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33RD ANNUAL GENERAL MEETING			
Date	26.09.2016		
Day	MONDAY		
Time	10:00A.M.		
Place	R-489,GF-B,NEWRAJINDER NAGAR NEWDELHI-110060		

BOARDOF DIRECTORS				
Mr.Raj KumarGupta	DIN:00074532	Whole Time Director & CFO		
Mr.Prabindra Nath Baidya	DIN: 00294339	Director		
Mr.AmitGupta	DIN:00074483	Director		
Mr.PankajAggarwal	DIN:01586710	Independent Direct	ctor	
Ms.Lalita Mittal	DIN:06928783	Independent Direct	ctor	
Ms.KarishmaJain	ACS:46124	Company Secreta	ry cum Compliance Officer	
AUDITORS		CIN	L67120DL1982PLC289090	
M/sG.K.KEDIA&CO. Chartered Accountants, FRI			14730 dated 22.11.1982	
Mr Satish kumar Singh , Partner Membership No.: 525888		Date of Commencement	14730 dated 15.12.1982	
	Address:914 Naurang House, 21,Kasturba GandhiMarg,		AAACD0851F	
New Delhi- 110001 Tel : 011-46259900 Emailld: mail@gkkediaandco.com		TAN/VAT	0718692614dated13.06.2014 Jewellery,Diamonds,Gems, Precious Metals & Stones,Etc	
		ISIN	INE183R01010	
BANKERS 1. Punjab NationalBank Ahimsa Bhawan,New R New Delhi-110060 2. BankofMaharashtra 17A/45,W.E.A. KarolBa New Delhi-110005	RajendraNagar, R.O: 1E/13,AiankitHeights, Jhandewalan Extension, NewDelhi-110055 C.O: 205-208,AnarkaliComplex, Ibandowalan Extension, NewDelhi 110055			

OFFICE

REGISTEREDOFFICE R-489, GF- B,New Rajinder Nagar,New Delhi-110060

CONTACTS DETAILS

Tel 011-42475489	Email decorous1982@gmail.com
Mob 9911223638	Website : www.ditco.in

IMPORTANT COMMUNICATION TO THE MEMBERS

The Ministry of CorporateAffairs has taken aMGreen Initiative in the Corporate Governance" by allowing paperless compliances by the Companies and has issued circulars stating that service of notice *I* documents including Annual Report can be sent by E-mail to its members. To support this green initiative of the Government in full measure, members who have not registered their E-mail addresses, so far, are requested to register their e-mail addresses, with the Registrar & Share TransferAgent of the Company.

NOTICE OF ANNUAL GENERAL MEETING

To the Members,

NOTICE IS HEREBY GIVEN THAT 33,., ANNUAL GENERAL MEETING OF THE MEMBERS OF THE COMPANY WILL BE HELD ON MONDAY, 261H DAY OF SEPTEMBER, 2016 AT 10:00 A.M. AT MR- 489, GF-B, NEW RAJINDER NAGAR, NEW DELHI-110060"

TO CONSIDERAND TRANSACT THE BUSINESS(ES) MENTIONED BELOW:

ORDINARY BUSINESS

ITEM NO.-1:To receive, consider and adopt the Audited Balance Sheet as at 31st March 2016, and the Profit and Loss Account & Cash Flow Statements for the year ended on that date alongwith the Reports of Auditors and Directors thereon.

ITEM NO.- 2: To re-appoint Mr.Amit Gupta (DIN:00074483) as Director who retires by rotation at this Annual General Meeting and being eligible offers himself for re-appointment.

ITEM NO.-3:To ratify the appointment of M/s G.K.KEDIA& CO, Chartered Accountants, FRN -013016N, as statutory auditors of the company, who have confirmed their eligibility & given their consent, to hold office from conclusion of this AnnualGeneralMeeting till the conclusion of nextAnnualGeneralMeeting on such remuneration as may be fixed by the Board.

By Order of the Board of Directors For DECOROUS INVESTMENT & TRADING CO.LTD.

Place : New Delhi Date : 24.08.2016 Raj Kumar Gupta- DIN:00074532 WTD&CFO 1/11682,PanchsheelPark, New Delhi-110032

NOTES:

- 1. A member entitled to attend and vote at the Annual GeneralMeeting ('AGM') may appoint one or more proxies to attend and to vote on a poll instead of himself *I* herself and a proxy so appointed need not be a member of the company. The instrument of Proxy in order to be effective must be received at the company's Registered Office, duly completed and signed, not less than 48 hours before the time fixed for commencement of the AGM i.e. by 10:00 a.m. on 26th September,2016.
- 2. Corporate Members intending to send their authorized representatives in accordance with Section 113 of the Companies Act, 2013, are requested to send a duly certified copy of the Board Resolution authorising the representatives to attend and vote on their behalf attheAGM.
- 3. Members are requested to bring their attendance slips duly filled-in and signed as per the specimen signature recorded with the company for attending the meeting along with Annual Report.
- 4. In case of several joint-holders attending the meeting, only such joint-holder who is higher in the order of names will be entitled to vote at the meeting.
- 5. Register of Members & Share Transfer Books of the company will remain closed from <u>23.09.2016</u> to <u>26.09.2016</u> (both days inclusive).
- 6. Queries proposed to be raised at the AGM may be sent to the Company at its Registered Office atleast Seven days prior to the date of AGM to enable the Management to Compile the relevant information enabling to Reply the same.

- 7. Copies of the Memorandum and Articles of Association of the Company and the Documents referred to in the Notice etc., shall be open for inspection at the Registered Office of the Company on any working day between 11 A.M.to5P.M.uptothedateoftheAGM.
- B. Members who hold shares in de-materialized form are requested to bring their Client ID and DP ID Numbers for easier identification of their attendance at the meeting.
- 9. Brief profile of the Directors seeking appointment *I* re-appointment, as mandated under Clause 49 of the Listing Agreement with Stock Exchanges, forms part of the Notice.
- 10. Share transfer documents and all correspondence relating thereto, should be addressed to the Registrar and TransferAgentor to the Company.
- 11. Securities and Exchange Board of India (SEBI) has mandated submission of Permanent Account Number (PAN) by every participant in securities market. Member holding shares, in demat form are, therefore, requested to submit/update PAN details to the Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form are required to submit their PAN details to Registrar and TransferAgent orto the Company.
- 12. Members are requested to:
 - i. Quote their folio number (s) /Client ID / DP ID inall correspondence.
 - ii. Please notify change (s), if any, in your contact details, PAN, Registered Address along with Pin Code Number, and e-maiiiD, etc., to the Registrar and Share TransferAgentor to Company.
- 13. Electronic copy of the Annual Report for 2015-16 is being sent to all the Members whose email IDs are registered with the Company/Depository Participants(s) for communication purposes unless any member has requested for a hard copy of the same. For Members who have not registered their emailaddress, physical copies of the Annual Reportfor2015-16 is being sent in the permitted mode.
- 14. Electronic copy of the Notice of the 33^{'''} Annual General Meeting of the Company inter-alia indicating the process and manner of a-voting along with Attendance Slip and Proxy Form is being sent to all the members whose email IDs are registered with the Company/Depository Participants(s) for communication purposes unless any Member has requested for a hard copy of the same. For Members who have not registered their email address, physical copies of the Notice of the 33^{'''} Annual General Meeting of the Company inter-alia indicating the process and manner of a-voting along withAttendance Slip and Proxy Form is being sent in the permitted mode.

Members may also note that the Notice of the 33^{III} Annual General Meeting and the Annual Report for 2015-16 will also be available on the Company's website <u>www.ditco.in</u> for their download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office in Delhi, for inspection during normal business hours on working days. Even after registering for e-communication, Members are entitled to receive such communication in physical form, upon making a request for the same, by post free of cost. For any communication, the shareholders may also send requests to the Company's emailid:decorous1982@gmail.com.

- 15. Members, who have not registered their e-mail addresses so far, are requested to register their e-mailaddress for receiving all communication including Annual Report, Notices, Circulars, etc. from the Company electronically.
- 16. The MMinistry of Corporate Affairs" (MCA) has taken a MGreen Initiative in the Corporate Governance" by allowing paperless compliances by Companies and has issued a circular on April 21, 2011 stating that the service of document(s) by a company can be made through electronic mode. In view of the circular issued by M.C.A, the Company proposes to henceforth deliver documents like notice calling the Annual General Meeting / Extra Ordinary General Meeting / Audited Annual Accounts / Report of the Auditors / Report of the Directors, etc, in electronic form to the E-mailaddress provided by the shareholders.
- 17. The Register of Directors and Key Managerial Personneland their Shareholdings maintained under Section 170 of the Companies Act, 2013, the Register of Contracts or arrangements in which Directors are interested under Section 189 of Companies Act, 2013 will be available for inspection at the 33" Annual General Meeting.

18. Detailed procedure for "Remote E-voting" is annexed which forms part of this notice.

Voting ThroughElectronic means:

In compliance with the provision of Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies [Management and Administration] Rules, 2014, as amended and Clause 358 of the Listing Agreements, with Stock Exchanges, the company provides the members facility to exercise their right to vote on resolution proposed to be passed in the 33th Annual General Meeting (AGM) by electronic means and the business may be transacted through Remote E-Voting Services provided by NSDL:

TheinstructionsforE-voting areas under:-

- (i) In case of Members receiving an email from NSDL:
- 1. Open E-mail and open attached PDF file "Decorous e-voting.pdf' giving your Client ID (in case you are holding shares in demat mode) or Folio No.(in case you are holding shares in physical mode) as password, which contains your "User IDu and "Password fore- voting". Please note that the password is an initial password.Youwill not receive this PDFfile if you are already registered with NSDL fore-voting.
- 2. Launchinternetbrowserby typing the URL: httcs:/lwww.evoting.nsdl.com/
- 3. Clickon "Shareholder-Login:
- 4. Put User ID and password as initial password noted in step (1) above and Click Login. If you are already registered with NSDL for a-voting then you can use your existing user ID and password. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on www.evoting.nsdl.com
- 5. Password Change Menu appears. Change the password with new password of your choice with minimum 8 digits / characters or combination thereof.
- 6. Homepage of e-voting" opens. Click on e-Voting: Active E-voting Cycles.
- 7. Select the Electronic Voting Event Number"EVEN" of Decorous Investment & Trading Co.Ltd.[104662] as given in the body of E- mail.Now you are ready fore-voting as Cast Vote page opens and you can cast vote online from September23,2016 (9:00a.m.) till September25,2016 (5:00pm). Note:e-VotIng shallnot be allowed beyond said time.
- 8. Cast your vote by selecting appropriate option and click on-submir and also "Confirm", when prompted.
- 9. Upon confirmation, the message 'Vote cast successfully' will be displayed. Thereafter you will not be allowed to modify your vote.
- 10. Institutional shareholders (i.e., other than Individuals, HUF, NRI etc.) are also required to send scanned copy (PDF / JPG Format) of the relevant Board Resolution / Authority Letter etc. together with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer through e-mailat b.bhushanandcompany@gmail.com with acopy markedto evoting@nsdl.co.in.
- (ii). In case of Members receiving physical copies of the Notice of the AGM by Post:
- User ID and initial password along with Electronic Voting Event Number •EVEN" of Decorous Investment & Trading Co.Ltd. [104662] is provided/ stapled/ annexed in the Annual Report for the purpose of remote avotingforAGM.
- 2. Please follow the steps from SI. Nos.(2) to (10) mentioned in (i) above, to cast your vote.

GeneralInstructions :

- 1. The E-voting period begins at 09:00A.M. on Friday, 23.09.2016 and ends at 5:00 P.M. on Sunday, 25.09.2016. During this period Member's of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) i.e. 19.09.2016 may cast their vote electronically. Once the vote on a resolution is cast by member, the member shall not be allowed to change it subsequently. The a-voting module shall be displayed by NSDL for voting thereafter.
- 2. The facility for voting through poll shall be made available at the Meeting and the members attending the Meeting who have not cast their vote by remote a-voting shall be able to vote at the Meeting through poll/ show of hands.

- 3. The members who have cast their vote by remote e-voting may also attend the Meeting but shall not be entitled to cast their vote again.
- 4. The Company has appointed M/s. B. Shushan & Co., Practicing Company Secretaries, New Delhi (M. No.: A31951, COP: 14469) to act as the "Scrutinizer", to scrutinize the remote e-voting and physicalvote at the venue of AGM in a fair and transparent manner. The Members desiring to vote through remote e-voting are requested to refer to the detailed procedure given above.
- 5. Voting rights shall be reckoned on the paid-up value of shares registered in the name of the member *I* beneficial owner (in case of electronic shareholding) as on thecut-off date i.e. 19" September, 2016.
- 6. A person,whose name is recorded in the register of members or in the register of beneficialowners maintained by the depositories as on the cut-off date, i.e. 1g.September, 2016 only shall be entitled to avail the facility of remote e-voting /Poll atAGM.
- 7. Once the vote on a resolution is cast by a member, the member shall not be allowed to change it subsequently and/or cannot castthe vote again.
- In case of any query pertaining to a-voting,please visit Instructions FAQ's for Members and E-voting User Manual for Members in download section of NSDL's a-voting website https://www.evoting.nsdl.com or call on toll free no: 1800222990 or contact Mr.Rajiv Ranjan,Assistant Manager NSDLat designated emailids evoting@nsdl.co.in or RajivR@nsdl.co.in or at telephone nos 022-24994600/022-24994738. Members may also address their queries relating to e-voting to the company's e-mailID <u>decorous1982@gmail.com</u>.
- 9. Members already registered with NSDL for remote e-voting can use their existing user ID and password for Login. Thereafter please follow the steps from SI.Nos.(6) to (9) mentioned in (i) above, to cast your vote.
- 10. Every Client ID No./ Folio No.shall have one e-vote, irrespective of the number of joint holders.
- 11. Remote E-voting right cannot be exercised by a proxy.
- 12. The Scrutinizer,after scrutinising the votes cast at the meeting through poll/show of hand and through remote avoting, shall within a period not exceeding (3) three days from the conclusion of the Meeting, make a consolidated Scrutinizer's Report and submit the same to the Chairman. The results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company www.d_itco.in and on the website of NSDL www.evoting.nsdl.com.

Results shall simultaneously be communicated to the Stock Exchanges, where the Company's shares are listed.

By Order of the Board of Directors For DECOROUS INVESTMENT & TRADING CO. LTD.

Place : New Delhi Date : 24.08.2016 Raj Kumar Gupta·DIN:00074532 WTD&CFO 1/11682, Panchsheel Park, New Delhi-110032

DIRECTOR'S REPORT

Dear Stakeholders,

Your Directors present herewith the 33rd Annual Report for the year ended 31.03.2016.

FINANCIALRESULTS

(In Rupees)

		(in Rupees)
Particulars	FortheYear	For the Year
	Ended 31.03.2016	Ended 31.03.2015
IncomefromOperations		
Sale of Jewellery	81,924,235.00	102,988,835.00
Surplus on purchase/ sale of Bullion Commodities, etc	-	243,249.00
Other Income	-	317,779.00
TotalIncome	81,924,235.00	103,549,863.00
TotalExpenditure	81'790,185.55	101,564,115.00
Profit/(Loss) before tax	134,049.45	1,985,748.00
Provision forTax	36,122.58	547,544.00
Net Profit/(Loss)	97,926.87	1,438,203.00

FINANCIALHIGHLIGHTS

During the year under review your company was carrying-out the business of Gems & Jewellery and purchase & sale of commodities, bullion, etc. Company has earned the total revenue of Rs.81924235/- Net Profit after Tax for the year under consideration is Rs.97926.87. Your Company hopes to increase its presence in the business in the coming years, which may increase the top line and also its profitability.

TRANSFERTORESERVES

Company has nottransferred any amount to general reserves during financial year ended 31.03.2016.

LIQUIDITY

We continue to maintain sufficient funds to meet our strategic objective.

DIVIDEND

In view of the requirement of funds for the expansion, your Directors do not consider it desirable to recommend any dividend in the current year.

CAPITAL

During the year, the Company has not allotted any Equity Share on rights/ preferential/ private placement basis.All Equity Shares of the Company rank pari-passu in all respects.

The Company has also notallotted any Preference Shares/ Debentures.

Subsequent to 31"March,2016 there has been no change in authorized, issued, subscribed and paid-up equity share capitalof the company.

Authorised share capitalas on 31.03.2016 is Rs.4,00,000,000 divided into 40,00,000 Equity Shares of Rs.10/- eachand the Paid-up capital stands at Rs.3,45,00,000/-.

DIRECTORSANDKEY MANAGERIALPERSON

In accordance with the requirements of the Companies Act, 2013 and the Articles of Association,

Mr.Amit Gupta, Director of the Company, who retires by rotation and being eligible & has shown his willingness for Reappointment.

- Mr.Raj Kumar Gupta was appointed as anAdditional Director on 30.04.2014 and subsequently on 23.08.2014 was appointed as Whole Time Director & Chief Financial Officer of the Company.
- Mr.P.N.Baidyais Non-IndependentDirectorw.e.f.01.01.2004

- Ms.Lalita Mittal is Independent Directorw.e.f.29.09.2014.
- Mr. Pankaj Aggarwalis Independent Directorw.e.f. 29.09.2014.
- Mr.AmitGuptais Non-IndependentDirectorw.e.f.29.01.2015.
- And Ms. Karishma Jain (ACS- 46124) is the Company Secretary cum Compliance Officer of the Company w.e.f.10.08.2016.

MEETING OF THEBOARD

10(Ten) Meetings of the Board were held during reporting period, the details of which are given in the Corporate Governance Report.

(Maximum Gap of 120 days between two consecutive board Meetings has been complied with)

LOANS, GUARANTEESANDINVESTMENTS

The company has not given any Guarantee, provided any Security and made an Investment during the reporting period as specified under section 186 of Companies Act, 2013.

PERFORMANCE EVALUATION OF BOARD MEMBERS

With a view to improve performance and effectiveness, progressive, Board Members are now increasingly deploying board performance evaluation tools to identify areas of improvement benchmarking themselves against leading practices. Realizing the trends and challenges, the regulators around the world have mandated board evaluations.

PUBLIC DEPOSIT

During the year under review, your company has not invited any fixed deposits from the Public and has not accepted fixed deposits and nothing isoutstanding and no complaints.

STATUTORYAUDITORS

To ratify the Appointment by members of M/s G.K.KEDIA & CO, Chartered Accountants, FRN - 013016N, as statutory auditors of the company, who have confirmed their eligibility & given their consent, to hold office from conclusion of this AnnualGeneralMeeting till the conclusion of nextAnnualGeneralMeeting on such remuneration as may befixed by the Board.

AUDITORS'REPORT

Auditors Report in respect of the Financial Statements of 31.03.2016 is self Explanatory and does not warrant any further comments / explanation from the Board of Directors, except relating to Company Secretary. The Company has now found suitable Company Secretary and has already appointed Company Secretary-Ms. Karishma Jain, ACS-46124, w.e.f.10.08.2016.

SECRETARIALAUDITOR

The Board have appointed M/s B. Bhushan & Co., Practicing Company Secretary, to conduct SecretarialAudit for the Financial Year2015-16.The SecretarialAuditReport for the financial year2015-16 is annexed with Directors'Report.

SecretarialAudit Report does not contain any qualification, reservation or adverse remark, except relating to Company Secretary. The Company has now found suitable Company Secretary and has already appointed Company Secretary-Ms.KarishmaJain, ACS-46124, w.e.f. 10.08.2016.

COSTAUDITORS

The provisions of Section 148 of the CompaniesAct,2013 does not apply to the Company and hence, no cost auditors are appointed.

LISTING OF SHARES

Equity Shares of the Company are listed on BSE Ltd.and Calcutta Stock Exchanges Limited and Delhi Stock Exchange Limited (DSE stands de-recognized). Company has complied with the requirement of Listing Agreements during the period of review.

AnnualListing Fee stands paid to BSE Ltd.for&upto-<jate31.03.2017.

AnnualCustodialFeestands paid to CDSL& NSDL for & upto-date 31.03.2017.

Company gotthe TradingApproval of 34,50,000 Equity Shares of the Company from BSE Ltd. w.e.f. 21.10.2015.

SHIFTING OF REGISTERED OFFICE

The Registered Office of the Company stands shifted from "Girish Chandra Bardalai Path, Bamunimaidan, Guwahati, Assam, 781021-to "R-489, GF-B, New Rajinder Nagar, New Delhi-110060" during January 2016.

PARTICULARSOF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All the transaction(s) are in the ordinary course of business and at arms' length basis and details are part of Audited AnnualAccounts.

MANAGEMENT'S DISCUSSION AND ANALYSISREPORT

In terms of the provisions of Regulation 34 of the SEBI(Listing Obligation and Disclosure Requirements) Regulations, 2015,the Management's discussion and analysis is presented in a separate section forming part of the Annual Report.

SUBSIDIARIES, JOINTVENTURESANDASSOCIATE COMPANIES

During the year under review, your Company does not have any subsidiary & holding companies and no type of joint-venture, mergeror amalgamation.

PARTICULARSOF EMPLOYEES

In terms of the provisions of the section 197(2) of the Companies Act, 2013 read with rule 5(2) & 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, none of the employee drew remuneration in excess of the limit set out in the said rules.

CORPORATEGOVERNANCE

The Company is committed to maintain the highest standards of corporate governance and adhere to the corporate governance requirements set out by SEBI. Corporate Governance is about maximizing shareholders value ethically and sustainably.We believe sound corporate governance is essential criteria to enhance and retain investor's reliance. We always seek to ensure that our performance is driven by integrity.The report on Corporate Governance as stipulated under the Listing Agreement forms an integral part of this Annual Report. The requisite certificate from the Auditors of the Company confirming compliance with the conditions of corporate governance is attached to the Report on Corporate Governance.

POLICY ON DIRECTORS'APPOINTMENTAND REMUNERATION

The Board consists of five members, one of whom is Executive(CFO) and whole-time director and two are independent directors. Board consists of appropriate mix of executive & independent & non-independent directors to maintain the independence of the Board and separate its functions of governance and management.

The policy on Directors Nomination and Remuneration, including criteria for determining qualifications, positive attributes, independence of a director and other matters, as required under sub-section (3) of Section 178 of the CompaniesAct,2013.There has been no change in the policy since last financialyear.

INDEPENDENT DIRECTORS

Independent Directors of the company have met 2 times in the financial year 2015-16 to (a) review the performance of non-independent directors and the Board as a whole, (b) review the performance of the Board of the company, taking into account the views of executive directors and non-executive directors; (c) assess the quality, quantity and timeliness of flow of information between the company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

DECLARATION BY INDEPENDENT DIRECTORS

Ms.Lalita Mittaland Mr.Pankaj Aggarwal are Independent Directors on the Board of your Company. The Company has received necessary declarations from each Independent Director under Section 149(7) of the Companies Act, 2013, and in the opinion of the Board and as confirmed by these Directors that both of them meets the criteria of independence laid down in Section 149(6) of the Companies Act, 2013 and Regulation 25 of SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015.

BOARDEVALUATION

As mandated under the SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015, the Board shall review and monitor the Board evaluation framework. The Board evaluates various parameters such as Decision -making, relationship with stakeholders, Company performance and strategy, checking Board and committee's effective working, etc.

The Companies Act, 2013 says that a formal annual evaluation needs to be made by the Board of its own performance and that of its committees and directors. Schedule IV of the Companies Act, 2013 states that the performance evaluation of independent director shall be done by the entire Board, excluding the director being evaluated.

The evaluation of all the directors and the Board as a whole has been conducted. The Board approved the evaluation results as collated by the nomination and remuneration committee.

CODE OF CONDUCTFOR PREVENTION OF INSIDER TRADING

Code of Conduct for the Prevention of Insider Trading is in accordance with the requirements specified in the SEBI (Prohibition of Insider Trading)Regulation,2015 and the Board has adopted the same. The Insider Trading Policy of the Company explains the guidelines and procedures to be followed and disclosures to be made while dealing with shares of the Company, as well as the consequences of violation of norms. The Insider Trading Policy is available on the website of the Company.

UNIFORM LISTING AGREEMENT

SEBI issued SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015 which become effective from December 1, 2015 by replacing existing Listing Agreement. The Company entered into New Listing Agreement with Bombay Stock Exchange Limited and Calcutta StockExchangeLimitedduring February 2016.

OPERATIONS

Our reputation for excellence and integrity earned through the consistent delivery of quality work and by adhering the highest standard of business conduct through principles of Corporate Governance continues to be our most valuable assets. As we position ourselves for the future and our standard of excellence, integrity and accountability will serve us well.

Further, no material events, commitment and changes occurred between the end of the financialyear of the company to which the financial statements relate and the date of the report.

VIGILMECHANISM

The Vigil Mechanism Policy of the Company, which also incorporates a whistle blower policy in terms of the Listing Agreement, includes an Ethics & Compliance Task Force comprising senior executives of the Company. Protected disclosures can be made by a whistle blower through an e-mail, or dedicated telephone line or a letter to the Task Force or to the Chairman of the Audit Committee. The Policy on vigil mechanism available on the on the Company's website.

CORPORATESOCIALRESPONSIBILITY

Provisions of the Companies Act, 2013 in regards of Corporate Social Responsibility (CSR) do not mandatorily apply on your company,

CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES

All contracts *I* arrangements *I* transactions, if any, entered by the Company during the financial year 2015-16 with related parties were in the ordinary course of business and on an arm's length basis. During the year, the Company has not entered into any contract *I* arrangement/transaction with related parties which could be considered material. Your Directors draw attention of the members to Notes to the Financial Statement which sets out Related Party Disclosures.

RISK MANAGEMENT POLICY

Interms of the requirement of the Act, the Risk Management Policy is NotApplicable to your company.

SIGNIFICANTAND MATERIALORDERS PASSED BY THE REGULATORS/ COURTS/TRIBUNALS/INCOME TAX

During the year under review, no significant and material Orders were passed by the regulators or courts or tribunals or income tax dept, etc. impacting the going concern status and company's operations.

INTERNALFINANCIALCONTROLS

The internal financial controls are commensurate with the size and nature of business of the Company.

DIRECTORS'RESPONSIBILITY STATEMENT

Pursuant to the requirement clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013, your Directors confirm that:

(a) in the preparation of the annual accounts for the year ended 31.03.2016 the applicable accounting standards had been followed along with proper explanation relating to material departures;

- (b) the Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31.03.2016 and of the profit and loss of the Companyforthat period;
- (c) the Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (d) the Directors had prepared the annual accounts on a going concern basis; and
- (e) the Directors, had laid down internal financial controls to be followed by the Company and that such internal financialcontrols are adequate and were operating effectively.
- (f) the Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

TRANSFER OF AMOUNT TO INVESTOR EDUCATION AND PROTECTION FUND

Your Company did not have any funds lying unpaid or unclaimed for a period of seven years. Therefore there were no funds which were required to be transferred to Investor Education and Protection Fund (IEPF).

SHARETRANSFERSYSTEM

Shares lodged for physicaltransfer are registered within aperiod of 15 days, if the documents are clear and complete in all respects. The shares duly transferred would be dispatched to the Shareholders upon approval of transfers. Adequate care is taken to ensure that, no transfers are pending for more than a fortnight. As bulk of the Company's shares are currently traded in dematerialized form, the transfers are processed and approved in the electronic form by NSDL *I* CDSL through their depository participants. AlankitAssignments Limited is the common Share Transfer Agent for both physical and dematerialized mode.

PARTICULARS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTIONAND FOREIGNEXCHANGE EARNINGS AND OUT GO.

Information required to be given pursuant to this Clause are given below:

A. CONSERVATION OF ENERGY

The company did not use any energy during the year under review. Your Company is conscious about its responsibility to conserve energy, power and other energy sources wherever possible. We emphasis towards a safe and clean environment and continue to adhere to all regulatory requirements and guidelines.

B. RESEARCH&DEVELOPMENT

Your Company has not imported any technology for any research and development.

C. TECHNOLOGYABSORPTION

Your Company has not imported any technology; however, we believe and use information technology extensively in all spheres of our activities to improve efficiency levels.

D. FOREIGNEXCHANGEEARNINGSAND OUTGO.

	31.03.2016 (Amt.)	31.03.2015 (Amt.)
Foreign Exchangeearning	Nil	Nil
Foreign Exchange outgoing	Nil	Nil

DISCLOSURES

AUDIT COMMITTEE

Sr.No.	Name of the Director	Category of Director
1.	Mr.PankajAggarwal	Chairman, Non-Executive & Independent Director
2.	Mr.Raj Kumar Gupta	Executive & Non-Independent Director
3.	Ms. Lalita Mittal	Non- Executive & Independent Director

REMUNERATION AND NOMINATION COMMITTEE

Sr.No.	Name of the Director	Category of Director	
1.	Mr. Pankaj Aggarwal	Chairman, Non- Executive & Independent Director	
2.	Ms. Lalita Mittal	Non- Executive & Independent Director	
3.	Mr.Amit Gupta	Non-Executive & Non-Independent Director	

SHAREHOLDERS /INVESTORS GRIEVANCE COMMITTEE

Sr.No.	Name of the Director	Category of Director	
1.	Mr. Raj Kumar Gupta	Chairman, Executive & Non- Independent Director	
2.	Ms. Lalita Mittal	Non- Executive & Independent Director	
3.	Mr. P. N. Baidya	Non- Executive & Non- Independent Director	

EXTRACT OF ANNUAL RETURN

Pursuant to section 92(3) of the Companies Act, 2013 ('the Act') and rule 12(1) of the Companies (Management and Administration) Rules, 2014, Extract of Annual Return of the Company in form MGT-9 is annexed herewith Director's Report.

APPRECIATION

Your Directors wish to place on record their deep thanks and gratitude to;

- a) The Directors acknowledge and would like to place on record the commitment and dedication on the part of the employees of your Company for their continued efforts inachievinggood results.
- b) The Central and State Government as well as their respective Departments and Development Authorities connected with the business of the Company, Bankers of the Company as well as Stock Exchanges & Other Institutions for their co-operation and continued support.
- c) The Shareholders & Others for the trust and confidence reposed and to the Customers for their valued patronage.
- d) The Board also takes this opportunity to express its sincere appreciation for the efforts put in by the officers and employees at all levels in achieving the results and hopes that they would continue their sincere and dedicated endeavour towards attainment of better working results during the current year.

By Order of the Board of Directors For DECOROUS INVESTMENT & TRADING CO.LTD.

Raj Kumar Gupta - DIN: 00074532

Place: NewDelhi Dated: 24.08.2016 WholeTime Director&CFO 1/11682,PanchsheelPark, New Delhl-110092

Form No. MGT-9 EXTRACT OF ANNUAL RETURN as on the financial year ended on 31st March 2016

I. REGISTRATIONAND OTHER DETAILS:

i) ii) iii) iv)	CIN Registration Date Name of the Company Category /Sub-Category	L67120DL1982PLC289090 22nd November,1982 DecorousInvestment& Trading Company Limited PublicCompany/ Limitedby shares
V)	of the Company Address of the Regd. Office	R-489,GF-B,New Rajinder Nagar
•)	Address of the Regulation	New Delhi-110060
vi)	contact details	
	a.)Website	www.ditco.in
	b.)Emaili.d.	decorous1982@gmail.com
	c.)PhoneNo.	9911223638
vii)	Whether listed company	YES
		1)BSELtd.
		2)Calcutta Stock Exchange Ltd.
		1) DelhiStock Exchange Ltd.
		(DSEstandsde-recognised)
viii)	DetailofRTA	
	a.)Name	AlankitAssignmentsLimited
	b.)Address	R.O.IE/13,Alanklt Heights,
		JhandewalanExtn.,NewDelhi-55
		C.O.: 205-208, Anarkali Complex,
		JhandewalanExtn.,NewDelhi-55
	c.)Contact	011-42541234,011-42541960
		rta@alankit.com

II. PRINCIPALBUSINESSACTIVITIES OF THE COMPANY

 $\label{eq:althebusiness} activities contributing 10\ \% or more of the total turn over of the company shall be stated:-$

SI.No.	Name and Description of main products / services	%to totalturnover of the company
1	Gems & Jewellery	100%

III. PARTICULARSOFHOLDING, SUBSIDIARYAND ASSOCIATE COMPANIES-

S.No.	Name and Address of the Company	CIN/GLN	Holding/ Subsidiary	%ofshares held	Applicable Section
	NIL				

IV. SHARE HOLDING PATTERN

(Equity Share Capital Break-up as percentage of Total Equity)

i) Category-wise Share Holding

°0;°0° °0°;°0° a;0	Category of Shareholder	No. of Shares heldatthe beginning oftheyear	%oftotal no.of shares	No.of Shares heldatthe endofthe year	%of total no. of shares	r;.,change during the year
 (A) 1 (a) (b) (c) (d) (e) (e-ii) (e-iii) 	ShareholdingofPromoter andPromoterGroup2 Indian Individuals/Hindu UndividedFamily CentralGovernment/ State Government(s) Bodies Corporate FinancialInstitutions/ Banks Any others(Specify)	0 0 72700 0 0	2.11	0 0 72700 0 0	2.11	0
	Sub Totai(A)(1)	72700	2.11	72700	2.11	0
2 a b c d e-i e-ii	Foreign Individuals (Non-Residents Individuals/Foreign Individuals) Bodies Corporate Institutions Qualified Foreign Investor Any others(Specify)	0 0 0 0 0 0		0 0 0 0 0		
	Sub Totai(A)(2)	0		0		
	TotalShareholdIngOf PromoterandPromoter Group(A)=(A)(1)+(A)(2)	72700	2.11	72700	2.11	0

(B) Public shareholding

1 Institutions

(a)	Mutual Funds/UTI	0	0
(b)	FinancialInstitutions/Banks	0	0
(c)	CentralGovernment/State		
	Govemment(s)	0	0
(d)	Venture Capital Funds	0	0

(e)	Insurance Companies	0		0		
(e) (f)	Foreign Institutional	0		0		
(1)	Investors	0		0		
(g)	Foreign Venture Capital	Ŭ,		0		
(3)	Investors	0		0		
(h)	Qualified Foreign Investor	0		0		
(i)	AnyOther (Body Corporate)	200000	5.80	200000	5.80	0
(i-ii)						
(i-ii)						
	Sub-Total(8)(1)0		0			
82	Non-institutions					
(a)	Bodies Corporate					
(b)	Individuals					
1	i. Individualshareholders					
	holding nominalshare					
	capital up to f 1 lakh	408100	11.83	408100	11.83	0
П	ii. Individualshareholders					
	holding nominalshare					
()	capital in excess off 11akh	2769200	80.27	2769200	80.27	0
(c)	Qualified Foreign Investor	0		0		
(d)	AnyOther(specify)	0		0		
(d-i) (d-ii)						
(u-ii)						
	Sub-Total(8)(2)	3177300	92.10	3177300	92.10	0
(B)	Total PublicShareholding					
	(B)=(B)(1)+(B)(2)	3377300	97.89	3377300	97.89	0
	TOTAL(A)+(B)	3450000	100.00	3450000	100.00	0
(C)	Shares held by					
Ĺ	Custodiansand against					
	whichDepository					
	Receipts have					
	beenissued					
1	PromoterandPromoterGroup					
2	Public					
	Sub-Total(C)	0		0		
	GRANDTOTAL					
	(A)+(B)+(c)	3450000	100.00	3450000	100.00	0
L						

(ii) Shareholding of Promoters

SI. No.	Shareholder's Name	Shareholdingat the beginning of the year		Shareholding atthe end of the year			%change in	
		No.of Shares		%of Shares Pledged <i>I</i> encumbered	No.of Shares		%of Shares Pledged/ encumbered	shareholding during the year
1	AdityaEstatesPvt.Ltd P R	24300	0.70	0	24300	0.70	0	0
2	Holdings Ltd Buckingham	9600	0.28	0	9600	0.28	0	0
3	Industries Ltd	9800	0.28	0	9800	0.28	0	0
4	Swagtam Trading & Services Ltd	9600	0.28	0	9600	0.28	0	0
5	Jeewan Commercial Ltd	9600	0.28	0	9600	0.28	0	0
6	Antique Holdings P Ltd	9800	0.28	0	9800	0.28	0	0
	TOTAL	72700	2.11		72700	2.11		

(iii) Change in Promoters'Shareholding:NOCHANGE DURING THE YEAR

SI. No.	Name of Promoter	Shareholdingat the beginning oftheyear		Cumulative S duringt	0
1	Aditya Estates Pvt. Ltd.	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginning of the year	24300	0.70	24300	0.70
	At the End of the year	24300	0.70	24300	0.70

SI. No.	Name of Promoter		lding atthe g oftheyear	Cumulative ShareholdIng duringthe year	
2	PR Holdings Ltd.	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginning ofthe year	9600	0.28	9600	0.28
	At the End of the year	9600	0.28	9600	0.28

SI. No.	Name of Promoter	Shareholdingat the beginning oftheyear		Cumulative S during t	Shareholding the year
3	Buckingham Industries Ltd.	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginning ofthe year	9800	0.28	9800	0.28
	At the End of the year	9800	0.28	9800	0.28

SI. No.	Nameof Promoter		eholdingatthe ning oftheyear	Cumulative Sha during the	
4	Swagtam Trading & Services Ltd.	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginningofthe year Atthe Endof the year	9600 9600	0.28 0.28	9600 9600	0.28 0.28
SI. No.	Name of Promoter		eholding at the ing of the year	Cumulative Shareholding during the year	
5	Jeewan CommercialLtd.	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginningof the year Atthe Endof the year	9600 9600	0.28 0.28	9600 9600	0.28 0.28
SI. No.	Name of Promoter		reholding at the ing of the year	Cumulativ	ve Shareholding during the year
6	Antique Holdings Ltd.	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginningofthe year Atthe Endof the year	9800 9800	0.28 0.28	9800 9800	0.28 0.28

(iv) Shareholding Pattern of TOPTEN Shareholders: NO CHANGE DURING THE YEAR (other than Directors, Promoters and Holders of GDRs and ADRs):

SI. No.	Nameof Shareholder	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
1	SitaRani	No.of %oftotal shares shares		No.of shares	%oftotal shares
	Atthe Beginningofthe year Atthe End of the year	175000 175000	5.07 5.07	175000 175000	5.07 5.07

SI. No.	Nameof Shareholder	Shareholding at the beginning of the year		CumulativeShareholding during the year	
2	SumitGupta	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginningof the year Atthe Endof the year	175000 175000	5.07 5.07	175000 175000	5.07 5.07

SI. No	Name of Shareholder		Shareholdingat the beginning oftheyear		Shareholding the year
3	AmitGupta	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginning of the year At the End of the year	170000 170000	4.93 4.93	170000 170000	4.93 4.93

SI.	Name of Shareholder	Shareholding atthe		CumulativeShareholding	
No		beginning ofthe year		during theyear	
4	RichaAggarwal	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginning of the year	170000	4.93	170000	4.93
	At the End of the year	170000	4.93	170000	4.93

SI. No	Name of Shareholder	Shareholdingat the beginning oftheyear		Cumulative Shareholding during the year	
5	VeenaGupta	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginning of the year At the End of the year	155000 155000	4.49 4.49	155000 155000	4.49 4.49

SI. No	Name of Shareholder	Shareholdingat the beginning oftheyear		Cumulative Shareholding during the year	
6	MadhuMohan	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginning of the year At the End of the year	100100 100100		100100 100100	2.90 2.90

SI. No	Name of Shareholder	Shareholdingat the beginning oftheyear		Cumulative Shareholding during the year	
7	PrincepTradeAndFinance	No.of	%oftotal	No.of	%oftotal
	PrivateLimited	shares	shares	shares	shares
	Atthe Beginning of the year	100000	2.90	100000	2.90
	At the End of the year	100000	2.90	100000	2.90

SI. No	Nameof Shareholder		Shareholding at the beginning of the year		veShareholding ng theyear
8	Rajesh Gupta	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginningof the year Atthe End of the year	100000 100000	2.90 2.90	100000 100000	2.90 2.90
SI. No	Name of Shareholder	Shareholding at the beginning of the year			veShareholding ng theyear
9	SeemaGupta	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginningofthe year Atthe End of the year	100000 100000	2.90 2.90	100000 100000	2.90 2.90
SI. No	Nameof Shareholder		oldingat the g oftheyear		ve Shareholding ngthe year
10	WeldonFincapPrivate Limited	No.of shares	%oftotal shares	No.of shares	%oftotal shares
	Atthe Beginningofthe year Atthe End of the year	100000 100000	2.90 2.90	100000 100000	2.90 2.90

(v) Shareholding of Directors and Key Managerial Personnel: NOCHANGE DURING THE YEAR

SI. No	Nameof Director/KMP	Shareholding at the beginning of the year		CumulativeShareholding during the year	
1	Amit Gupta	No.of	%oftotal	No.of	%oftotal
	Director-w.e.f.29.01.2015	shares	shares	shares	shares
	Atthe Beginningof the year	170000	4.93	170000	4.93
	Atthe End of the year	170000	4.93	170000	4.93

V. INDEBTEDNESS

Indebtedness of the Company including interest outstanding/accruedbut not due forpayment Amount (Rs.)

			•
	Secured Loans excluding deposits	Unsecured Loans /Advances	Deposits
Indebtedness at the beginning			
of the financialyear	NIL		NIL
i) PrincipalAmount		0	
ii) interest due but not paid		0	
iii) interestaccrued but not due.		0	
Total(i+ii+iii)	NIL	0	NIL
Change in Indebtedness during			
the financialyear			
*Addition			
*Reduction Net		0	
Change Indebtedness	NIL	0	NIL
attheend			
of the FinancialYear	NIL	NIL	NIL
i) PrincipalAmount		0	
ii) Interest due but not paid		0	
iii) Interest accrued but not due		0	
Total(i+ii+iii)	NIL	NIL	NIL

VI.REMUNERATION OF DIRECTORSAND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole-time Directors and/or Manager:

		-	
SI. no	Particulars of Remuneration	TotaiAn	nount(Rs.)
	RAJ KUMAR GUPTA	Per Month	Per Year
1	Gross salary (a) Salary as perprovisions contained in section 17(1)ofthe Income-taxAct, 1961 (b) Value of perquisites u/s17(2) Income-tax:Act, 1961 (c) profit in lieu of salary under section 17(3)incometax:Act, 1961 Stock Option	20,000 0 0	2,40,000
	Stock Option	ů	
3	Sweat Equity	0	
4	Commission-as%of Profit- Other,Specify	0	
5	Others, please specify	0	
	Totai(A) Ceiling as pertheAct	20,000	2,40,000

SI. no	Particulars of Remuneration	TotalAr	nount (Rs.)
1	Independent Director *Feefor attending BoardCommittee Meeting *Commission *Other, Please Specify	NIL	NIL
	Total(1)	NIL	NIL
2	Other Non-Executive Directors *Feefor attending board Committee Meeting *Commission *Other, Please Specify	NIL	NIL
	Total(2)	NIL	NIL
	Total(B)=(1+2)	NIL	NIL
	TotalManagerialRemuneration Overall Ceiling as pertheAct	NIL	NIL

B. REMUNERATION TO OTHER DIRECTORS:

C.REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGERIWTD TOTAL(Rs.)

SI.no		Per Month	Per Year
1	Mr.Mohit Kumar (ACS-38142} (Resigned w.e.f.08.02.2016)		
	Company Secretary	15,000	1,55,338

VII. PENALTIES / PUNISHMENT/COMPOUNDING OF OFFENCES:

Туре	Section of the CompaniesAct		Appeal made, if any (Details)
A.COMPANY			
Penalty		NIL	NIL
Punishment		NIL	NIL
Compounding		NIL	NIL
B.DIRECTOR			
Penalty	ERSIN DEFAULT	NIL	NIL
Punishment		NIL	NIL
Compounding		NIL	NIL
Penalty		NIL	NIL
Punishment		NIL	NIL
Compounding		NIL	NIL

B.Bhushan&CO.

Company Secretaries

1195,GaliBabu Ram,BazarSita Ram Delhi-110006. Email:b.bhushanandcompany@gmail.com Mobile:9650555376,9311531800

SECRETARIALAUDIT REPORT

FOR THE FINANCIAL YEAR ENDED on 31.03.2016 [Pursuant to section 204(1) of the Companies Act, 2013 and the rules made thereunder]

To, The Members, Decorous Investment and TradingCompanyLimited R-489, GF- B, Ground Floor, New RajinderNagar, New Delhi-110060.

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Decorous Investment and Trading Company Limited (CIN : L67120DL1982PLC289090) (hereinafter called the company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts /statutory compliances and expressing our opinion thereon.

Based on our verification of the books, papers, minute books, fonns and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the company has, during the audit period covering the financialyear starting from 1.04.2015 ended on 31.03.2016 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting madehereinafter:

We have examined the books, papers, minute books, fonns and returns filed and other records maintained by the Company for the financial year ended on 31st March 2016 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation)Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder *to* the extent of Foreign Direct Investment, Overseas Direct Investment and ExternalCommercialBorrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of IndiaAct, 1992 ('SEBIAct'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations,2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - (d) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations,1993 regarding the Companies Act and dealing with the clients/Members;
- (vi) and other laws applicable on the company.
- We report that during the year under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We have also examined compliance with the applicable clauses of the ListingAgreements entered intoby the Company with Bombay Stock Exchange Limited, Delhi Stock Exchange limited and Calcutta Stock Exchange limited, the trading platform is not available with the Calcutta stock exchange and recognition of Delhi Stock Exchange was withdrawn by the SEBIon 19^{III} November 2014.

We further report that, there were no actions/events in pursuance of:

- (a) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;
- (b) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines,1999;
- (c) The Securities and Exchange Board of India (Issue and Listing of DebtSecurities) Regulations, 2008;
- (d) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; requiring compliance thereof by the company during the financialyear.

We further report that based on information provided by the company, its officers and authorized representatives during the conduct of the audit, and also on the review of quarterly compliance reports by officials of the company taken on records by the Board of Directors of the company, in our opinion, adequate systems and processes and control mechanismexist in the company to monitor and ensure compliance with applicable laws.

We further report that the compliance by the company of applicable financial laws, like direct and Indirect tax laws, has not been reviewed in this Audit since the same have been subject to review by statutory financial audit and other designated professionals.

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors,Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agendaitems before the meeting and for meaningful participation at the meeting.

As per the minutes of the meetings duly recorded and signed by the director/directors, the decisions of the Board were unanimous and no dissenting views have been recorded.

We further report that there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

We further report that Mr. Mohit Kumar, Company Secretary of the company has resigned during the year and the necessary statutory compliances had already been made by the company in this regard and further the company is in process to appoint another company secretary in place of Mr.Mohit Kumar.

We further Report that during the audit period the company has not indulge inany matter related to the following:-

- (i) Public/Right/ Preferential/debentures/sweat equity issue, etc.
- (ii) Redemption / buy-back of securities
- (iii) Major decisions taken by the members in pursuance to section 180 of the Companies Act, 2013
- (iv) Merger *I* amalgamation *I* reconstruction, etc.
- (v) Foreign technical collaborations etc.

Place:NewDelhi Date :26-05-2016 For **B.Bhushan**&Co. (Company Secretaries)

> Bharat Bhushan (Proprietor) M. No.:A31951 COP :14469

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Your Directors presents before you the Company's Management Discussion and Analysis Report for the year ended on 31.03.2016

The management of the company is presenting herein the overview, opportunities and threats, initiatives by the company and overall strategy of the company and its outlook for the future. This outlook is based on management's own assessment and itmay vary due to future economic and other future developments in the country.

FORWARD LOOKING STATEMENT

Statement in this report, particularly those which relate to Management Discussion and Analysis, describing the company's future plans, objectives, projections, estimates and expectations may constitute •torward looking statements• within the meaning of applicable laws and regulations.Actual results may vary materially from those either expressed or implied.

GEMS & JEWELLERY BUSINESS. BULLION. COMMODITIES. ETC.

INDUSTRY STRUCTUREAND DEVELOPMENTS

India has substantial reserves of gold, diamond, ruby and other gemstones. The gems and jewellery sector has been playing a very important role in the Indian economy and contributes about six-seven per cent to the country's gross domestic product (GDP), apart from large scale employment generations and foreign exchange earnings (FEE). Sensing its immense potential, the Government of India has declared the sector as a thrust area for export promotion. The primary segments of the sector in India are gold jewellery and diamonds & gems. India is the world's largest consumer of gold, accounting for over 20 per cent of the global gold consumption. The country is also the world's largest cutting and polishing centre for diamonds, with the cutting and polishing industry being well supported by government policies. India exports 95 per cent of the world's diamonds, as per statistics from the Gems and Jewellery Export promotion Council (GJEPC). The industry is projected to generate up to US\$ 35 billion of revenue.

OPPORTUNITIES

- The country is slowly starting to move towards branded jewellery and consumers are progressively accommodating modem retail formats.
- Gold jewellery exports from India increased onyear to year basis.
- India has the high skilled low cost Labour.
- The Indian cut diamonds and designed jewellery are indemand in the international market.

THREATS:

- Gold import is subject to high custom duty which fluctuates & canaffect the business severely.
- Gold prices are also not stable that poses threat to the profit margin consequently.
- Tough competition from the other players may compel Company to offer competitive price and ultimately affect ourprofit margin.
- Money Market tightness and financialcrunch.
- Alternative to Diamonds such as American Zerconia and CVD
- Consumer avoiding Gold Jewellery as investment option.
- Consumer preference towards branded & imported Designer Jewellery & Watches.
- Working Womendoes not prefer wearing any type of jewellery

OUTLOOK:

Overall business situation appears to be positive.Company has to concentrate on Product Development; in order to gain some ground in mass market segment. Assuming the inuation is brought under control and input prices remain at reasonable level, the domestic market is expected to continue to deliver a modest top line growth. With the continued effort on Retail upgradation and contemporary experience, the footfall and Brand image at the Retail level would be improved.

RISK&CONCERN:

Aggressive competitions by new players, who wish to enter the category, pose a risk of the Company losing its market share. The Company will focus on contemporary designs, better value proposition in the product basket through continuous innovation and on cost management omitigate the risks.

REAL ESTATE & SERVICE SECTOR

INDUSTRYSTRUCTURE& DEVELOPMENTS

The Indian real estate sector has come a long way and is today one of the fastest growing markets in the world. It comprises many sub-sectors – housing, retail, hospitality, farms, residential, and commercial. While housing contributes to five-six percent of India's gross domestic product (GOP), the remaining sub-sectors are also increasing at a fast pace. The total realty market in the country is expected to touch US\$180 billion by 2020.

Real estate in India is being recognized as an infrastructure service that is driving the economic growth engine of the country. Growing infrastructure requirement in diverse sectors such as tourism, education, healthcare, etc., are offering several investment opportunities for both domestic as well as foreign investors. The role of the Government of India has been instrumental in the development of the sector including FDI in Real Estate. With the government trying to introduce developer and buyer friendly policies and law enforcement against delay in delivery & breach of commitments, the outlook for real estate sector does look promising.

OPPORTUNITIES

- Realestate contributes about 5 per cent to India's GOP. The market size of this sector is expected to increase at a compound annual growth rate (CAGR) of 11.2 percent during FY2008-2020.
- The Indian construction and real estate sector continues to be a favoured destination for global investors. Several large global investors, including a number of sovereign funds, have taken the first move by partnering with successful local investors and developers for investing in the Indian real estate market.
- The residential asset class looks to have great potential for growth with housing requirements growing across cities.
- Demand for space from sectors such as education and healthcare has opened up ample opportunities in the realestate sector. The country still needs to add three million hospital beds to meetthe globalaverage of three for every 1,000 people.
- Government of India focus on affordable homes for all by 2022, the creation of 100 Smart Cities and infrastructure developmentacross India, the realestate industry has much to look forward to in 2016.

THREATS

- High inflation rate may increase the cost and company's profit margins may suffer.
- High interest rate may also prove to be adverse.
- Realestate industry is capital intensive sector which require high capital and in present scenario it is challenge in front of management to arrange for the funds requirement.
- Tough competition from the other existing players in the industry also poses a threst.

OUTLOOK

INTERNALCONTROLSYSTEMS AND THEIRADEQUACY

The company has a proper and adequate system of internal controls & audit commensurate with its size to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and the transactions are authorized, recorded and reported correctly. Proper controls and checks are exercised by the company by following the procedures prescribed in the various manuals. The Audit Committee of the Board will review InternalControlSystems of the company on periodical basis

DEVELOPMENTSIN HUMANRESOURCES/INDUSTRIAL RELATIONS

Your company recognizes the value of human resource, therefore, the human resource policies are being framed in such fashion that they not only aim at achieving the organizational goalbut also recognize, appreciate and develop the individual interest of the employees. The Human Resource Development policies of the company are being so framed that it is in the best interest of the organization as well as employees of the company.

By Order of the Board of Directors For DECOROUS INVESTMENT & TRADING CO.LTD.

Place : New Delhi Dated: 24.08.2016 Raj Kumar Gupta - DIN:00074532 Whole Time Director & CFO 1/11682,PanchsheelPark,New Delhi-110092

REPORT ON CORPORATE GOVERNANCE

THE COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE:

Good Corporate Governance practices are fundamental to the success of any organization and for enhancement of value of all stakeholders. With this view Company has decided to adopt clause 49 of Listing Agreement from 01.08.2014, as prescribed by SEBI and incorporated in the Listing Agreement, though it is not Mandatory for your Company to comply the Regulation 27 of SEBI (LODR) Regulations, 2015 of Listing Agreement. To strengthen this belief the Company has further adopted a Code of Conduct, which inter alia forms guidelines for Leadership with Trust". The Company will focus its energies and resources in creating and safeguarding of shareholders' wealth and, at the same time, protect the interests of all its stakeholders.

BOARDOF DIRECTORS

The Board of Directors is an optimum combination of professionalism experience, executive, non executive, and Independent Directors, provides and evaluates the strategic directions of the Company: formulates and reviews management policies, serves and protects the overall interests of shareholders to ensure long-term value creation for stakeholders.

Composition:

The Board of Directors comprise of '5' Directors as on 31.03.2016 namely

CATEGORY
WholeTimeDirector &CFO
Director
Director
Independent Director
Independent Director

BOARD MEETING :

During the financial year ended March 31,2016, 10(Ten) Meetings of the Board of Directors were held as against the minimum requirement of 4 times. None of the two Board Meetings have a gap of more than 120 days in between them. The dates of Board meetings and Directors attendance record is given below:

S.No.	Date-BoardMeeting	S.No.	Date-BoardMeeting
1.	25.05.2015	6.	04.12.2015
2.	31.07.2015	7.	14.01.2015
3.	30.09.2015	8.	08.02.2016
4.	16.10.2015	9.	22.02.2016
5.	09.11.2015	10.	28.03.2016

Attendance Record of Directors

Sr. No.	Name of Director	No.of Meetings attending during 2015-16		g	No.ofother Directorship		No.of outside Committee	
		Board		Last	Listed	others	Chairman	Member
		Held*	Attended	AGM				
1.	Mr.Raj Kumar Gupta	10	10	Yes	1	1	NIL	2
2.	Mr.P.N.Baidya	10	10	Yes	3	15	NIL	NIL
3.	Mr.Amit Gupta	10	10	Yes	3	6	NIL	NIL
4.	Ms.Lalita Mittal	10	10	Yes	4	NIL	0	3
5.	Mr.Pankaj Aggarwal	10	10	Yes	2	1	2	1

*Denotes number of meetings held during the tenure of directorship of each director.

Notes:

- None of the Directors of your Company is a member of more than 10 Committees or is the Chairman of more than five Committees across all the Public Companies in which they are Directors.
- The directorship/ committee membership is based on the disclosures received from the directors.
- No Director is inter-se related to any other Director on the Board of the Company.

CODE OFCONDUCT

Code of Conduct for Members of the Board and Senior Management is a comprehensive Code applicable to Executive and Non-Executive Directors as well as members of the Senior Management. The Code of Conduct is available on the Company's website www.ditco.in

The Whole Time Director has declared that all the members of the Board have affirmed that they have complied with the code of conduct for the financial year 2015-16.

SEBI has notified the SEBI (Prohibition of Insider Trading) Regulations, 2015 on 15.01.2015 repealing SEBI (Insider Trading) Regulations, 1992applicable to all the listed companies with effect from 15.05.2015. Accordingly company has adopted code of internal procedures and conduct for prohibition of insider trading, as amended, in dealing with the securities of the company.

DEMATERIALISATION OF SHARESAND LIQUIDITY

98.54% of the equity shares of the Company have been dematerialized as on 31.03.2016. The Company has entered into Agreements with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL)whereby shareholders have an option to dematerialize their shares with either of the Depositories and cast their electronic vote.

RECONCILIATIONOFSHARE CAPITALAUDITREPORT

As stipulated by SEBI, a qualified Practicing Company Secreatary carries out Secretarial Audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. This audit is carried out every Quarter and the Report thereon is submitted to the Stock Exchanges(s) where the Company's shares are listed. The Audit confirms that the total Listed and Paid-up Capital is in agreement with the aggregate of the total number of shares in dematerialized form (held with NSDLand CDSL) and total number of shares in physical form.

NOMINATION

Individual shareholders holding shares singly or jointly in physical form can nominate a person in whose name the shares shall be transferable in case of death of the registered shareholder(s). Nomination facility in respect of shares held in electronic form is also available with the Depository Particpants as per the bye-laws and business rules applicable to NSDL and CDSL. Nomination Form can be obtained from the Company's Registrar and Share Transfer Agent.

RESUME OF DIRECTORS PROPOSED TO BEAPPOINTED

The brief resume of Director seeking appointment is appended herein above in the Notice for calling Annual General Meeting.

Brief Resume of Appointee Director

Mr.Amit Gupta (DIN:00074483) holds M.B.A. & M.COMDegrees and has more than 15 years of experience in the fields of StockMarket, Finance, Gems&Jewellery, Real Estate, etc.,

S. No.	Name of the Company	Category of Directorship
1.	Shubh Estates Private Ltd	Director
2.	Unique Credits PrivateLimited	Director
3.	Dune Estates PrivateLimited	Director
4.	Empire Realcon Private Limited	Director

At present he holds the Directorship in the following Companies

MrAmitGupta (DIN:00074483) holds 170000 (4.93%) shares of the Company.

COMMITTEES OF THE BOARD

The Board has constituted the following standing Committees:

- [A] Audit Committee
- [B] Remuneration and Nomination Committee
- [C] Shareholders'/Investors'GrievanceCommittee

[A] AUDITCOMMITTEE

In pursuance of section 177 of the Companies Act,2013 and other applicable laws Board of Directors of the Company has constituted an Audit Committee. The purpose of the audit committee is to ensure the objectivity, credibility and correctness of the Company's financial reporting and disclosure processes, internal controls, risk management policies and processes, tax policies, compliance and legal requirements and associated matters.

i) Terms of reference

- 1. OVersight of the Company's financial reporting process and disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- 2. Recommending the appointment, remuneration and terms of appointment and change of statutory and internal auditors, fiXation of audit fee and also approval for payment for any other services.
- 3. To review and monitor the independence and performance of auditors & effectiveness of audit process.
- 4. Reviewing with Management the quarterly *I* half yearly and the annualfinancial statements before submission to the Board, focusing primarily on:
 - Matters required to be included in the Director's Responsibility Statement to be included in the Board's report interms of clause3(C) of section 134 of the CompaniesAct,2013.
 - Any Change inaccounting policies and practices.
 - Major accounting entries based on exercise of judgment by management.
 - The going concern assumption.
 - Compliance with accounting standards.
 - Compliance of legalrequirements concerningfinancialstatements.
 - Any related party transactions.
- 5. Reviewing with the management, statutory and internal Auditors, the adequacy and compliance of internal control system.
- 6. Reviewing, with the management, the quarterly financial statements before submission to the Board for approval.
- 7. Reviewing the adequacy of internal audit function, reporting structure coverage and frequency of internal audit.
- 8. Discussion on internal Auditor's significant findings and follow up there on.
- Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- 10. Discussion with statutory Auditors about the scope of audit as well as have post audit discussion to ascertain any area of concern.
- 11. Reviewing the Company's financial and risk management policies.
- 12. Approvalor any subsequent modification of transaction of the Company with the Related parties.
- 13. Scrutiny of inter corporate loans and investments.
- 14. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of nonpayment of declared dividends) and creditors.

Further theAudit Committee shall mandatorily review the followinginformation:

- 1. Management discussion and analysis of financial condition and results of operations;
- 2. Statement of significant related party transactions (as defined by the audit committee), submitted by management;
- 3. Managementletters /letters of internalcontrol weaknesses issued by the statutory auditors;
- 4. InternalAudit Reports relating to internalcontrolweaknesses; and

5. The appointment, removal and tenns of remuneration of the Internal Auditor shall be subject to review by the Audit Committee.

ii) Composition:

Audit Committee comprise of three members- Mr.PankajAggarwal, Chainnan,Non-Executive/Independent Director, Mr. Raj Kumar Gupta, Executive & Non - Independent Director and Ms. Lalita Mittal, Non-Executive & Independent Director.

Mr. Pankaj Aggarwal is heading the Audit Committee.

Audit Committee has been constituted by the Board of Directors in its Board meeting held on 23.08.2014, to inter alia to look into the matters related to the Financial Reporting and Compliance of the Company with regulatory & legal requirements.

Meeting and attendance:

Audit Committee have met Seven times i.e. 25.05.2015, 31.07.2015, 04.09.2015, 16.10.2015 and 09.11.2015, 08.02.2016, 22.08.2016 during financial year 2015-16.

Sr.No.	Name of the Member	MeetingsHeld	Meetings Attended
1.	Mr. PankajAggarwal	7	7
2.	Ms.Lalita Mittal	7	7
3.	Mr.RajKumarGupta	7	7

[B) REMUNERATIONAND NOMINATION COMMITTEE

In Accordance with the provisions of Section 178 of the Companies Act, 2013 the Board of Directors of the Company in its meeting held on 08.02.2016 and 28.03.2016 has constituted a Committee of Directors to be known as "Remuneration and Nomination Committee". The Role of the Remuneration and Nomination Committee and its constitution is given below.

Role of Remuneration and Nomination Committee

- 1. To identify the persons who are qualified to become the director and who may be appointed in the senior management.
- 2. To lay down the criteria and policy for selection relating to the appointment of Directors, Officers in the senior Management and their remuneration.
- 3. To recommend to the Board of Directors of the Company on appointment and removal of Directors or officers in the senior management.

Constitution of the Committee

Remuneration and Nomination Committee shall consist of the following Directors:

- 1. Mr.PankajAggarwal Chainnan,Non-Executive & Independent Director
- 2. Ms.Lalita Mittal Non-Executive & Independent Director
- 3. Mr. Raj Kumar Gupta Executive & Non-Independent Director

Mr. Pankaj Aggarwal is the chainnan of the committee.

ATTENDANCERECORD&DETAILSOF THE COMMITTEE MEETING

Remuneration and Nomination committee have met two times i.e. 08.02.2016 and 28.03.2016 during financial year 2015-16

Sr.No.	Name of the Member	Meetings Held	MeetingsAttended
1.	Mr.PankajAggarwal	2	2
2.	Ms.Lalita Mittal	2	2
3.	Mr.Raj Kumar Gupta	2	2

DETAILS OF REMUNERATION PAID TO THE DIRECTOR (WTD & CFO)

S.No.	Director	Remuneration (in Rs.)
1.	Mr. Raj Kumar Gupta	2,40,000/-

[C) SHAR_EHOLDERS'/INVESTORS'GRIEVANCECOMMITTEE

The purpose of constituting shareholders' /Investors' grievance committee is to expedite the process of redressal of investors' grievances and it is responsible for specifically to look into the matters related to the shareholders grievances and their complaints related to non receipt of share certificates,transfers,non-payment of dividend,etc.

i) Terms of reference

- 1. To consider and review the queries/complaints received from Share/ Debenture Holders
- 2. To take steps to redress queries/ complaints and ensure speedy satisfaction.
- 3. To work under the control& supervision of the Board of Directors
- ii) Composition:

The Shareholders'/Investors' Grievance Committee comprises of three members, including Mr. Raj Kumar Gupta, Chairman, Executive & Non Independent Director, Ms. Lalita Mittal, Non-Executive & Independent Director and Mr. P. N.Baidya, Non-Executive & Non-Independent Director.

Mr. Raj Kumar Gupta is heading the Committee.

Meeting and attendance:

Shareholders /Investors Grievance Committee have met two times i.e. 14.07.216 & 28.03.2016 during FinancialYear 2015-16.

Sr.No.	Name of the Member	Meetings Held	Meetings Attended
1.	Mr.Raj Kumar Gupta	2	2
2.	Ms.Lalita Mittal	2	2
3.	Mr.P.N.Baidya	2	2

COMPLAINTS<u>STATUS</u>

Received	/ Resolved	Pending	
None	NIL	NIL	

DIRECTOR'S SHAREHOLDING

S.No.	Director	No.of Shares held
1.	Mr.Amit Gupta	170000

Role and Powers of Shareholders'/Investors'Grievance Committee:

The Investors'GrievanceCommittee shall have the following role, functions and responsibilities:

- (i) To look into and supervise the redressalof shareholders'/Investors'Complaints.
- (ii) To oversee the performance of the Registrars and Share Transfer Agents and recommend measures for overall improvement of the quality of investor services.
- (iii) To consider and approve transfer of shares, transmission of shares, dematerialization of shares, transposition of shares, issuance of duplicate share, deletion of names, splitting and consolidation of shares, etc.

INDEPENDENT DIRECTORS

Independent Directors of the company have met 2 times in the financial year 2015-16 to

- a. Review the performance of non-independent directors and the Boardasa Whole
- b. Review the performance of the Chairperson of the company, taking into account the views of executive directors and non-executive directors;
- c. Assess the quality, quantity and timeliness of flow of information between the company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

Sr.No.	Name of the Member	MeetingsHeld	MeetingsAttended
1.	Ms.Lalita Mittal	2	2
2.	Mr.Pankaj Aggarwal	2	2

GENERALBODYMEETINGS

Date and Venue of last FourAnnualGeneralMeeting

Nature of Meeting	Date	Venue	SpecialResolutionpassed
AnnualGeneral Meeting for the financial year 2014-15	12.09.2015	Registered Office	1. ToAppoint Mr.Amit Gupta (DIN:00074483)as Director
AnnualGeneral Meeting for the financial year 2013-14	29.09.2014	Registered Office	 ToAppoint Mr.Raj Kumar Gupta asWhole-Time Director & Chief FinancialOfficer. ToAdopt New Set Of Regulation / Article Of Association. To Issue Equity Share On Preferential Basis
AnnualGeneral Meeting for the financial year 2012-13	30.09.2013	Registered Office	None
AnnualGeneral Meeting for the financial year 2011-12	29.09.2012	Registered Office	None

DISCLOSURES

- (i) There are no materially significant transactions with the related parties' viz. Promoters, Directors or the Management, their subsidiaries conflicting with Company's interest. Suitable disclosures as required by the Accounting Standards (AS18) have been made in the Annual Report.
- (ii) In the preparation of the financial statements, the Company has followed the accounting standards issued by the Institute of CharteredAccountants of India to the extent applicable.
- (iii) There were no penalties, strictures imposed on the company by BSE, CSE, DSE or SEBI or any statutory authority on any matter related to capital markets, during the last three years.

MEANS OF COMMUNICATION

- Company communicates with shareholders through its Annual Report, Publication of Financial Results, Website, etc.
- Board of Directors of the Company approves and takes on record the Un-audited financialresults within 45 days of the close of the quarter except Marchend quarter and the Results are announced to the BSE Ltd & Calcutta Stock Exchange Limited. Further the highlights of the quarterly results are published in the Newspapers.[i.e.generally, The Pioneer (English& Hindi),FinancialExpress (English)DainikLipi (Bengali)].
- Various sections of the Company's website www.ditco.in keep the investors updated on material developments like management,financial information,quarterly reports,announcements,etc.
- All Compliances of BSE are uploaded attheir Online Portal-Listing Centre.

GENERALSHAREHOLDERINFORMATION

- AnnualGeneralMeeting
 Date and Time
 Venue
- b) FinancialYear of the Company Tentative Schedule for Financial Year 2016-17
 1.Quarter ending June 30, 2016
 2Quarter ending September 30, 2016
 3.Quarter ending December 31, 2016
 Annual Result for the year ended March 31, 2017

26.09.2016at 10:00 A.M. R-489,GF-B,New Rajinder Nagar, New Delhi-110060.

from April1-to March31.

EndofJuly,2016 End of October,2016 End of January,2017 End of May,2017

- c) Date of Book Closure / Record Date
- d) RegisteredOffice
- e) DividendPayment Date
- f) Listing of Equity Shares on StockExchange(s)
- g) Stock Code BSELtd Calcutta Stock Exchange DelhiStock Exchange

23'"-26th September, 2016

R-489,GF-B, NewRajinderNagar, New Delhi-110060

N.A.

BSELtd Calcutta StockExchangeLtd. DelhiStockExchange Ltd. * (DSE stands de-recognized)

- 539405 014338 04029 AlankitAssignments Limited
- h) Registrar & Share Transfer Agents
- Liquidity Equity Shares of your Company are listed on BSE Ltd & Trading is active at BSEbut Trading Platform is not available at DSE & CSE
- j) Market Price Data BSELtd

52WeekHigh:Rs.14.25and 52WeekLow:Rs.12.50

At CSE & DSE, market price of the share is not available for want of Trading Platform.

k) Dematerialization of Shares

Shares of the company are in physical mode and also in DEMAT with CDSL& NSDL.

- Outstanding GDRs/ADRsJWarrants or any other convertible instruments Your Company does not have any GDRs/ADRsJWarrants or any other Convertible Instruments.
- m) InvestorCorrespondence
 - (i) For transfer of shares, payment of dividend on shares and any other queries relating to the shares is handled by the Company's Registrar & Share TransferAgent atthefollowing address:
 - Mr.J.K. Singla (Sr.Manager) M/sAiankitAssignmentsLimited Address:1-E/13,Alankit Heights,JhandewalanExtension,New Delhi-110055 Contact:011-42541234,42541960 Emailid:rta@alankit.com.
 - (ii) Mr. Raj Kumar Gupta, WTD & CFO & Compliance Officer was designated as the Compliance Officer of the Company as required under the ListingAgreements with Stock Exchange(s), due to Resignation of Mr. Mohit Kumar (ACS-38142)w.e.f.08.02.2016.Ms.Karishma Jain (ACS-46124) has now been appointed Company Secretary& ComplianceOfficerw.e.f.10.08.2016.
 - n) Address for Correspondence

The Correspondence may be addressed to

Ms. Karishma Jain (ACS-46124) Company Secretary & Compliance Officer, at the Registered Office of the Company,

OR

Mr.J.K.Singla, Senior Manager, Aiankit Assignments Ltd., at 1-E/13, Alankit House, Jhandewalan Extension, New Delhi-110055, Tel. No.+91-4254-1234, 4254-1960, Email id:rta@alankit.com.

o) SHAREHOLDING PATTERN

The shareholding pattern as on 31st March, 2016:

Category code	Category of Shareholder	Number of Shareholders	Totalnumber of shares
(I)	(11)	(III)	(IV)
(A)	Shareholding of Promoter and Promoter Group2		. ,
1	Indian		
(a)	Individuals/Hindu UndividedFamily	0	0
(b)	CentralGovernment!State Government(s)		
(c)	BodiesCorporate	6	72700
(d)	FinancialInstitutions/Banks		
(e)	Any Others (Specify)		
(e-i)			
(e-ii)			
_	SubTotai(A)(1)	6	72700
2	Foreign		
а	Individuals (Non-Residents Individuals/Foreign Individuals)	0	0
b	Bodies Corporate	0	0
С	Institutions	0	0
d	Qualified Foreign Investor	0	0
e .	AnyOthers(Specify)	0	0
e-i		0	0
e-ii	SubTotai{A){2)	0	0
	TotalShareholding of Promoter and Promoter Group $(A)=(A)(1)+(A)(2)$	6	72700
(B)	Public shareholding		
1	Institutions		
(a)	MutualFunds/UTI FinancialInstitutions	0	0
(b)	Banks CentralGovernment/State	0	0
(c)	Government(s) Venture Capital Funds	0	0
(d)	InsuranceCompanies	0	0
(e)	ForeignInstitutionalInvestors	0	0
(f)	Foreign Venture Capital Investors	0	0
(g)	Qualified Foreign Investor	0	0
(h)	AnyOther (specify)	0	0
(i) (i ii)		0	0
(i-ii) (i-ii)			
(* **)	Sub-Total(8)(1)	0	0

B2 (a) (b)	Non-institutions Bodies Corporate Individuals	2	200000
I	i. Individualshareholders holdingnominal share capitalup to Rs 1 lakh	452	408100
II (c) (d) (d-i) (d-ii)	ii. Individualshareholders holding nominal share capitalin excess of Rs.11akh. Qualified Foreign Investor Any Other (specify)	52 0	2769200 0
	Sub-Total(B)(2)	504	3177300
(B)	TotalPublicShareholding(B)=(B)(1)+(B)(2)	506	3377300
	TOTAL(A)+(B)	512	3450000
(C)	SharesheldbyCustodiansand against whichDepositoryReceiptshavebeen issued		
1 2	Promoter and Promoter Group Public		
	Sub-Total(C)	0	0
	GRANDTOTAL(A)+(B)+(C)	512	3450000

VIGIL MECHANISM - WHISTLE BLOWER POLICY

The Whistle Blower Policy is formulated to provide a vigil mechanism for Directors and Employees to raise genuine concerns about unethicalbehaviour, actualor suspected fraud or violation of the Company's Code of Conduct or Ethics policy. It also provides for adequate safeguard againstvictimisation of persons who use such mechanism.

The Policy provides necessary safeguards for protection of Directors and Employees who avail the vigil mechanism from reprisals or victimization for whistle blowing in good faith and to provide opportunity to Directors and Employees for direct access to the Chairperson of the Audit Committee in appropriate or exceptional cases

The WhistleBlowerPolicy is inconformity with Clause 49of the ListingAgreement and provisions of the CompaniesAct, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014.

All Directors and Employees of Company are eligible to make "Protected Disclosuresto the Chairman of the Audit Committee.During the year under review, no employee was denied access to the Audit Committee. Principles

- Protected disclosures shall be acted upon in a time bound manner.
- Complete confidentiality of the Whistle Blower will be maintained.
- The Whistle Blower and I or the person(s) processing the Protected Disclosure will not be subjected to victimization.
- Evidence of the Protected Disclosure will not be concealed and appropriate action including disciplinary action will be taken in case of attempts to concealor destroy evidence.
- 'Subject' of the Protected Disclosure i.e. Director or Employee against or in relation to whom a protected disclosure has been made, will be provided an opportunity of being heard.
- The Whistle Blower should bring to attention of the Competent Authority at the earliest any improper activity or
 practice. Although they are not required to provide proof, they must have sufficient cause for concem.
- The Whistle Blower shall co-operate with investigating authorities, maintaining full confidentiality.

By Order of the Board of Directors For DECOROUS INVESTMENT & TRADING CO.LTD.

Place : New Delhi Dated: 24.08.2016 Raj KumarGuptaDIN:00074532 WholeTime DIrector&CFO

CERTIFICATE ON THE COMPLIANCE WITH CORPORATE GOVERNANCE

То

The Members

Decorous Investment and TradingCompanyLimited

We have examined the compliance of conditions of Corporate Governance by Decorous Investment and Trading Company Limited for the year ended on 31st March, 2016, as prescribed in Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter called as "SEBI(LODR) Regulations, 2015") (erstwhile Clause 49of the Listing Agreement).

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to procedures and implementation thereof, adopted by the company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the company.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Agreement Except-

Regulation 6(1) of SEBI(LODR) Regulations,2015, which requires that a listed entity shall appoint a qualified company secretary as the compliance officer, so the company has appointed Ms. Karishma Jain ACS-46124 as Company Secretary cum compliance officerw.e.f.10.08.2016.

We state that no investor grievance is pending for a period exceeding one month against the company as per the records maintained by the shareholder/Investor grievance committee.

We further state that such compliance is neither an assurance as to the future viability of the company nor the efficiency or effectiveness with which the management has conducted the affairs of the company.

For **B.Bhushan**&Co. (Company Secretaries)

Place:- New Delhi Date:- 12.08.2016

Bharat Bhushan, (Proprietor) 1195,Gali Babu Ram, Bazar Sita Ram, Delhi-110006 M. No.:A31951 COP :14469

DECLARATION BY THE CEO / CFO UNDER CLAUSE 49 OF THE LISTING AGREEMENT

I, Raj Kumar Gupta (DIN:00074532), WTD & CFO, to the best of our knowledge and belief, hereby Certify to the Board that:

- a. I have reviewed financial statements and the cash flow statement and the Directors' Report and that to the best of my knowledge and belief:
 - i. these statements do not contain any materially untrue statement or omit any materialfactor contain statements that might bemisleading;
 - ii. these statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b. There are, to the best of my knowledge and belief, no transactions entered into by the company which are fraudulent,illegalor violative of the company's code of conduct or ethics policy.
- c. I accept responsibility for establishing and maintaining internalcontrols and that I have evaluated the effectiveness of the internal control systems of the company and I have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which they are aware and the steps I have taken or propose to take to rectify these deficiencies.
- d. I have indicated to the Auditors and the Audit committee
 - i. significant changes in internal controlduring the year;
 - ii. significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - iii. instances of significantfraud of which they have become aware and the involvement, if any, of the management or an employee having a significant role in the company's internal control system.

Date :24.08.2016 Place:NewDelhi RAJKUMAR GUPTA DIN:00074532 WholeTimeDirector &CFO G.K.KEDIA & CO. Charlerad Accountants

(ISO 9001:2008 Cerlified)

INDEPENDENT AUDITOR'S REPORT

914, Naurang House 21, Kasturba Gandhi Marg New Delhi-110001

TO THE MEMBERSOF DECOROUSINVESTMENTANDTRADING COMPANY LIMITED

REPORT ONTHE FINANCIALSTATEMENTS

We have audited the accompanying financial statements of DECOROUS INVESTMENTAND TRADING COMPANY LIMITED,[CIN:L67120DL1982PLC289090]("the Company"), which comprise of the Balance Sheet as at March 31, 2016 the Statement of Profit and Loss and Cash Flow Statement for the year then ended, and a summary of significant accounting policies, notes and other explanatory information.

MANAGEMENT'S RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financialperformance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from materialmisstatement, whether due to fraud or error.

AUDITORS'RESPONSIBILITY

Our responsibility is to express an opinion on these standalone financial statements based on our audit.

We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder.

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments; the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by Company's Directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

OPINION

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

- a) In the case of the Balance Sheet, of the state of affairs of the company as at 31.03.2016;
- b) In the case of the Statement of Profit and Loss, of the Profit of the company for the year ended on that date.
- c) In the case of the Cash Flow Statements, of the cash flows of the company for the year ended on that date.

OTHERMATTER

We further report that Section 203 of Companies Act, 2013 read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, requires to appoint Company Secretary in whole-time employment. Mr. Mohit Kumar, Company Secretary of the Company has resigned during the year dated 08.02.2016 as accepted by the Board by passing resolution on 08.02.2016. As explained to us by the management, the company is in the process to appoint new Company Secretary.

No Company Secretary has been appointed till the date of signing of our report. Financials Statements are required to be signed by the Company Secretary wherever they are appointed, as required by Section 134 of Companies Act, 2013. Therefore, we further report that financial statements have not been signed by the Company Secretary.

The above reporting does not affect our opinion on financial statement.

REPORT ON OTHER LEGALANDREGULATORYREQUIREMENTS

- 1. As required by sub-section (11) of Section 143 of the Act, a statement on the matters specified in paragraphs 3 and 4 of the Companies (Auditors' Report) Order, 2016 ("the Order") issued by the Central Government of India has been reported in "Annexure-I"to this report.
- 2. As required by section 143(3) of the Act, we Report that:
 - a) We have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
 - c) The company has no branch offices and consequently we have not received any report on accounts of branch of the company.
 - d) The Balance Sheet, the Statement of Profit & Lossand Cash Flow Statement dealt with by this Report are in agreement with the books of account;
 - e) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of theAct, read with Rule 7 of the Companies (Accounts)Rule,2014:
 - f) On the basis of written representations received from the Directors as on 31st March,2016 and taken on record by the Board of Directors, none of the Directors is disqualified as on 31st March, 2016 from being appointed as a director interms of section 164(2) of the Act;
 - g) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure-11".
 - With respect to the other matters to be included in the Auditer's Report in accordance with Rule 11 of the Companies (Audit &Auditors), Rule, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - (i) Company does not have any pending litigation which would impact its financial position:
 - (ii) Company did not have any long-term contracts including derivatives contracts for which there were any material foreseeable losses
 - (iii) No amounts were required to be transferred to the Investor Education and Protection Fund by the company as on31.03.2016.

For G.K.Kedia & Co. CharteredAccountants Firm RegistrationNo.:013016N

Satish Kumar Singh Partner M.No.525888 Place:New Delhi Date:26.05.2016

ANNEXURE-ITOTHE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE STANDALONE FINANCIAL STATEMENTS OF DECOROUS INVESTMENT AND TRADING COMPANY LIMITED (as referred in Paragraph 1 of other Legal and Regulatory Matters in Independent Auditer's Report)

We report on the matters contained in Paragraph 3 of the Companies (Auditor's Report) Order, 2016 as follows:

- i) a) The company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets;
 - b) Those fixed assets were physically verified by the management at reasonable intervals and according to the information and explanation given to us, no material discrepancies were noticed on such verification;
 - According to information and explanation given to us and on the basis of our examination of the books of accounts, the company does not have any immovable property. Hence, this clause is not applicable for this company;
- ii) Physical verification of inventories i.e.gold/ diamond jewellery has been conducted at reasonable intervals by the management and according to information and explanation given to us, no material discrepancies were noticed;
- iii) According to the information and explanations given to us and on the basis of our examination of the books of accounts, the Company has not granted loans, secured or unsecured, to companies, firms, or other parties covered in the register maintained under section 189 of the Companies Act, 2013. Hence, sub clause (a), (b), and (c) of this clause are not applicable to this company;
- iv) According to the information and explanations given to us and on the basis of our examination of the books of accounts, the Company has not granted loans, made investments, provide guarantees or securities under section 185 & 186 of the Companies Act, 2013;
- v) According to the information and explanations given to us and on the basis of our examination of the books of accounts, the Company has not accepted any deposits. Therefore, compliances as stated in this clause with respect to directive issued by the Reserve Bank of India, the provision of section 73 to 76 or any other relevant provisions of the Companies Act, 2013, the rules framed thereunder are not required. Further, according to the information and explanations given to us, no order was passed by Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other tribunal for this company. Therefore, question of compliance or contravention with the same does not arise;
- vi) The provision of clause (3) (vi) of the Order are not applicable to the Company as the Company is not covered by the Companies (Cost Records and Auditors) Rules, 2014;
- vii) According to the information and explanations given to us, in respect of statutory dues:
 - a. The Company has been regular in depositing undisputed statutory dues, including provident fund, employees' state insurance, Income Tax, sales tax, service tax, duty of customs, duty of excise, value added tax, cess and other statutory dues applicable to it with the appropriate authorities and as on 31.03.2016, no amount was outstanding for a period of more than six months from the date they became payable;
 - No dues were required to be deposited on account of any dispute with income tax or sales tax or service tax or duty of customs or duty of excise or value added tax. Therefore, this sub-clause is not applicable for this company;
- viii) In our opinion and according to the information and explanations given to us and on the basis of our examination of the books of accounts, the Company does not have any loans or borrowing from a financial institution, bank, Government or dues to debenture holders, therefore this clause of the Order is not applicable to this company;
- ix) In our opinion and according to the information and explanations given to us and on the basis of our examination of the books of accounts, the Company did not raise any moneys by way of IPO / FPO (including debt instruments) and term loans during the year, therefore this clause of the Order is not applicable to this company:

- In our opinion and according to the information and explanations given to us and on the basis of our examination of the books of accounts, no fraud by Company or any fraud on the company by its officers or employees has been noticed or reported during the year;
- xi) In our opinion and according to the information and explanations given to us and on the basis of our examination of the books of accounts, no Managerial Remuneration has been paid during the year, therefore this clause of the Order is not applicable to this company;
- xii) The Company is not Nidhi company, therefore the provisions of clause (3) (xii) of the Order are not applicable to the company;
- xiii) In our opinion and according to the information and explanations given to us, all related parties transactions are in compliance with sections 177 and 188 of Companies Act, 2013 and the details of same have been disclosed in Financial Statements etc., as required by the applicable accounting standards;
- xiv) In our opinion and according to the information and explanations given to us and on the basis of our examination of the books of accounts, the Company has not made any preferential issue *I* private placement of shares or debentures during reporting period, therefore this clause of the Order is not applicable to this company;
- xv) According to the information and explanations given to us and on the basis of our examination of the books of accounts, the Company has not entered into any non -cash transactions with directors or person connected with him,duringthereporting period, therefore this clause of the Order is not applicable to this company;
- xvi) According to the information and explanations given to usand on the basis of our examination of the books of accounts, the company is not required to be registered u/s 45-IAofReserveBank of IndiaAct, 1934.

For **G.K.Kedia** & Co. CharteredAccountants Firm RegistrationNo.:013016N

Satish Kumar Singh Partner Membership No.:525888 Place:New Delhi Date:26.05.2016 ANNEXURE-IITO THE INDEPENDENTAUDITOR'S REPORT OF EVENDATE ON THE STANDALONE FINANCIAL STATEMENTSOF DECOROUSINVESTMENTANDTRADING COMPANY LIMITED (as referred in Paragraph 3(h) of Other Legaland Regulatory Matters in IndependentAuditor's Report)

REPORT ON THE INTERNAL FINANCIAL CONTROLS UNDER CLAUSE (I) OF SUB-SECTION 3 OF SECTION 143 OF THE COMPANIES ACT, 2013 ("THE ACT")

We have audited the internal financial controls over financial reporting of DECOROUS INVESTMENTAND TRADING COMPANY LIMITED ("the Company") as of March 31, 2016 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

MANAGEMENT'S RESPONSIBILITY FOR INTERNAL FINANCIAL CONTROLS

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over FinancialReporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financialinformation, as required under the Companies Act, 2013.

AUDITORS'RESPONSIBILITY

Our responsibility is to express an opinion on the Company's internalfinancialcontrols over financialreporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note•) and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of InternalFinancial Controls and, both issued by the Institute of CharteredAccountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of materialmisstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

MEANING OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

A company's internal financial 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 financial 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 reparation 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.

INHERENT LIMITATIONS OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, orthatthe degree of compliance with the policies or procedures may deteriorate.

OPINION

In our opinion, the Company has, in all material respects, an adequate internalfinancial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2016, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of CharteredAccountants of India.

For **G.K.Kedia & Co.** CharteredAccountants Firm's Registration No.01316N

Satish Kumar Singh Partner Membership No.525888

Place: New Delhi Date: 26.05.2016

DECOROUS INVESTMENT & TRADING CO.LTD CIN:L67120DL1982PLC289090

BALANCE SHEET AS AT 31.03.2016

	DALA	CONCLASATOLOS.2	.010	Amount in f
Particulars	Note	31.	As at 03.2016	As At 31_03_2015
EQUITY AND LIABILITIES SHAREHOLDER'S FUNDS				
Share Capital	2.1	34,500	0,000-00	34,500,000.00
Reserves and Surplus	2.2	132	2,273.87	34,347.00
NON-CURRENT LIABILITIES Deferred tax liabilities			0.00	7,544.00
CURRENT LIABILITIES				
Short-term Provisions	2.3		2,132-04	649,534.00
other current liabilities	2.4	500	0,000-00	19,854.00
		35,384	1,405.91	35,211,279.00
ASSETS NON-CURRENT ASSETS Fixed Assets (Tangible) Loans & advances Deferred tax Assets	2.5 2.6 2.7	336	4,855-00 3,976-00 2,738-42	112,858.00 338,367.00 0.00
CURRENT ASSETS				
Loans and Advances Trade Inventory Trade Receivables Cash and cash equivalents other Current Assets	2.8 2.9 2.10 2.11	7,651 1,328 238	0,000.00 1,319.04 3,119.00 3,671.17 1,727.19	25,200,000.00 5,896,254.00 3,538,659.00 125,141.00 0.00
		35,384	I,405-91	35,211,279.00
SIGNIFICANT ACCOUNTING F AND NOTES ON ACCOUNTS	OLICIES	1&2		

Note: See accompanying notes which are integral part of the Financial Statements

As per our report of even date attached For G.K.Kedia & Co. Chartered Accountants Firm Registration No: 013016N

Satish Kumar Singh Partner Membership No.525888 Place: New Delhi

Date: 26.05.2016

For Decorous Investment & Trading Co. Ltd.

Raj Kumar Gupta WTD&CFO DIN:00074532

DECOROUS INVESTMENT & TRADING CO.LTD CIN: L67120DL1982PLC289090

STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31.03.2016

Particulars	Note	Year ended 31.03.2016 f	Year ended 31.03.2015 f
REVENUE		_	
Revenue from 0Rerations			
Sale of Jewellery, Bullion, etc. Surplus on purchase/sale of bullion,Commodity, etc. Misc.Balances written back		81,924,235.00 0.00 0.00	102,988,835.00 243,249.00 317,779.00
		81,924,235.00	103,549,863.00
EXPENSES Purchase of Jewellery,Bullion,etc. Changes in Inventories - Stock in Trade Employee Benefit Exp Financial costs Depreciation and amortization Expenses Administration & Other expenses	2.12 2.13 2.5 2.14	80,458,500.00 (1'755,065.04) 1,232,500.00 62,380.00 107,003.00 1,684,867,59	104,820,372.00 (5,896,254.00) 477,700.00 0.00 12,132.00 2,150,166.00
TotalExpenses		81,790,185-55	101,564,115.00
Profit before exceptional and extraordinary items Exceptional items		134,049.45 0.00	1,985,748.00 0.00
Profit before extraordinary items and tax Extraordinary Items PROFIT BEFORE TAX		134,049.45 0.00 134,049.45	1,985,748.00 0.00- 1,985,748.00
Tax Expense: Current Year Tax Earlier Year Tax Deferred Tax PROFIT for the year		85,813.04 (29,408.04) (20,282.42) 97,926.87	540,000.00 0.00 7,544.00 1,438,203.00
EARNING PER SHARE (Equity share of par value on'10 each) Basic Diluted		0.03 0.03	0.79 0.79
SIGNIFICANT ACCOUNTING POLICIES AND NOTES ON ACCOUNTS	1&2		

Note: See accompanying notes which are integralpart of the Financial Statements

As per our report of even date attached For G.K.Kedia & Co. Chartered Accountants Firm Registration No: 013016N

Satish Kumar Singh Partner Membership No.525888

Place: New Delhi Date: 26.05.2016 For Decorous Investment & Trading Co. Ltd.

Raj Kumar Gupta WTD&CFO DIN:00074532

DECOROUS INVESTMENT & TRADING CO.LTD CIN:L67120DL1982PLC289090

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2016

PARTICULARS	CURRENT YE 31.03.2016 f	
A. CASH FLOW FROM OPERATING ACTIVITIES Profit before tax Income Tax Deferred Tax Depreciation Interst/ Dividend Received Other Income	97,926.87 56,405.00 (20,282.42) 107,003.00 0.00 0.00	1,438,203.00 540,000.00 7,544.00 0.00 (317,779.00) 0.00
Operating profit before working capital changes (Increase)/Decrease in Trade Receivables (Increase)/Decrease in Invetories (Increase)/Decrease in other current assets Increase/(Decrease) in current liabilities (Increase)/Decrease in Loans and Advances Direct Taxes paid2,210,540.0 (1,755,065.04 (1,727.24 536,931.02 (1,391.00) (510,592.00)	4) 4) 00 0	$\begin{array}{c} 1,667,969.00\\(27,442,968.00)\\(5,896,254.00)\\0.00\\(321,059.00)\\0.00\\(540,000.00)(34,200,281.00)\end{array}$
CASH GENERATED FROM OPERATIONS B. CASH FLOW FROM INVESTING ACTIVITIES Purchase of fixed Assets Security Deposit Given Sale of investments Sale of shares Interest / Dividend received Other income	722,530.17 (109,000.00) (500,000.00) 0.00 0.00 0.00 0.00 0.00	(32,532,312.00) (112,858.00) 0.00 0.00 0.00 0.00 3,17,779.00
Net cash flow from investing activities (B) C. CASH FLOW FROM FINANCING ACTIVITIES Proceeds from CapitalContribution Increase /(Decrease) in borrowings	(609,000.00) 0.00 0.00	2,04,921.00 32,500,000.00 (79,778.00)
Net cash flow from financing activities (C)	0.00	3,24,20,222.00
NET INCREASE /(DECREASE) IN CASH AND CASH EQUIVALENTS (A+B) CASH AND CASH EQUIVALENTS Beginning of the year	113,530.17 125,141.00	92,830.00 32,311.00
End of the year	238,671.17	125,141.00
For G.K.Kedla & Co. Chartered Accountants Firm Registration No:013016N	For Decorous Inv	vestment & Trading Co. Ltd.

Satish Kumar Singh Partner Membership No.525888

Place:New Delhi Date:26.05.2016 Raj Kumar Gupta WTD&CFO DIN:00074532

NOTES -which are integral part of financial statements asat March31,2016 :-

Decorous Investment and Trading Company Limited ("the Company") was incorporated on November 22, 1982 with main obejcts to invest in properties, debentures, securities and to do the business of promoters, investment consultants etc.Certificate of Commencement of Business was issued by ROC dated December 15, 1982.

At the meetings of Board & Shareholders held on 23rd Day of August 2014 & 29th day of September respectively, MOA & ADA were amended and Certificate of Registration of the Special Resolution Confirming Alteration of Object Clause(s) dated 17.11.2014 received from ROC and the Company is now carrying outthe principalbusiness of Gems & Jewellery, Bullion, etc.

Registered Office stands shifted from the State of Assam (Guwahati) to New Delhivide Order No RD/NER/13/2014/445 dated 09.11.2015 by RegionalDirector & a Certified copy of Regional Director's Order has Registered with ROC dated 05.02.2016.

1 Significant Accounting Policies

1.1 Basis of preparation of financial statements

These financial statements are prepared on under the historical cost convention, in compliance in accordance with Generally Accepted Accounting Principles (GAAP) in India on accrual basis. GAAP Comprises accounting standards as specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014, and the relevant provisions of the Companies Act, to the extent applicable. Accounting policies have been consistently applied.

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in the form AOC- 3 to the Companies (Accounts) Rule, 2014. Company has ascertained its operating cycle as 12 months for the purpose of current & non current classification of assets and liabilities.

1.2 Use of estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of income and expenses of the period, reported amount of assets and liabilities and disclosure relating to contingent assets and liabilities as of the date on the financial statements. Accounting estimate could change from period to period and actual results could differ from those estimates.

1.3 Revenue recognition

Revenue is recognized on accrual basis. Dividend income is accounted for on receipt basis.

1.4 Inventories

Gems & Jewelleries, Bullion, Inventories, etc., which are considered by the management as stock in trade, are valued at lower of cost or net realizable value. Further cost technique adopted for inventory is WeightedAverage Cost Method.

1.5 Employeebenefits

In accordance with Accounting Standard-15 (Revised) • Employee Benefits", short term benefits are charged to profit & loss statement as and when they occur.Long term benefits are given to employees as required by law and charged to profit and loss accounts for the period to which they relate on the basis of best possible estimates.

NOTES which are integral part of financial statements as at March 31,2016

1.6 FixedAssets

Tangible Assets are recognised at the cost incurred to purchase and bring them into the condition which makes it able to be used by the company. Historical Cost method is being followed. No revaluation of assets is done. Tangible Aseets are depreciated on the basis of life prescribed in Schedule II of Companies Act, 2013 following Diminishing Balance Method.

IntangibleAssets, if any, will be amortised in compliance with Accounting Sumdard-26 on Straight Line Method.

1.7 ImpairmentofAssets

The carrying values of assets/cash generating units at each balance sheet date are reviewed *for* impairment. If any indication of impairment exists, the recoverable amount of such assets is estimated and impairment is recognized, if the carrying amount of these assets exceeds their recoverable amount. The recoverable amount is the greater of the net selling price and their value in use. Value in use is arrived at by discounting the future cash flows expected to arise from the continuing use of an asset and from its disposalat the end of its useful life to their present value based on an appropriate discount factor.

1.8 Provisions and Contingencies

The Company creates a provision when there is present obligation as a result of a past event that probably requires an outflow of resources and a reliable estimate can be made of the amount of obligation. A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that probably will not require an outflow of resources or where a reliable estimate of the obligation cannot be made.

1.9 Taxes

Taxation, if any, is being provided at the rate prevailing during relevant period under normal provisions prescribed by the Income tax Act, 1961 and rules made the reunder.

The difference between taxable income and the net profit or loss before tax for the year as per the financial statements are identified and the tax effect of the deferred tax asset or deferred tax liability is recorded for timing differences, i.e. difference that originate in one accounting year and reverse in another, The tax effect is calculated on accumulated timing differences at the end of the accounting year based on effective tax rates that would apply in the years in which the timing differences are expected to reverse

Deterred tax assets are recognized only if there is reasonable certainty that they will be realized and are reviewed for the appropriateness of their respective carrying values at each balance sheet date.

1.10 CashandCash Equivalents

Cash and cash equivalents comprise cash on hand and balances with banks.

Notes which are integral part of financial statements as at March 31,2016:-

2.1 Share Capital		Amount in f
Particulars	As at	As at
	31.03.2016	31.03.2015
Authorised		
Equity shares 4,000,000 (4,000,000)		
of par value f 10/- each	40,000,000.00	40,000,000.00
	40,000,000.00	40,000,000.00
Issued, Subscribed and Paid up		
Equity shares 3,450,000 (3,450,000)		
of par value f 10/- each fully paid up	34,500,000.00	34,500,000.00
	34,500,000.00	34,500,000.00

Equity Shares

The company has one class of equity shares having a par value off 10/-per share. Each shareholder is eligible for one vote per share held. In the event of liquidation, the equity shareholders shall be eligible to receive any of the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding. The amount distributed will be in proportion to the number of equity shares held by the shareholders.

Reconciliation of the number of shares outstanding

Particulars		As at 31.03.2016		As at 31.03.2015
	No. of shares	Value	No.of shares	Value
EQUITY SHARES				
Shares outstanding at the beginning Add: Shares issue during the year	3,450,000 0	34,500,000.00 0.00	200,000 3,250,000	2,000,000.00 32,500,000.00
Total Shares outstanding at the end of the year	3,450,000	34,500,000.00	3,450,000	34,500,000.00

Shares in respect of each class in the company and shares held by shareholders holding more than 5% shares

Name of the shareholders	Class of shares	Shares as at 31.03.2016		Shares as at 31.03.2015		
		Nos.	%	Nos.	%	
Sita Rani Sumit Gupta	Equity shares Equity shares	175,000 175,000	5.07 5.07	175,000 175,000	5.07 5.07	
	-	3,50,000		3,50,000		

2.2 Reserves and Surplus		Amount in
Particulars	As at 31.03.2016	As at 31.03.2015
Profit & Loss Account		
Balance in Profit & Loss Account- Opening Add: Profit during the year	34,347.00 97,926.87	(1,403,856.00) 1,438,203.00
Balance in Profit & Loss Account- Closing	132,273.87	34,347.00
Total Reserves & Surplus	132,273.87	34,347.00
2.3 Short-term Provisions		
Particulars	As at 31.03.2016	As at 31.03.2015
Provision of Income Tax	85,813.04	540,000.00
Provision for Expenses	166,319.00	109,534.00
	252,132.04	649,534.00
2.4 other current liabilities		
Particulars	As at 31.03.2016	As at 31.03.2015
Trade Payables Duties & Taxes	500,000.00 0.00	0.00 19,854.00
	500,000.00	19,854.00

Notes which are integral part of financial statements as at March 31,2016 :-

NOTES- which are Integral part of financial statements as at March 31,2016

NOTE: 2.5

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V' FIXEDASSETSAND DEPRECIATION

Particular	Gross Value of assets at the beginning of theyear	During	Deletion During the Year	Closing Gross Value	Life prescr- ibed as per Comp- anies Ad. 2013	Accumu- lated Depre- ciation atthe beginning of the year	Depredation for the year	Depre- elation Accumu- lated on disposals During the Year	Accumulated Depreciation at theend of the year	Carrying Amount as on 31.03.2016	Carrying Amount as on 31.03.2015
(A)Computer Computer	61,150.00	0.00	0.00	61,150.00	3.00	9,559.00	37,216.00	0.00	46,775.00	14,375.00	51,591.00
(B)Furniture&Future Furniture	26,840.00	0.00	0.00	26,840.00	10.00	2,104.00	8,935.00	0.00	11,039.00	15,801.00	24,736.00
(C)Office Equipment Security Camera Battery &Inverter	5,000.00 32,000.00	40,000.00	0.00	45,000.00 32,000.00	5.00 5.00	13.00 456.00	18,672.00 14,640.00	0.00	18,685.00 15,096.00	26,315.00 16,904.00	4,987.00 31,544.00
Mobile Phone	0.00	69,000.00	0.00	69,000.00	5.00	0.00	27,540.00	0.00	27,540.00	41,460.00	0.00
Iotai	Assats	124,9	990.00	109,000.00	0.00 23	33,990.00	12	,132.00	107,00	114,855.00	0.00 119,1 112,858.00
PreviousYear	0.00	124,990.00	0.00	124,990.00		0.00	12132.00	0.00	12,132.00	112,858.00	0.00

Notes which are integral part of financial statements as at March 31,2016 :-

Notes which are integral part of financial statements as at March 31, 2016 :-

2.6 Loans & advances (Non-Current)		Amount in f
Particulars	As at 31.03.2016	As at 31.03.2015
Unsecured - considered good Advance Income Tax	336,976.00	338,367.00
	336,976.00	338,367.00

There is no loan and advance due by directors or officers of the company or any of them either severally or jointly with any other persons or amounts due by firms or private companies in which any director is a partner or a member.

27 Deferred Tax Asset /(Liabilities)

_		_
As at 31.03.2016	As at 31.03.2015	
12,738.42	(7,544.00)	
12,738.42	(7,544.00)	
As at 31.03.2016	As at 31.03.2015	
25,200,000.00 500,000.00	25,200,000.00 0.00	
25,700,000.00	25,200,000.00	
As at 31.03.2016	As at 31.03.2015	
1,308,119.00 20,000.00	0.00 3,538,659.00	
1,328,119.00	3,538,659.00	
As at 31.03.2016	As at 31.03.2015	
168,278.99 4,502.41 19,150.17 30,925.02 15,814.58 238,671.17	32,023.00 26,968.00 19,432.00 32,173.00 14,545.00 125,141.00	
	31.03.2016 12,738.42 12,738.42 12,738.42 As at 31.03.2016 25,200,000.00 25,700,000.00 25,700,000.00 25,700,000.00 1,308,119.00 20,000.00 1,328,119.00 20,000.00 1,328,119.00 20,000.00 1,328,119.00 168,278.99 4,502.41 19,150.17 30,925.02 15,814.58	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

11 Other Current Assets		Amount in
Particulars	As at 31.03.2016	As at 31.03.2015
Duties & Taxes	1,727.19	0.00
	1,727.19	0.00

Notes which are integralpart of financial statements for the year ended 31,2016 :-

Notes which are Integralpart of financial statements for the year ended March 31,2016 :-

2.12 Employees Benefits Exp.		
Particulars	Year ended 31.03.2016	Year ended 31.03.2015
Salary to Employees	1,232,500.00	477,700.00
	1,232,500.00	477,700.00
2.13 FinancialCosts		
Particulars	Year ended 31.03.2016	Year ended 31.03.2015
Interest on Income Tax Bank Charges	56,408.00 5,972.00	0.00 0.00
	62,380.00	0.00
2.14Administrative & other expenses		
Particulars	Year ended 31.03.2016	Year ended 31.03.2015
Business Promotion Exp	314,960.00	0.00
Rent Expense	312,000.00	173,000.00
AnnualListingFees	278,890.00	840,276.00
Professionalcharges	146,600.00	169,815.00
Travelling Exp	119,673.60	28,320.00
MicsExp	37,758.00	109,161.00
Printing and stationery	65,194.00	20,376.00
OfficeExp	54,045.00	20,730.00
Advertisement & Publicity Exp	44,684.56	53,847.00
Electricity Exp	35,900.00	0.00
Telephone Exp	32,512.00	10,900.00
RTAFee-Aiankit	26,484.43	50,826.00
Conveyance Exp	26,303.00	26,993.00
Repair & Maintenance	25,770.00	0.00
SecretarialAudit Fee	25,000.00	25,000.00
IntemaiAudit Fee	25,000.00	28,090.00
Courier & Postage Exp	22,920.00	13,946.00
	'	

Notes which are integral part of financial statements for the year ended March 31, 2016

Auditor's Remuneration Audit Fees Other Fees Donation Given Accounting Software Expenses Filing Fee- ROC Demat Charges DeepawaliExp JewelleryMakingCharges	22,900.00 4,750.00 20,448.00 17,200.00 15,600.00 10,275.00 0.00 0.00 1,884,887.59	$\begin{array}{c} 11,236.00\\ 4,750.00\\ 0.00\\ 0.00\\ 309,150.00\\ 97,212.00\\ 16,000.00\\ 140,538.00\\ 2,150,166.00\end{array}$
Details to Notes		
ListingFees		
Particulars	Year ended 31.03.2016 (f)	Year ended 31.03.2015 (f)
Bombay Stock Exchange Calcutta Stock Exchange DelhiStock Exchange	250,800.00 28,090.00 0.00	561,800.00 146,630.00 131,846.00
	278,890.00	840,276.00
DematCharges		
Particulars	Year ended 31.03.2018 (f)	Year ended 31.03.2015 (f)
NSDL CDSL	6,840.00 3,435.00	41,013.00 56,199.00
	10,275.00	97,212.00
Misc.Expenses		
Particulars	Year ended 31.03.2018	Year ended 31.03.2015 ľO
Other Misc. Expenses TDS Penalties Website Charges PantryExp	21,945.00 2,600.00 3,500.00 9,713.00	86721.00 0.00 0.00 22,440.00
	37,758.00	109,161.00

Notes which are integral part of financial statements for the year ended March 31, 2016

2.15 Related Party Disclosures

a) Name of the Related Parties : Key Management Personnel		 Sh.P.N. Baidya-Director Sh.Raj KumarGupta-WTD&CFO Sh.PankajAggarwal-Director Smt Lalita Mittal - Director Sh.Amit Gupta - Director 	
Enterprises over which Key Management Personnel/Shareholders/ Relatives have significant influence at yearend		SwagtamTrading and Services Limited Usha Financial Services Private Limited	
b)Transactions with Related Parties Name of Related Party	Nature of Transaction		Enterprises over which Key Management Personnel/Shareholders/ Relatives have significant influence
SwagtamTradingand Services Limited	Advance for Goods and Services		f400,00.00
Balance outstanding as at year end	-		NIL

2.16 Deferred Taxation

Deferred tax assets are recognized only to the extent that there is reasonable certainity that sufficient future taxable income will be available against which such deferred tax assets canbe realised.

Long Term CapitalLoss of Rs.2,09,750 has not been taken into consideration as Timing Difference as there is no reasonable certainity that sufficient future taxable income will be available against which such deferred tax assets can be realised.

2.17 Earningpershare

Basic earning per share is calculated by dividing the net profit *I* loss for the year attributable to equity shareholders by weighted average number of equity shares outstanding during the year.

For calculating diluted earning per share, the net profit /loss for the year attributable to equity shareholders and the weighted average number of shares outstanding during the year are adjusted for the effects of all diluted potentialequity shares.

The following is the computation of earnings per share:-

Particulars		31.03.2016	31.03.2015
Net profitas per P&LAIC Weighted average number of shares outstanding	shares	97,926.87 3,450,000.00	1,438,203.00 1,825,000.00
Weighted average number of equity shares & potentialeuity share equivalents outstanding	shares	3,450,000.00	1,825,000.00
NominalValue of shares		10.00	10.00
Basic earning per shares		0.03	0.79
Diluted earning per share		0.03	0.79

Notes which are integral part of financial statements for the year ended March 31,2016

2.18 Post Balance Sheet Events

No material events occurred after the Balance Sheet date.

2.19 Loans&Advances

In the opinion of the Board of directors the value on realization of loans, advances and current assets in the ordinary course of business will not be less than the amount at which they are stated in the Balance Sheet and provisions for all known liabilities has been made.

2.20 Segment Reporting

The accounting policies applicable to the reportable segment are the same as those used in the preparation of the financial statements as set out above. Segment revenue expenses include amounts which can be directly identifiable to the segment orallocable on a reasonable basis.

Segment assets include all operating assets used by the segment and consist primarily of debtors, inventories and fixed assets, Segment liabilities include all operating liabilities and consist primarily of creditors and statutory liabilities.

The company has functioned under a single line of operations and has not diversified business operations, so there is no Separate business/geographicalsegment as per AS 17 regarding 'Segment Reporting' issued by The Institute of CharteredAccountants of India.

2.21 Contingent Liabilities

Particulars	31.03.2016	31.03.2015	
Contingent Liabilities	NIL	NIL	

2.22 Foreign Currency Transactions

Particulars	31.03.2016	31.03.2015
a.Expenditure inForeign Currency	NIL	NIL
b.Income in Foreign Currency	NIL	NIL

2.23 Previous year's figures

Previous year's figures have been regrouped *l* rearranged *l* reclassified wherever necessary to correspond with the current year classification *l* disclosures.

Note: The notes referred to above arean integralpart of the Balance Sheet

As per our report of even date attached For G.K.Kedia & Co. Chartered Accountants Firm Registration No: 013016N

Salish Kumar Singh Partner Membership No.525888 Place: New Delhi Date: 26.05.2016 For Decorous Investment & Trading Co. Ltd.

Raj Kumar Gupta WTD&CFO DIN:00074532

DECOROUS INVESTMENT & TRADING CO. LTD. Regd.Office:R-489, GF-B,New Rajinder Nagar,New Delhi-110060 CIN: L67120DL1982PLC289090

ATTENDANCE SLIP

33" ANNUAL GENERAL MEETING Monday, 261ll September,2016,at 10.00 A.M. R-489,GF-B,New RaJinder Nagar,New DelhI-110060

PLEASE COMPLETE THIS ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE. Members are

requested to bring the copy of Annual Report alongwith them to the Annual General Meeting. Only

Members or their Proxies are entitled to be present at the Meeting.

Name of the Shareholder: Ledger Folio No./ DP ID & Client ID No.: Address: No. of Shares held :

Name of the Proxy, if any :

1/ We hereby record my/ our presence at the AGM.

Place :	
Dated :	Member's / Proxy's Signature
	{

ELCTRONIC VOTING PARTICULARS

In terms of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and amendments thereafter, the Resolutions proposed at the 33" Annual General Meeting will be transacted through remote E-Voting (facility to cast vote from a place other than the venue of the AGM)

EVEN (E-voting Event Number)	User ID	Password
104662		

Please refer to Note No 18 of Notice

REGISTRATION OF E-MAIL ADDRESS FOR FUTURE COMMUNICATION

Name of the Shareholder : Telephone No. : Mobile No.: EmaiiiD: Registered Folio No./ DP ID & Client ID No.: Registered Address : No. of Shares held : Signature of the Shareholder :

 Δ "

DECOROUS INVESTMENT & TRADING CO.LTD. Regd Office:R-489,GF-B,New Rajinder Nagar, New Delhi-110060 CIN:L67120DL1982PLC289090

33"" ANNUAL GENERAL MEETING Monday, 26nt September, 2016, at 10.00 A.M. at R-489, GF-B, New RajInder Nagar, New DelhI-110060

PROXY FORM

FormNo.MGT-11 [Pursuant to Section 105 (6) of the Companies Act, 2013 and

Rule 19(3) of the Companies (Management and Administration) Rules, 2014]

..\;' Name of the Shareholder :

Ledger Folio No.IDP ID & Client ID No.:

Address:

No. of Shares held :

1/We being a Member/ Shareholders of Decorous Investment & Trading Co. Ltd., hereby appoint Mr./ Mrs.

failing him/ her Mr./ Mrs.

Rio

Emailld:

Tel/Mobile No. :

as my/ our proxy to attend and vote (on a poll) for me/us and on my/our behalf, if not already voted by me/us through remote e-voting, atthe 33 'Annual General Meeting of the members of the Company, to beheld on Monday, 26.09.2016 at 10:00 A.Mat R-489, GF-B, New Rajinder Nagar, New Delhi-110060 and at any adjournment thereof in respect of such Resolutions as indicated below:-

S.No.	RESOLUTIONS	OPTIONAL*	
		FOR	AGAINST
Ordina	ryBusiness		
1.	To receive, consider & adopt the Audited Balance Sheet and Profit & Loss as on 31.03.2016 and Cash Flow Statements for the year ended 31.03.2016 along with the Reports of Auditors & Directors thereon		
2.	To re-appoint Mr. Amit Gupta as Director who retires by rotation & being eligible offers himself for re-appointment.		
3.	To re-appoint M/s.G. K. KEDIA & Co, Chartered Accountants, FRN-013016N as the Statutory Auditors.		

Signed this day of 2016

Signature of Shareholder......Signature of Proxy.....

Notes:

- 1. This Proxy Form in order to be effective should be duly completed and deposited at the Registered Office, not less than 48 hours before the commencement of the AGM.
- 4"
- $2. \quad \mbox{For the Resolutions, Explanatory Statements and Notes, please refer to the Notice of 33 rd AGM. }$
- 3. *It is optional to put'./'in the appropriate columnagainst the Resolutions indicated in the Box.If you leave the •FOR" or •AGAINST" columns BLANK in all or any of resolutions, your Proxy will be entitled to vote in the manner as he *I* she thinks appropriate.
- 4. Please complete all details including details of member(s) in the above box before submission.

Affix Revenue Stamp