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VALLEY INDIANA LEISURE LIMITED

13th Annual Report

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 Shri Kapil G. Kabra - Director Shri Gopal M. Kabra - Director Auditors : M/s. Bharadia Maheshwari & Associates Chartered Accountants Ahmedabad Registered Office : 39-Advani Market, O/s. Delhi Gate, Shahibaug, Ahmedabad - 380 004 Registrar and Share Transfer Agent : M/s. MCS Limited Shatdal Complex, Ashram Road, Navrangpura, Ahmedabad - 380 009 CONTENTS : Page No. Notice 1 Directors' Report 2/3 Report on Corporate Governance 4/7 Auditors' Certificate on Corporate Governance 8 CFO Certification 9 Auditors' Report 10 Annexure to the Auditors Report 11/1/2 Balance Sheet Schedviles to the Balance Sheet & Profit & Loss Account 15/17 Notes the Accounts 17/21 Cash Flow Statement 23 Malance Sheet Abstract & Company General Business Profile 24 	Board of Directors : Shri R	adheshyam L. Kabra - Chairman
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 NOTICE is hereby given that the Annual General Meeting of the members of valley Indiana Leisure Limited will be held on Saturday, the 29th day of September, 2007 at 11.00 a.m. at Registered office of the company at 39, Advani Market, Quside Delhigate gate, Shahibag, Ahmedabad-380004 to transact the following business. ORDINARY BUSINESS : (1) To receive, consider and adopt the Audited Profits & Loss Account for the financial year ended on 31st March, 2007 and Balance Sheet as at that date and Report of the Board of Directors and Auditors thereon. (2) To appoint a Director in place of Mr.Gopal Kabra who retires by rotation and being eligible, offers himself for re-appointment. (3) To appoint duditors of the Company to hold office from the conclusion of this Annual General Meeting and to authorise the Board of Directors to fix their remuneration. In this context, to consider and if thought fit to pass with or without modifications following as an ordinary resolution. TRESOLVED that M/s. Bharadia Maheshwari & Associates, Chartered Accountants be and are hereby appointed as Auditors of the Company to hold office from the conclusion of this Annual General Meeting on such remuneration as may be decided by the Board of Directors of the Company. Con behalf of the Board of Directors to fix their remuneration of this Annual General Meeting on such remuneration as may be decided by the Board of Directors of the Company. Con behalf of the Board of Directors of the Company. 		NOTICE
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	5)	

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DIRECTORS' REPORT

То,

The Members Valley Indiana Leisure Limited Ahmedabad

Your Directors have pleasure in presenting the Annual Report together with the Audited Accounts of the Company for the year ended on 31st March, 2007

FINANCIAL RESULTS:

During the year under the review, Sales and other Income has placed at Rs. 26.84 lacs, Whereas Net profit before tax of the company has been placed at Rs. 4.68 lacs. After Provision for Taxation net profit of the company has stood at Rs.2.99 lacs. Your directors are optimistic of achieving better results in the coming years.

DIVIDEND:

Your directors are unable to recommend any dividend in view of weak financial position of the company

INSURANCE:

The company has taken sufficient insurance for the properties against risks of fire, strike, riot and earthquake.

DIRECTORS:

Shri Gopa Kabra, director of the company, retires by rotation and being eligible offers themselves for reappointment.

PARTICULARS OF EMPLOYEES:

The particulars of the employee of the Company drawing total remuneration of Rs.24,00,000/- per annum or Rs.2,00,000/- per month as required U/S 217 (2A) of the Companies Act, 1956 is Nil.

FIXED DEPOSITS:

Your Company has not accepted any deposits and, as such, no amount of principal or interest was outstanding on the date of balance sheet.

DIRECTORS' RESPONSIBILITY STATEMENT -SECTION 217 (2AA) OF THE COMPANIES ACT, 1956:

The Board of Directors states:

- 1) that in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- 2) that 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 at the end of the financial year and of the profit and loss of the company for that period;
- that 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;
- 4) that the Directors had prepared the Annual Accounts on a going concern basis.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

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Particulars in accordance with the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 read with the Provisions of Section 217 (1) (e) of The Companies Act, 1956 is annexed herewith forming part of this report.

CORPORATE GOVERNANCE:

Your directors are pleased to inform you during the year provisions relating to the Corporate Governance as per listing Agreement has become applicable and has complied with the various requirements a report along with certificate is attached forming part of this report.

AUDITORS:

M/s. Bharadia Maheshwari & Associates, Chartered Accountants, Ahmedabad, statutory auditors retires at the end of ensuing Annual general meeting and being eligible, offer themselves for reappointment.

AUDITORS REPORT AND COMMENTS :

The contents and notes in the auditors report are self explanatory and needs no explanation.

ACKNOWLEDGEMENT

Your Directors would like to express their appreciation for the support extended by Bankers and Office bearers of Government Department and Financial Institutions. Your Directors also place on record their deep appreciation of the services rendered by the Officers, staff and workers of the company at all levels. Your Directors also acknowledge the continued invaluable support extended by you - our shareholders- and the confidence that you have placed in the company.

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Date : 25/07/2007

Place: Ahmedabad

On behalf of the Board

-/Sd Managing Director

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REPORT ON CORPORATE GOVERNANCE

The Directors presents the Company's report on Corporate Governance in accordance with the provisions of clause 49 of the Listing Agreement with stock exchanges.

THE COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE :

The Board has adopted the principles of good corporate governance and it is committed to adopting the same in future. It is true that the compulsion may initiate steps for compliance however voluntary adoption may take the same at its true place. We have taken steps for the good corporate governance practice, which will lead to the ethics of integrity, transparency and accountability.

THE BOARD OF DIRECTORS

The Board consists of 4 Directors showing the fair combination of Executive, Non-Executive and Independent Directors. The directors are different in respect of the knowledge and expertise in the field. Some of the directors are professionals from different field; some are having the vast knowledge and experience of marketing/production. Out of Four directors, Three are non Executive and independent directors.

Attendance at board Meetings :

Dates of Board Meetings : 30/04/2006, 30/06/2006, 28/07/2006, 31/10/2006, 31/01/2007

Name	Executive/	No. of other	Board	Membership	Chairmanship	Attended
	Non-Executive/	Directorships	meetings	in the	at the	last AGM
	Independent	held in	attended	committee	committee	22nd
		other pub.		of other	of other	September,
		Companies		companies	companies	2006
Mr. Radhe <mark>s</mark> hyam						
L. Kabra	Director	01	05	0	0	Yes
Mr. Ramprakash	•	. ~				
L. Kabra	Managing					
	Director	03	05	03	0	Yes
Mr. Kapil Kabra	Joint Managing					•
•	Director	0	05	0	0	Yes
Mr. Gopal Kabra	Executive					
•	Director	0	05	0	0	Yes

As required by the law, the appointment(s) and remuneration(s) of any executive Director(s) requires the approval of shareholders; such approvals are for a period of not more than 5 years and when eligible, they can be re-appointed at the end of the term.

One third of other Directors retire every year and, when eligible, qualify for re-appointment.

AUDIT COMMITTEE

Term of reference :

The terms of reference of the Audit committee, as specified by the Board, includes the whole as specified in the clause 49 of the listing agreement, including a review of audit procedures and techniques, financial reporting systems, internal control systems and procedures besides ensuring compliance with regulatory guidelines. The committee members are all non-executive and majority being the independent directors, collectively having requisite knowledge of finance, accounts and company law. The committee recommends the appointment of external auditors and their fees and payments and also takes an overview of the financial reporting process to ensure that financial statements are correct sufficient and credible. The report of the statutory auditors is reviewed along with managements' comments and action-taken reports.

Composition of the committee :

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The committee comprises four director as members of the committee and Chairman of the committee is shri Gopal Kabra

Meetings and attendance during the year :

Sr. No.	Director	Status	No. of Meetings Attended
01	Mr Gopal. Kabra	Chairman	04
02	Mr Radheshyam L. Kabra	Member	04
03	Mr Kapil G. Kabra	Member	04
04	Mr Rampraksah Kabra	Member	

REMUNERATION COMMITTEE

The remuneration committee consists of 3 directors all being non-executive directors. The committee recommends the remuneration packages to the Managing/Executive Directors, to the senior officers, employees etc.

Composition :

It comprises of Shri Gopal Kabra, Chairman of the committee, Shri Radheshyam Kabra and Shri Kapil Kabra, directors of the company.

Meetings and attendance during the year .:

Since there were no agenda requiring decision to fix remuneration of directors, no meetings were held during the year under review.

SHARE TRANSFER AND SHAREHOLDER /INVESTOR GRIEVANCES COMMITTEE

All the matters relating to Shareholders was reviewed as well as considered by the Share transfer Committee. However to adhere to the corporate Governance requirements, a new committee called Share transfer and shareholder/investors Grievances committee was formed and the responsibility of erstwhile Share Transfer committee was transferred to the new committee. This committee reviews, records and helps expedite transfer of shares and helps resolve and attend to any grievances of the investors.

Composition:

The committee comprises of Shri Gopal Kabra, Chairman of the committee, Shri Radheshyam Kabra and Shri Kapil Kabra, directors of the company.

Meetings and Attendance during the year :

All the matters relating to share Department and investor services was handled by Share Transfer Committee. In view of infrequent trading of shares in the stock market and negligible correspondence from the investors and shareholders, the Share Transfer committee met four times in the year. All the members were present at all the meeting. The company is also availing services of Shri Ashish Doshi, a practicing company secretary to advise the company for fulfillment of all the clauses of Listing Agreement and other related rules and laws and who also remains present the meetings of the committee.

However to adhere to the requirements of Corporate Governance this new committee was formed To expeditiously meet the requirements of transfer of shares, Shri Gopal Kabra has been given authority to deal with and approve the cases on fortnightly basis and place report before the committee meeting. The committee meetings and attendance data were held twelve times during the year

Complaints :

During the year mainly there were two complaints regarding non receipt of dividend warrants and annual reports which were satisfactorily addressed by the company within 10 days from the date of receipt of the company. As on date there is no pending complaints.

SHAREHOLDER INFORMATION & RELATIONS

The main source of information for shareholders is the Annual Report which includes, inter-alia, the reports of the Directors and the Auditors, Audited Accounts, etc. Shareholders are intimated through print media of quarterly financial results within time periods stipulated from time to time by the stock exchanges.

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General	Body	meetings	1
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The last 3 Annual General Meetings were held as follows.

	Date	Time	Place
1)	30th September, 2004	10.30 a.m	39, Advani Market, O/s Delhi Gate Shahibaug, Ahmedabad-380004
2)	30th September, 2005	10.30 a.m.	39, Advani Market, O/s Delhi Gate Shahibaug, Ahmedabad-380004
3)	30th September, 2006	10.30 a.m.	39, Advani Market, O/s Delhi Gate Shahibaug, Ahmedabad-380004

The next AGM shall be held at the Registered Office of the company at 39, Advani Market, O/s Delhi Gate, Shahibaug, Ahmedabad-380004 at 10.30 am. on 29h September, 2007. the Book Closure will also be as per the dates mentioned elsewhere in the Notice calling Annual general Meeting.

Means of Communications :

The company keeps shareholders informed via advertisements in appropriate newspapers of relevant dates and items requiring notice. The company is having in-house computerized share department.

Common Registrar for Physical as well as dematerialization of shares is MCS LTD. The general address for correspondence for Shareholders is Regd. Office of the company mentioned elsewhere in this Annual report.

The company regularly publishes quarterly financial results etc. in English (either in Western-Times or any other newspaper) and relevant vernacular print media in published in vernacular language (either in Western Times or any other news paper), The company had always held Annul General Meetings within the time limit prescribed by the law or regulatory.

DISCLOSURES :

(a) Disclosures on materially significant related party transactions that may have potential conflict with the interests of the Company at large: In terms of Section 299 (3) of the Companies Act, 1956, the General Notices of disclosure of interest are obtained from the Directors and accordingly, the Register of Contracts under Section 301 of the

Companies Act, 1956 is tabled and signed.

(b) Details of non-compliance by the Company, penalties, strictures imposed on the Company by Stock Exchanges or SEBI or any statutory authority, on any matter related to capital markets, during the last three years.

No strictures and penalties have ever been imposed on the Company by the Stock Exchanges or SEBI or any statutory authorities, on matters related to capital markets.

(c) The Company has adopted a Code of Conduct for its Directors and employees. This Code of Conduct has been communicated to each of them.

(d) Regarding Dematerialisation of Shares:

The Company is in the process of dematting the shares and this is expected to be completed during the ensuing Financial year.

Non Mandatory Requirements :

Of non-mandatory requirements suggestions, we have adopted those relating to Remuneration Committee. We have not adopted suggestions relating to a postal ballot system (except where compulsory under the Companies Act) nor of sending six monthly information to each shareholder household.

GENERAL SHAREHOLDERS INFORMATION :

A) Annual general meeting :

Day and Date : Saturday, 29th September, 2007,

Time : 10.30 a.m.

Venue : 39, Advani Market, O/s Delhi Gate, Shahibaug, Ahmedabad-380004

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B)	Financial Calenda	r for 2006_20	07		· ·		
, ,	First quarter	· · · · · · ·	By end of	July 2007			
	Second quarter		•	October, 2007			
	Third quarter	:		January, 2008			
	Annual results for	the :	By end of				
	Year ended on 31/	3/2008	-				
	Annual general me	eting for :	By end of	September, 2008			ł
	The year 2007-08						
C)	Book Closure : 2	5th Septembe	r. 2007 to 2	8th September, 2	2007 (both o	davs Inclusive)
		•				• .	
D)	Listing of Shares exchanges and Bo			pany's shares are	e presently I	listed at Ahme	edabad Stock
E) .	Market Price Data	a					
	Market price data	for the share	of face valu	ie Rs.10 each a	s under at	BSE :	
l ſ	Month	Highest	Lowest				
	April, 2006	14.00	9.88				
	May, 2006	13.96	8.49				
	June, 2006	14.65	10.09				
	July, 2006	10.78	6.08				
	August, 2006	19.84	10.50				·
	September, 2006	23.50	18.85				
	October, 2006	21.25	12.35				
	November, 2006	11.74	4.8				
	December, 2006	10.81	5.0				
	January, 2007	13.11	10.35	JUNCEL			
	February, 2007	10.08	7.24				
	March, 2007	9.84	6.90				
	Share transfer Sy and has appointed		ompany is ha	aving in-house co	mputerized	Share Transfe	er department
	MCS Limited Shatdal Complex,	Ashram Road,	Ahmedabad	-380009			
F)	who will be acting as Demat of share		and share t	ransfer agent as	common re	egistrar for Ph	ysical as well
G)	Investor correspo Registered office : 39, Advani Market		ate, Shahibai	ug, Ahmedabad-3	880004	-	
llm⊿	NAGEMENT DISCL	ISSION AND	ANALYSIS				
	Management Disc			a part of the Ar	inual Repor	t.	
	e above represents t						e as required.
	ns a part of this A						
		-					
	,						
	•		~	For and o	n behalf o	f the Board	of Directors
·	. # ~ *	r					
Pla	ce Ahmedabad					·· .	Sd/-
				•			
Dal	te : 25/07/2007					Manag	jing Director
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				\checkmark			

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Auditors' Certificate on Compliance with the conditions of Corporate Governance under Clause 49 of the Listing Agreement
To,
The Members of
Valley Indiana Leisure Limited
1. We have examined the compliance of conditions of Corporate Governance by Valley Indiana Leisure Limited(the Company) for the year ended March 31, 2007, as stipulated in Clause 49 of the Listing
Agreement of the said Company with stock exchanges in India.
2. The Compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was carried out in accordance with the Guidance Note on Certification of Corporate Governance(as stipulated in Clause 49 of the Listing Agreement), issued by the Institute of Chartered Accountants of India and was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance with the conditions of the Corporate Governance. It is neither an audit not an expression of opinion on the financial statements of the company.
3. 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.
4. We further state that such compliance is neither an assurance as to the future viability of the Company not to the efficiency or effectiveness with which the Management has conducted the affairs of the Company.
PLACE: Ahmedabad Bharadia Maheshwari & Associates
DATED: 25.07.2007 Chartered Accountants (K K Maheshwari Partne
(M.No.070279

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