33rd
ANNUAL REPORT
2016-2017



ALCHEMIST REALTY LIMITED

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CORPORATE INFORMATION

CORPORATE IDENTITY NUMBER (CIN): L21100MH1983PLC029471

Board of Directors:

Mr. Vinay Kumar Mittal Managing Director

Mr. Ajay Arora Director

Prof. Maria Fernandes Independent Director
Ms. Ambika Chowdhary Independent Director

Chief Financial Officer:

Mr. Suresh Bhardwaj

Registered office: Corporate Office:

Office No. 109, Alchemist House

The Jewel (Roxy Cinema Building), 23, Nehru Place, New Delhi -110019

Mama Parmanand Marg, Tel .011-40600800

Opera House, Mumbai- 400004

Tel.: (a) 022-23610726

022- 23636126 Fax: 022- 23610726

Statutory Auditors: Secretarial Auditor:

M/s K. Singh & Associates Mr. Puneet Sharma

Chartered Accountants SCO 90, 1st Floor,

Sector 44-C,

Chandigarh-160047

Practising Company Secretary

Company Secretary & Compliance Officer:

Ms. Nidhi Dhawan

Bankers: Registrar and Share Transfer Agent:

HDFC Bank Limited Alankit Assignments Limited

1E/13, ALANKIT HEIGHTS Jhandewalan Extension New Delhi-110055

DIRECTOR'S REPORT

To the Shareholders,

We are pleased to present the 33rd Annual Report on the business and operations of the Company along with the Audited Financial Statements for the financial year ended 31st March, 2017. The financial highlights for the year under review are given below:

FINANCIAL HIGHLIGHTS-:

Particulars	Standalone Financials Highlights (₹ in Lacs)		Consolidate Financials Highights (₹ in Lacs)	
	2016-2017	2015-2016	2016-2017	2015-2016
Total Revenue	(297.62)	1050.91	297.62	1106.46
Total Expenditure	502.70	1086.71	680.70	1362.31
Profit & Loss Before Exceptional item	(800.33)	(35.80)	(978.33)	(255.85)
Exceptional Item	0	49.01	0	49.01
Profit & Loss Before Tax	(800.33)	(84.81)	(978.33)	304.87
Tax Expenses	2.33	(9.47)	2.33	(9.47)
Profit & Loss After Tax	(802.67)	(75.34)	(980.66)	(295.40)

OPERATIONS-:

The volatility and uncertainty in the economy continued during the year. The real estate market has been among the sectors worst hit by the economic downturn which, coupled with high interest rates in the face of persistent inflation and delays in securing mandatory government approvals, has kept vary homebuyers away for the last couple of years. Due to slow down in the markets across the world, the Standalone net revenue of your Company was ₹ 297.62 Lacs as compared to ₹ 1050.91 Lacs in previous year and has incurred a loss of ₹ 802.67 Lacs against loss of ₹ 75.34 Lacs in previous year. Further Consolidate net revenue of your Company was ₹ 297.62 Lacs as compared to ₹ 1106.46 Lacs in previous year and has incurred a loss of ₹ 980.66 Lacs against loss of ₹ 295.40 Lacs in previous year.

The prospective vision of the Company with the evaluation of the business and operations of the Company are provided in the Report on Management Discussion and Analysis forming part of the Annual Report.

CHANGE IN NATURE OF BUSINESS, IF ANY-:

There is no change in the nature of business of the Company during the year.

DIVIDEND & TRANSFER OF RESERVE-:

Considering the continued weak operating environment in the standalone business and in view of the losses for the year, no dividend is permitted to be paid to the Members for Financial Year 2016-17, as per the Companies (Declaration and Payment of Dividend) Rules, 2014. There is no transfer to reserves during the financial year.

SHARE CAPITAL-:

The Paid Up Equity Share Capital as on March 31, 2017, was ₹ 1482.02 Lacs (i.e. 74101000 equity Shares of ₹ 2 each).

During the year under review:

- (a) Issue of equity Shares with differential rights: Nil
- (b) Issue of sweat equity shares: Nil
- (c) Issue of employee stock options : Nil
- (d) Provision of money by company for purchase of its own shares by employees or by trustees for the benefit of employees: Nil
- (e) Debentures : Nil

DEPOSITORY SYSTEM-:

As the members are aware, the Company's equity shares are compulsorily tradable in electronic form. As on March 31, 2017, 74075782 (99.96%) of the Company's total paid-up share capital representing 74101000 shares are in dematerialized form. In view of the numerous advantages offered by the Depository system, members holding shares in physical mode are advised to avail of the facility of dematerialization from either of the depositories.

LISTING-:

The Company's shares are listed on the Bombay Stock Exchange Ltd. (BSE) and are actively traded. The Listing Fees for the year 2017-18 has already been paid.

CHANGE IN REGISTRAR AND SHARE TRANSFER AGENT-:

Sharepro Services (India) Private Limited has ceased to be RTA of the Company w.e.f 22nd July, 2016 and the new RTA Alankit Assignments Limited has been appointed w.e.f 23rd July, 2016 of the Company.

SUBSIDIARY COMPANIES & CONSOLIDATED FINANCIAL STATEMENTS -:

As on 31st March 2017, the Company has one wholly owned subsidiary i.e. Alchemist Hill Resorts Private Limited and one Subsidiary Company i.e. Century 21 Properties India Private Limited.

In accordance with Section 129(3) of the Companies Act, 2013, the Company has prepared a consolidated financial statement of the Company and all its subsidiary companies, which is forming part of the Annual Report. Alchemist Hill Resorts Pvt. Ltd. did not do any commercial activity during the financial year.

Pursuant to Section 129(3) of the Act, a statement containing the salient features of the financial statements of the Subsidiary Companies is attached to the Financial Statements in **Form AOC-1** is annexed as **Annexure -1**. The Company will make available the said financial statements and related detailed information of the Subsidiary Companies upon the request by any member of the Company or its Subsidiary Companies. These financial statements will also be kept open for inspection by any Member at the Registered Office of the Company. The Consolidated Financial Statements presented by the Company include the financial statements of its Subsidiary Companies.

DEPOSITS-:

Your Company has not accepted deposits within the meaning of Section 73 and 76 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014. The question of non-compliance of the relevant provisions of the law relating to acceptance of deposit does not arise.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

Particulars of Loans given, Investments made or Securities provided by the Company have been disclosed in the financial statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES -:

All related party transactions are presented to the Audit Committee and the Board. Approval is obtained for the transactions which are foreseen and repetitive in nature. A statement of all related party transactions is presented before the Audit Committee periodically, specifying the nature, value and terms and conditions of the transactions.

Related Party Transaction Policy as approved by the Board is uploaded on Company's Website at the web link i.e http://www.alchemistrealty.com//investors.html.

The details of the transactions with the Related Party are provided in the accompanying financial statements. None of the Directors has any pecuniary relationships or transactions vis-à-vis the Company.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNING & OUTGO:

All possible measures have been undertaken successfully by your Company to achieve the desired objective of energy conservation and technology absorption. Particulars of Energy Conservation, Technology Absorption and Foreign Exchange Earnings and Outgo required under the Companies (Accounts) Rules, 2014 is annexed as **Annexure-2**.

CORPORATE SOCIAL RESPONSIBILITY-:

Since the Company does not fall under the criteria as prescribed under Section 135 (1) of the Companies Act, 2013, hence the Company is not required to constitute Corporate Social Responsibility Committee.

<u>DETAILS OF DIRECTORS AND KEY MANAGERIAL PERSONNEL APPOINTED/RESIGNED/RETIRED DURING THE YEAR-:</u>

Appointment-Reappointment of Directors:

In accordance with the provisions of Section 152 of the Act and rules made there under, Mr. Vinay Kumar Mittal, Managing Director (DIN:00287042), retires by rotation at the ensuing Annual General Meeting and being eligible offers himself for re-appointment. The Board recommends re-appointment of Mr. Vinay Kumar Mittal at the ensuing Annual General Meeting.

Changes in Directors and Key Managerial Personnel

The Board has appointed Ms. Ambika Chowdhary (DIN: 07887565) as an Independent Non-Executive Director effective from 26th July, 2017 to 25th July, 2022, subject to the approval of the shareholders & Mr. Ajay Arora (DIN: 02577621) as an Additional Non-Executive Director of the Company w.e.f 08th August, 2017 appointed as an Additional Director, will hold office till the ensuing AGM and are eligible for appointment. The Company has received requisite request in writing from a member of the Company proposing the candidature of Ms. Ambika Chowdhary for the office of Independent Director & Mr. Ajay Arora for the office of Director. The Board recommends their re-appointment as an Independent Non-Executive Director & Non-Executive Director of the Company.

During the year & thereafter following Directors resigned/ceases from the Board -

- Mr. Pavan Kumar Verma ceased to be Director with effect from 11th February. 2017.
- Mr. Anil Kumar Lamba ceased to be Director with effect from 6th June, 2017.
- Mr. Tanveer Gill ceased to be Director with effect from 6th June, 2017.

The Board places on record its appreciation of the immense contribution made by above Directors to the Company.

Declaration by Independent Director(s):

The Company has received declarations from all the Independent Directors of the Company confirming that they meet the criteria of independence as prescribed both under the Act and relevant regulation of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with the Stock Exchanges. All Independent Directors shall hold office for a term up to five consecutive years on the Board of a Company, but shall be eligible for reappointment for next five years on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

The details of program for familiarization of Independent Directors with the Company, their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company and related matters are put up on the website of the Company at http://www.alchemistrealty.com/. All the Independent Directors of the Company are made aware of their role, responsibilities & liabilities at the time of their appointment /re-appointment, through a formal letter of appointment, which also stipulates various terms and conditions of their engagement.

Separate Meeting of Independent Directors:

In terms of requirements under Schedule IV of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a separate meeting of the Independent Directors was held on March 31, 2017.

The Independent Directors at the meeting, inter alia, reviewed the following:-

- · Performance of Non-Independent Directors and Board as a whole.
- Performance of the Chairperson of the Company, taking into account the views of Executive Directors and Non-Executive Directors.
- Assessed 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.

MANAGERIAL REMUNERATION-:

The details required pursuant to Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are provided in the Corporate Governance Report.

MEETINGS-:

During the financial year ended 31st March 2017, 6 (Six) Board Meetings and 4(four) Audit Committee Meetings,4(four) Stakeholders Relationship Committee Meetings and 2(two) Nomination & Remuneration Committee Meeting were convened and held. The details of which are given in the Corporate Governance Report. The intervening gap between the Meetings was within the period prescribed under the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

COMMITTEES OF THE BOARD-:

The Company's Board has the following committees:

- 1. Audit Committee
- 2. Stakeholder Relationship Committee
- 3. Nomination & Remuneration Committee

Details of terms of reference of the Committees, Committee membership and attendance at meetings of the Committees are provided in the Corporate Governance report forming part of Annual Report.

COMPANY POLICY ON DIRECTOR APPOINTMENT AND REMUNERATION:

The Company has in place a Nomination & Remuneration Committee in accordance with the requirements of the Companies Act, 2013 read with the rules made thereunder and Regulation 19 of SEBI (Listing Obligations and Disclosures Requirements) Regulation, 2015. The details relating to the same are given in Report on Corporate Governance forming part of this Report.

The Committee has formulated a policy on Director's appointment and remuneration including recommendation of remuneration of the Key Managerial Personnel and Senior Management, board diversity, composition and the criteria for determining qualifications, positive attributes and independence of a Director.

PREVENTION OF INSIDER TRADING-:

The Company has adopted a Code of Conduct for Prevention of Insider Trading with a view to regulate trading in securities by the Directors and designated employees of the Company. The Code requires pre-clearance for dealing in the Company's shares and prohibits the purchase or sale of Company shares by the Directors and the designated employees while in possession of Un-Published Price Sensitive Information (UPPSI) in relation to the Company and during the period when the Trading Window is closed. The Board is responsible for implementation of the Code.

ANNUAL EVALUATION OF BOARD-:

The Board of Directors has carried out an annual evaluation of its own performance, Board committees and individual Directors pursuant to the provisions of the Act and the corporate governance requirements as prescribed under Regulation 27 (2) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The performance of the Board was evaluated by the Board after seeking inputs from all the Directors on the basis of the criteria such as the Board composition and structure, effectiveness of board processes, information and functioning, etc.

The performance of the committees was evaluated by the board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc.

The Board and the Nomination and Remuneration Committee reviewed the performance of the individual Directors on the basis of the criteria such as the contribution of the individual Director to the Board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc. In addition, the Chairman was also evaluated on the key aspects of his role.

In a separate meeting of Independent Directors, performance of Non-Independent Directors, performance of the board as a whole and performance of the Chairman was evaluated, taking into account the views of Executive Directors and Non-Executive Directors. The same was discussed in the board meeting that followed the meeting of the Independent Directors, at which the performance of the Board, its committees and individual Directors was also discussed.

VIGIL MECHANISM / WHISTLE BLOWER POLICY/ RISK MANAGEMENT-:

In order to ensure that the activities of the Company and its employees are conducted in a fair and transparent manner by adoption of highest standards of professionalism, honesty, integrity and ethical behaviour, the Company has adopted a Vigil Mechanism Policy/ Whistle Blower policy.

In today's challenging and competitive environment, strategies for mitigating inherent risks in accomplishing the growth plans of the Company are imperative. The common risks inter alia are: Regulations, competition, Business risk, Investments, retention of talent and expansion of facilities. Business risk, inter-alia, further includes financial risk, political risk, fidelity risk, legal risk. These risks are assessed and steps as appropriate are taken to mitigate the same. The management has taken all necessary steps to identify the elements of risks, if any. The management has implemented an effective and meaningful system to safeguard the assets of the Company. The Board has to review the business plan at regular intervals and develop the Risk Management Strategy which shall encompass laying down guiding principles on proactive planning for identifying, analyzing and mitigating all the material risks, both external and internal viz. Environmental, Business, Operational, Financial and others. Communication of Risk Management Strategy to various levels of management for effective implementation is essential for achieving the goals of the organisation.

INTERNAL CONTROL SYSTEM-:

Details of internal control system and its adequacy are included in the Management Discussion and Analysis Report, which forms part of this Report.

OBLIGATION OF COMPANY UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013-:

The Company has in place a Prevention of Sexual Harassment policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy. During the year 2016-2017, no complaints were received by the Company related to sexual harassment.

STATUTORY AUDITORS-:

Pursuant to the provisions of Section 139 of the Companies Act, 2013, the tenure of current Auditors M/s K. Singh & Associates, Chartered Accountants, shall come to an end at the conclusion of forthcoming AGM. Accordingly, Soin Associates, Chartered Accountants (Firm Registration No. 010637N) have been recommended by the Audit Committee and by the Board to be appointed as Statutory Auditors of the Company for a term of five consecutive years, to hold office from the conclusion of the ensuing 33rdAnnual General Meeting until the conclusion 38th Annual General Meeting of the Company to be held in the year 2022 subject to Annual ratification by members at every Annual General Meeting, on such remuneration as may be recommended by the Audit Committee of the Board and decided by the Board of Directors of the Company. They being eligible have consented and offered themselves for appointment as Statutory Auditors for conducting audit of accounts for five consecutive Financial year starting from 2017-18.

The Company has received a certificate from Soin Associates, Chartered Accountants, and Statutory Auditors to the effect that their Appointment, if made, would be within the limits prescribed under Section 141(3)(g) of the Companies Act, 2013 and they are not disqualified to be Appointed as Statutory Auditors.

EXPLANATION TO AUDITOR'S REMARKS-:

Your Directors wish to clarify the various points/observations/qualifications reported by the Statutory Auditors, as under:Observation under the head of "Basis of qualification" to the main report regarding the trade receivables more than six
months from the date become due for payment, your Directors wish to state that the Company has extended credit from
time to time as per the market practice for export debtors and regular follow up is being done to recover the same and the
Management is confident to recover the same. Hence, no estimation/provision made by the Management. However, the
Company is in a process of filing the necessary suits for the recovery of the due.

In point no. (a) the head of "Emphasis of Matter" to the main report regarding advances given to certain parties for purchase of properties in the name of Company. Your Directors wish to clarify that these advances are considered good as the Company has clean title to the properties in terms of their purchase agreements. Court matters do tend to take time to resolve, however the Company is confident of winning the cases and hence there is no need of any provision for these loans in the accounts.

In point no. (a) the head of "Emphasis of Matter" to the main report regarding amount given to certain parties on account of franchisee fee and other expenses. Your Directors wish to state that this matter is being pursued and outcome of which is yet to be known.

In point no. (b) the head of "Emphasis of Matter" to the main report regarding interest free unsecured loans given to two parties. Your Directors wish to state that the Company has given these loans in accordance with agreements which interalia provide that these shall be interest free in lieu of options to convert them into equity shares at valuations which will compensate the Company for the interest component. Hence no interest has been provided as due from these borrowers in these annual accounts in view of our contractual terms of lending.

SECRETARIAL AUDITOR-:

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board has appointed Mr. Puneet Sharma, Whole Time Company Secretary in Practice to conduct Secretarial Audit for the financial year 2016-17. The Secretarial Audit Report in Form MR-3 for the financial year ended 31st March, 2017 is annexed herewith marked as **Annexure-3** to this Report. There are no qualifications, reservations or adverse remarks made by the Secretarial Auditor in his report.

INTERNAL AUDITORS-:

The Company has a separate internal audit department constituting of professionals undertaking audit exercise.

COST AUDITOR-:

As our Company don't fall under the Section 148, and therefore the Company is not required to appoint the cost auditor for the current financial year.

PARTICULARS OF EMPLOYEES-:

Information in accordance with the provisions of Section 134 (3) (q) and Section 197(12) of the Act read with Rule 5(1) & Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are appended as **Annexure-4** to the Directors' Report.

HUMAN RESOURCES-:

Your Company treats its "Human Resources" as one of its most important assets. The Company has taken pragmatic steps for strengthening organizational competency through involvement and development of employees as well as installing effective systems for improving the productivity, quality and accountability at functional levels.

INDUSTRIAL RELATIONS-:

During the year under review, your Company enjoyed cordial relationship with workers and employees at all levels.

INSURANCE-:

Your Company has taken reasonable steps to prevent risks and the Board is kept apprised of the risk assessment and minimization procedure. The assets of the Company have been adequately covered under insurance. The policy values have been enhanced taking into consideration the expanded and upgraded facilities of the Company.

EXTRACT OF ANNUAL RETURN-:

The particulars required to be furnished under Section 92(3) and Section 134(3)(a) of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014 as prescribed in **Form No. MGT-9** is annexed as **Annexure - 5**.

MANAGEMENT DISCUSSION & ANALYSIS REPORT-:

As required by Regulation 34 (2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 a detailed Management Discussion and Analysis Report is presented in a separate section forming part of the Annual Report marked as **Annexure-6**.

CORPORATE GOVERNANCE-:

Your Company always places major thrust on managing its affairs with diligence, transparency, responsibility and accountability thereby upholding the important dictum that an organisation's corporate governance philosophy is directly linked to high performance.

The Company is committed to adopting and adhering to established world-class corporate governance practices. The Company understands and respects its fiduciary role and responsibility towards its stakeholders and society at large, and strives to serve their interests, resulting in creation of value and wealth for all stakeholders.

The compliance report on corporate governance and a certificate from K. Singh & Associates, Chartered Accountants, Statutory Auditors of the Company, regarding compliance of the conditions of corporate governance, as stipulated under regulation 27(2) and Chapter IV of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is attached herewith as **Annexure-7** to this report.

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY AFTER THE CLOSURE OF THE YEAR-:

There have been no material changes and commitments, if any, affecting the financial position of the Company which have occurred between the end of the financial year of the Company to which the financial statements relate and the date of the report. The Company has made an application to the Hon'ble Regional Director at Mumbai for shifting of its Registered Office from State of Maharashtra to National Capital Territory of Delhi. The application is under process in RD Office.

DETAILS OF SIGNIFICANT & MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNAL-:

During the financial year no order has been passed by the authorities which impacts the going concern status and company's operations in future.

DIRECTORS RESPONSIBILITY STATEMENT-:

Pursuant to the provisions of Section 134(5) of the Companies Act, 2013, your Directors confirm:-

- 1. That in the preparation of Annual Accounts, the applicable accounting standards have been followed and there are no material departures;
- 2. That we have 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 31st March, 2017 and of the losses of the Company for the period ended 31st March, 2017;
- 3. That we have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities;
- 4. That we have prepared the Annual Accounts on a going concern basis;
- 5. That we have laid down internal financial controls to be followed by the Company and such internal financial controls are adequate and operating effectively;
- 6. That we have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

ACKNOWLEDGEMENT

Your Directors hereby express their appreciation for the cooperation and assistance received from Stakeholders, Banks, valued clients and business associates. Your Directors also wish to place on record their deep sense of appreciation for the diligent support and efforts of the employees at all levels towards the operations and growth of the Company.

By Order of the Board For **ALCHEMIST REALTY LIMITED**

Sd/-(Vinay Kumar Mittal) Managing Director DIN: 00287042

Sd/-(Maria Fernandes) Director DIN: 07134540

Dated: 10.08.2017 Place: New Delhi

ANNEXURE INDEX

Annexure	Content
1.	Statement containing salient features of the financial statement of Subsidiaries Companies in Form AOC-1.
2.	Particulars of Energy Conservation, Technology Absorption and Foreign Exchange.
3.	Secretarial Audit Report.
4.	Particulars of Employees under Section 134(3)(q) and Section 197(12) of the Companies Act, 2013.
5.	Annual Return Extracts in MGT-9.
6	Management Discussion and Analysis Report.
7.	Report on Corporate Governance.