrary to the plaintiffs' allegations, the class suffered no damages. The plaintiffs will have 30 days from entry of the final order to file an appeal. Grow New Jersey Assistance Act Tax Credit In September 2017, the Company, the Company's

subsidiary IDT Domestic Telecom, Inc. (“ IDT DT ”), and certain other affiliates were certified by the New Jersey Economic Development Authority (“ NJEDA ”) as having met the requirements of the Grow New Jersey Assistance Act Tax Credit Program. The program provides for credits against a corporation’s New Jersey corporate business tax liability for maintaining a minimum number of employees in New Jersey, and that tax credits may be sold subject to certain conditions. On June 5, 2023, the Company received a 2019 tax credit certificate for \$ 1. 8 million from the NJEDA. In August 2023, the Company sold the certificate for cash of \$ 1. 6 million. Contingent Consideration Liabilities In fiscal **2024 and fiscal 2023**, the Company determined that the requirements for a portion of the contingent consideration payments related to the Leaf acquisition would **likely** not be met. ~~In addition, in fiscal 2022, the Company determined that the requirements for a contingent consideration payment related to an acquisition in December 2019 would not be met before the expiration date.~~ The Company recognized gains **in the Fintech segment of \$ 1. 8 million and \$ 1. 6 million in fiscal 2024 and fiscal 2023, respectively**, on the write-off of these contingent consideration payment obligations. **Also, in fiscal 2024 and fiscal 2022, the Fintech Company determined that the requirements for contingent consideration payments related to and an acquisition in a prior period would not be met. The Company recognized gains in the net2phone segments— segment of \$ 0. 1 million and \$ 0. 3 million in fiscal 2024 and fiscal 2022 , respectively.** ~~Also, in on the write-off of these contingent consideration payment obligations.~~ In fiscal 2023, the Company increased the estimated fair value of acquisition- related contingent consideration in its Traditional Communications segment by \$ 0. 2 million. Government Grants In fiscal 2023 and fiscal 2022, Leaf received payments from government grants for the development and commercialization of blockchain- backed financial technologies. Write- off of Capitalized Internal Use Software Costs In **fiscal 2024 and** fiscal 2023, the Company reduced its unamortized capitalized internal use software costs for internal use software that was taken out of service and recorded **an expense of \$ 0. 3 million and \$ 1. 4 million.** ~~Gain from Sale of Rights under Class Action Lawsuit On December 21, 2020, the Company received \$ 2. 0 million from the sale to a third party of all its rights under the Payment Card Interchange Fee and Merchant Discount Antitrust Litigation related to claims that merchants paid excessive fees to accept Visa and Mastercard cards between January 1, 2004 and January 25, 2019.~~ Indemnification Claim Beginning in June 2019, as part of a commercial resolution, the Company indemnified a cable telephony customer related to patent infringement claims brought against the customer. On May 8, 2023, the Company and the customer agreed to release the Company from the indemnification agreement in exchange for \$ 3. 9 million, ~~of which \$ 1. 9 million was paid on May 10, 2023 and the remainder will be paid in five monthly invoice deductions of \$ 0. 4 million each.~~ Note 15 — Revolving Credit Facility The Company’s subsidiary, IDT Telecom, Inc. (“ IDT Telecom ”), entered into a credit agreement, dated as of May 17, 2021, with TD Bank, N. A. for a revolving credit facility for up to a maximum principal amount of \$ 25. 0 million. As of July **15, 2024 and July 28, 2023**, IDT Telecom and TD Bank, N. A. amended certain terms of the credit agreement. IDT Telecom may use the proceeds to finance working capital requirements and for certain closing costs of the facility. At July 31, **2024 and 2023 and 2022**, there were no amounts outstanding under this facility. In fiscal **2024, fiscal 2023**, and fiscal 2022, IDT Telecom borrowed and repaid an aggregate of \$ **32. 9 million, \$ 27. 4 million**, and \$ 2. 6 million, respectively, under the facility. The revolving credit facility is secured by primarily all of IDT Telecom’s assets. The principal outstanding bears interest per annum at the secured overnight financing rate published by the Federal Reserve Bank of New York plus 10 basis points, plus depending upon IDT Telecom’s leverage ratio as computed for the most recent fiscal quarter, 125 to 175 basis points. Interest is payable monthly, and all outstanding principal and any accrued and unpaid interest is due on May 16, 2026. IDT Telecom pays a quarterly unused commitment fee **of 10 basis points** on the average daily balance of the unused portion of the \$ 25. 0 million commitment ~~of 30 to 85 basis points, depending upon IDT Telecom’s leverage ratio as computed for the most recent fiscal quarter.~~ IDT Telecom is required to comply with various affirmative and negative covenants as well as maintain certain targets based on financial ratios during the term of the revolving credit facility. As of July 31, **2024 and 2023 and 2022**, IDT Telecom was in compliance with all of the covenants. ~~In the first quarter of fiscal 2024, the Company borrowed and repaid \$ 25. 0 million under the facility.~~ Note 16 — Accrued Expenses Accrued expenses consist of the following: Schedule of Accrued Expenses July 31 (in thousands) **2024** ~~2023~~ ~~2022~~ Carrier minutes termination \$ **18, 301** ~~\$ 20, 675~~ ~~\$ 28, 869~~ Regulatory fees and taxes **44, 020** ~~43, 302~~ ~~48, 146~~ Compensation costs **18, 994** ~~18, 858~~ ~~16, 145~~ Maintenance and support **1, 637** ~~3, 434~~ ~~2, 122~~ Commissions **6, 128** ~~4, 164~~ ~~3, 204~~ Legal and professional fees **3, 539** ~~8, 751~~ ~~6, 601~~ Other **10, 557** ~~11, 612~~ ~~12, 022~~ TOTAL \$ **103, 176** ~~\$ 110, 796~~ ~~\$ 117, 109~~ F- 33 Note 17 — Redeemable Noncontrolling Interest On September 29, 2021, NRS sold shares of its Class B common stock representing 2. 5 % of its outstanding capital stock on a fully diluted basis to Alta Fox Opportunities Fund LP (“ Alta Fox ”) for cash of \$ 10 million. Alta Fox has the right to request that NRS redeem all or any portion of the NRS common shares that it purchased at the per share purchase price during a period of 182 days following the fifth anniversary of this transaction. The redemption right shall terminate upon the consummation of (i) a sale of NRS or its assets for cash or securities that are listed on a national securities exchange, (ii) a public offering of NRS’ securities, or (iii) a distribution of NRS’ capital stock following which NRS’ common shares are listed on a national securities exchange. The shares of NRS’ Class B common stock sold to Alta Fox have been classified as mezzanine equity in the accompanying consolidated balance sheet because they may be redeemed at the option of Alta Fox, although the shares are not mandatorily redeemable. The carrying amount of the shares includes the noncontrolling interest in the net income of NRS. The net income attributable to the mezzanine equity’s noncontrolling interest during the periods were as follows: Schedule of Net Income Attributable to Mezzanine Equity’s Noncontrolling Interest Year ended July 31 (in thousands) **2024** ~~2023~~ ~~2022~~ ~~2021~~ Net income of NRS attributable to the mezzanine equity’s noncontrolling interest \$ **429** ~~\$ 281~~ ~~\$ 191~~ ~~\$ —~~ Note 18 — Other (Expense) Income, Net Other (expense) income, net consists of the following: Schedule of Other (Expense) Income, Net Year Net 2023 2022 2021 Year ended July 31 (in thousands) **2024** ~~2023~~ ~~2022~~ ~~2021~~ Foreign currency transaction (losses) gains (losses) \$ **(3, 787) \$ 3, 353** ~~\$ (1, 742)~~ ~~\$ 1, 009~~ Equity in net loss of investee **(3, 463)** ~~(3, 095)~~ ~~(2, 951)~~ ~~Gains (1, 099)~~ ~~(Losses) losses~~ gains on investments **229** ~~(2, 613)~~ ~~(19, 248)~~ ~~8, 830~~ Other **(591)** ~~(728)~~ ~~(1, 411)~~ ~~(824)~~ TOTAL \$ **(7, 612)** ~~(3, 083)~~ ~~(25, 352)~~ F- 32 \$ 7, 916 Note 19 — Income Taxes The components of income before income

taxes are as follows: Components of Income Before Income Taxes Year Taxes Year ended July 31 (in thousands) 2024 2023 2022 2021 Domestic \$ 56,316 \$ 48,036 \$ 25,025 \$ 60,969 Foreign 5,594 12,771 9,858 4,255 INCOME BEFORE INCOME TAXES \$ 61,910 \$ 60,807 \$ 34,883 \$ 65,224 Significant components of the Company's deferred income tax assets consist of the following: Significant Components of Deferred Income Taxes July 31 (in thousands) 2024 2023 2022 Deferred income tax assets: Bad debt reserve \$ 1,588 \$ 1,117 \$ 959 Accrued expenses 2,897 4,825 3,570 Stock options and restricted stock 929 361 42 Charitable contributions 754 724 730 Depreciation 70 (585) (640) Unrealized gain 5,405 4,407 2,895 Net operating loss 36,967 23,870 40,733 Total deferred income tax assets 48,610 34,719 48,289 Valuation allowance (13,602) (10,618) (11,588) NET DEFERRED INCOME TAX ASSETS \$ 35,008 \$ 24,101 \$ 36,701 F-34 The (provision for) benefit from income taxes consist of the following: Schedule of (Provision for) Benefits from Income Taxes Year Taxes Year ended July 31 (in thousands) 2024 2023 2022 2021 Current: Federal \$ (38) \$ (47) \$ (45) \$ — State and local (2,716) (1,511) (863) (512) Foreign (724) (1,275) (729) (811) Current (3,478) (2,833) (1,637) (1,323) Deferred: Federal 9,725 (14,340) (2,596) 26,408 State and local (261) 16 (19) (57) Foreign 368 716 (1,626) 6,639 Deferred 9,832 (13,608) (4,241) BENEFIT FROM (PROVISION FOR) BENEFIT FROM INCOME TAXES \$ 6,354 \$ (16,441) \$ (5,878) F-33 \$ 31,667 The differences between income taxes expected at the U. S. federal statutory income tax rate and income taxes provided are as follows: Schedule of Differences Between Income Taxes Expected Federal Statutory Income Taxes Year ended July 31 (in thousands) 2024 2023 2022 2021 U. S. federal income tax at statutory rate \$ (13,001) \$ (12,770) \$ (7,325) \$ (13,697) Valuation allowance 2,984 970 1,147 47,862 Foreign tax rate differential (1,636) (1,068) (1,059) (190) Nondeductible expenses (1,159) (1,767) 2,044 Revaluation of existing (636) Other (625) 1,299 Foreign foreign restructuring attributes (2,886) — (1,510) 23,510 622 — — State and local income tax, net of federal benefit (1,855) (1,181) (686) Other 285 (461) 625 1 BENEFIT FROM (PROVISION FOR) BENEFIT FROM INCOME TAXES \$ 6,354 \$ (16,441) \$ (5,878) \$ 31,667 The Company's cumulative undistributed foreign earnings are included in retained earnings in the Company's consolidated balance sheets and consisted of approximately \$ 302.297 million at July 31, 2023-2024. The Company has concluded that the earnings remain permanently reinvested. At July 31, 2023-2024, the Company had U. S. federal net operating loss carryforwards of approximately \$ 37.86 million. These loss carryforwards are available to offset future U. S. federal taxable income. U. S. federal net operating loss carryforwards of \$ 34.83 million expire in fiscal 2028 through fiscal 2038, and \$ 3 million do not expire. The Company has foreign net operating loss carryforwards of approximately \$ 77.74 million, of which approximately \$ 65.63 million does not expire, approximately \$ 11.10 million expires in two to ten years, and approximately \$ 1 million expires in twenty years. These foreign loss carryforwards are available to offset future taxable income in the countries in which the losses were incurred. The Company's subsidiary, net2phone, has additional U. S. federal net operating loss carryforwards of approximately \$ 7.11 million, which will expire through fiscal 2027. With the reacquisition of net2phone by the Company in March 2006, its losses were limited under Internal Revenue Code ("IRC") Section 382 to approximately \$ 7 million per year. In fiscal 2024, the Company had an IRC Section 382 study conducted on the reacquisition and the limitation was adjusted to \$ 9 million per year. The Company recorded a tax benefit related to the adjusted amount of \$ 23.6 million in fiscal 2024. The net operating loss carryforwards do not include any excess benefits related to stock options or restricted stock. F-35 The change in the valuation allowance is as follows: Summary of Changes in Valuation Allowance Year Allowance Year ended July 31 (in thousands) Balance at beginning of year Additions charged to costs and expenses Deductions Balance at end of year 2024 Reserves deducted from deferred income taxes, net: Valuation allowance \$ 10,618 \$ 2,984 \$ — \$ 13,602 2023 Reserves deducted from deferred income taxes, net: Valuation allowance \$ 11,588 \$ 2,537 \$ (3,507) \$ 10,618 2022 Reserves deducted from deferred income taxes, net: Valuation allowance \$ 11,540 \$ 48 \$ — \$ 11,588 2021 Reserves deducted from deferred income taxes, net: Valuation allowance \$ 58,700 \$ 835 \$ (47,995) \$ 11,540 In fiscal 2023-2024, the Company decreased/increased the valuation allowance by \$ 1.3.0 million, which included the establishment of a decrease/valuation allowance of \$ 3.2.8 million due to the utilization or disposal of previously valued deferred income tax assets and a release of \$ 0.7 million for profitability in the United Kingdom, net of an establishment of \$ 2.5 million for deferred income tax assets that were not more likely than not going to be utilized prior to expiration, net of a decrease of \$ 0.2 million due to the utilization or disposal of previously valued deferred income tax assets and a release of \$ 0.3 million for profitability in the United Kingdom. In fiscal 2021-2023, the Company decreased the valuation allowance by \$ 1.0 million, which included a decrease of \$ 2.8 million due to the utilization or disposal of previously valued deferred income tax assets and a release of \$ 46.0.7 million for profitability in the United Kingdom, net of an establishment of \$ 2.5 million for its valuation allowance on the portion of the deferred income tax assets that it is were not more likely than not going to utilize. This release was mostly related to domestic deferred income tax assets. The Company used the framework of Accounting Standards Codification Income Taxes (Topic 740) to determine whether the valuation allowance should be utilized prior to maintained or reversed. The Company considered the scheduled expiration of its net operating losses included in its deferred tax assets, projected future taxable income, and tax planning strategies in its assessment of the valuation allowance. F-34 The primary factors that resulted in the valuation allowance release were the three consecutive years of profitability in the United States and expected future profitability in both the United States and the United Kingdom that will utilize a significant portion of the net operating losses. The Company's tax planning strategies were not a significant factor in the analysis. At July 31, 2024 and 2023 and 2022, the Company did not have any unrecognized income tax benefits. There were no changes in the balance of unrecognized income tax benefits in fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021. At July 31, 2023-2024, the Company did not expect any changes in unrecognized income tax benefits during the next twelve months. In fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021, the Company did not record any interest and penalties on income taxes. At July 31, 2024 and 2023 and 2022, there was no accrued interest included in current income taxes payable. The Company currently remains subject to examinations of its tax returns as follows: U. S. federal tax returns for fiscal 2020-2021 to fiscal 2023-2024, state and local tax returns generally for fiscal 2019-2020 to fiscal 2023-2024, and foreign

tax returns generally for fiscal ~~2019-2020~~ to fiscal ~~2023-2024~~. Note 20 — Equity Class A Common Stock and Class B Common Stock The rights of holders of Class A common stock and Class B common stock are identical except for certain voting and conversion rights and restrictions on transferability. The holders of Class A common stock and Class B common stock receive identical dividends per share when and if declared by the Company’s Board of Directors. In addition, the holders of Class A common stock and Class B common stock have identical and equal priority rights per share in liquidation. The Class A common stock and Class B common stock do not have any other contractual participation rights. The holders of Class A common stock are entitled to three votes per share and the holders of Class B common stock are entitled to one-tenth of a vote per share. Each share of Class A common stock may be converted into one share of Class B common stock, at any time, at the option of the holder. Shares of Class A common stock are subject to certain limitations on transferability that do not apply to shares of Class B common stock.

F-36 Dividend Payments In March 2024, the Company’s Board of Directors initiated a quarterly cash dividend of \$ 0.05 per share on the Company’s Class A and Class B common stock. In fiscal 2024, the Company paid aggregate cash dividends of \$ 2.5 million on its Class A and Class B common stock. In September 2024, the Company’s Board of Directors declared a dividend of \$ 0.05 per share to holders of the Company’s Class A and Class B common stock. The dividend was paid on October 7, 2024 to stockholders of record as of the close of business on September 30, 2024.

Stock Repurchases The Company has an existing stock repurchase program authorized by its Board of Directors for the repurchase of shares of the Company’s Class B common stock. The Board of Directors authorized the repurchase of up to 8.0 million shares in the aggregate. In fiscal ~~2023-2024~~, the Company repurchased ~~511-298~~, ~~546-421~~ shares of Class B common stock for an aggregate purchase price of \$ ~~13-9~~, 1 million. In fiscal ~~2022-2023~~, the Company repurchased ~~554-511~~, ~~744-546~~ shares of Class B common stock for an aggregate purchase price of \$ 13.41 million. In fiscal ~~2021-2022~~, the Company repurchased ~~463-554~~, ~~792-744~~ shares of Class B common stock for an aggregate purchase price of \$ ~~2-13~~, 84 million. At July 31, ~~2023-2024~~, 4.74 million shares remained available for repurchase under the stock repurchase program. In the first quarter of fiscal ~~2024-2025~~ through October ~~1-7~~, ~~2023-2024~~, the Company repurchased ~~124-37~~, ~~530-714~~ shares of its Class B common stock for an aggregate purchase price of \$ ~~2-1.3~~ million. **In fiscal 2024, fiscal 2023, and fiscal 2022, the Company paid \$ 1.5 million, \$ 0.8 million, and \$ 0.8 million, respectively, to repurchase 41,994; 28,227; and 200,438; and 109,381, respectively, of the Company’s Class B common stock that were tendered by employees of the Company to satisfy the employees’ tax withholding obligations in connection with the vesting of deferred stock units (“DSUs”), the lapsing of restrictions on restricted stock, and shares issued for bonus payments, the vesting of deferred stock units (“DSUs”), and lapsing of restrictions on restricted stock.** Such shares were repurchased by the Company based on their fair market value as of the close of business on the trading day immediately prior to the vesting date.

F-35 Exchange of NRS Equity for Shares of the Company’s Class B Common Stock and Cash In June 2024, the Company initiated a tender offer to purchase 10% of each qualified holder’s outstanding DSUs in exchange for cash or shares of the Company’s Class B common stock. In July 2024, certain qualified holders tendered and sold an aggregate of 199,687 NRS DSUs to the Company, and, as a condition of the tender offer, each DSU seller granted to the Company an option, exercisable in the Company’s sole discretion for a period of one year, to purchase an additional aggregate 199,687 DSUs at the same purchase price. In addition, in July 2024, certain holders of NRS DSUs and shares of NRS’ Class B common stock sold an aggregate of 10,000 NRS DSUs and 142,500 shares of NRS’ Class B common stock to the Company, and, each of these sellers granted to the Company an option, exercisable in the Company’s sole discretion for a period of one year, to purchase an additional aggregate 10,000 NRS DSUs and 142,500 shares of NRS’ Class B common stock with the purchase price to be paid in shares of the Company’s Class B common stock with a value based on an average closing price of the Company’s Class B common stock at the time of the exercise notice. The NRS DSUs and shares in the exchange represented an aggregate of 0.2% of NRS’ outstanding capital stock on a fully diluted basis. The NRS DSUs and shares were exchanged for an aggregate of 13,042 and 12,094 shares of the Company’s Class B common stock that were issued in July 2024 and August 2024, respectively, and cash of \$ 0.1 million, with an aggregate value of \$ 1.0 million based on agreed-upon valuations of the NRS DSUs and NRS Class B common stock and the market value of the Company’s Class B common stock at the time of issuance. The Company accounted for the exchange of NRS’ Class B common stock for shares of the Company’s Class B common stock as an equity transaction and recorded a decrease in “Noncontrolling interests” and an increase in “Additional paid-in capital” of \$ 13,000, based on the carrying amount of the 0.09% noncontrolling interest in NRS. The Company accounted for the exchange of NRS’ DSUs for shares of the Company’s Class B common stock and cash as compensation expense and recorded stock-based compensation expense of \$ 0.5 million based on the closing price of the shares of the Company’s Class B common stock on the date prior to the date that the shares were issued plus the cash paid. In January 2024, three management employees of NRS exchanged shares of NRS’ Class B common stock that they held for shares of the Company’s Class B common stock with an equal value. The NRS shares in the exchange represented an aggregate of 1.25% of NRS’ outstanding shares (1.21% on a fully diluted basis), which were exchanged for an aggregate of 192,433 shares of the Company’s Class B common stock. The Company accounted for the exchange as an equity transaction and recorded a decrease in “Noncontrolling interests” and an increase in “Additional paid-in capital” of \$ 0.1 million, based on the carrying amount of the 1.25% noncontrolling interest in NRS.

Stock Issued to Certain Executive Officers for Bonus Payments In fiscal 2023, certain executive officers of the Company received performance bonuses for fiscal 2022 of an aggregate of \$ 1.2 million, of which one-half was paid in cash and one-half was paid in shares of the Company’s Class B common stock. The Company issued 24,543 shares of its Class B common stock with an issue date value of \$ 0.6 million for the bonus payments. Note 21 — Stock-Based Compensation **Equity Incentive Plan** On December 13, 2023, the Company’s stockholders approved the adoption of the Company’s 2024 Equity Incentive Plan (the “2024 Plan”), which is intended to provide incentives to officers, employees, directors, and

consultants of the Company, including stock options, stock appreciation rights, DSUs, and restricted stock, from and after September 16, 2024. At July 31, 2024, the Company had 250,000 shares of Class B common stock reserved for the grant of awards under the 2024 Plan, all of which were available for future grants. **Stock-Based Compensation Option and Incentive Plan** The 2015 Stock Option and Incentive Plan is (the "2015 Plan") was intended to provide incentives to officers, employees, directors, and consultants of the Company, including stock options, stock appreciation rights, limited rights, DSUs, and restricted stock. **On December 14, 2024, the 2015 Plan expired on September 16, 2024. In fiscal 2024, fiscal 2023, and fiscal 2022,** the Company's stockholders approved **an amendment** **amendments** to the Company's 2015 Stock Option and Incentive Plan to increase the number of shares of the Company's Class B common stock available for the grant of awards thereunder by an additional **250,000; 50,000; and 175,000** shares. **On December 15, 2021,** the Company's stockholders approved an amendment to the Company's 2015 Stock Option and Incentive Plan to increase the number of shares of the Company's Class B common stock available for the grant of awards thereunder by an additional 175,000 shares. At July 31, 2023, the Company had 1.8 million shares of Class B common stock reserved for awards made under the 2015 Stock Option and Incentive Plan and 0.1 million shares were available for future grants. On October 11, 2023, the Company's Board of Directors amended the Company's 2015 Stock Option and Incentive Plan to increase the number of shares of the Company's Class B common stock available for grant thereunder by an additional 250,000 shares. The amendment is subject to approval by the Company's stockholders at its annual meeting of stockholders on December 13, 2023. Stock Options Option awards are **have** generally **been** granted with an exercise price equal to the market price of the Company's stock on the date of grant. Option awards generally vest on a graded basis over three years of service and **have had** ten-year contractual terms. No option awards were granted in fiscal **2024, fiscal 2023, or fiscal 2022, or fiscal 2021.** **The When issued, the** fair value of stock options **was is** estimated on the date of the grant using a Black-Scholes valuation model. Expected volatility is based on historical volatility of the Company's Class B common stock and other factors. The Company uses historical data on exercise of stock options, post vesting forfeitures and other factors to estimate the expected term of the stock-based payments granted. The risk-free rate is based on the U.S. Treasury yield curve in effect at the time of grant. **F-37-36** A summary of stock option activity for the Company is as follows:

Schedule of Stock Option Activity	Number of Options (in thousands)	Weighted-Average Exercise Price	Weighted-Average Remaining Contractual Term (in years)	Aggregate Intrinsic Value (in thousands)
Outstanding at July 31, 2022	25.12	\$ 13.72	—	—
Granted	—	—	—	(13.12)
Exercised	(13.12)	(13.72)	1.1	\$ 125.00
Cancelled / Forfeited	—	—	—	—
OUTSTANDING AT JULY 31, 2023	12.00	\$ 13.72	1.1	\$ 125.00
EXERCISABLE AT JULY 31, 2023	12.00	\$ 13.72	1.1	\$ 125.00

In fiscal **2024, fiscal 2023, and fiscal 2022, and fiscal 2021,** the Company received cash from the exercise of stock options of \$ 0.2 million, \$ 0.2 million, and \$ 0.1 million, and \$ 0.7 million, respectively, for which the Company issued 12,500; **12,500; and 10,000** ; and **81,041** shares, respectively, of its Class B common stock. In addition, in April 2022, Howard S. Jonas exercised stock options for 1.0 million shares of the Company's Class B common stock that were granted on May 2, 2017. The exercise price of these options was \$ 14.93 per share and the expiration date was May 1, 2022. Mr. Jonas used 528,635 shares of the Company's Class B common stock with a value of \$ 14.9 million to pay the aggregate exercise price of the options. Mr. Jonas tendered 137,364 shares of the Company's Class B common stock with a value of \$ 3.9 million to satisfy a portion of his tax obligations in connection with his stock option exercises. The total intrinsic value of options exercised during fiscal **2024, fiscal 2023, and fiscal 2022, and fiscal 2021** was **\$ 0.1 million, \$ 0.2 million, and \$ 19.7 million, and \$ 0.2 million,** respectively. At July 31, **2023-2024,** there was no unrecognized compensation cost related to non-vested stock options. Restricted Stock The fair value of restricted shares of the Company's Class B common stock is determined based on the closing price of the Company's Class B common stock on the grant date. Share awards generally vest on a graded basis over three years of service. A summary of the status of the Company's grants of restricted shares of Class B common stock is presented below:

Schedule of Grants of Restricted Shares	Number of Non-vested Shares (in thousands)	Weighted-Average Grant-Date Fair Value	Non-vested restricted shares at July 31, 2022	2023	2024
Granted	44	\$ 31.19	31.80	25.34	90.92
Vested	(21.18)	(25.37)	87.33	21.18	25.34
Forfeited	(1)	(31.80)	31.80	25.34	90.92
NON-VESTED RESTRICTED SHARES AT JULY 31, 2023	25.31	\$ 19.21	09.50	25.31	\$ 19.21

There are 24,000 non-vested restricted shares at July 31, **2023-2024** included in the table above that will vest on February 25, 2025 only if the Company's Class B common stock closes above \$ 50 per share for ten consecutive trading days prior to February 25, 2025, otherwise the 24,000 restricted shares will be forfeited. At July 31, **2023-2024,** there was \$ 0.43 million of total unrecognized compensation cost related to non-vested **restricted shares stock-based compensation arrangements,** which is expected to be recognized over a weighted-average period of 0.9 years. The total grant date fair value of shares vested in fiscal **2024, fiscal 2023, and fiscal 2022, and fiscal 2021** was **\$ 0.7 million, \$ 0.5 million, and \$ 1.0 million, and \$ 0.2 million,** respectively. Deferred Stock Units Equity Incentive Programs On November 30, 2022, the Company adopted an equity incentive program (under **its the 2015 Stock Option and Incentive Plan**) in the form of grants of DSUs that, upon vesting, will entitle the grantees to receive shares of the Company's Class B common stock. The number of shares that will be issuable on each vesting date will vary between 50% to 200% of the number of DSUs that vest on that vesting date, depending on the market price for the underlying Class B common stock on the vesting date relative to the base price approved by the Compensation Committee of the Company's Board of Directors of \$ 25.45 per share (which was based on the market price at the time of the initial grants under this program). On **February 21, 2024 and on** May 17, 2023, **the first vesting date under the program,** in accordance with the program and based on certain elections made by grantees, the Company issued **53,706 and 41,945** shares, **respectively,** of its Class B common stock for vested DSUs. **Based on those elections,** vesting for 31,909 DSUs was delayed until February 21, 2024. Subject to continued full time employment or other service **services** to the Company, the remaining **147,540** DSUs are scheduled to vest on February 21, 2024 and February 25, 2025. The grantees will have the right to elect a later vesting date no later than January 19, 2024 for the February 21, 2024 vesting date. A grantee will have the option to elect a later vesting date for one-half or all of the shares scheduled to vest on February 21, 2024 and any DSUs that do not vest based on the grantee's election, will be eligible to vest on February 25, 2025, **the final vesting**

date under the program. The Company estimated that the fair value of the DSUs on the date of grants was an aggregate of \$ 5.4 million, which is being recognized on a graded vesting basis over the requisite service periods ending in February 2025. The Company used a risk neutral Monte Carlo simulation method in its valuation of the DSUs, which simulated the range of possible future values of the Company's Class B common stock over the life of the DSUs. F- 38-37 The Company had a prior equity incentive program in the form of DSUs that, upon vesting, entitled the grantees to receive shares of the Company's Class B common stock. On January 5, 2022 and January 5, 2021, the Company issued 301,296 and 283,838 shares, respectively, of its Class B common stock in respect of vested DSUs. Effective as of September 21, 2020, the Company granted 4,000 DSUs that were not included in the program described above, which upon vesting, entitled the grantee to receive shares of the Company's Class B common stock. In fiscal 2024, fiscal 2023, and fiscal 2022, the Company issued 1,333, 1,333, and 1,334 shares, respectively, of its Class B common stock in respect of **the vesting of** vested DSUs. On September 22, 2023, **these** Company issued 1,333 shares of its Class B common stock for the remaining DSUs. A summary of the status of the Company's grants of DSUs is presented below: Number of Non-vested DSUs (in thousands) Weighted- Average Grant- Date Fair Value Non-vested shares at July 31, 2022-2023 3-165 \$ 6-27, 96-38 Granted 198-27-25-33, 20-64 Vested (35-40) (24-26, 83-03) Forfeited (1-2) (28-03-67) NON- VESTED SHARES AT JULY 31, 2023-2024 165-148 \$ 27-28, 38-79 At July 31, 2023-2024, there was \$ 2-0, 3-6 million of total unrecognized compensation cost related to non-vested DSUs, which is expected to be recognized over a weighted- average period of 0.7-4 years. The total grant date fair value of DSUs vested in fiscal 2024, fiscal 2023, and fiscal 2022, and fiscal 2021 was \$ 1.1 million, \$ 0.9 million, and \$ 1.6 million, respectively.

Amended and Restated Employment Agreement with Abilio (" Bill ") Pereira On December 21, 2023, the Company entered into and- an Amended and Restated Employment Agreement with Bill Pereira, the Company's President and Chief Operating Officer. The agreement provides for, among other things, certain equity grants, including 23,500 DSUs that, upon vesting, represent the right to receive shares of the Company's Class B common stock (which are included in the DSU table above), and 50,000 shares of Class B common stock of net2phone 2.0, as well as a contingent bonus subject to the completion of certain financial milestones as set forth in the agreement. In fiscal 2024, two of these milestones were achieved, for which the Company issued to Mr. Pereira 39,155 shares of its Class B common stock in fiscal 2024 with an issue date value of \$ 1.5 million, respectively- and the Company will issue an additional 39,155 shares of its Class B common stock in the first quarter of fiscal 2025. In fiscal 2024, the Company recorded aggregate stock-based compensation expense of \$ 4.1 million related to these equity grants and the contingent bonus, which is included in " Selling, general and administrative expense " in the accompanying consolidated statements of income. Stock Issued to an Employee In fiscal 2023, the Company granted 15,000 shares of its Class B common stock to an employee. The Company recorded stock- based compensation expense and an increase in " Additional paid- in capital " of \$ 0.4 million for this grant, which was the fair value of the shares on the grant date. NRS Restricted **Common** Stock Grants In February Effective as of **June 30, 2022**, restricted shares of NRS' Class B common stock representing 0-1, 4-2 % of its outstanding capital stock on a fully diluted basis were granted to certain NRS employees. **The restrictions on the shares will lapse in three installments, the first was on June 1, 2024, and the others are June 1, 2026, and June 1, 2027. The estimated fair value of the restricted shares on the grant date was \$ 3.3 million, which is being recognized over the vesting period. At July 31, 2024, unrecognized compensation cost related to NRS' non- vested Class B common stock was an aggregate of \$ 1.9 million. The unrecognized compensation cost is expected to be recognized over the remaining vesting period that ends in fiscal 2027. In connection with the vesting of the restricted shares of NRS Class B common stock on June 1, 2024, the Company for services provided repurchased a portion of the shares representing an aggregate of 0.17 % of the outstanding shares of NRS with an aggregate fair value of \$ 0.6 million to satisfy the grantees' tax withholding obligations in connection with the lapsing of restrictions on restricted stock. The fair value per share of the NRS Class B common stock was based on a valuation of the total equity of NRS using a market approach and income approach. The Company recorded stock-based compensation expense and a decrease in " Noncontrolling interests " of \$ 21,000 and a increase decrease in " Additional paid- in capital " of \$ 1-0, 2-6 million for these grants, and an offsetting income tax withholding liability based on the estimated fair value on the grant date. Effective as of June 30, \$ 0.6 million. F- 38 In February 2022, restricted shares of NRS' Class B common stock representing 1-0, 2-4 % of its outstanding capital stock on a fully diluted basis were granted to certain NRS employees of. The restrictions on the shares will lapse in three-- the Company for services provided installments on each of June 1, 2024, 2026, and 2027. The Company recorded stock- based compensation expense and an increase in " Additional paid- in capital " of \$ 1.2 million for these grants, based on the estimated that the fair value of the restricted shares on the grant date was \$ 3.3 million. At July 31, 2023, there was \$ 2.6 million of total unrecognized compensation cost related to non- vested restricted shares, which will be recognized over the vesting period. Grant of Restricted Equity in net2phone 2.0, Inc. **Restricted Common Stock** On December 31, 2020, a compensatory arrangement with each of Howard S. Jonas and Shmuel Jonas, the Company's Chief Executive Officer, was finalized. Howard S. Jonas and Shmuel Jonas each received fifty- **0.5 million** restricted shares of net2phone 2.0's Class B common stock, which represented an aggregate of 10 % of net2phone 2.0's issued and outstanding common stock at July 31, 2023- **the time of the grant**. The restricted shares will vest if: (a) for any fiscal quarter of net2phone 2.0 between November 1, 2020 and October 31, 2023, net2phone 2.0 records subscription revenue that is at least \$ 18 million, and (b) as of October 31, 2023, net2phone 2.0's valuation is \$ 100 million or more. The restricted shares will also vest in the event, prior to October 31, 2023, net2phone 2.0 or its assets are sold at an equity valuation and on a cash- free basis of \$ 100 million or more, regardless of whether the revenue threshold was satisfied prior thereto. The restricted shares entitle each grantee to proceeds only on a sale, spin- off, initial public offering, or other monetization of net2phone 2.0 and have protection from dilution for the first \$ 15 million invested in net2phone 2.0 following the grant. It is probable that **In January 2024, the restrictions lapsed on** these restricted shares. **In addition will vest by October 31, in January 2023-2024, Bill Pereira was granted 50,000 shares of net2phone 2.0 Class B common stock in****

connection with the agreement described above. The Company repurchased a portion of these shares representing an aggregate estimated of 4.5 % of the outstanding shares of net2phone 2.0 with an aggregate fair value of \$ 3.6 million to satisfy the grantees' tax withholding obligations in connection with the lapsing of restrictions on restricted stock or the grant date of shares. The fair value per share of the net2phone 2.0 Class B common stock was \$0.2 million based on a valuation Monte Carlo simulation of the business enterprise using a range market approach and income approach. The Company recorded an increase in "Noncontrolling interests" of possible future revenue amounts on risk \$ 53,000 and a decrease in "Additional paid-in capital" of \$ 3 neutral basis, to which a net revenue multiple was applied to determine the future enterprise value. The aggregate estimated fair value is being recognized over the vesting period 61 million, and an offsetting income tax withholding liability of \$ 3 F-39-6 million.

Note 22 — Accumulated Other Comprehensive Loss The accumulated balances for each classification of other comprehensive income (loss) were as follows: Schedule of Accumulated Balances for Each Classification of Other Comprehensive Income (Loss) (in thousands) Unrealized gain (loss) on available-for-sale securities Foreign currency translation Accumulated other comprehensive loss Balance at July 31, 2020-2021 \$ 42 (\$ 97,452) (\$ 7,410-10,174) \$ (10,183) Other comprehensive loss attributable to IDT Corporation (51,537) (585-2,722) (2-1,773-122) Balance at July 31, 2021-2022 (9,546) (10,174-759) (10-11,183-305) Other comprehensive loss attributable to IDT Corporation (537-99) (5,585) (1,122-788) (5,887) Balance at July 31, 2022-2023 (546-645) (10-16,759-547) (11-17,305-192) Other comprehensive income (loss) attributable to IDT Corporation 265 (199) (5,788-215) (950-5,887) BALANCE AT JULY 31, 2023-2024 \$ (380,645) (\$ 16,547) (\$ 17,192-762) \$ (18,142)

Note 23 — Commitments and Contingencies In May 2023, the World Health Organization declared an end to COVID-19 as a public health emergency. As of the date of these consolidated financial statements, the Company continues to monitor the situation. The Company cannot predict with certainty the potential impact of COVID-19 if it re-invigorates on the Company's results of operations, financial condition, or cash flows.

Legal Proceedings On July 5, 2017, plaintiff JDS1, LLC, on behalf of itself and all other similarly situated stockholders of Straight Path, and derivatively on behalf of Straight Path as nominal defendant, filed a putative class action and derivative complaint in the Court of Chancery of the State of Delaware against the Company, The Patrick Henry Trust (a trust formed by Howard S. Jonas that held record and beneficial ownership of certain shares of Straight Path he formerly held), Howard S. Jonas, and each of Straight Path's directors. The complaint alleged that the Company aided and abetted Straight Path Chairman of the Board and Chief Executive Officer Davidi Jonas, and Howard S. Jonas in his capacity as controlling stockholder of Straight Path, in breaching their fiduciary duties to Straight Path in connection with the settlement of claims between Straight Path and the Company related to potential indemnification claims concerning Straight Path's obligations under the Consent Decree it entered into with the Federal Communications Commission ("FCC"), as well as the sale of Straight Path's subsidiary Straight Path IP Group, Inc. to the Company in connection with that settlement. That action was consolidated with a similar action that was initiated by The Arbitrage Fund. The Plaintiffs sought, among other things, (i) a declaration that the action may be maintained as a class action or in the alternative, that demand on the Straight Path Board is excused; (ii) that the term sheet is invalid; (iii) awarding damages for the unfair price stockholders received in the merger between Straight Path and Verizon Communications Inc. for their shares of Straight Path's Class B common stock; and (iv) ordering Howard S. Jonas, Davidi Jonas, and the Company to disgorge any profits for the benefit of the class Plaintiffs. On August 28, 2017, the Plaintiffs filed an amended complaint. The trial was held in August and December 2022, and closing arguments were presented on May 3, 2023. On October 3, 2023, the Court of Chancery of the State of Delaware dismissed all claims against the Company, and found that, contrary to the plaintiffs' allegations, the class suffered no damages. On July 22, 2024, oral argument was held in the Court of Chancery of the State of Delaware on the issue of attorney's fees sought by plaintiff's counsel against Howard S. Jonas. The parties are awaiting the final order from the court. The plaintiffs will have 30 days from entry of the final order to file an appeal. F-40-39

In addition to the foregoing, the Company is subject to other legal proceedings that have arisen in the ordinary course of business and have not been finally adjudicated. Although there can be no assurance in this regard, the Company believes that none of the other legal proceedings to which the Company is a party will have a material adverse effect on the Company's results of operations, cash flows, or financial condition.

Sales Tax Contingency On June 21, 2018, the United States Supreme Court rendered a decision in South Dakota v. Wayfair, Inc., holding that a state may require a remote seller with no physical presence in the state to collect and remit sales tax on goods and services provided to purchasers in the state, overturning certain existing court precedent. It is possible that one or more jurisdictions may assert that the Company has liability for periods for which it has not collected sales, use or other similar taxes, and if such an assertion or assertions were successful it could materially and adversely affect the Company's business, financial position, and operating results. One or more jurisdictions may change their laws or policies to apply their sales, use or other similar taxes to the Company's operations, and if such changes were made it could materially and adversely affect the Company's business, financial position, and operating results.

Regulatory Fees Audit The Company's 2017 FCC Form 499-A, which reports reported its calendar year 2016 revenue, was audited by the Universal Service Administrative Company ("USAC"). The Internal Audit Division of USAC issued preliminary audit findings and the Company, in accordance with USAC's audit procedures, appealed certain of the findings. USAC issued a final decision imposed, and the final decision overturned one of the initial findings but left the remaining initial findings in place. The reversal will result in the elimination of a \$1.8 million charge by the Universal Service Fund. The final decision upheld the imposition of a \$2.9 million charge to on the Company for the Federal Telecommunications Relay Service ("TRS") Fund. The Company has appealed the USAC's final decision to the FCC and does not intend to remit payment for the TRS Fund fees unless and until a negative decision on its appeal has been issued. The In response to the aforementioned preliminary audit findings, the Company has made certain changes to its filing policies and procedures for years that remain potentially under audit. At July 31, 2024 and 2023 and 2022, the Company's accrued expenses included \$ 25.9 million and \$ 26.8 million and \$ 33.2 million, respectively, for FCC-related regulatory fees for the year covered by the audit, as well as prior and subsequent years. Purchase Commitments At July 31, 2023-2024, the

Company had purchase commitments of \$ ~~10.2~~ **8.9** million primarily for equipment and services. Performance Bonds The Company has performance bonds issued through third parties for the benefit of various states in order to comply with the states' financial requirements for money remittance licenses and telecommunications resellers. At July 31, ~~2024 and~~ 2023, the Company had aggregate performance bonds ~~outstanding of \$ 32.4 million and~~ \$ 27.1 million ~~outstanding, respectively. The increase in the performance bonds was due to increased money remittance transactions in fiscal 2024 compared to prior years.~~ Note 24 — Related Party Transactions Rafael Holdings, Inc. In connection with the spin- off of Rafael in March 2018, the Company and Rafael entered into a Transition Services Agreement pursuant to which certain administrative and other services are provided by the Company and Rafael. The Company charged Rafael \$ 0.3 million in each of fiscal ~~2024, fiscal 2023, and~~ fiscal 2022 ~~, and fiscal 2021~~ for services provided, net of the amounts charged by Rafael to the Company. At both July 31, ~~2024 and~~ 2023 ~~and 2022~~, other current assets reported in the Company' s consolidated balance sheets included net receivable from Rafael of \$ 0.1 million. See Note 4 regarding the Company' s ~~prior~~ office lease arrangements with Rafael. Genie Energy Ltd. The Company entered into a Transition Services Agreement with Genie Energy Ltd. (" Genie ") prior to the spin- off of Genie in October 2011, which provides for certain services to be performed by the Company and Genie. The Company charged Genie \$ ~~0.9 million, \$ 1.2 million, and~~ \$ 1.3 million ~~, and \$ 1.3 million in~~ fiscal 2024, fiscal 2023, ~~and~~ fiscal 2022 ~~, and fiscal 2021~~, respectively, for services provided and other items, net of the amounts charged by Genie to the Company. At July 31, ~~2024 and~~ 2023 ~~and 2022~~, other current assets reported in the Company' s consolidated balance sheets included receivables from Genie of \$ 0. ~~3 million and \$ 0.2 million and \$ 0.4 million~~, respectively. F- 41 Other Related Party Transactions The Company provides office space, certain connectivity and other services to Jonas Media Group, a publishing firm owned by Howard S. Jonas. Billings for such services were \$ ~~1,300; \$ 2,000; and~~ \$ 2,000 ~~, and \$ 9,000 in~~ fiscal 2024, fiscal 2023, ~~and~~ fiscal 2022 ~~, and fiscal 2021~~, respectively. The balance owed to the Company by Jonas Media Group was \$ ~~5,300 and \$ 4,000 and \$ 2,000 as of~~ July 31, ~~2024 and~~ 2023 ~~and 2022~~, respectively. F- 40 In September 2020, the Company ~~reduced its fiscal 2021 billings by \$ 7,000.~~ Mason and Company Consulting, LLC (" Mason and Co. "), a company owned solely by Jonathan Mason, receives annual commissions and fees for the insurance brokerage referral and placement of certain of the Company' s insurance policies. Jonathan Mason is the husband of Joyce J. Mason, the Company' s General Counsel, and brother- in- law of Howard S. Jonas. Based on information the Company received from Jonathan Mason, the Company believes that Mason and Co. received commissions and fees from payments made by the Company in the aggregate amount of \$ ~~57,000 in~~ fiscal 2024, \$ 62,000 in fiscal 2023, ~~and~~ \$ 76,000 in fiscal 2022 ~~, and \$ 63,000 in~~ fiscal 2021. Neither Howard S. Jonas nor Joyce Mason has any ownership or other interest in Mason and Co., or the commissions paid to Mason and Co., other than via the familial relationships with Jonathan Mason. IDT DT leases space in a building in the Bronx, New York that is owned by a limited liability company that is jointly owned by Howard S. Jonas and Shmuel Jonas. The annual rent is \$ 18,600. The Company had loans receivable from employees aggregating \$ 0.5 million and \$ 0.5 million at July 31, ~~2024 and~~ 2023 ~~and 2022~~, respectively, which are included in " Other current assets " in the accompanying consolidated balance sheets. Note 25 — Defined Contribution Plans The Company maintains a 401 (k) Plan available to all employees meeting certain eligibility criteria. The plan permits participants to contribute up to the maximum amount allowed by law. The plan provides for discretionary matching contributions that vest over the first five years of employment. The plan permits ~~the~~ discretionary matching contributions to be granted as of December 31 of each year. All contributions made by participants vest immediately into the participant' s account. ~~On May 27, 2021, the Company contributed 35,839 newly issued shares of its Class B common stock to the Company' s 401 (k) Plan for \$ 1.0 million of matching contributions.~~ In fiscal ~~2024, fiscal~~ 2023, ~~and~~ fiscal 2022 ~~, and~~ fiscal 2021, the Company' s expense related to the plan was \$ 1. ~~0 million, \$ 1.1 million, and~~ \$ 1.0 million, ~~and \$ 0.8 million,~~ respectively. The Company' s Class A common stock and Class B common stock are not investment options for the plan' s participants. F- 42- 41 Exhibit 21. 01 In accordance with SEC rules, the following is a list of IDT Corporation' s (IDT) subsidiaries as of July 31, ~~2023-2024~~, other than those subsidiaries, considered in the aggregate as a single subsidiary, that would not constitute a " significant subsidiary " as of July 31, ~~2023-2024~~. This list of subsidiaries will change from year- to- year as a result of changes in IDT and its subsidiaries' results of operations and financial condition, legal entity consolidations and any sales and other dispositions of IDT' s subsidiaries. Accordingly, this list is not representative of the total number of subsidiaries that IDT may have at any given time. Domestic Subsidiaries Subsidiaries IDT America, Corp. (NJ) IDT Payment Services, Inc *. (DE) IDT Domestic Telecom, Inc. (DE) IDT Telecom, Inc. (DE) IDT Domestic- Union, LLC (DE) Net2Phone, Inc. (DE) IDT Financial Services, LLC (DE) Net2Phone Global Services, LLC (DE) IDT International Telecom, Inc. (DE) National Retail Solutions, Inc. (DE) IDT Payment Services of New York, LLC (DE) * IDT Payment Services, Inc. has d / b / a- Boss Revolutions Money Transfers and Boss Money Foreign Money Foreign Subsidiaries Subsidiaries Name Name Country IDT Corporation de Argentina S. A. Argentina IDT Telecom Canada Corp. Canada Versature Communications Corp. * Canada IDT Germany GmbH Germany Guatemala S. A. Guatemala IDT Financial Services Limited Gibraltar IDT Telecom Asia Pacific Limited Hong Kong Elmion Netherlands B. V. Netherlands IDT Dutch Holdings B. V. Netherlands IDT Spain S. L. Spain IDT Global Limited United Kingdom IDT Retail Europe Limited United Kingdom * Versature Communications Corp. has registered Net2Phone Canada as a Trade Name Exhibit 23. 01 CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM We have issued our reports dated October ~~16-15, 2023-2024~~, with respect to the consolidated financial statements and internal control over financial reporting included in the Annual Report of IDT Corporation on Form 10- K for the year ended July 31, ~~2023-2024~~. We consent to the incorporation by reference of said reports in the Registration Statements of IDT Corporation on Forms S- 3 (File No. 333- 104286, File No. 333- 115403, File No. 333- 11910, File No. 333- 119190, File No. 333- 37141, File No. 333- 43501, File No. 333- 45199, File No. 333- 53719, File No. 333- 61565, File No. 333- 71991, File No. 333- 77395, File No. 333- 80133, and File No. 333- 86261) and Forms S- 8 (File No. 333- 100424, File No. 333- 105865, File No. 333- 110657, File No. 333- 116266, File No. 333- 130287, File No. 333- 130288, File No. 333- 130562, File No. 333- 146718, File No. 333- 154257, File No. 333- 177247, File No. 333- 19727, File No. 333- 199299, File No. 333-

208447, File No. 333- 214105, File No. 333- 220982, File No. 333- 42267, File No. 333- 49150, File No. 333- 63282, File No. 333- 73167, File No. 333- 234168, and File No. 333- 260252, and File No. 333- 275010). / s / GRANT THORNTON LLP New York, New York October 16, 2023-2024 Exhibit 31. 01 **Certification of Chief Executive Officer** pursuant to Section 302 of the Sarbanes- Oxley Act of 2002 I, Shmuel Jonas, certify that: 1. I have reviewed this Annual Report on Form 10- K of IDT Corporation; 2. Based on my knowledge, this Report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report; 3. Based on my knowledge, the financial statements, and other financial information included in this Report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report; 4. The registrant' s other certifying officer (s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a- 15 (e) and 15d- 15 (e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a- 15 (f) and 15d- 15 (f)) for the registrant and have: (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared; (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles; (c) Evaluated the effectiveness of the registrant' s disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and (d) Disclosed in this report any change in the registrant' s internal control over financial reporting that occurred during the registrant' s most recent fiscal quarter (the registrant' s fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant' s internal control over financial reporting; and **and 5** 5-. The registrant' s other certifying officer (s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant' s auditors and the audit committee of the registrant' s board of directors (or persons performing the equivalent functions): (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant' s ability to record, process, summarize and report financial information; and (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant' s internal control over financial reporting.

Date: October 16, 2023 / s / Shmuel Jonas Shmuel Jonas Chief Executive Officer Exhibit 31. 02 Certification of Principal Financial Officer pursuant to Section 302 of the Sarbanes- Oxley Act of 2002 I, Marcelo Fischer, certify that: / s / Marcelo Fischer Marcelo Fischer Chief Financial Officer (Principal Financial Officer) Exhibit 32. 01 **IDT CORPORATION** Certification Pursuant to 18-U. S. C. Section 1350 (as Adopted Pursuant to Section 906 of the Sarbanes- Oxley Act Of 2002) In connection with the Annual Report of IDT Corporation (the " Company ") on Form 10- K for fiscal 2023-2024 as filed with the Securities and Exchange Commission (the " Report "), I, Shmuel Jonas, Chief Executive Officer of the Company, certify, pursuant to 18 U. S. C. § 1350, as adopted pursuant to Section 906 of the Sarbanes- Oxley Act of 2002, that to my knowledge: 1. The Report fully complies with the requirements of Section 13 (a) or 15 (d) of the Securities Exchange Act of 1934; and **and 2** 2 . The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company. A signed original of this written statement required by Section 906, or other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to IDT Corporation and will be retained by IDT Corporation and furnished to the Securities and Exchange Commission or its staff upon request. Exhibit 32. 02 In connection with the Annual Report of IDT Corporation (the " Company ") on Form 10- K for fiscal 2023-2024 as filed with the Securities and Exchange Commission (the " Report "), I, Marcelo Fischer, Principal Financial Officer of the Company, certify, pursuant to 18 U. S. C. § 1350, as adopted pursuant to Section 906 of the Sarbanes- Oxley Act of 2002, that to my knowledge: **Exhibit Compensation Clawback Policy Adopted on October 26, 2023** 1. **PURPOSE AND SCOPE** IDT Corporation (the " Company ") has adopted this Compensation Clawback Policy (the " Policy ") to comply with Section 954 of the Dodd- Frank Wall Street Reform and Consumer Protection Act of 2010 (" Dodd- Frank "), as codified by Section 10D of the Securities Exchange Act of 1934 (the " Exchange Act "), and Section 303A. 14 of the NYSE Listed Company Manual, which require the recovery of certain forms of executive compensation in the case of accounting restatements resulting from a material error in an issuer' s financial statements. This Policy shall be administered by the Board of Directors of the Company (the " Board ") or, if so designated by the Board, the Compensation Committee. 2. **EFFECTIVE DATE** This Policy shall be effective as of the date it is adopted by the Board and shall apply to Incentive- Based Compensation that is approved, awarded, or granted to Covered Executives on or after that date. Subject to applicable law, recovery under this Policy may be effected from any amount of compensation approved, awarded, granted, payable or paid to the Covered Executive prior to, on or after the effective date. 3. **COVERED EXECUTIVES** This Policy applies to all of the Company' s current and former executive officers, and such other employees who may from time to time be deemed subject to this Policy by the Board (each, a " Covered Executive "). For purposes of this Policy, an executive officer means an officer as defined in Rule 10D- 1 (d) under the Exchange Act. 4. **INCENTIVE- BASED COMPENSATION** For purposes of this Policy, the term " Incentive- Based Compensation " means any compensation that is granted, earned, or vested based wholly or in part upon the attainment of a financial reporting measure. " Financial reporting measures " are measures that are determined and presented in accordance with the accounting principles used in preparing the issuer' s financial statements, and any measures that are derived wholly or in part from such measures, including stock price and total stockholder return. For the avoidance of doubt, Incentive- Based Compensation does not include annual salary,

compensation awarded based on completion of a specified period of service, or compensation awarded based on subjective standards, strategic measures, or operational measures. 5. RECOVERY; ACCOUNTING RESTATEMENT In the event the Company is required to prepare an accounting restatement of its financial statements due to material noncompliance with any financial reporting requirement under the federal securities laws, including any required accounting restatement to correct an error in previously issued financial statements that is material to the previously issued financial statements, or that would result in a material misstatement if the error were corrected in the current period or left uncorrected in the current period (a "Restatement"), the Company shall, as promptly as it reasonably can, recover any Incentive- Based Compensation received by a Covered Executive during the three completed fiscal years immediately preceding the date on which the Company is required to prepare such Restatement (the "Restatement Date"), so long as the Incentive- Based Compensation received by such Covered Executive is in excess of what would have been awarded or vested after giving effect to the Restatement. The Restatement Date shall be the earlier of (i) the date the Company's board of directors, a board committee, or officer (s) are authorized to take such action if board action is not required, concludes, or reasonably should have concluded, that the issuer is required to prepare an accounting restatement due to the material noncompliance of the issuer with any financial reporting requirement under the securities laws as described in Rule 10D- 1 (b) (1) under the Exchange Act or (ii) the date a court, regulator, or other legally authorized body directs the issuer to prepare an accounting restatement. The amount to be recovered will be the excess of the Incentive- Based Compensation paid to the Covered Executive based on the erroneous data in the original financial statements over the Incentive- Based Compensation that would have been paid to the Covered Executive had it been based on the restated results, without respect to any taxes paid. Subsequent changes in a Covered Executive's employment status, including retirement or termination of employment, do not affect the Company's rights to recover Incentive- Based Compensation pursuant to this Policy. For purposes of this Policy, Incentive- Based Compensation shall be deemed to have been received during the fiscal period in which the financial reporting measure specified in the award is attained, even if such Incentive- Based Compensation is paid or granted after the end of such fiscal period. No recovery shall be required in the case of a Board determination that the direct expense paid to a third party to assist in enforcing this Policy would exceed the amount to be recovered. Such determination shall be made after a reasonable and documented attempt to recover the Incentive- Based Compensation, which documentation shall be provided to the New York Stock Exchange. The Board or, if applicable, Compensation Committee shall determine, in its sole discretion, the method of recovering any Incentive- Based Compensation pursuant to this Policy. 6. NO INDEMNIFICATION The Company shall not indemnify any current or former Covered Executive against the loss of erroneously awarded compensation, and shall not pay, or reimburse any Covered Executives for premiums, for any insurance policy to fund such executive's potential recovery obligations. Further, the Company shall not enter into any agreement that exempts any Incentive- based Compensation that is granted, paid or awarded to an Executive Officer from the application of this Policy or that waives the Company's right to recovery of any erroneously awarded compensation, and this Policy shall supersede any such agreement (whether entered into before, on or after the Effective Date of this Policy). Any members of the Board who assist in the administration of this Policy shall not be personally liable for any action, determination or interpretation made with respect to this Policy and shall be fully indemnified by the Company to the fullest extent under applicable law and Company policy with respect to any such action, determination or interpretation. The foregoing sentence shall not limit any other rights to indemnification of the members of the Board under applicable law or Company policy. 7. AMENDMENT AND INTERPRETATION The Board may amend this Policy from time to time in its discretion, and shall amend this Policy as it deems necessary to reflect the regulations adopted by the SEC and to comply with any rules or standards adopted by a national securities exchange on which the Company's securities are then listed. It is intended that this Policy be interpreted in a manner that is consistent with the requirements of Section 10D of the Exchange Act, Section 303A. 14 of the NYSE Listed Company Manual, and any applicable rules or standards adopted by the SEC and any national securities exchange on which the Company's securities are then listed. 8. OTHER RECOUPMENT RIGHTS; COMPANY CLAIMS The Board intends that this Policy shall be applied to the fullest extent of the law. Any right of recoupment under this Policy is in addition to, and not in lieu of, any other remedies or rights of recoupment that may be available to the Company under applicable law or pursuant to the terms of any similar policy in any employment agreement, equity award agreement, or similar agreement and any other legal remedies available to the Company. Nothing contained in this Policy, and no recoupment or recovery as contemplated by this Policy, shall limit any claims, damages or other legal remedies the Company or any of its affiliates may have against a Covered Executive arising out of or resulting from any actions or omissions by the Covered Executive. 9. SUCCESSORS This Policy shall be binding and enforceable against all Covered Executives and their beneficiaries, heirs, executors, administrators or other legal representatives. 10. EXHIBIT FILING REQUIREMENT A copy of this Policy and any amendments thereto shall be posted on the Company's website and filed with the Securities and Exchange Commission as an exhibit to the Company's annual report on Form 10- K. Compensation Clawback Policy Acknowledgment [To Be Signed by the Company's Executive Officers] I, the undersigned, agree and acknowledge that I am fully bound by, and subject to, all of the terms and conditions of IDT Corporation's Compensation Clawback Policy (as may be amended, restated, supplemented or otherwise modified from time to time, the "Policy"). In the event of any inconsistency between the Policy and the terms of any employment agreement to which I am a party, or the terms of any compensation plan, program or agreement under which any compensation has been granted, awarded, earned or paid, the terms of the Policy shall govern. In the event it is determined pursuant to the Policy that any amounts granted, awarded, earned or paid to me must be forfeited or reimbursed to the Company, I will promptly take any action necessary to effectuate such forfeiture and / or reimbursement. Any capitalized terms used in this Acknowledgment without definition shall have the

meaning set forth in the Policy. By: Date: Print Name: