UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

In reTechnology Properties Limited LLC

	Debtor (s)	For the quarter ending: _	12/31/2016
cale	The revested debtor hereby submits the following poendar quarter:	est-confirmation report for the	nis
1.	Date of entry of order confirming plan:		02/11/2015
2.	Cash balance at beginning of quarter: Total receipts during quarter: Total disbursements during quarter: Cash balance at end of quarter:	_	23,347 521,637 543,969 1,015
3.	Payments made pursuant to the Plan this quarter:	_	
	Total payments to be made pursuant to the Plan: Cumulative paid to date: Balance remaining to be made under the Plan:	_ _ _	\$41,452,614 \$883,941 \$40,568,673
	As of the end of this reporting period	<u>YES</u>	<u>NO</u>
4.	Are all payments required by the confirmed plan current at this time? [If not, attach explanatory statement identifying payments not made (by creditor, amount and date due), reason for non-payment, and an estimated date as to when payments will be brought current.]	rent 	<u>NO</u>
5.	Do you currently anticipate a circumstance/event which will cause an interruption or cessation of payments or other performance under the Plan? (If yes, attach an explanatory statement.)		<u>NO</u>
6.	Have quarterly fees due to the United States Trustee to the date of this report been paid pursuant to 28 U.S.C. § 1930(a)(6) and the Plan?		YES

Case: 13-51589 Doc# 783 Filed: 04/13/17 Entered: 04/13/17 16:16:19 Page 1 of 3

First report shall be filed for the portion of the calendar quarter from date of confirmation to the end of quarter, and subsequent reports shall be filed at the expiration of each calendar quarter thereafter until dismissal, conversion or entry of a final decree closing the case. Reports shall be filed with the court and served on the UST not later than twenty (20) days after expiration of the reported period.

7.	Have all motions, contested matters, and adversary proceedings been resolved? (If no, for each such pending motion, contested matter or adversary proceeding, identify the parties and nature of the dispute and state the anticipated resolution.)		YES	YES
8.	Has the order confirming the Plan become nonappealable?		YES	
9.	Have deposits, if any, required by the Plan been distributed pursuant to the Plan? (If no, please explain.)		YES	YES
10.	Has any property proposed by the Plan to be transfer been transferred pursuant to the Plan?	red		YES
11.	Does any property remain to be transferred pursuant to the Plan? (If yes, identify each such property and the anticipated date of transfer pursuant to the Plan.)			NO
12.	Has the revested debtor(s) or the successor of the debtor(s) assumed the business or management of the property dealt with by the Plan?		YES	YES
13.	Anticipated date of motion for final decree:			
	I declare under penalty of perjury that the statements	set forth above a	re true and a	ccurate.
	1/10/17	Analys	man	
	Dated:	Résponsible Mdi	vidual (signatu	ure)
		A. Venkidu		
		Print Name		
		Current Address: Technology Properties LTD LLC 3000 Scott Blvd., #109 Santa Clara, CA 95054		
		Telephone Numb	oer:	

Case: 13-51589 Doc# 783 Filed: 04/13/17 Entered: 04/13/17 16:16:19 Page 2 of 3

Payments required by the confirmed plan

Professional fees claims	\$2,347,718
Priority Claims	\$11,039
Venkidu secured claim	\$5,344,000
Class 5 Convenience claims	\$40,577
General unsecured claims	\$20,700,000
13% investor claims	\$7,640,000
Leckrone secured claim	\$4,872,000
	\$40,955,334

Reason for Non-payment

Lack of adequate Revenue.

Estimated date to make it current

Case: 13-51589 Doc# 783 Filed: 04/13/17 Entered: 04/13/17 16:16:19 Page 3 of 3