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ea0213899-6k\_clpsinc.htm REPORT OF FOREIGN PRIVATE ISSUER Â Â UNITED STATES SECURITIES AND  
EXCHANGE COMMISSION WASHINGTON, D.C. 20549 Â FORM 6-K Â REPORT OF FOREIGN PRIVATE ISSUER  
PURSUANTÂ TOÂ RULE 13a-16 OR 15d-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934 Â For the month of  
September 2024 Â Commission File No. 001-38505 Â CLPS IncorporationÂ Â c/o Unit 1000, 10th Floor, Millennium  
City III 370 Kwun Tong Road, Kwun Tong, Kowloon Hong Kong SAR Tel: (852) 37073600 (ADDRESS OF PRINCIPAL  
EXECUTIVE OFFICE) Â Indicate by check mark whether the registrant files or will file annual reports under cover  
Form 20-F or Form 40-F. Â Form 20-F â˜Â Â Â Â Â Â Form 40-FÂ Â â˜Â Â Â Â Information Contained in this  
Form 6-K Report Â On September 9, 2024, CLPS Inc. (the â€œCompanyâ€) issued a press release announcing that it  
received a written notice from The Nasdaq Stock Market LLC (â€œNasdaqâ€) dated September 6, 2024, indicating that  
the Companyâ€™s closing bid price for its common shares has been at \$1.00 per share or greater for the last 10  
consecutive business days, which is in compliance with Nasdaq Listing Rule 5450(a)(1). A copy of this press release is  
filed as Exhibit 99.1 to this report. Â Exhibits Â 99.1 Â Press Release Â 1 Â Â SIGNATURE Â Pursuant to the  
requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its  
behalf by the undersigned, thereunto duly authorized. Â Â CLPS Incorporation Â Â Â By: /s/ Raymond Ming Hui  
Lin Â Name:Â Raymond Ming Hui Lin Â Title: Chief Executive Officer Â Dated: September 9, 2024 Â Â 2 Â EX-99.1  
2 ea021389901ex99-1\_clpsinc.htm PRESS RELEASE Exhibit 99.1 Â CLPS Incorporation Regains Compliance with  
Nasdaq Minimum Bid Price Requirement Â HONG KONG, Sep. 9, 2024 / PRNewswire / â€ CLPS Incorporation (the  
â€œCompanyâ€ or â€œCLPSâ€) (Nasdaq: CLPS) today announced that it has received a written notice  
(â€œNotificationâ€) from the Nasdaq Stock Market LLC (â€œNasdaqâ€) informing that the Company has regained  
compliance with the Nasdaqâ€™s minimum bid price requirement. Â According to the Notification, the minimum bid  
price of the Companyâ€™s common share was \$1.00 per share or greater for the last 10 consecutive trading days from  
August 22 through September 5, 2024. As a result, CLPS has regained full compliance with Nasdaqâ€™s Listing Rule  
5450(a)(1), and the matter is now closed. Â About CLPS Incorporation Â Headquartered in Hong Kong, CLPS  
Incorporation is a global leading information technology (â€œITâ€) consulting and solutions service provider focused on  
delivering services primarily to global institutions on the banking, wealth management, e-commerce, and automotive  
sectors. The Company serves as an IT service provider to a growing network of clients in the global financial service  
industry, including large financial institutions in the U.S., Europe, Australia, Asia, and their PRC-based IT centers. The  
Company maintains 20 delivery and/or research & development centers to serve different customers in various  
geographic locations. Mainland China centers are located in Shanghai, Beijing, Dalian, Tianjin, Xiâ€™an, Chengdu,  
Guangzhou, Shenzhen, Hangzhou, and Hainan. The remaining 10 global centers are located in Hong Kong SAR, USA,  
Japan, Singapore, Australia, Malaysia, India, Philippines, Canada, and UAE. For further information regarding the  
Company, please visit:Â <https://ir.clpsglobal.com/>, or follow CLPS onÂ Facebook, Instagram,Â LinkedIn, X (formerly  
Twitter), and YouTube. Â Forward-Looking Statements Â Certain of the statements made in this press release are  
â€œforward-looking statementsâ€ within the meaning and protections of Section 27A of the Securities Act of 1933, as  
amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements include  
statements with respect to the Companyâ€™s beliefs, plans, objectives, goals, expectations, anticipations, assumptions,  
estimates, intentions, and future performance. Known and unknown risks, uncertainties and other factors, which may  
be beyond the Companyâ€™s control, may cause the actual results and performance of the Company to be materially  
different from such forward-looking statements. All such statements attributable to us are expressly qualified in their  
entirety by this cautionary notice, including, without limitation, those risks and uncertainties related to the  
Companyâ€™s expectations of the Companyâ€™s future growth, performance and results of operations, the  
Companyâ€™s ability to capitalize on various commercial, M&A, technology and other related opportunities and  
initiatives, as well as the risks and uncertainties described in the Companyâ€™s most recently filed SEC reports and  
filings. Such reports are available upon request from the Company, or from the Securities and Exchange Commission,  
including through the SECâ€™s Internet website at <http://www.sec.gov>. We have no obligation and do not undertake to  
update, revise or correct any of the forward-looking statements after the date hereof, or after the respective dates on  
which any such statements otherwise are made. Â Contact: Â CLPS Incorporation Rhon Galicha Investor Relations  
OfficeÂ Phone: +86-182-2192-5378 Email:Â [ir@clpsglobal.com](mailto:ir@clpsglobal.com) Â Â Â