SWAGTAM TRADING & SERVICES LIMITED

CIN: L51909DL1984PLC289131

Registered Office: R-489, GF-A, New Rajinder Nagar, New Delhi – 110060, Tel: 011-42475489 E-mail: swagtam1984@gmail.com, Website: www.swagtam.com

Date: September 04, 2024

To
The Manager
Listing Department
BSE Limited
Phirozee Jeejeebhoy Towers
Dalal Street, 25th Floor
Mumbai — 400001

Name of Scrip: Swagtam Trading & Services Limited

Scrip Code: 539406

Dear Sir/ Madam,

Sub: Submission of Annual Report for the Financial Year 2023-24

In terms of Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a copy of Annual Report of the Company for the financial year ended on March 31, 2024 is enclosed. The same is also available on the website of the Company at www.swagtam.com as required under Regulation 46 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

You are requested to kindly take note of this. on record

Thanking you, Yours faithfully,

For Swagtam Trading and Services Limited

Manish Sharma Digitally signed by Manish Sharma Date: 2024.09.04 13:36:39 +05'30'

Manish Sharma Director

DIN No.:06489261

Encl: as above

39th Annual Report 2023-24

Swagtam Trading & Services Limited

Contents

1.	Corporate Information.	1
2.	Notice of the Annual General Meeting and Notes VC/OAVM Login details.	2
3.	Directors Report.	9
4.	Secretarial Audit Report.	17
5.	Secretarial Compliance Report.	19
6.	Management Discussion and Analysis Report.	23
7.	Corporate Governance Report.	25
8.	PCS Certificate on the Compliance with Corporate Governance	34
9.	Auditor's Report on Financial Statement.	36
10	Audited Annual Accounts as at $31^{\rm st}$ March 2024 along with Schedules and Notes on accounts.	46
11.	E-Voting particulars and List of Resolution	64

39th Annual General Meeting			
Date 27th September, 2024			
Day	Friday		
Time	11.00 AM.		
Via /Venue	Through VIDEO CONFERENCING (VC) OTHER AUDIO VISUAL MEANS (OAVM) However Venue of the meeting shall be deemed to be Registered Office of the Company Situated at – R-489, GF-A, New Rajinder Nagar, New Delhi-110060		
Email & Mobile No. Swagtam1984@gmail.com +91-7859923852			
Video Conferencing details	http:/ In case of any issue in Joining the e-AGM sent a WhatsApp to the technical team by clicking on the link - http:/ or send an email to bookwebinar@gmail.com		

CORPORATE INFORMATION:

CORPORATE INFORMATION:				
	DIRECTORS	m: D:		
Ms. Vinod Bala Chairman-Whole Time Director & CFO				
Mr. Sumit Mittal	Director			
Mr. Manish Sharma	Director			
Mr. Anmol Verma	Director			
Mr. Raman Mittal	Independent Dire			
Ms. Apra Sharma	Independent Dire			
Ms. Anupama Kashyap	Independent Dire			
Ms. Pooja Mathur	Company Secreta	ary and Compliance Officer.		
STATUTORY AUDITORS		NY INFORMATION		
M/s. G. K. Kedia & Co.	CIN	L51909DL1984PLC289131		
Chartered Accountants	Date of	19727 Dated 31.12.1984		
Firm Registration No. 013016N	Incorporation	19.1. 20000 01/12/190		
Ms. Kanishka Aggarwal (Partner)	Date of	19727 Dated 05.02.1985		
Membership No. 544129	Commencement			
812, Naurang House,	PAN	AAACS8477Q		
21, Kasturba Gandhi Marg	TAN	DELS56140Q		
New Delhi -110001	GST	07AAACS8477Q1ZG		
Phone: +91-11-46259900	ISIN	INE150R01019		
Email : kanishka.aggarwal@gkkedia.com				
SECRETARIAL AUDITORS	INTER	RNAL AUDITORS		
M/s. B. Bhushan & Co.	M/s. Mittal Jinda	al & Associates		
Company Secretaries	Chartered Accoun	ntants		
Certificate of Practice No. 14469	Firm Registration	No. 001467N		
Mr. Bharat Bhushan (Proprietor)	Mr. Satish Kuma	r Gupta (Proprietor)		
Membership No. 31951	Membership No. 080984			
1195, Galli Babu Ram, Sita Ram Bazar,	7/18, Ansari Roa			
Delhi – 110006	Delhi -110002			
Phone :+91-9650555376 / 9311531800	Phone: +91-11-2	3275297/43560900		
Email:	Email: hmkd900	@gmail.com		
b.bhushanandcompany@gmail.com				
LIS	STING			
Bombay Stock Exchange Limited	BSE			
Calcutta Stock Exchange Limited	CSE (Voluntary I	De-listing Under Process)		
	T _			
BANKER		REGISTRAR		
	Alankit Assignme			
Punjab National Bank	Registered Office:			
Shankar Road,	4E, Jhandewalan			
Ahimsa Bhawan,	New Delhi – 1100	J33		
New Rajinder Nagar,	Corporate office:	1. 0 1		
New Delhi -110060	205-208, Anarka			
	Jhandewalan Extention, New Delhi- 110055			
Phone: +91-11-42541234/23541234				
DECIONADES CESTOS				
REGISTERED OFFICE				
R-489, GF-A, Ground Floor, Rajinder Nagar, New Delhi - 110060				
CONTACT DETAILS				
Phone: +91-11-42475489	Email; swagtam1	084@gmail.com		
Mobile No. +91-7859923852		© ©		
Members are requested to kindly Update their C	Website: www.sw			
Company's Update, Announcements, Results, Reports, Correspondence, etc.				

NOTICE OF ANNUAL GENERAL MEETING

To The Members, Swagtam Trading & Services Ltd New Delhi-110060

Notice is hereby given that the 39th Annual General Meeting of the members of the company will be held on Friday the 27th day of September 2024 at 11.00 am., *through* Video Conferencing (VC)/ Other visual means (OAVM), *however*, the venue of the meeting shall be deemed to be the registered office of the company situated at R-489, GF–A, New Rajinder Nagar, New Delhi - 110060, to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the Audited Balance Sheet as at 31st March 2024 and the Statement of Profit and Loss & Cash Flow Statements, etc., for the year ended on that date along with the Reports of Auditors and Directors thereon.
- 2. To appoint a Director in place of Mr. Raman Mittal (DIN: 06877244) who retires by rotation and being eligible offers himself for re-appointment as a Director.
- 3. To ratify/ re-appoint M/s G.K. Kedia & Co. (FRN 013016N), as statutory auditors and fix their remuneration and to consider and if thought fit, to pass the following g resolution, as an Ordinary Resolution.

"RESOLVED THAT pursuant to the provisions of Section 139 and other applicable provisions, if any, of the Companies Act, 2013 read with Companies (Audit and Auditors) Rule, 2014 (including any statutory modification(s) or reenactment(s) thereof, for the time being in force, M/s G. K. KEDIA & Co., Chartered Accountants, FRN 013016N, be and are hereby <u>ratify/re-appointed</u> as Statutory Auditors of the Company, who were appointed in 35th AGM held on 25.09.2020 for a period of 5 years, to hold the Office from conclusion of this AGM till the conclusion of next AGM, at such remuneration asmay be fixed by the Board of Directors of the Company with the consultation of Auditors."

SPECIAL BUSINESS

4. To make / Grant loan(s) or give guarantee(s) or make investments in excess of the prescribed limit U/s 186 of the Companies Act, 2013.

To consider and, if thought fit, to pass, with or without modification, the following resolution as a SPECIAL RESOLUTION:

"RESOLVED THAT pursuant to the statutory provisions of Section 186 of the Companies Act, 2013 ('the Act') read with the Companies (Meetings of Board and its Powers) Rules, 2014, as amended from time to time and other applicable provisions including any statutory modification(s) thereto or re-enactment(s) thereof, for the time being in force, if any, and subject to such other consents, permissions, sanctions, approvals, as may be required/ necessary, the approval/consent of the shareholders/members of the Company, be and is hereby accorded to the Board of Directors of the Company to;

- (a) grant/give any loan(s), from time to time, on such terms and conditions as it may deem expedient, to any person(s) or anybody corporate(s);
- (b) give/ provide any guarantee/security to secure any loan/ obligation(s) of any other person(s) or body corporate(s); and
- (c) to acquire by way of subscription, purchase/deal/invest/trade/buy & sell and to hold Stocks & Bonds or otherwise the securities of any other body corporate(s), from time to time, in excess of limit specified under Section 186 of the Companies Act, 2013, for an aggregate amount not exceeding Rs. 3,25,00,000 (Rupees Three Crore Twenty FiveLac only) over and above the limit prescribed under Section 186, notwithstanding that the aggregate of loan and investments so far made, the amounts for which guarantee or security so far provided, along with the investments, stocks, loans, guarantee or security proposed to be made or given by the Board may exceed sixty per cent of its paid-up share capital, free reserves and securities premium account, or one hundred per cent of its free reserves and securities premium account, whichever is More, notwithstanding that such stocks & investments, outstanding loansgiven or to be given and guarantees and security provided are in excess of the limits prescribed u/s 186 of Companies Act, 2013 as in their (Board of Directors) absolute discretion deem fit & proper & beneficial and in the interest of the Company."

"RESOLVED FURTHER THAT the Board be and is hereby authorized to negotiate the terms and conditions of theabove said stocks, bonds, investments, loans, securities, guarantees, as they deem fit and in the best interest of the Company and to take all such steps as may be necessary in that regard."

"RESOLVED FURTHER THAT for the purpose of giving effect to the above, any Director and/or Board of Directors, be and are hereby severally authorized to take such steps as may be necessary for obtaining approvals, statutory or otherwise, in relation to the above and to settle all matters arising out of and/for incidental thereto and to sign and to execute deeds, applications, documents and writings that may be required, on behalf of the Company and generally to do all such acts, deeds, matters and things as may be necessary, proper, expedient or incidental for giving effect to this resolution along with signing and filing of necessary Form(s) & Returns with Registrar of Companies/ MCA and with power to settle questions, difficulties or doubts that may arise in this regard without requiring the Board to seek/secure any further Approval(s) of the members of the Company."

By Order of the Board of Directors Swagtam Trading and Services Limited

Dated: 14th August 2024

Place: New Delhi

Chairman & Whole Time Director
DIN No. 09790881

IMPORTANT NOTES

[A] General Instructions for accessing and participating in the 39th Annual General Meeting

Through VC/OAVM facility and voting through electronic means including remote e-Voting

- a. The Ministry of Corporate Affairs ("MCA") vide its Circular No. 10/2022 dated December 28, 2022 read together with Circular No. 02/2022 dated May 05, 2022, Circular No. 21/2021 dated December 14, 2021, Circular No. 19/2021 dated December 8, 2021, Circular No. 02/2021 dated January 13, 2021, Circular No. 20/2020 dated May 5, 2020, Circular No. 17/2020 dated April 13, 2020 and Circular No. 14/ 2020 dated April 8, 2020 (collectively referred to as "MCA Circulars"), have permitted holding of the Annual General Meeting ("AGM") through VC / OAVM, without the physical presence of the Members at a common venue. In compliance with the provisions of the Companies Act, 2013 ("Act"), as amended from time to time and MCA Circulars, and Circulars issued by Securities and Exchange Board of India ("SEBI") vide its Circular No. SEBI/ HO/DDHS/DDHS-RACPOD1/P/CIR/2023/001 dated January 5, 2023 read together with Circular No. SEBI/HO/CFD/CMD2/ CIR/P/2022/62 dated May 13, 2022, Circular No. SEBI/HO/ CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 and Circular No. SEBI/HO/CFD/CMD1/ CIR/P/2020/79 dated May 12, 2020 (collectively referred to as "SEBI Circulars"), the AGM of the Company is being held through VC/ OAVM. Accordingly, in compliance with the provisions of the Companies Act, 2013 (the "Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and MCA Circulars, the AGM of the Company is being held through VC/OAVM Facility, which does not require physical presence of members at a common venue. Deemed Venue for the 39th AGM shall be the Registered Office of the Company.
- b. In compliance with the aforesaid MCA Circulars and SEBI Circulars, NOTICE of the AGM along with the Annual Report for financial year 2023-24 is being sent only through Electronic mode to those Members whose e-mail addresses are registered with the Company /Depositories. Members may note that the Notice and Annual Report for financial year 2023-24 will also be available on website of the Company i.e. www.swagtam.com, website of the Stock Exchanges i.e. BSE Limited (www.bseindia.com) and also on the website of NSDL (www.evoting.nsdl.com.) respectively.
 - Hard Copies shall be sent to those members who shall request for the same, free of cost.
- c. A Member entitled to attend and vote at the AGM is entitled to appoint a Proxy to attend and vote on a Poll instead of himself/herself and a Proxy need not be a member of the Company. However, pursuant to MCA Circulars and SEBICirculars, the AGM will be held through VC/OAVM and the physical attendance of Members in any case has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form is not annexed to this Notice. However, in pursuance of Section 112 and Section 113 of the Act, representatives of the Members may be appointed for the purpose of voting through remote e-Voting, for participation in the E-AGM through VC/OAVM facility and e-Voting during the E-AGM
- d. Since the AGM will be held through VC/OAVM Facility, the 'Route Map'is not annexed.

- e. National Securities Depositories Limited ("NSDL") will be providing facility for e-voting through EVEN [130525] from 9.00 a.m. September 24, 2024 to 5.00 p.m. September 26, 2024.
- f. www.Bookawebinar.com (OA/OAVM Facility) Provider shall provide the Log- In particulars including website url/ links to all the shareholders as on cut-off date for participation in the AGM through VC/OAVMFacility and Voting during the AGM.
 - For any query regarding to attend /vote at the E-AGM stakeholders may contact to, please read/refer point [B] below or Members may also address their Queries relating to e-voting to the company's e-mail ID swagtam1984@gmail.com.
- g. Members may join the AGM through VC/OAVM Facility by following the procedure as mentioned below which shallbe kept open for the Members 30 minutes before the time scheduled to start the AGM and the Company may close the Window for joining the VC/OAVM Facility after the Conclusion of AGENDA/Business(es).
- h. Members may note that the VC/OAVM Facility, provided by www.Bookawebinar.com allows participation of all registered shareholders on a first-come-first-served basis. The large shareholders (i.e. shareholders holding 2% ormore shareholding), promoters, directors, key managerial personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors, etc., can attend the AGM without any Restriction on account of first-come first-served principle.
- Attendance of the Members participating in the AGM through VC/ OAVM facility using their login credentials shall becounted for the purpose of reckoning the Quorum under Section 103 of the Act.
- j Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended), Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India("ICSI") and Regulation 44 of Listing Regulations read with MCA Circulars and SEBI Circular, as amended, the Company is providing remote e-Voting facility to its Members in respect of thebusiness to be transacted at the AGM and facility for those Members participating in the 39th AGM to Cast vote through e-Voting system during the AGM.

[B]. Instructions for Members for participating in the 38th AGM through VC/OAVM are as under:-

Convenience of different persons positioned in different places/zones has been kept in mind before scheduling thetime for this Meeting.

The Company has appointed $\underline{\text{www.Book a webinar.com}}$, to provide VIDEO CONFERENCING FACILITY for the AGM and the "Attendant Enablers" for conducting of the e-AGM. Member will be provided with a facility to attend the e-AGM through video conferencing platform provided by $\underline{\text{www.Book a webinar.com}}$.

Members may access the same at

https://us02web.zoom.us/j/82107416592?pwd=O6CbBsgn5BrHbdHWSbdcn2s56z fXIc.1 ZOOM MEETING ID 82107416592

by clicking and registering in advance. Upon registration, members shall receive the login credentials for the saidAGM video conference.

Members are requested to follow the procedure given below:

i. Launch internet browser(chrome/Firefox/safari) by copying the URL in address bar:

https://us02web.zoom.us/j/82107416592?pwd=O6CbBsgn5BrHbdHWSbdcn2s56zfXIc

- ii. While registering, please enter the information in following format:
 - a. First Name Field : Full Name
 - b. Last Name Field : Folio No/Client ID-DPID
 - c. Emaild. Phoneemail ID registered with the Company/Depositoryemail ID registered with the Company/Depository
 - e. Designation : Choose from Dropdown
- iii. Register yourself for the meeting to receive joining link embedded with encrypted password on your email id.
- iv. On the date of AGM, click on "Click here to Join" received on the registered EMail id from noreply@zoom.us
- v. Zoom App can be downloaded on your smart phone/Computer/Laptop from https://zoom.us/
- vi. After logging in, click on "Join with video and audio" option to attend the Meeting
- vii. Members intending to ask questions at the AGM, may click <u>"Raise hand"</u> option available on the platform after the start of the meeting.
- viii. For E Voting, Polls and Chat Sections will be used along with show of hands as per availability and technicalFeasibility.

ix. Attendance shall be taken at the commencement of the meeting and any subsequent joinees shall have to mention their presence on the chat portal.

Members can participate in AGM through smart phone/ laptop. However, for better experience and smooth participation, it is advisable to join the Meeting using *Google Chrome*, through Laptops connected through broadband.

Further, Members will be required to use Internet with a good speed preferably more than 15 Mbps to avoid any disturbance during the meeting. The same can be independently checked at https://www.speedtest.net/

Please note that Participants connecting from Mobile Devices or Tablets or through Laptop via Mobile Hot spot may experience Audio/Video Loss due to fluctuation in their respective Network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.

The Company reserves the right to restrict the number of Questions and number of Speakers, depending upon availability of time as appropriate for smooth conduct of the e-AGM.

In case of any issues in Joining the meeting, send a Whats App to the technical team by clicking on the following link- https://wa.me/919650105405 or send a mail to bookawebinar@gmail.com

The entire proceeding of the meeting shall be recorded and the minutes / proceedings of the meeting shall be preserved by the Company in Terms of the General Circular No. 14/2020 dated 8thApril, 2020 issued by MCA.

Members can submit 'Questions' in Advance with regard to the financial statements or any other Matter to be placed at the 39th e - AGM, from their registered email address, mentioning their name, DP ID and Client ID number / folio number and mobile number, to reach the Company's email address swagtam1984@gmail.com at least **7 days** in Advance before the start of the meeting i.e. by 20.09.2024 by 5.00 p.m. IST.

Such Questions by the Members shall be taken up during the meeting & replied by the Company suitably.

Members, who would like to ask Questions during the 39^{th} e - AGM with regard to the financial statements or any other Matter to be placed at the 39^{th} e - AGM, need to Register themselves as <u>Speaker</u> by sending their '<u>Request from</u>' their registered email address mentioning their name, DP ID and Client ID number & folio number and Mobile number, to reach the Company's email address before <u>20.09.2024</u>.

Those Members who have registered themselves as a <u>Speaker</u> shall be allowed to ask Questions during the AGM, depending upon the <u>availability of time</u>.

NOTES:-

- 1. The relevant 'Explanatory Statement' pursuant to section 102(1) of the Companies Act, 2013, in respect of 'Special *Business*'set out in item No. 4 is annexed hereto.
- 2. Corporate Members intending to attend the E-AGM through 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* authorizing the Representatives to attend the AGM through <u>VC</u> Not less than 48 hours before the AGM.
- 3. In case of several joint-holders attending the E-AGM, only such joint-holder who is higher in the order of names *willbe entitled to vote* at the meeting.
- 4. Notice is also given u/s 91 of the Act read with Regulation 42 of the SEBI (LODR) Regulations, 2015 as amended from time to time, that the *Register of Members* and *Share Transfer Register* of the Company will remain closed from 23.09.2024 to 28.09.2024 (both days inclusive).
 - Queries proposed to be raised at the AGM <u>may be sent to the Company</u> at least <u>7</u> (<u>Seven</u>) days prior to the date of AGM on Company's email address to enable the Management to Compile the relevant information enabling to replythe same.
- 5. Copies of the Memorandum of Association and Article of Association and the Documents referred to in the Notice, shall be kept Open *for Inspection* at the Registered Office on any working day between 11 A.M. to 5 P.M. up to the date of the AGM.
- 6. Members who hold shares in De-materialized form are requested to show/ prove their Client ID and DPID Numbers for easier identification of their attendance at the E-AGM.
- 7. Brief Profile of the Retiring Director seeking appointment/re-appointment, forms part of the Notice.
- 8. Share transfer documents and all correspondence relating thereto, should be addressed to RTA or to Company.
- 9. SEBI has mandated submission of Permanent Account Number (PAN), Contact Details, Email, Phone. etc., by every participant in securities market. Members holding shares, in Demat form are, therefore, requested to submit / update PAN & Email, Mobile no. & other contact 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, Email, Mobile no. & other contact details to RTA or to the Company and Company encourage & promote shareholders to Dematerialize their physical shareholding.

- 10. Members are requested to:
- i. Quote their folio number(s) / Client ID / DPID in all correspondence.
- ii. Please Notify Change (s), if any, in your contact details, PAN, Registered Address along with Pin Code Number, Mobile and E-mail ID, etc., to the RTA or to Company.
- 11. Electronic copy of the 'Annual Report' and 'Notice of the Annual General Meeting' inter-alia indicating the process and manner of e-voting along with the *details of E-AGM through Video Conferencing / OAVM* is being sent to all the Members whose email IDs are registered with the Company / RTA / Depository Participants(s) for communication purposes. Members who have not registered their Email, copy of Notice and Annual Report for 2023-24 can be downloaded from Website of the company or the website of the BSE or the NSDL.

Members may also note that the *Notice* and the *Annual Report* for 2023-24 will also be available on the website of Company www.swagtam.com & RTA & NSDL & BSE Ltd. for their download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office, for inspection during normal business hours onworking days. Even after registering for e-communication, Members are entitled to receive such Communication inphysical form, upon making a request for the same, by post 'free of cost'. For any communication, shareholders may also send requests to Company's email id: swagtam 1984@gmail.com.

- 12. Members, who have not registered their E-mail addresses so far, are requested to register their E-mail address forreceiving all communication including Annual Report, Notices, Circulars, etc., from the company electronically.
- 13. The "Ministry of Corporate Affairs" (MCA) has taken a "Green Initiative in the Corporate Governance" by allowingpaperless 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 OrdinaryGeneral Meeting / Audited Annual Accounts / Report of the Auditors / Report of the Directors, etc., in <u>Electronic form</u> to the E-mail address provided by the shareholders.
- 14. Register of Directors and Key Managerial Personnel and their Shareholdings maintained u/s 170 of the Companies Act, 2013, the Register of Contracts or Arrangements in which Directors are interested u/s 189 of Companies Act, 2013, will be available for Inspection at the AGM.
- 15. Detailed procedure for "Remote E-voting" is annexed which forms part of this notice.

VOTING THROUGH ELECTRONIC 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 Regulation 44 of the SEBI (LODR) Regulations, 2015, the company provides the members facility to exercise their right to vote on resolution proposed to be passed in the Annual General Meeting (AGM) by *electronic means* and the business maybe transacted through Remote E- Voting Services provided by NSDL:

The instructions for E-voting are as under:-

(i) in case of members receiving an Email from NSDL:

- 1. Open E-mail and open attached PDF file "Swagtam 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 ID" and "Password for e-voting". Please note that the password is an initial password. Youwill not receive this PDF file if you are already registered with NSDL for e-voting.
- 2. Launch internet browser by typing the URL https://www.evoting.nsdl.com/
- 3. Click on "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 e-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 onwww.evoting.nsdl.com
- 5. Password Change Menu appears. Change the password with new password of your choice with minimum 8digits/ characters or combination thereof.
- 6. Home page of remote "e-Voting" opens. Click one-Voting: Active e-Voting Cycles.
- 7. Select the Electronic Voting Event Number "EVEN" [130525] as given in the body of E-mail. Now you are ready for e-voting as Cast Vote page opens and you can cast vote online from 24.09.2024 (9.00 am) till 26.09.2024 (5.00 pm).

Note: e-Voting shall not be allowed beyond said time.

- 8. Cast your vote by selecting appropriate options and click on "Submit" and also "Confirm", when prompted.
- 9. Upon confirmation, the message 'Vote cast successfully' will be displayed. Thereafter you will not be

- allowed tomodify 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 authorised signatory(ies) who are authorised to vote, to the Scrutinizer through e-mail b.bhushanandcompany@gmail.com with a copy marked to evoting@nsdl.co.in.

General Instructions

- 1. E-voting period begins at 09.00 A.M. on 24.09.2024 and ends at 5:00 P.M. on 26.09.2024.
 - During this period Members of the company, holding shares either in Physical form or in Dematerialized form, as onthe Cut-off date (record date) i.e. 20.09.2024 may cast their vote electronically. Once the vote on are solution is cast by member, the member shall Not be allowed to change it subsequently. E-voting module shall be disabled by NSDLfor voting thereafter.
- 2. The facility for voting through poll shall be made available at the E-AGM and the Members attending through VC/OAVM who have not cast their vote by remote e-voting shall be able to vote at the E-AGM through voice/ show of hands.
- 3. Members who have cast their vote by remote e-voting may also attend E-AGM but shall Not be entitled to cast vote again.
- 4. Company has appointed M/s. B. Bhushan & Co., Practicing Company Secretaries, New Delhi (M.No.: A31951,COP: 14469) to act as the "Scrutinizer", to scrutinize the remote e-voting and physical vote 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 /beneficial owner (in case of electronic shareholding) as on the Cut- off date i.e. 20.09.2024.
- A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the Cut-off date shall be titled to avail facility of remote e-voting/ Poll at E-AGM.
- 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 cast the vote again.
- 8. In case of any Query pertaining to e-voting, please visit Instructions FAQ's for Members and E-voting User Manual for Members in download section of NSDL's e-voting website https://www.evoting.nsdl.com or call on toll free no: 18001020990, 1800224430 or contact Assistant Manager NSDL at designated email id evoting@nsdl.co.in or attelephone nos 022-24994360 / 022-24994738. Members may also address their Queries relating to e-voting to the company's e-mail ID swagtam1984@gmail.com.
- 9. Members already registered with NSDL for remote e-voting can use their existing user ID and password for Login. There after please follow the steps from Sl. 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. **Scrutinizer**, after scrutinizing the votes cast at the meeting through voice/show of hand and through remote e-voting, 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. Results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company www.swagtam.com and on the website of NSDLwww.evoting.nsdl.com. Results shall simultaneously be communicated to the Stock Exchange(s), where the Company's shares are listed.

By Order of the Board of Directors Swagtam Trading and Services Limited

Dated: 14th August 2024

Place: New Delhi

Chairman & Whole Time Director
DIN No. 09790881

EXPLANATORY STATEMENT

(Pursuant to section 102 of the Companies Act, 2013 relating to the special business(es) to be transacted at the Annual General Meeting (AGM) is annexed hereto)

ITEM No. - 4:

TO MAKE LOAN(S) or GIVE GUARANTEE(S) or MAKE INVESTMENT(S) IN EXCESS OF THE PRESCRIBED LIMIT u / s 186 OF THE COMPANIES ACT, 2013

In order to make optimum use of funds available with the Company and also to achieve long term strategic and business objectives, the Board of Directors of the Company proposes to make use of the same by making investment in other bodies corporate or granting loans, giving guarantee or providing security to other persons, entities, or other body corporate as and when required. Members may note that pursuant to Section 186 of the Companies Act, 2013 ("Act"), the Company can give loan or give any guarantee or provide security in connection with a loan to any other body corporate orperson and acquire securities of any other body corporate in excess of 60% of its paid - up share capital, free reserves and securities premium account or 100% of its free reserves and securities premium account, whichever is More, with approval of Members by special resolution passed at the general meeting.

In view of the aforesaid, it is proposed to take approval under Section 186 of the Companies Act, 2013, by way of 'Special Resolution', up to a Limit of Rs. 3,25,00,000/- (Rupees Three Crore Twenty- Five Lac only) as proposed in the Notice.

The Directors therefore, recommend the 'Special Resolution' for approval of the shareholders.

The above proposal is in the interest of the Company and the Board recommends the Resolution as set out at Item No. 4

for approval by the members of the Company.

None of the Directors or Key Managerial Personnel or their relatives are in any way concerned with or interested financially or otherwise in the resolution at Item no. 4 of the accompanying Notice.

By Order of the Board of Directors Swagtam Trading and Services Limited

Dated: 14th August 2024

Place: New Delhi

Chairman & Whole Time Director
DIN No. 09790881

DIRECTOR'S REPORT

Dear Stakeholders,

Your directors present herewith the 39th Annual Report for the year ended 31st March 2024,

FINANCIAL RESULTS

(Rs. '000)

Particulars	For the Year Ended 31st March 2024	For the Year Ended 31st March 2023
Income from Operations		
Revenue from Operation	3004.50	2481.96
Other Income	2156.76	2275.58
Total Income	5161.26	4757.54
Total Expenditure	3623.47	2777.98
Profit/(Loss)before Tax	1537.79	1979.56
Prior Period Expenses	-	55.62
Tax Expense (Net)	389.33	517.59
Net Profit/(Loss)	1148.47	1406.55

FINANCIAL HIGHLIGHTS

During the year under review your company carried-out the business of commission, agents, brokers, management & consulting business, service providers, etc. Company has received the total revenue of Rs. 51,61,260/-and Net Profit after Tax for the year under consideration is Rs. 14,48,470/-. Your Company hopes to increase its presence in the business in the coming years, which may increase the top line and also its profitability

TRANSFER TO RESERVES

No amount is proposed to be transferred to the Reserves & Surplus Account.

LIQUIDITY

Company continues to maintain sufficient funds to meet the desired strategic Objectives.

DIVIDEND

Your directors do not consider it desirable to recommend / declare any dividend.

CAPITAL

During the Financial Year 2023-24, there is no change in share capital

Buy Back of Securities : Company has not bought back any of its securities. Sweat Equity : Company has not issued any Sweat Equity Shares. **Bonus Shares** : No Bonus Shares were issued during the year.

Preference Shares / Debentures : Company has not issued any Preference Shares/ Debentures.

: Company has not provided any Stock Option Scheme. Employees Stock Option Plan

Subsequent to 31.03.2024, there has been no change in authorized, issued, subscribed and paid-up equity Share Capital. 'Authorised Share Capital' as on 31.03.2024 is Rs. 4,00,00,000/- divided into 40,00,000 Equity Shares of Rs. 10/- each and the 'Paid-up capital' stands at Rs. 1,19,05,000/-.

DIRECTORS

IIn accordance with the provisions of the Companies Act, 2013 and the Articles of Association, Mr. Raman Mittal (DIN: 06877244), retires by rotation at the ensuing AGM and, being eligible, offers himself for reappointment.

- Ms. Prabhjot Kaur (DIN: 09575264) was appointed as Independent Director w.e.f. 19.12.2023 and and he Ceased to be a Director upon his resignation on 31.01.2024.
- Ms. Vinod Bala (DIN No. 09790881) who was appointed as an Additional Director (Executive Director) in the Board Meeting held on 12.02.2024, have been regularized by the shareholders as a Directors of the Company in the Extra Ordinary General Meeting Held on 21.06.2024.
- Ms. Apra Sharma (DIN No.ma 10149103) and Mr. Manish Sharma (DIN No. 06489261) appointed as an Additional Director in the Board Meeting held on 12.02.2024 have been regularized by the shareholders as a Directors of the Company in the Extra Ordinary General Meeting Held on 21.06.2024, as Non-Executive Independent Director and Non-Executive Non-Independent Director
- Mr. Anupama Kashyap (DIN No. 09720124) and Mr. Anmol Verma (DIN No. 101050721) appointed as an Additional Director in the Board Meeting held on 19.04.2024 have been regularized

- by the shareholders as a Directors of the Company in the Extra Ordinary General Meeting Held on 21.06.2024, as Non-Executive Independent Director and Non-Executive Non-Independent Director.
- Ms. Lalita Mittal is WTD & CFO of the company w.e.f. 08.08.2014 and he ceased to be a director, who left for heaven on 20.09.2023.
- Jitendra Kumar (DIN: 06614727) and Mr. Deepak Gupta (DIN: 07580266), who were appointed as an Additional Director (Non Executive Independent Director) in the Board Me held on 24.06.2022, and they Ceased to be a Director upon his resignation on 09.04.2024 and 10.04.2024 respectively.11.02.2022.

The Company has received Declarations from the Independent Directors of the Company confirming that they continue to meet the criteria of independence, as prescribed under applicable provisions of the Companies Act and Listing Regulations. The Independent Directors have also confirmed that they have complied with the Code of Conduct of the Company and that they have registered themselves as an Independent Director(s) in the data bankmaintained with the *Indian Institute of Corporate Affairs*. Brief Profile in terms of Regulation 36 of Listing Regulations and the Secretarial Standards on General Meetings (SS-2), in respect of the Director(s) seeking appointment / re-appointment has been annexed to the Notice of the 39th E - Annual General Meeting.

KEY MANAGERIAL PERSONNEL

- Ms. Vinod Bala (DIN: 09790881), is Chairman, Whole Time Director and CFO of the Company.
- Ms. Pooja Mathur (ACS-45124), is the 'Company Secretary cum Compliance Officer. PARTICULARS OF 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 has drawn remuneration excess of the limit as set out in the said Rules.

MEETINGS OF THE BOARD & COMMITTEES

5 (Five) Meetings of the Board were held during reporting period, the details of which are given in the CGR (MaximumGap of 120 days between two consecutive Board Meetings has been complied with)

1) 22.05.2023 2) 10.08.2023 3) 09.11.2023

4) 19.12.2023 5) 12.02.2024

LOANS, GUARANTEES AND INVESTMENTS

Pursuant to Section-186 of the Companies Act, 2013 and Schedule V of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("Listing Regulations") the Company neither has, directly nor indirectly, given any loan to its Directors nor extended any guarantee or provide any security in connection with any loan taken by them.

PERFORMANCE EVALUATION OF BOARD MEMBERS

With a view to improve performance and effectiveness, Board Members are now increasingly deploying Board performance evaluation tools to identify areas of improvement benchmarking themselves against leading practices.

PUBLIC DEPOSIT

The Company has not accepted nor renewed any Deposits falling within the purview of section 73 of Companies Act, 2013 read with Companies (Acceptance of Deposits) Rules, 2014 as amended from time to time, during the year under thereview and therefore details mentioned in Rule 8(5)(v) & (vi) of Companies (Accounts) Rules, 2014 relating to deposits covered under Chapter V is NIL

STATUTORY AUDITORS

To ratify & re-appoint M/s G. K. Kedia & Co., Chartered Accountants, FRN - 013016N, as statutory auditors of the company, who have confirmed their eligibility, to hold Office from conclusion of this AGM till the conclusion of next AGM on such remuneration as may be fixed by the Board, who were appointed in 35th AGM held on 25.09.2020 for a period of 5 years.

STATUTORY AUDITORS' REPORT

Auditors' Report dated 24.05.2024, being self-explanatory, requires no Comments from the Directors and there are no reservations, or qualifications or adverse remarks in the Audit Report in respect to FY 2023-24 and does not require / call for any explanation from the Board of Directors.

SECRETARIAL AUDITOR

Board has re-appointed M/s B. Bhushan & Co., Practicing Company Secretary, to conduct Secretarial Audit for the FY2024-25. Secretarial Audit Report and Secretarial Compliance Report for the FY 2022-23 is annexed with Directors' Report.

There are no serious qualifications or reservations or other adverse remarks by Secretarial Auditors in the Report for the FY 2023-24 and does not require/ call for any explanation from the Board of Directors, except relating to De- Listing of Shares from CSE Ltd. and also Notice dated 13.05.2022 from BSE Ltd. relating to non- compliance of various Regulations and SOP under SEBI (LODR), levying an amount of Rs. 2,51,340/-(including GST) and freeze the Promoters holdings for debit, and the Company has filed suitable & proper replies with documentary evidences and thematters are under process.

INTERNAL AUDITOR

Internal Audit Report of FY 2023-24 does not contain any serious adverse remarks.

Board has re-appointed M/s Mittal Jindal & Associates, Chartered Accountants, to conduct Internal Audit of FY 2024-25 under Section 138 of the Companies Act, 2013.

COST AUDITORS

Provisions of Section 148 do not apply to the Company and hence, Cost Auditors need not to be appointed.

EXTRACT OF ANNUAL RETURN (MGT - 9)

Pursuant to section 92(3) and 134(3)(a) of Companies Act, 2013 ('the Act'), the Annual Return in the form MGT-7 for the Financial Year 2023-24 is available on the website of the company www.Swagtam.com.

LISTING OF SHARES

Equity Shares of the Company are listed on BSE Ltd., Calcutta Stock Exchange (CSE) and Delhi Stock Exchange (DSE stands de-recognized) and Company has complied with the requirements of Listing Agreement(s) during the year under review. All the Quarterly & Yearly Compliances are upto-date, scanned pdf files are emailed, uploaded on BSE listingportal, couriered by Speed-Post, XBRL submissions at Online Portal, uploaded at Company's Website, etc.

- Listing Fee stands paid to BSE for & upto 31.03.2025.
- Annual Custodial Fee stands paid to NSDL & CDSL as per Bills recd.

MANAGEMENT'S DISCUSSION AND ANALYSIS REPORT

In terms of the provisions of Regulation 34 of the SEBI (LODR) Regulations, 2015, the "Management's Discussion and Analysis Report" is presented in a separate section forming part of the Annual Report.

VOLUNTARY DELISTING OF EQUITY SHARES FROM CALCUTTA STOCK EXCHANGE LTD.

This Notice is issued in compliance with Regulation 6, 7 and other applicable regulations, if any, of the SEBI (Delisting of Equity Shares) Regulations 2009 (herein after referred as 'Delisting regulations') to the Equity Shareholders of "Swagtam Trading & Services Limited" (PAN: AAACS8477Q) (herein after referred as 'Company'), in respect of the voluntary delisting of 11,90,500 Equity Shares of the face value of Rs. 10/each, of the Company from The Calcutta Stock Exchange Limited (CSE). At present, the Shares of the Company are listed on CSE and BSE Ltd. The Board of the Directors at its Meeting held on 09.11.2020, has approved voluntary delisting of the 11,90,500 Equity Shares of the face value of Rs. 10/- each, from CSE in accordance with the Delisting Regulations and have communicated the same to CSE Listing Department. Considering CSE had seen a halt/suspension in its trading activity since 2013, after the capital market regulator, Securities and Exchange Board of India (SEBI), had barred trading at C-Star (the online platform of CSE), for non-compliance of clearing and settlement norms. "It is status quo for CSE". CSE's own Trading Platform has been Shut since 2013 following SEBI's Directives and also CSE have been asked to exit by SEBI but the matter is stated to be Sub- judice before Calcutta High Court while other 13 regional stock exchanges have closed under the Exit Policy of SEBI.

However, the equity shares of the company shall continue to remain Listed on BSE Ltd., which is a recognized StockExchange and is having nation-wide Trading Platform as per Delisting Regulations.

SUBSIDIARIES AND JOINT VENTURES COMPANIES

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

CORPORATE GOVERNANCE

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.

As required under Regulation 34(3) read with Part C of Schedule V to the SEBI (LODR) Regulations, 2015, Report on Corporate Governance (CGR) is annexed herewith and forms part of this Annual Report. The requisite Certificate from the Secretarial Auditors of the Company confirming compliances with the conditions of corporate governance is attached to the 'Corporate Governance Report.'

POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION

Board consists of Five members, one of whom is Executive (CFO) and WTD, 3 are independent directors and 1 is non-independent director. Board consists of appropriate mix of executive & independent & non-

independent & woman Directors to maintain the independence of the Board and to separate its functions of governance and management.

The Company has formulated a remuneration policy including criteria for determining qualifications, positive attributes, independence of a director and other matters, as required u/s 178(3), which provides the manner of selection of Board of Directors, KMP and their remuneration. In case of appointment of independent Directors, the Nomination and Remuneration Committee shall satisfy itself with regard to independent nature of the Directors viz-a-viz the company so as to enable the Board to discharge its performance and duties effectively.

INDEPENDENT DIRECTORS

Independent Directors have additionally met 2 times in the F. Y. 2022-23 as required under Schedule IV of the Companies Act, 2013 (Code for Independent Directors) read with Regulations 25(3) of the SEBI (Listing Obligation & Disclosure Requirements) Regulations, 2015

- (a) to review the performance of non independent Directors and the Board as a whole,
- (b) to review the performance of Board, taking into account the views of executive and non-executive directors;
- (c) to assess the quality, quantity and timeliness of flow of information between the management and the Board which is necessary for the Board to effectively and reasonably perform their duties.

DECLARATION BY INDEPENDENT DIRECTORS

Mr. Raman Mittal, Ms. Apra Sharma and Ms. Anupama Kashyap are Independent Directors on the Board of your company. Company has received necessary declarations from each Independent Director u/s 149(7), and in the opinion of the Board and as confirmed by these Directors that all of them meets the criteria of independence laid down in Section 149(6) of the Companies Act, 2013 and Regulation 25 of SEBI (LODR) Regulations, 2015.

Independent Directors have also confirmed that they have complied with the Company's code of conduct.

BOARD EVALUATION

As mandated under the SEBI (LODR) Regulations, 2015, the Board reviews and monitors the Board evaluation framework. The Board evaluates various parameters such as decision–making, relationship with stakeholders, company performance and strategy, checking of Board and Committee's effective working, etc. The Companies Act, 2013 states that a formal annual evaluation needs to be made by the Board of its own performance and that of its committees and directors and Schedule IV to the Companies Act, 2013 states that the performance evaluation of independent director shall be done by entire Board, excluding director being evaluated.

Evaluation of all the Directors and the Board as a whole has been conducted and Board approved evaluation results as collated by "Nomination and Remuneration Committee."

The Board has evaluated the effectiveness of its functioning and that of the Committees and of individual Directors by seeking inputs on various aspects of Board/Committee Governance and considered and discussed in details the inputs received from the Directors.

DECLARATIONS BY DIRECTORS AND THE SENIOR MANAGEMENT PERSONNEL

Annual Report of the Company contains a Certificate by the CFO / CEO in terms of Para D of Schedule V to the SEBI(LODR) Regulations, 2015 on the declarations received from the Directors and the Senior Management personnel affirming compliance with the Code as applicable to them during the year ended 31.03.2024.

BUSINESS RESPONSIBILITY REPORT

As per Regulation 34(2)(f) of SEBI (LODR) Regulations, the top 1000 listed entities based on market capitalization (calculated as on 31 March of every financial year), shall, in their annual report, include a business responsibility report describing the initiatives taken by them from an environmental, social and governance perspective. Therefore, Regulation 34(2)(f) of SEBI (LODR) Regulations, 2015 is not applicable.

CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING

In accordance with the provisions of SEBI (Prohibition of Insider Trading) Regulations, 2015, the Company has adopted the Code of Conduct to Regulate, Monitor and Report Trading by Insiders ("Insider Trading Code"). The said Insider Trading Code applies to Directors, Senior Management Personnel, persons forming part of the Promoter(s) & Promoter(s) Group and such other designated employees of the Company, who are expected to have access to unpublished price sensitive information & explains the guidelines and procedures to be followed and disclosures to be made while dealing with the shares as well as the consequences of Violation of Norms. The code of conduct for Prevention of insider trading is available on the Company'website www.swagtam.com.

UNIFORM LISTING AGREEMENT

SEBI issued SEBI (LODR) Regulations, 2015 which became effective from 01.12.2015 by replacing existing Listing Agreement. Company executed New Listing Agreement(s) with BSE Ltd. and CSE Ltd. during February 2016.

OPERATIONS

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

Further, no Material Events, commitments and changes occurred between the end of the financial year to which thefinancial statements relate and to till date of this Report.

VIGIL MECHANISM

Company has formulated a Vigil Mechanism cum Whistle Blower Policy in terms of Section 177(10) of the Companies Act, 2013 and also in terms of Regulation 4(2)(d) (v) and Regulation 22 of SEBI (LODR) Regulations, 2015, includes an Ethics & Compliance Task Force or to the Chairman of Audit Committee. The Policy ensures that strict confidentiality is maintained whilst dealing with concerns and also that no discrimination will be meted out to any person for a genuinelyraised concern. Protected disclosures can be made by a whistle blower through an e-mail or letter. The Policy on vigilmechanism is available or may be accessed on the Company's website. The details of Vigil Mechanism (Whistle BlowerPolicy) adopted by the Company have been disclosed in the 'Corporate Governance Report' attached to this Report and form an integral part of this report and also the company has complied with the provisions relating to the Constitution of Internal Complaints Committee under Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressed) Act, 2013.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

Provisions of the Companies Act, 2013 relating to CSR do not mandatorily apply to your company.

CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES

Contracts/ Arrangements/ Transactions, if any, entered by the company during the financial year 2023-24 with related parties were in the *ordinary normal course* of business and on an "arm's length basis".

During the year, the company has not entered into any contract/arrangement/transaction with related parties which could be considered material.

Your directors draw attention of the members to "Notes to the Financial Statements" Form - AOC-2 which setsout Related Party Disclosures.

RISK MANAGEMENT POLICY

Risk Management Policy is Not Applicable to your company.

SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS/ COURTS/ TRIBUNALS/ INCOME TAX

No significant and material Orders were passed by the regulators or courts or tribunals or income tax dept, etc. impacting the ongoing concern status and company's operations.

INTERNAL FINANCIAL CONTROLS AND THEIR ADEQUACY

According to Section 134(5)(e) of the Companies Act, 2013 the term Internal Financial Control (IFC) means the policies and procedures adopted by the company for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, safeguarding its assets, prevention and detection of frauds and errors, accuracy and completeness of the accounting records and timely preparation of reliable financial information.

Company has a proper and adequate internal financial control system, commensurate with the size & scale of its operations. The scope and authority of the internal Audit function is well defined in the Organization. The internal financial control system ensures that all assets are safeguarded and protected and that the transactions are authorized, recorded and reported correctly. Internal Auditors independently evaluate the adequacy of internal controls and audit the transactions.

Independence of the audit and compliance is ensured by timely supervision of the Audit Committee over Internal Audit findings. Significant audit observations and corrective actions suggested are presented to the Audit Committee on regularly basis.

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

Company has adopted the Policy for Prevention of Sexual Harassment of Women at workplace and has set up Committee for implementation of said policy and No Complaints has been received *during the financial year*.

DETAILS OF COMMISSION RECEIVED BY MD / WTD

None of the Directors have received any commission during the year under review.

EVENTS SUBSEQUENT TO THE DATE OF FINANCIAL STATEMENTS

There are no significant/ material events to be reported under this head.

TRANSFER OF AMOUNT TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Your company did not have any funds lying unpaid or unclaimed for a period of seven years, therefore, there were nofunds which were required to be transferred to IEPF.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirements Section 134 (3)(c) of Companies Act, your Directors confirm that:

- a. In the preparation of the annual accounts for the year ended 31.03.2024, the applicable accounting standardshad been followed along with proper explanation relating to material departures;
- b. The Directors had selected such accounting policies and applied them consistently and made judgements and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs as at 31.03.2024 and of the profit and loss of the company for that 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;
- e. the Directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively; and
- 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.

COMPLIANCES

Company has devised proper systems to ensure compliances of Laws applicable and the compliance reports issued by the Departmental Heads are placed before the Board confirming compliances by the company with all applicable Laws.

SHARE TRANSFER SYSTEM

Shares lodged for physical transfer are registered within a period 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 is currently in dematerialized form, the transfers are processed and approved in the electronic form by NSDL / CDSL through depository participants. Alankit Assignments Limited is the Share Transfer Agent for both physical and dematerialized mode.

PARTICULARS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO.

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

A. CONSERVATION OF ENERGY

Your company did not use any significant Energy during the year under review. Your Company is conscious about its responsibility to conserve energy, power and other energy sources wherever possible. We emphasistowards 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. TECHNOLOGY ABSORPTION

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. FOREIGN EXCHANGE EARNINGS AND OUTGO.

	31.03.2024 (Amt.)	31.03.2023 (Amt.)
Foreign Exchange Earnings	Nil	Nil
Foreign Exchange Outgo	Nil	Nil

CEO/ CFO CERTIFICATION

In accordance with the Regulation 17(8) read with Part B of Schedule V to the SEBI (LODR) Regulations, 2015 pertaining to corporate governance norms, Ms. Vinod Bala (DIN:09790881), WTD & CFO of the company, have certified, inter-alia, on review of financial statements and establishing and maintaining internal controls for the financial reportingfor the year ended 31.03.2024. The said Certificate forms an integral part of this 'Annual Report' and the Certificate has been reviewed by the Audit Committee and take non record by the Board of Directors.

FINANCIAL STATEMENTS

Annual Report of F. Y. 2023-24 of the Company containing complete Balance Sheet, Statement of Profit & Loss, other Statements and Notes thereto, prepared as per the requirements of Schedule III to the Companies Act, 2013, Directors' Report (including Management Discussion and Analysis Report and Corporate Governance Report), Etc., are being sent via Email to all shareholders who have provided their Email address(es) and to Others also Full version of 'Annual Report' is also available for inspection at the registered office of the company during working hours up to the date ofensuing AGM.

It is also available at the Company's website www.swagtam.com.

NOTICE of the AGM and Annual Report shall also be placed at the website of NSDL/CDSL. Please note that Members will be supplied, free of cost, Annual Report, upon receipt of written request.

DEMATERIALIZATION OF SHARES

As mentioned in Company's earlier Annual Reports, the company's equity shares are in compulsory Demat mode in terms of SEBI Guidelines. This has been facilitated through arrangement with NSDL and CDSL. About **94.84%** of the issued shares of the company are already in dematerialized form. M/s. Alankit Assignments Limited, New Delhi, is acting as the RTA for this purpose and acts as share agent in terms of SEBI Guidelines.

DISCLOSURES

AUDIT COMMITTEE

Your Directors wish to inform that in Compliance with Section 177 of the Companies Act, 2013 and Regulation 18 of SEBI(LODR) Regulations, 2015, an Audit Committee is duly constituted/re-constituted.

Audit Committee comprises of the following Directors: -

Sr. No.	Name of the Director	Category of Director	
1.	Mr. Apra Sharma	Chairman, Non- Executive & Independent Director	
2.	Mr. Raman Mittal	Member, Non-Executive & Independent Director	
3.	Ms. Sumit Gupta	Member, Non-Executive & Independent Director	
4.	Ms. Vinod Bala	Member – Executive Director	

Details of Audit Committee have been separately given in the Corporate Governance Report. Rurther, recommendations of Audit Committee were accepted by the Board of Directors.

NOMINATION AND REMUNERATION COMMITTEE

In terms of Regulation 19 of SEBI (LODR) Regulations, 2015 and pursuant to the provisions of Section 178(1) of the Companies Act, 2013, Nomination & Remuneration Committee is duly constituted / reconstituted.

Nomination and Remuneration Committee comprises of following Directors: -

NOMINATION AND REMUNERATION COMMITTEE

Sr. No.	Name of the Director	Category of Director	
1.	Mr. Apra Sharma	Chairman, Non- Executive & Independent Director	
2.	Mr. Raman Mittal	Member, Non-Executive & Independent Director	
3.	Ms. Sumit Gupta	Member, Non-Executive & Independent Director	
4.	Ms. Vinod Bala	Member – Executive Director	

Details of Nomination & Remuneration Policy and Committee are furnished in the CGR, which is annexed herewith.

SHAREHOLDERS / INVESTORS GRIEVANCE COMMITTEE

In terms of Regulation 20 of SEBI (LODR) Regulations, 2015 and pursuant to the Stakeholders Relationship Committee is duly constituted / re-constituted.

Shareholders / Investors Grievance Committee comprises of following Directors

SHAREHOLDERS / INVESTORS GRIEVANCE COMMITTEE

Sr. No.	Name of the Director	Category of Director	
1.	Mr. Apra Sharma	Chairman, Non-Executive & Independent Director	
2.	Mr. Raman Mittal	Member, Non-Executive & Independent Director	
3.	Ms. Sumit Gupta	Member, Non-Executive & Independent Director	
4.	Ms. Vinod Bala	Member – Executive Director	

Details of Committee are furnished in the 'Report on Corporate Governance

RISK MANAGEMENT COMMITTEE NOT APPLICABLE

E-VOTING

Company is providing E-voting facility to all members to enable them to cast their votes electronically on all Resolutionsset forth in the Notice. This is pursuant to Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of SEBI (LODR) Regulation 2015.

The above Rule 20 of the Companies (Management and Administration) Rules, 2014 have been amended on March 19, 2015 to introduce a new Concept of *e-voting* i.e. E-Voting at general meeting through an electronic voting system. Tocomply with the requirements of new Companies Act, 2013 and to ensure good governance for its members, your company has provided e-voting facility for its general meetings to enable its members to participate in the voting electronically.

The instruction(s) for e-voting for ensuing AGM is also provided with Notice to Shareholders of this Annual Report. Company has signed necessary agreements with NSDL and CDSL to facilitate e-voting for member(s).

APPRECIATION

Your directors wish to express their sincere appreciation to its Valued Clients, Bankers, various Departments & Agencies and Employees of the company, etc., for their continued valued support, guidance & co-operation.

By Order of the Board of Directors Swagtam Trading and Services Limited

Dated: 14th August 2024 Place: New Delhi Vinod Bala Chairman & Whole Time Director DIN No. 09790881

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED on 31.03.2024

[Pursuant to section 204(1) of the Companies Act, 2013 and the rules made thereunder]

То

The Members of Swagtam Trading and Services Limited

(CIN: L51909DL1984PLC289131)

New Delhi

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Swagtam Trading and Services Limited (CIN: L51909DL1984PLC289131)** (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, forms 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 financial year starting from 1.04.2023 ended on 31.03.2024 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 made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March 2024 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 External Commercial Borrowings:
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'): -
 - (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 Listing Agreements entered into by the Company with Bombay Stock Exchange Limited, Delhi Stock Exchange limited and Calcutta Stock Exchange limited, the tradingplatform is not available with the Calcutta stock exchange and recognition of Delhi Stock Exchange was withdrawn by the SEBI.

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 StockPurchase Scheme) Guidelines, 1999;
- (c) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
- (d) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; requiring compliance thereof by the company during the financial year.

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 mechanism exist 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 sentat least seven days in advance, and a system exists for seeking and obtaining further information and clarifications—on the agenda items 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 the Board of Directors of the Company, pass the resolution, on 9th November, 2020, for Voluntary De-Listing of Equity Shares of the Company from The Calcutta Stock Exchange Limited and the matter is under process.

Further, in previous year BSE Limited has imposed fine of Rs.2,51,340/- (including GST) on account of non-compliance of regulation 18(1), 29(2), (3), 34 under SOP and freeze the promoters holding for debit. Company has filed suitable/proper replies and matter is under process.

Further, in previous year BSE Limited has imposed fine of Rs. 11,800/- for violation of Regulation 44(3) of SEBI (LODR) Regulation 2015 for delay submission of Scrutinizer Report and company replied due to technical glitches Scrutinizer Report was submitted within 3 days instead of 2 days and deposited the fines and assured to be take care of compliances timeline thereof.

Further, in previous year BSE Limited has imposed fine of Rs. 3,12,370/- and freeze the promoter holdings for violation of Regulation 23(9) of SEBI (LODR) Regulation 2015 and in our opinion, as per Regulation 15(2) of the SEBI (LODR), Regulation 2015, Reg. 23(9) is not applicable to the Company. Management of the company also provided various replies to BSE Limited, w.r.t. Non-Applicability of Regulation 23(9) as read with the Regulation 15(2) of SEBI (LODR) Regulations. Company also provided undertaking many times for that to the exchange. Company has also provided certificate from another independent Practising Company Secretary (PCS) for non-applicability of Regulation 23(9) as read with Regulation 15(2) of SEBI (LODR) Regulations.

And further the matter is under supervision of Management and Management file wavier of request application through email dated 04th May 2024.

In our opinion, as per Regulation 23(9) of SEBI (LODR) Regulation, 2015, as read with Regulation 15(2) of SEBI (LODR) Regulation, 2015, is not applicable to the Company.

Further it has been informed Ms. Lalita Mittal WTD and CFO was demised during the year on 20.09.2023, and it was informed to the various stakeholders through various communications and for that reasons Mr. Sumit Gupta was handling the compliance and sign the papers and other outgoings for some time and meanwhile Ms. Prabhjot Kaur (woman director) was appointed as WTD and CFO of the company w.e.f. 19.12.2023, and she also resign from the company w.e.f. 31.01.2024, and Ms. Vinod Bala has been appointed as WTD and CFO of the company w.e.f. 31.02.2024.

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

Dated: 24.05.2024

Place: New Delhi

- (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 / amalgamation / reconstruction, etc.
- (v) Foreign technical collaborations etc.

For B. Bhushan & Company

(Company Secretaries)
Sd/Bharat Bhushan Garg
(Proprietor)
Membership No. A31951
COP.No. 14469
UDIN: -A031951F000437499

PR No. 3425/2023

SECRETARIAL COMPLIANCE REPORT

For the Financial Year Ended 31st March 2024

To

The Members of

Swagtam Trading & Services Limited (CIN: L51909DL1984PLC289131)

R-489, GF - A, Ground Floor,

New Rajinder Nagar, New Delhi-110060.

We, **B.Bhushan & Co.**, Practising Company Secretary have examined:

- (a) all the documents and records made available to us and explanation provided "SwagtamTrading CompanyLimited" (CIN: L67120DL198251909DL1984PLC289131)
- (b) the filings/ submissions made by the listed entity to the stock exchanges,
- (c) website of the listed entity,
- (d) any other document/ filing, as may be relevant, which has been relied upon to make this certification, for the yearended $31^{\rm st}$ March 2024 ("Review Period") in respect of compliance with the provisions of:
- (a) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (b) the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI"); The specific Regulations, whose provisions and the circulars/ guidelines issued thereunder, have been examined, include: -
- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018;
- (e) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
- (g) Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (i) and other regulations as applicable and circulars/ guidelines issued thereunder;

We, hereby report that, during the Review Period the compliance status of the listed entity is appended as below:

Sr. No.	Particulars	Compliance Status (Yes/No/ NA)	Observations/ Remarks by PCS*
1.	Secretarial Standards: The compliances of the listed entity are in accordance with the applicable Secretarial Standards (SS) issued by the Institute of Company Secretaries India (ICSI), as notified by the Central Government under section 118(10) of the Companies Act, 2013 and mandatorily applicable.	Yes	
2.	 Adoption and timely updation of the Policies: All applicable policies under SEBI Regulations are adopted with the approval of board of directors of the listed entities All the policies are in conformity with SEBI Regulations and have been reviewed & updated on time, as per the regulations/circulars/guidelines issued by SEBI 	Yes Yes	
3.	 Maintenance and disclosures on Website: The Listed entity is maintaining a functional website Timely dissemination of the documents/ information underaseparate section on the website Web-links provided in annual corporate governance reportsunder Regulation 27(2) are accurate and specific which re- directs to the relevant document(s)/ section of the website 	Yes Yes Yes	
4.	Disqualification of Director: None of the Director(s) of the Company is/ are disqualified under Section 164 of Companies Act, 2013 as confirmed by the listed entity.	None of the Directors are disqualified under Companies Act 2013.	

5.	Details related to Subsidiaries of listed entities have been examined w.r.t.: (a) Identification of material subsidiary companies (b) Disclosure requirement of material as well as other subsidiaries	Not Applicable	There is no subsidiary of the company
6.	Preservation of Documents: The listed entity is preserving and maintaining records as prescribedunder SEBI Regulations and disposal of record Board, Independent Directors and the Committees at the start of every financial year/during the financial year as prescribed in s as per Policyof Preservation of Documents and Archival policy prescribed under SEBI LODR Regulations, 2015.	Yes	
7.	Performance Evaluation: The listed entity has conducted performance evaluation of the SEBI Regulations.	Yes	
8. (a) (b)	Related Party Transactions: The listed entity has obtained prior approval of Audit Committee forall related party transactions; or The listed entity has provided detailed reasons along with confirmation whether the transactions were subsequently approved/ratified/rejected by the Audit Committee, in case no prior approval has been obtained.	Yes	
9.	Disclosure of events or information: The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed thereunder.	Yes	
10.	Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) & 3(6) SEBI (Prohibition of Insider Trading) Regulations, 2015.	Yes maintained internally and inimplement ation stage	
11.	Actions taken by SEBI or Stock Exchange(s), if any: No action(s) has been taken against the listed entity/ its promoters/directors/ subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under SEBI Regulations and circulars/ guidelines issued thereunder except as provided under separate paragraph herein (**).	NA	BSE Limited freeze to debit the promoter holding & impose fine in previous Year & suitable reply has been filed by the Company
12.	Additional non-compliances, if any: No additional non-compliance observed for any SEBI regulation/ circular/guidance note etc.	NA	No additional non compliances

Compliances related to resignation of statutory auditors from listed entities and their material subsidiaries as per SEBICircular CIR/CFD/CMD1/114/2019 dated 18th October, 2019:

Sr. No.	Particulars	Compliance Status (Yes/No/ NA)	Observations/ Remarks byPCS*
1.	Compliances with the following conditions while appointing/re-appointing an auditor		
	i. If the auditor has resigned within 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter; or	Yes	
	ii. If the auditor has resigned after 45 days from the end of a quarter of a financial year, the auditor before such resignation, has issued the limited review/ audit report for such quarter as well as the next quarter; or		
	iii. If the auditor has signed the limited review/ audit report for thefirst three quarters of a financial year, the auditor before such resignation, has issued the limited review/ audit report for the last quarter of such financial year as well as the audit report for such financial year.		

2.	Other conditions relating to resignation of statutory auditor	77	
	i. Reporting of concerns by Auditor with respect to the listed entity/its material subsidiary to the Audit Committee:	Yes	
	a. In case of any concern with the management of the listed entity/material subsidiary such as non-availability of information / non-cooperation by the management which has hampered the audit process, the auditor has approached the Chairman of the Audit Committee of the listed entity and the Audit Committee shall receive such concern directly and immediately without specifically waiting for the quarterly Audit Committee meetings.		
	b. In case the auditor proposes to resign, all concerns with respect to the proposed resignation, along with relevant documents has been brought to the notice of the Audit Committee. In cases where the proposed resignation is due to non-receipt of information / explanation from the company, the auditor has informed the Audit Committee the details of information/ explanation sought and not provided by the management, as applicable.		
	c. The Audit Committee / Board of Directors, as the case may be, deliberated on the matter on receipt of such information from theauditor relating to the proposal to resign as mentioned above and communicate its views to the management and the auditor.		
	ii. Disclaimer in case of non-receipt of information: The auditor has provided an appropriate disclaimer in its audit report, which is in accordance with the Standards of Auditing as specified by ICAI / NFRA, in case where the listedentity/ its material subsidiary has not provided information as required by the auditor.		
3.	The listed entity / its material subsidiary has obtained informationfrom the Auditor upon resignation, in the format as specified in Annexure-Ain SEBI Circular CIR/CFD/CMD1/114/2019dated 18th October, 2019.	Yes	There is no resignation of the Auditor during the year

(a) The listed entity has complied with the provisions of the above Regulations and circulars/ guidelines issuedthereunder, except in respect of matters specified below:

Sr. No.	circulars/	Regu- lation/ Circula rNo.	Deviat -ions	Action Taken by	Type of Action	Details of Violatio n	Fine Amount	Observations/ Remarks of the Practicin g Company Secretary	Manage- ment Re- sponse	Remarks
					Advisory/ Clarificatio n/ Fine/Show Cause Notice/ Warning, etc.					

(b) The listed entity has taken the following actions to comply with the observations made in previous reports: $\frac{1}{2}$

Sr. No.	circulars/	Regu- lation/ Circula rNo.	Deviat -ions	Action Taken by	Type of Action	Details of Violatio n	Fine Amount	Observations/ Remarks of the Practicin g Company Secretary	Manage- ment Re- sponse	Remarks

List of observations made in previous reports and action taken by the company: -

Sr. No	Action taken by	Details of violation	Details of action taken E.g. fines, warning letter, etc.	Observations/ remarks of the Practicing Company Secretary, if any.
1.	BSE	Regulation 18(1), Regulation 29(2), (3). Regulation 34.	Fine has imposed, Promoters holding freeze for debits.	Company has filed suitable/ proper replies to BSE and matter is under supervision of the Management.
2.	BSE	Regulation 44(3),	Fine has imposed, for delay submission of Scrutinizer Report	Company has deposited the fine and regularize the compliance for the said delay
3.	BSE	Regulation 23(9)	Fine has been imposed, Promoters holding freeze for debit.	In Our Opinion and Regulation 15(2) of the SEBI (LODR), Regulation, 2015, Reg. 23(9) is not applicable to the company. Management of the Company has also provided Various replies to the BSE Limited, w.r.t. Non-Applicability of Regulation 23(9) as read with Regulation 15(2) of SEBI (LODR) Regulations. Company also provided undertaking many times for that. Company has also provided Certificate from another independent Practicing Company Secretary (PCS) for Non-Applicability of regulation of 23(9) as read with regulation 15(2) of SEBI (LODR) Regulations. And further the matter under supervision of Management and Management has file waiver request application to BSE through email, dated 4th May 2024.

We further report, that the Board of Directors of the Company, pass the resolution, on 9^{th} November, 2020, for Voluntary De-Listing of Equity Shares of the Company from The Calcutta Stock Exchange Limited and the matter is under process.

Dated: 24.05.2024

Place: New Delhi

For B. Bhushan & Company

(Company Secretaries) Sd/-Bharat Bhushan Garg (Proprietor) Membership No. A31951 COP.No. 14469

UDIN: -A031951F000437620

PR No. 3425/2023

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Your directors present, Company's Management Discussion and Analysis Report.

The management of the company is presenting herein the overview, opportunities and threats, initiatives by the companyand overall strategy of the company and its outlook for the future. This outlook is based on management's own assessment and it may 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 "forward looking statements" within the meaning of applicable laws and regulations. Actual results may vary materially from those either expressed or implied.

REAL ESTATE, CONSULTANCY & SERVICE SECTOR, ETC. INDUSTRY STRUCTURE & 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 of many sub-sectors – housing, retail, hospitality, farms, residential, and commercial. While housing contributes 5-6% of India's gross domestic product (GDP), 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 2025.

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

- Real estate contributes about 5% to India's GDP. The market size of this sector is expected to increase at a compound annual growth rate (CAGR)of11.2%duringFY2020-30.
- > The Indian construction and real estate sector continue 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.
- > 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 thereal estate sector. The country still needs to add 3 million hospital beds to meet the global average of 3 for every 1,000 people.
- > Government of India focus on affordable homes for all, the creation of 100 Smart Cities and infrastructure development across India, the real estate service sector industry has much to look forward.

THREATS

- > Covid & other pandemics, shortage of migrant labour, capital crunch in market
- > High inflation rate may increase the cost and company's profit margins may suffer.
- ► High interest rate may also prove to be adverse.
- > Real estate industry is capital intensive sector which require high capital and in present scenario, it is challengein front of management to arrange for the funds requirement.
- > Tough competition from the other existing players in the industry also poses a threat.

OUTLOOK, INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

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. Audit Committee of the Board will review Internal Control Systems of the company on periodical basis.

DEVELOPMENTS IN HUMAN RESOURCES/ INDUSTRIAL RELATIONS

Your company recognizes the value of human resource; therefore, the human resource policies are being framed in suchfashion that they not only aim to achieve the organizational goal but also recognize, appreciate and develop the individual interest of the employees. The Human Resource Development Policies of the company are being framed so that it is in the best interest of the organization as well as employees of the company.

BULLION, COMMODITIES, BUSINESS CONSULTANCY, AGENTS, SERVICE PROVIDERS, ETC. INDUSTRY STRUCTURE AND DEVELOPMENT

India has substantial reserves of gold, diamond and other gemstones. The gems and jeweler sector has been playing a very important role in the Indian economy and contributes about 6-7% to the country's Gross domestic product (GDP), apart from large scale employment generations and foreign exchange earnings (FEE). The government of India has declared the sector as a focus area for export promotion based on its potential for growth and value addition. Sensing its immense potential, the Government of India has declared the sector as a thrust area for export promotion.

Indian gems and jeweler sector contributed US\$ 34,746.90 million to India's FEE. The primary segments of the sector in India are gold jeweler and diamonds & gems. India is the world's largest consumer of gold, accounting for over 20% of the global gold consumption. The country is also the world's largest cutting and polishing center for diamonds, with the cuttingand polishing industry being well supported by government policies. India exports 95% of the world's diamonds, as perstatistics from the Gems and Jewellery Export Promotion Council (GJEPC). The industry is projected to generate up to US\$ 35 billion of revenue from exports.

OPPORTUNITIES:

- > The country is slowly starting to move towards branded jewellery and consumers are progressively accommodating modern retail formats.
- Gold jewellery exports from India increase on year-to-year basis.
- India has the high skilled low cost, Labour.
- > The Indian cut diamonds and designed jewellery which are in demand in the international market.

THREATS:

- > Gold import is subject to high custom duty which fluctuates & can affect 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 affectour profit margin.
- Money Market tightness and financial crunch.
- Alternative to Diamonds such as American Zerconia and CVD
- Consumer avoiding Gold Jewellery as an investment option.
- > Consumer preference towards branded & imported Designer Jewellery & Watches.
- Working Women does not prefer wearing any type of jewellery.

OUTLOOK

Overall business situation appears to be positive. Company has to concentrate on Project Development; in order to gainsome 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 up gradation and contemporary experience, the footfall and Brand image at the Retail level would be improved.

RISK & CONCERN & BUSINESS ACTIVITIES

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

Business activities relating to real estates, commission, agents, brokers, management & business consulting, trading/purchase & sale of jewellery & commodities & bullion, etc. are comparatively risk free, attractive, etc.

By Order of the Board of Directors Swagtam Trading and Services Limited

Dated: 14th August 2024

Place: New Delhi

Chairman & Whole Time Director
DIN No. 09790881

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 stakeholders. With this view, Company has adopted SEBI (LODR) of Listing Agreement from 01.08.2014, as prescribed by SEBI & incorporated in the Listing Agreement, though it is not mandatory for your Company to comply the SEBI (LODR) 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". Company will focus its energies and resources in creatingand safeguarding shareholders' wealth and, at the same time, to protect the interests of all its stakeholders.

BOARD OF DIRECTORS

Board of Directors is an optimum combination of professionalism, experience, executive, non-executive, Independent and woman Directors, who provides and evaluates the strategic decisions of the company; formulates and reviews management policies, serves and protects the overall interests of shareholders to ensure long-term value creation forstakeholders.

Composition:

Board of Directors comprise of 7 (Seven) Directors as on 31st March 2024 namely:

NAME	CATEGORY
Ms. Vinod Bala	Whole Time Director & CFO
Mr. Raman Mittal	Independent Director
Mr. Deepak Gupta	Independent Director
Mr. Jitendra Kumar	Independent Director
Ms. Apra Sharma	Independent Director
Mr. Sumit Gupta	Director
Mr. Manish Sharma	Director

BOARD MEETING

During the financial year ended March 31, 2024, 5 (five) meetings were held as against the minimum requirement of 4times. None of the two Meetings have a gap of more than 120 days.

The dates of Board meetings and Director's attendance record is given below:

	Sr. No.	Date of Board Meeting	Sr. No.	Date of Board Meeting
ſ	1.	22.05.2023	4.	19.12.2023
	2.	10.08.2023	5.	12.02.2024
	3.	19.11.2023		

Attendance Record of Directors during the Financial Year 2023-24

Sr.	Name of Director	No. of Meeting attending during 2023-24			No. of Other Directorship		No. of Out-side Committee	
	Name of Director	Board		Last	T !-4 - 4	041	Chairma	3/1
		Held*	Attended	AGM	Listed	Others	n	Member
1.	Ms. Lalita Mittal (Demised on 20.09.23)	2	2	NA	1	0	1	2
2.	Mr. Raman Mittal	5	5	Yes	1	0	1	2
3.	Mr. Sumit Gupta	5	5	Yes	0	4	NIL	NIL
4.	Mr. Deepak Gupta	5	4	Yes	0	2	NIL	2
5.	Mr. Jitendra Kumar	5	4	Yes	0	1	NIL	2
6.	Ms. Prabhjot Kaur (Appointed on 19.12.23 &	1	1	NA	0	0	NIL	NIL
7.	Resigned on 31.01.24 Vinod Bala	1	1	NA	0	2	NIL	NIL
8.	(Appointed on 12.02.24) Apra Sharma	1	1	NA	2	2	NIL	2
9.	(Appointed on 12.02.24) Manish Sharma (Appointed on 12.02.24	1	1	NA	0	0	NIL	NIL

 $^{^{\}star}$ Denotes number of meetings held during the tenure of directorship of each director.

NOTE:

- None of the Directors of your Company is a member of more than 10 Committees or is the Chairman of more than fiveCommittees 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 directly related to any other Director on the Board of the Company.

CODE OF CONDUCT

A Code of Conduct for Board Members and Senior Management is a comprehensive Code applicable to Executive and Non-Executive Directors as well as members of the Senior Management.

Code of Conduct is available on the Company's website www.swagtam.com

The Whole Time Director has declared that all the Board Members have affirmed that they have complied with the code of conduct for the financial year 2023-24.

SEBI has notified the SEBI (Prohibition of Insider Trading) Regulations, 2015 on 15.01.2015 repealing SEBI (Insider Trading) Regulations, 1992 applicable to all the listed companies' w.e.f 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 SHARES AND LIQUIDITY

94.84% of the equity shares of the Company have been dematerialized as on 31.03.2024. 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.

RECONCILIATION OF SHARE CAPITAL AUDIT REPORT

As stipulated by SEBI, a qualified Practicing Company Secretary 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 in every Quarter and the Report thereon is submitted to the Stock Exchanges(s) where the Company's shares are listed. 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 NSDL and 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 Participants as per the byelaws and business rules applicable to NSDL and CDSL. Nomination Form can be obtained from the Company's RTA.

RESUME OF RETIRING DIRECTOR PROPOSED TO BE RE-APPOINTED

Director Mr. Raman Mittal (DIN:06877244) is a post-graduate and has more than 20.

COMMITTEES OF THE BOARD

The Board has constituted/re-constituted the following standing Committees:

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

[A] AUDIT COMMITTEE

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.
- $3. \quad \text{To review and monitor the independence and performance of auditor \& effectiveness of audit process.}$
- 4. Reviewing with Management the Quarterly/ half yearly and the annual financial 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 in terms of section 134(3)(c) of the Companies Act, 2013.
 - Any Change in accounting policies and practices.
 - Major accounting entries based on exercise of judgment by management.
 - The going concern assumption.
 - Compliance with accounting standards.

- Compliance of legal requirements concerning financial statements.
- Any related party transactions, Etc.
- 5. Reviewing the management, statutory and internal auditors, the adequacy and compliance of internal controlsystem.
- 6. Reviewing, with the management, the quarterly financial statements before submission to the Board forapproval.
- 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 thereon.
- 9. 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. Approval or 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 non-payment of declared dividends) and creditors. Further the Audit Committee shall mandatorily review the following information:
- 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 bymanagement;
- 3. Management letters / letters of internal control weaknesses issued by the statutory auditors;
- 4. Internal audit reports relating to internal control weaknesses; and
- 5. The appointment, removal and terms of remuneration of the Internal Auditor shall be subject to review by the Audit Committee.

i) Composition:

Audit Committee comprise of three members - Mr. Deepak Gupta, Independent Director, Ms. Lalita Mittal, Executive Director, Mr. Raman Mittal, Independent Director, Mr. Sumit Gupta, Director, Ms. Prabhjot Kaur, Executive Director, Ms. Vinod Bala - Executive Director, Ms. Apra Sharma - Independent Director

 ${\rm Mr.}$ Raman Mittal is heading the Audit Committee up to 12.02.2024 and ${\rm Ms.}$ Apra Sharma Headed the Audit Committee.

Audit Committee has been constituted/ re-constituted by the Board of Directors in its Board meetings (held on 22.05.2023 & 12.02.2024), to inter-alia to look in to the matters related to the Financial Reporting and Compliance of the Company with regulatory & legal requirements.

Meeting and attendance:

Audit Committee have met Four times during financial year 2023-24

Sr. No.	Name of the Member	Meetings Held	Meetings Attended
1.	Mr. Raman Mittal	3	3
2.	Ms. Lalita Mittal	2	2
3.	Mr. Deepak Gupta	4	4
4.	Mr. Sumit Gupta	2	2
5.	Ms. Apra Sharma	1	1
6.	Ms. Vinod Bala	1	1
7.	Ms. Parbhjot Kaur	1	1

REMUNERATION AND NOMINATION COMMITTEE

In Accordance with the provisions of Section 178 of the Companies Act, 2013, the Board of Directors of the Company has constituted/re-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 Committee

- 1. To identify the persons who are qualified to become the director and who may be appointed in the seniormanagement.
- 2. To lay down the criteria and policy for selection relating to the appointment of Directors, Officers in the seniorManagement 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

Nomination and Remuneration Committee consist of the following Directors:

Mr. Raman Mittal
 Independent Director
 Mr. Deepak Gupta
 Independent Director
 Mr. Jitendra Kumar
 Independent Director
 Ms. Apra Sharma
 Independent Director

Mr. Raman Mittal is the Chairman of the committee up to December 2024 Quarter and Ms. Apra Sharma continues thereof.

Remuneration Policy

The Company had adopted a Remuneration Policy for the Directors, KMP and other employees, pursuant to the provisions of Act and SEBI (LODR) of the Listing Agreement.

ATTENDANCE RECORD & DETAILS OF THE COMMITTEE MEETING

Remuneration and Nomination Committee have met 4 (four) times during financial year 2023-24.

Sr. No.	Name of the Member	Meetings Held	Meetings Attended
1.	Mr. Raman Mittal	4	4
2.	Mr. Deepak Gupta	4	4
3.	Mr. Jitender Kumar	4	4
4.	Ms. Apra Sharma	1	1

DETAILS OF REMUNERATION PAID TO THE DIRECTOR

Sr. No.	Director	Remuneration (in Rs.) up to 31.03.2024
1	Ms. Lalita Mittal, WTD & CFO	1,25,000/-
2	Ms. Prabhjot Kaur WTD & CFO	40,000/-
3	Ms. Vinod Bala WTD & CFO	41,000/-

[C] SHAREHOLDERS'/INVESTORS' GRIEVANCE COMMITTEE

The purpose of constituting Shareholders'/Investors' Grievance Committee is to expedite the process of redressal of 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 Shareholders
- 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 - Mr. Raman Mittal, Independent Director, Mr. Sumit Gupta, Non-Executive Non-Independent Director and Mr. Jitendra Kumar, Non-Executive Independent Director, Mr. Raman Mittal is heading the Committee.

Meeting and Attendance:

Shareholders'/Investors' Grievance Committee have met 5 (five) times during financial year 2023-24.

Sr. No.	Name of the Member	Meetings Held	Meetings Attended
1.	Mr. Raman Mittal	4	4
2.	Mr. Jitendra Kumar	4	4
3.	Mr. Sumit Gupta	4	4
4.	Ms. Apra Sharma	1	1
5.	Ms. Vinod Bala	1	1

COMPLAINTS STATUS

Received	Resolved	Pending
None	NIL / N.A.	NIL

DIRECTOR'S SHAREHOLDING

Sr. No.	Director	No. of Shares held
1.	Mr. Sumit Gupta	-

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

Shareholders'/ Investors' Grievance Committee shall have the following role, functions and responsibilities:

- (I) To look into and supervise the redressal of shareholders'/Investors' Complaints.
- (ii) To oversee the performance of the Registrars and Share Transfer Agents and recommend measures for overallimprovement 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.

[D] RISK MANAGEMENT COMMITTEE

Not Mandatory hence not applicable to the company.

INDEPENDENT DIRECTORS

Independent Directors of the company have additionally met 2 times in the Financial Year 2023-24 including for 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 Boardthat is necessary for the Board to effectively and reasonably perform their duties.

Sr. No.	Name of the Member	Meetings Held	Meetings Attended
1.	Mr. Raman Mittal	2	2
2.	Mr. Deepak Gupta	2	2
3.	Mr. Jitendra Kumar	2	2

ANNUAL GENERAL MEETINGS

Date and Venue of last four Annual General Meeting: -

Nature of Meeting	Date	Venue	Special Resolution passed
AGM for the FY 2022-23	25 September 2023	Registered Office R-489, GF-A New Rajinder Nagar New Delhi-110060	To make/grant Loan(s) or give Guarantee(s) or make Investment(s) in Excess of the Prescribed Limit u/s 186 of the Companies Act, 2013
AGM for the FY 2021-22	23 September 2022	Registered Office R-489, GF-A, New Rajinder Nagar New Delhi-110060	To make/grant Loan(s) or give Guarantee(s) or make Investment(s) in Excess of the Prescribed Limit u/s 186 of the Companies Act, 2013
AGM for the FY 2020-21	24 September 2021	Registered Office R-489, GF-A New Rajinder Nagar New Delhi-110060	None
AGM for the FY 2019-20	25 September 2020	Registered Office R-489, GF-A New Rajinder Nagar New Delhi-110060	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 Chartered Accountants of India to the extent applicable.
- (iii) There were no penalties, strictures imposed on the company by Stock Exchange(s) or SEBI or any statutory authority on any matter related to capital markets, during the year.

MEANS OF COMMUNICATION

- The Company communicates with the shareholders through its Annual Report and publication of Notices & financial results in 2 Newspapers, Website, etc.
- The Board of Directors of the Company approves and takes on record the Un-audited financial results and the results are announced to the BSE Ltd & CSE Limited. Further the required highlights of the Results are published in the Newspapers.
- Various sections of the Company's website <u>www.swagtam.com</u> keep the investors updated on material developments like management, financial information, quarterly reports, announcements, etc.
- All Compliances of BSE are uploaded at their Online Portal Listing Centre. (in both pdf and xbrl formats)

GENERAL SHAREHOLDER INFORMATION

a) Annual General Meeting

-Date and Time : Friday, 27.09.2024 at 11:00 A.M.
-Venue : through Video Conferencing

('VC') / Other Audio Visual

Means ('OAVM').

however, the venue of the meeting shall bedeemed to be the registered office of the company situated at R-489, GF-A, New Rajinder Nagar,

New Delhi-110060

b) Financial Year of the Company : from April 1st to March 31st

Tentative Schedule for Financial Year 2023-24

1st Quarter ending June 30, 2023 : July/Aug, 2023

2nd Quarter ending September 30, 2023 : October/November, 2023

3rd Quarter ending December 31, 2023

January/February,2024

Annual Result for the year ended March 31,2024: May, 2024

c) Date of Book Closure/Record Date : 23rd to 28th September, 2024

(both days inclusive)

d) Registered Office : R- 489, GF-A, New Rajinder

Nagar, New Delhi – 110060.

e) Dividend Payment Date : N.A.

f) Listing of Equity Shares on

Stock Exchanges : BSE Ltd.

Calcutta Stock Exchange

Limited)

g) Stock Code

BSE Ltd. : 539406 Calcutta Stock Exchange : 030006

h) Registrar & Share Transfer Agents : Alankit Assignments Limited

I Liquidity

Equity Shares of your Company are listed on BSE Ltd. and Trading Platform is not available at DSE & CSE.

j) Market Price Data

BSE Ltd: Actively traded at BSE. 52 weeks High Rs. 8 9 . 3 0 & Low Rs. 32.90. 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 as well as in DEMAT with CDSL & NSDL.

1) Outstanding GDRs/ADRs/Warrants or any other convertible instruments

Your Company does not have any GDRs/ADRs/Warrants or any other Convertible Instruments.

m) Investor Correspondence

i) For transfer of shares, Demat of shares, payment of dividend on shares and any other queries relating to the shares is handled by the Company's Registrar & Share Transfer Agent at the following address:

Mr. J. K. Singla (Sr. Manager) M/s Alankit Assignments Limited Address: 4-E/2, Jhandewalan Extension, New Delhi-110055 Contact: 011-4254 1234, 2354 1234 Email id:

rta@alankit.com

(ii) Mr. Sumit Gupta, Director, at the Registered Office of the Company.

n) Address for Correspondence

The Correspondence may be addressed to

Mr. Sumit Gupta, Director, at the Registered Office of the Company.

Mr. J. K. Singla, Senior Manager, Alankit

Assignments Ltd., 4-E/2, Jhandewalan

Extension, New Delhi-110055,

Tel. No. +91-4254-1234, 23541234, Email id:

rta@alankit.com.

o) Shareholding Pattern

The shareholding pattern as on 31st March, 2024:

Category code (I)	Category of Shareholder (II)	Number of Shareholders (II)	Total number of shares
(A) 1 (a) (b) (c) (d) (e) (e-I) (e-ii)	Shareholding of Promoter and Promoter Group Indian Individuals / Hindu Undivided Family Central Government / State Government(s)Bodies Corporate Financial Institutions / Banks Any Others (Specify)	- 4	- 37200
	Sub Total(A)(1)	4	37200
2	Foreign		
ab cd ee- I	Individuals (Non-Residents Individuals/Foreign Individuals)Bodies Corporate Institutions Qualified Foreign InvestorAny Others (Specify)	- - - - -	- - - - -
	Sub Total(A)(2)	-	-
	Total Shareholding of Promoter and PromoterGroup (A)= (A)(1) +(A)(2)	4	37200

(B)	Public shareholding		
1	Institutions		
(a) (b) (c) (d) (e)	Mutual Funds/ UTI Financial Institutions / Banks Central Government/ State Government(s) Venture Capital Funds Insurance Companies	- - - -	- - - -
(f) (g) (h)	Foreign Institutional Investors Foreign Venture Capital Investors Qualified Foreign Investor		-
(i) (i-ii)	Any Other (specify) Bodies Corporate	- -	
	Sub-Total (B)(1)	-	-
B 2	Non-institutions		
(b) I	Individuals i. Individual shareholders holding nominalshare capital up to Rs 2 lakh	731	274458
II	ii. Individual shareholders holding nominalshare capital in excess of Rs.	11	470328
(c) (d) (d-I (d-ii)	2 lakhs. Qualified Foreign Investor Any Other (specify)	8	408514
	Sub-Total (B)(2)	750	1153300
(B)	Total Public Shareholding (B)= (B)(1) +(B)(2)	750	1153300
	TOTAL (A)+(B)	754	1190500
(C)	Shares held by Custodians and against which Depository Receipts have been issued		
1 2	Promoter and Promoter Group Public		
	Sub-Total (C)	-	-
	GRAND TOTAL (A)+(B) +(C)12	754	1190500

VIGIL MEACHANISM / WHISTLE BLOWER POLICY

Whistle Blower Policy is formulated to provide a vigil mechanism for Directors and Employees to raise genuine concernsabout unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct or Ethics policy. Italso provides for adequate safeguard against victimization 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 Chairman of the Audit Committee in appropriate or exceptional cases.

Whistle Blower Policy in terms of Section 177 (10) of the Companies Act, 2013 read with the Companies (Meetings ofBoard and its Powers) Rules, 2014 and Regulation 22 of SEBI (LODR) Regulations, 2015.

Directors and Employees of Company are eligible to make "Protected Disclosures" to 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 / or the person(s) processing the Protected Disclosure will not be subjected toxictimization.

- Evidence of the Protected Disclosure will not be concealed and appropriate action including disciplinary action will be taken in case of attempts to conceal or 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.
- Whistle Blower should bring to attention of the Competent Authority at the earliest any improper activity orpractice, although they are not required to provide proof, they must have sufficient cause for concern.
- Whistle Blower shall co-operate with investigating authorities and maintain full confidentiality

By Order of the Board of Directors Swagtam Trading and Services Limited

Dated: 14th August 2024 Place: New Delhi Vinod Bala Chairman & Whole Time Director DIN No. 09790881

CERTIFICATE ON COMPLIANCE WITH CORPORATE GOVERNANCE

To The Members Swagtam Trading and Services Limited

We have examined the compliance of conditions of Corporate Governance by **Swagtam Trading and Services Limited** for the year ended on 31st March, 2024, as prescribed in Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter called as "SEBI (LODR) Regulations. 2015") (erstwhile Clause 49 of 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 cm 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,

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 report that the Board of Directors of the Company, pass the resolution, on 9th November, 2020 for Voluntary De-Listing of Equity Shares of the Company from The Calcutta Stock Exchange Limited and the matter is under process.

Further, BSE Limited has imposed fine of Rs.2,51,340/- (including GST) on account of non-compliance of regulation 18(1), 29(2), (3), 34 under SOP and freeze the promoters holding for debit. Company has filed suitable/proper replies and matter is under process.

Further, during the year BSE Limited has imposed fine of Rs. 3,12,370/- and freeze the promoter holdings for violation of Regulation 23(9) of SEBI (LODR) Regulation 2015 and in our opinion, as per Regulation 15(2) of the SEBI (LODR), Regulation 2015, Reg. 23(9) is not applicable to the Company. Management of the company also provided various replies to BSE Limited, w.r.t. Non-Applicability of Regulation 23(9) as read with the Regulation 15(2) of SEBI (LODR) Regulations. Company also provided undertaking many times for that to the exchange. Company has also provided certificate from another independent Practising Company Secretary (PCS) for non-applicability of Regulation 23(9) as read with Regulation 15(2) of SEBI (LODR) Regulations.

And further the matter is under supervision of Management and Management file wavier of request application through email dated 04th May 2024.

Further it has been informed Ms. Lalita Mittal WTD and CFO was demised during the year on 20.09.2023 and it was informed to the various stakeholders through various communications and for that reason Mr. Sumit Gupta was handling the compliances and sign the papers and other outgoings for some time and meanwhile Ms. Prabhjot Kaur (Woman Director) was appointed as WTD and CFO of the Company w.e.f. 19.12.2023 and she also resigned from the Company w.e.f. 31.01.2024 and Ms. Vinod Bala has been appointed as WTD and CFO of the Company w.e.f. 31.01.2024.

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

For B. Bhushan & Company

(Company Secretaries) Sd/-Bharat Bhushan Garg (Proprietor) Membership No. A31951 COP.No. 14469 UDIN: - A031951F001021335 PR No. 3425/2023

Dated: 24.05.2024

Place: New Delhi

WTD & CFO Certification under Regulation 17(8) of SEBI (LODR) Regulations, 2015 Financial Year ended 31st March, 2024

- I, Vinod Bala (DIN: 09790881), WTD & CFO, hereby Certify to the Board, that:
 - a. I have reviewed financial statements and the cash flow statement and the Directors' Report of for the year ended 31st March 2024 and that to the best of my knowledge and belief:
 - i. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - 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. To the best of my knowledge and belief, there are no transactions entered into by the company which are fraudulent, illegal or violative of the company's code of conduct or ethics policy.
 - c. I accept responsibility for establishing and maintaining internal controls and that I have evaluated the effectiveness of the internal control systems of the company and I have disclosed to the auditors and the AuditCommittee, 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. that there are no significant changes in internal control during the year;
 - ii. that there are no significant changes in accounting policies during the year and that the same have been disclosed in the Notes to the financial statements; and
 - iii. that there is no instances of significant fraud 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.

By Order of the Board of Directors Swagtam Trading and Services Limited

Dated: 14th August 2024 Place: New Delhi Vinod Bala Chairman & Whole Time Director DIN No. 09790881

INDEPENDENT AUDITOR'S REPORT

TO
THE MEMBERS OF
SWAGTAM TRADING AND SERVICES LIMITED

OPINION

We have audited the accompanying Financial Statements of **SWAGTAM TRADING AND SERVICES LIMITED**, **[CIN: L51909DL19484C289131]** ("the company") which comprises the Balance Sheet as at March 31, 2024, the Statement of Profit and Loss for the year ended, Statement of Changes in Equity and Statement of Cash Flows for the year then ended, and Notes to the Financial Statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Financial Statements, give the information required by the Companies, Act 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act, ("Ind AS") and other accounting principles generally accepted in India:

- a) In the case of the Balance Sheet, of the state of affairs of the company as at 31st March 2024;
- 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 Statement, of the cash flows of the company for the year ended on that date.
- d) In the case of the Changes in Equity, of the equity flows of the company for the year ended on that date.

BASIS FOR OPINION

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. 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.

KEY AUDIT MATTERS

This section of our auditor's report is intended to describe the matters selected from those communicated with management that, in our professional judgment, were of most significance in our audit of the financial statements, except for the matter described in the Basis for Qualified (or Adverse) Opinion section and the material uncertainty described in the Going Concern section. We have determined that there are no such matters to report on the basis of these financial statements.

MANAGEMENT'S RESPONSIBILITIES 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 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, (changes in equity) 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. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate implementation and maintenance of 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 statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are also responsible for overseeing the company's financial reporting process.

AUDITOR'S RESPONSIBILITY FOR THE AUDIT OF THE FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. As part of an audit in accordance with SAs, professional judgment is exercised and professional skepticism is maintained throughout the audit. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) Planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Department of Company Affairs, in terms of Section 143 (11) of the Companies Act, 2013, we give in the **"Annexure "I"** a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 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 Balance Sheet, the Statement of Profit & Loss (Including other comprehensive income), Cash Flow Statement and Change in Equity dealt with by this Report are in agreement with the books of account;
 - d) In our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rule, 2014;
 - e) On the basis of written representations received from the Directors as on 31st March, 2024 and taken on record by the Board of Directors, none of the Directors is disqualified as on 31st March, 2024 from being appointed as a director in terms of section 164(2) of the Act.
 - f) The company has no branch offices and consequently we have not received any report on accounts of accounts of branch of the company.
 - g) With respect to the adequacy of the internal financial controls with reference to financial statement of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure-"II".
 - h) With respect to the other matters to be included in the Auditor'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) The Company does not have any pending litigation which would impact its financial position;
 - (ii) The Company has not entered in any of the long-term derivative contracts as on March 31, 2024. Therefore, the company does not require making any provision thereof, as required under the applicable law or accounting standards
 - (iii) No amounts were required to be transferred to the Investor Education and Protection Fund by the company as on 31.03.2024.
 - (iv) The management has represented that, to the best of its knowledge & belief, other than those disclosed in the notes to accounts,
 - a) No funds have been advanced or loaned or invested by the company to or in any other person(s) or entities, including foreign entities ("Intermediaries"), with the understanding whether recorded in writing or otherwise, that the intermediary shall

whether directly or indirectly lend or invest in other persons or entities identified in any manner by or on behalf of the company (Ultimate Beneficiaries) or provide any guarantee, security or the like on behalf of ultimate beneficiaries.

- b) No funds have been received by the company from any person(s) or entities including foreign entities ("Funding Parties") with the understanding that such company shall whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the funding party (ultimate beneficiaries) or provide guarantee, security or the like on behalf of the Ultimate beneficiaries.
- c) Based on the information & explanation provided to us & performing such audit procedures that has been considered reasonable and appropriate in the circumstances, nothing has come to the notice that has caused to believe that the representations under sub-clause (a) and (b) contain any material misstatement.
- (V) No Dividend declared or paid during the year by the company which is in compliance with section 123 of the Companies Act, 2013.
- (vi) Based on our examination which included test checks, performed by us, the company, has used an accounting software for maintaining its books of account for the financial year ended March 31, 2024 which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further, during the course of audit, we have not come across any instance of the audit trail feature being tampered with.

For **G. K. Kedia & Co.** Chartered Accountants F.R. No.: 013016N

Kanishka Aggarwal

Partner

Membership No.544129

UDIN: 24544129BKABHH8215

Place: New Delhi Date: 24.05.2024

ANNEXURE- "I" TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE IND AS FINANCIAL STATEMENTS OF SWAGTAM TRADING AND SERVICES LIMITED

(as referred in Paragraph 1 of Other Legal and Regulatory Matters in Independent Auditor's Report)

We Report on the matters contained in Paragraph 3 of the Companies (Auditor's Report) Order, 2020 as follows:

i)

a)

- A) The company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment;
- B) According to the information and explanation given to us, there are no intangible assets held by the company. So, this sub-clause is not applicable to the Company.
- b) According to the information and explanation given to us, those fixed assets were physically verified by the management at reasonable intervals & no material discrepancies have been noticed.
- c) According to the information and explanation given to us, there is no immovable property held by the company.
- d) The company has not revalued its Property, Plant & Equipment (including Right of Use assets) or intangible assets or both during the year.
- e) No Proceedings have been initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 & rules made thereunder.
- ii)
- a) According to the information and explanation given to us, there is no inventory held by the company. So, this sub clause is not applicable to the Company.
- b) The Company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate from banks or financial institutions, at any point of time during the year on the basis of security of current assets.
- 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 granted loans and advances, secured or unsecured, to companies, firms, LLP or other parties during the year. However, the company has not made any investments or provided any guarantee or security.
 - a) In respect of loans or advances in nature of loans provided or stood guarantee or provided security to any other entity
 - A) With respect to subsidiaries, joint ventures & associates

Particulars	Aggregate Amt during the	Balance o/s
	year	as on 31st March 2024
N.A.	N.A.	N.A.

B) With respect to parties other than subsidiaries, joint ventures & associates

Particulars	Aggregate Amt given during the year	Balance o/s as on 31st March 2024
Hanumanth Dealtrade Pvt. Ltd.	1,00,00,000.00	1,00,00,000.00
Techon Commercial Pvt. Ltd.	40,00,000.00	40,00,000.00

- b) The terms of loans and advances in nature of loans and guarantees provided are not prejudicial to the company's interest.
- c) In respect of loans and advances in nature of loans, the repayment of principal will be made as bullet payment within the stipulated time by the borrower and payment of interest has been stipulated and the receipts are irregular in some cases.
- d) According to the information provided to us, the principal amount along with interest for some loans and advances was overdue for more than ninety days.

Particulars	Balance o/s as on 31st March 2024	Reasonable steps taken
Prayag Polytech Private Limted	21,68,000.00	Yes, Litigation Filed.
Worldlink Finance Ltd	92,14,118.00	Considered Doubtful, under Negotiation Process for recovery

e) According to the information and explanations given to us and on the basis of our examination of the books of accounts, loan or advance in the nature of loan granted which has fallen due during the year has been extended as per mutual understanding with the company and other party.

Particulars	Aggregate Amt. of Loan Extended during the year	Percentage of the aggregate to the total loans or advances
V3K Consultancy Pvt Ltd	27,00,000.00	7.00
Winkles Consultancy Services Pvt Ltd	41,83,200.00	10.84

- f) The company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment.
- 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 complied with the provisions of section 185 & 186 of the Companies Act,2013 in respect of loans, Investments, Guarantees and Securities.
- V) The Company has not accepted any deposits from the public in accordance with the provisions of sections 73 to 76 of the Act and the rules framed thereunder.
- vi) Company is not covered by the Companies (Cost Records and Auditors) Rules, 2014; so, this clause is not applicable to company.
- 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 31.03.2024, no amount was outstanding for a period of more than six months from the date they became payable;
 - b) 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 transactions to be recorded in the books of account that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.

ix)

- a) 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;
- b) The company is not a declared willful defaulter by any bank or financial institution or other lender.
- c) No Term loans were applied by the company during the year.
- d) Funds raised on short term basis have not been utilised for long term purposes.
- e) Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates, or joint ventures.
- f) Company has not raised loans during the year on pledge of securities held in its subsidiaries, joint ventures, or associate companies.

X)

- a) 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;
- b) Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year.

xi)

- a) 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;
- b) No Report under sub-section (12) of section 143 of the companies' act has been filed by the auditors in form ADT- 4 as prescribed under rule 13 of companies (audit and auditors) rules, 2014 with the central government.
- c) Whistle blower complaints if any, received by the company during the year has been duly considered.
- 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 party's transactions are in compliance with sections 177 and 188 of Companies Act, 2013 and the details of same have been disclosed in Ind AS financial statements etc., as required by the applicable accounting standards;

xiv)

- The company has maintained an adequate internal audit system commensurate with the size and nature of its business;
- b) The reports of the Internal Auditors for the period under audit were considered by the statutory auditors for the purpose of drawing the opinion.
- 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, during the reporting period, therefore this clause of the Order is not applicable to this company;

xvi)

- a) According to the information and explanations given to us and on the basis of our examination of the books of accounts, the company is not required to be registered u/s 45-IA of Reserve Bank of India Act, 1934.
- b) Company has not conducted any non-banking financial or housing finance activities without a valid certificate of registration from the Reserve Bank of India, as per Reserve Bank of India Act, 1934.
- c) Company is not a core investment company (CIC) as defined in the regulation made by the Reserve Bank of India, so this clause is not applicable.
- d) The group has not CIC as part of the group.
- XVii) 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 incurred any cash losses in the financial year and in the immediately preceding financial year.
- XVIII) According to the information and explanations given to us, there has not been any resignation of the statutory auditors during the year. Therefore, this clause is not applicable for the company
- xiX) According to the information and explanations given to us and on the basis of our examination of the books of accounts, on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date;
- XX) 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 is not having any ongoing projects or are coming in the upcoming future. Therefore, this clause of the Order is not applicable to the company;
- XXi) According to the information and explanations given to us and on the basis of our examination of the books of accounts, the Company is a standalone company and doesn't prepare any consolidated financials. Therefore, this clause of the Order is not applicable to the company.

For **G. K. Kedia & Co.** Chartered Accountants F.R. No.: 013016N

Kanishka Aggarwal

Partner
Membership

Membership No.544129 **UDIN:** 24544129BKABHH8215

Place: New Delhi Date: 24.05.2024

ANNEXURE-"II" TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE IND AS FINANCIAL STATEMENTS

(As referred in Paragraph 2 (g) of Other Legal and Regulatory Matters in Independent Auditor'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 **SWAGTAM TRADING AND SERVICES LIMITED** ("the Company") as of March 31, 2024 in conjunction with our audit of the Ind AS 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 Financial Reporting 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 financial information, as required under the Companies Act, 2013.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting 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 Internal Financial Controls and, both issued by the Institute of Chartered Accountants 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 included obtaining an understanding 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 judgment, including the assessment of the risks of material misstatement of the Ind AS 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 their liability 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 preparation 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, or that the degree of compliance with the policies or procedures may deteriorate.

OPINION

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2024, 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 Chartered Accountants of India.

For **G. K. Kedia & Co.** Chartered Accountants F.R. No.: 013016N

Kanishka Aggarwal

Partner

Membership No.: 544129 **UDIN:** 24544129BKABHH8215

Place: New Delhi Date: 24.05.2024

SWAGTAM TRADING AND SERVICES LIMITED CIN: L51909DL1984PLC289131

BALANCE SHEET AS AT MARCH 31, 2024

Amount in (Rs. 000's), unless otherwise stated

Particulars	Note	As At March 31, 2024	As At March 31, 2023
ASSETS			
Non-Current Assets			
(a) Property, Plant and Equipment and Intangible Assets	3	13.94	15.48
(b) Financial Assets			
(i) Loans	4(i)	38,597.32	38,314.12
(ii) Other Financial Assets	4(ii)	600.00	500.00
(c) Deferred Tax Assets (Net)	5	21.01	22.67
(d) Other Non-Current Asset	6	2,800.00	4,500.00
Total Non-Current Assets		42,032.27	43,352.27
Current Assets			
(a) Financial Assets			
(i) Cash and Cash Equivalents	7	2,893.58	332.72
(ii) Other Financial Assets	8	1,262.47	1,239.39
(b) Current Tax Asset	9	0.00	34.56
(c) Other Current Assets	10	89.40	148.97
Total Current Assets		4,245.45	1,755.65
Total Assets		46,277.72	45,107.93
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share Capital	11	11,905.00	11,905.00
(b) Other Equity	12	33,938.44	32,789.98
Total Equity		45,843.44	44,694.98
<u>Liabilities</u>			
Current Liabilities			
(a) Other Current Liability	13	311.62	309.95
(b) Other Current Liabilities	14	122.66	103.00
Total Current Liabilities		434.28	412.95
		46,277.72	45,107.93

Significant Accounting Policies Notes to Financial Statements 2 3 to 33

As per our Report of even date attached

For G. K. Kedia & Co. Chartered Accountants

Firm's Registration No. 013016N

For Swagtam Trading and Services Limited

Kanishka Aggarwal

Partner

Membership No. 544129

Vinod Bala Whole Time Director DIN: 09790881 Sumit Gupta Director DIN: 06911742

Place: New Delhi Date: 24.05.2024 Pooja Mathur (ACS-45124)

Company Secretary Cum Compliance Officer

CIN: L51909DL1984PLC289131

STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED MARCH 31, 2024

Amount in (Rs. 000's), unless otherwise stated

	Particulars		Year Ended	Year Ended
			March 31, 2024	March 31, 2023
I	Revenue from Operations	15	3,004.50	2,481.96
II	Other Income	16	2,156.76	2,275.58
III	Total Income		5,161.26	4,757.54
IV	EXPENSES:			
	Purchase of Stock- in- Trade	17	2,181.60	0.00
	Employee Benefits Expense	18	602.86	515.60
	Depreciation and Amortization expenses	3	1.54	2.08
	Other Expenses	19	837.47	2,260.30
	Total Expenses		3,623.47	2,777.98
v	Profit/(loss) before exceptional items and tax		1,537.79	1,979.56
VI	Exceptional items			
	- Prior Period Expense		0.00	55.62
VII	Profit/(loss) after exceptional and bofore tax		1,537.79	1,923.94
VIII	Tax Expense/(credit):			
	Current Tax		387.67	516.37
	Deferred Tax		1.66	1.22
IX	Profit/(loss) from Continuing operation for the year		1,148.47	1,406.35
X	Other Comprehensive Income/(Loss)			·
	-Item that will not be subsequently reclassified to profit or loss		0.00	0.00
	-Item that may be subsequently reclassified to profit or loss:		0.00	0.00
	Total Other Comprehensive Income/(loss) for the year		0.00	0.00
XI	Total Comprehensive Income for the year (IX+X) comprising Profit/(Loss) and Other comprehensive Income for the year)		1,148.47	1,406.35
XII	Earning per equity share (for discontinued & continuing operation)			
	(Equity share of par value of Rs. 10 each)		10.00	10.00
	Basic		0.96	1.18
	Diluted		0.96	1.18

Significant Accounting Policies Notes to Financial Statements

3 to 33

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

For Swagtam Trading and Services Limited

Kanishka Aggarwal Partner Membership No. 544129 **Vinod Bala** Whole Time Director DIN: 09790881 Sumit Gupta Director DIN: 06911742

Place: New Delhi Date: 24.05.202 **Pooja Mathur (ACS-45124)**Company Secretary Cum Compliance Officer

CIN: L51909DL1984PLC289131

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2024

Amount in (Rs. 000's), unless otherwise stated

		As At	As At
	PARTICULARS	March 31, 2024	March 31, 2023
A.	CASH FLOW FROM OPERTING ACTIVITIES		
	Profit before tax	1,537.79	1,923.94
	Add: Exceptional item	0.00	55.88
	Add: Depreciation	1.54	2.08
	Less: Interest / Dividend Received	(2,156.76)	(2,275.58)
	Operating profit before working capital changes	(617.43)	(293.68)
	(Increase)/Decrease in Other Financial Assets (Current)	(23.07)	(288.35)
	(Increase)/Decrease in Other Financial Assets (Non-Current)	(100.00)	0.00
	(Increase)/Decrease in Other Current Assets	59.58	(108.74)
	(Increase)/Decrease in Other Non-Current assets	1,700.00	(1,200.00)
	(Increase)/Decrease in other Current Tax Assets	34.56	61.99
	Increase/(Decrease) in Current Liabilities	1.67	183.76
	Increase/(Decrease) in Current Tax Liabilities	19.66	0.00
	Direct Taxes Paid	(387.67)	(516.37)
	Net Cash Flow from operating activities	687.30	(2,161.39)
В.	CASH FLOW FROM INVESTING ACTIVITIES		
	Interest Income	2,156.76	2,275.58
	Loans & Advances given	(283.20)	(1,000.00)
	Net Cash Flow from Investing activities	1,873.56	1,275.58
C.	CASH FLOW FROM FINANCING ACTIVITIES		
	Net Cash Flow from financing activities	0.00	0.00
	NET INCREASE /(DECREASE) IN CASH AND CASH EQUIVALENTS	2,560.87	(885.81)
	CASH AND CASH EQUIVALENTS		
	Beginning of the year	332.72	1,218.52
	End of the year	2,893.58	332.72

Significant Accounting Policies Notes to Financial Statements

2 3 to 33

As per our Report of even date attached For G. K. Kedia & Co.

Chartered Accountants Firm's Registration No. 013016N For Swagtam Trading and Services Limited

Kanishka Aggarwal Partner

Membership No. 544129

Vinod Bala **Sumit Gupta** Whole Time Director DIN: 09790881

Director DIN: 06911742

Place: New Delhi Date: 24.05.202

Pooja Mathur (ACS-45124) Company Secretary Cum Compliance Officer

CIN: L51909DL1984PLC289131

NOTES FORMING INTEGRAL PART OF FINANCIAL STATEMENTS

1. COMPANY OVERVIEW

Swagtam Trading and Services Limited (the "Company") is a company domiciled in India, with its registered office situated at 'R-489, GF-A, New Rajinder Nagar, New Delhi – 110060 was incorporated on December 30, 1984 under the provisions of the Companies Act, 1956 with main objects to invest in properties, debentures, securities, business of Gems & Jewellery and to do the business of promoters, investment consultants etc. Its Equity Shares are listed on Bombay Stock Exchange Limited (BSE).

During the year, Company has carried out the business activities of Consultants, Service Providers, Purchase and Sale of Jewellery etc.

2. SIGNIFICANT ACCOUNTING POLICIES

2.1 General information and statement of compliance with Ind AS

These standalone financial statements ('financial statements') of the Company have been prepared in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards ('Ind AS') specified under Section 133 of the Companies Act, 2013 ('the Act') and other relevant provisions of the Act. The Company has uniformly applied the accounting policies during the periods presented. These financial statements were approved for issue by the Board of Directors in the board Meeting held on 24th May 2024.

2.2 Basis for preparation of Financial Statements

These financial statements have been prepared on the historical cost basis, except for certain financial instruments which are measured at fair values at the end of each reporting period, as explained in the accounting policies below. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

2.3 Use of estimates

The financial statements have been prepared on going concern basis in accordance with accounting principles generally accepted in India and also these financial statements are in conformity with the recognition and measurement principles of Ind AS requires the management of the Company to make judgment, estimates and assumptions that affect the reported amounts of revenue, expense, assets and liabilities, and the accompanying disclosures and the disclosure relating to contingent liabilities as at the date of the financial presented.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and future periods are affected. Any revision in accounting estimates is recognized prospectively in the period of change and material revision, including its impact on financial statements, is reported in the notes to accounts in the year of incorporation of revision

2.4 Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Revenue from services rendered is recognized based on agreements/arrangements with the customers as the service is performed in proportion to the stage of completion of the transaction at the reporting date and the amount of revenue can be measured reliably. Revenue is recognized only when evidence of an arrangement is obtained and the other criteria to support revenue recognition are met, including the price is fixed or determinable, services have been rendered and collectability of the resulting receivables is reasonably assured. Dividend income is recognized when the right to receive payment is established. Interest income is recognized using effective rate of interest method.

2.5 Employee benefits

Employee benefits payable wholly within twelve months of receiving employee services are classified as short-term employee benefits. These benefits include salaries and wages, performance incentives and compensated absences which are expected to occur in next twelve months. The undiscounted amount of short-term employee benefits to be paid in exchange for employee services is recognized as an expense as the related service is rendered by employees.

2.6 Property, Plant and Equipment and Intangible Assets

Property, plant and equipment is stated at acquisition cost net of accumulated depreciation and accumulated impairment losses, if any. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow and the cost of the item can be measured reliably. All other repairs and maintenance are charged to the Statement of Profit and Loss during the period in which they are incurred.

Gains or losses arising on retirement or disposal of property, plant and equipment are recognized in the Statement of Profit and Loss.

Depreciation has been provided based on estimated useful life assigned to each asset in accordance with Schedule II of the Companies Act, 2013.

Intangible assets purchased are measured at cost as at the date of acquisition, as applicable, less accumulated amortization and accumulated impairment, if any. Intangible assets consist of rights under licensing agreement and software licenses which are amortized over license period which equates the economic useful life ranging between 2-5 years on a straight-line basis over the period of its economic useful life.

Intangible assets with finite life are evaluated for recoverability whenever there is any indication that their carrying amounts may not be recoverable. If any such indication exists, the recoverable amount (i.e. higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs

2.7 Impairment of Assets

(i) Financial assets

The company recognizes loss allowances using Expected Credit Losses (ECL) model for the Financial Assets which are not fair valued through Profit or Loss. Loss Allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime ECL. For all other Financial Assets, ECLs are measured at an amount equal to 12-month ECL, unless there has been a significant increase in credit risk from initial recognition in which case those are measured at Lifetime ECL. The amount of ECL that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognized is recognized as an impairment Gain or Loss in the Statement of Profit or Loss.

(ii) Non-financial assets (Tangible and intangible assets)

An asset is deemed impairable when recoverable value is less than its carrying cost and the difference between the two represents provisioning exigency. Recoverable value is the higher of the 'Value in Use' and 'fair value as reduced by cost of disposal'. Test of impairment of PPE, investment in subsidiaries / associates / joint venture and goodwill are undertaken under Cash Generating Unit (CGU) concept. For Intangible Assets and Investment Properties it is undertaken in asset specific context. Test of impairment of assets are generally undertaken based on indication of impairment, if any, from external and internal sources of information outlined in para 12 of Ind AS-36.

Non-financial assets other than goodwill suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

2.8 Provisions and Contingent liabilities

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are measured at the best estimate of the expenditure required to settle the present obligation at the Balance Sheet date.

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount cannot be made.

2.9 Income Taxes & Deferred Taxes

Tax expense recognized in Standalone Statement of Profit and Loss comprises the sum of deferred tax and current tax.

Current tax is determined as the tax payable in respect of taxable income for the year and is computed in accordance with relevant tax regulations. Current income tax relating to items recognized outside profit or loss is recognized outside profit or loss (either in other comprehensive income or in equity).

Deferred tax is recognize on temporary differences between the carrying amount of asset and liabilities in the financial statement and the corresponding tax bases used in computation of taxable profit under Income Tax Act, 1961.

2.10 Cash and Cash Equivalents

Cash and cash equivalents are short-term (three months or less from the date of acquisition), highly liquid investments that are readily convertible into cash and which are subject to an insignificant risk of changes in value.

2.11 Functional & Presentation Currency

These Financial Statements are presented in Indian Rupees (INR), which is also Company's Functional Currency

2.12 Earnings per share

The Company presents basic and diluted earnings per share ("EPS") data for its equity shares.

Basic EPS is calculated by dividing the net profit for the period attributable to equity shareholders of the Company by the weighted average number of equity shares outstanding during the period.

Diluted EPS is calculated by dividing the net profit for the period attributable to equity shareholders and the weighted average number of equity shares outstanding for the effects of all dilutive potential equity shares.

2.13 Operating lease

Lease arrangements where the risks and rewards incidental to ownership of an asset substantially remain with the lesser, are recognized as operating lease. Operating lease payments are recognized on a straight line basis over the lease term in the statement of profit and loss, unless the lease agreement explicitly states that increase is on account of inflation.

2.14 Cash Flow Statement

Cash flows are reported using indirect method as set out in Ind AS -7 "Statement of Cash Flows", whereby profit / (loss) before tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

The net cash flow from operating activities is determined by adjusting net profit or loss for the effects of:

- Changes during the year in inventories and operating receivables and payables,
- (ii) Non-cash items such as depreciation, provisions, deferred taxes, and unrealized foreign exchange gains and losses, and
- (iii) All other items for which the cash effects are on investing or financing cash flows

2.15 Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a Financial Liability or equity instrument of another entity.

(i) Financial assets:

Initial recognition and measurement

All financial assets are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through statement of profit and loss, transaction costs that are attributable to the acquisition of the financial asset.

Financial assets are classified, at initial recognition, as financial assets measured at fair value or as financial assets measured at amortized cost.

Subsequent Measurement

For purpose of subsequent measurement financial assets are classified in two broad categories: -

- (i) Financial Assets at fair value
- (ii) Financial assets at amortized cost

Where assets are measured at fair value, gains and losses are either recognized entirely in the statement of profit and loss, or recognized in other comprehensive income.

A financial asset that meets the following two conditions is measured at amortized cost:

- Business Model Test: The objective of the company's business model is to hold the financial asset to collect the contractual cash
 flows.
- Contractual Cash flow test: The contractual terms of the financial asset give rise on specified dates to cash flows that are solely
 payment of principal and interest on the principal amount outstanding.

A financial asset that meets the following two conditions is measured at fair value through OCI: -

- Business Model Test: The financial asset is held within a business model whose objective is achieved by both collecting contractual
 cash flows and selling financial assets.
- Contractual Cash flow test: The contractual terms of the financial asset give rise on specified dates to cash flows that are solely
 payment of principal and interest on the principal amount outstanding.

All other financial assets are measured at fair value through profit and loss.

(ii) Financial Liabilities

All financial liabilities are initially recognized at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs. Financial liabilities are classified as measured at amortized cost or fair value through profit and loss (FVTPL).

A financial liability is classified as FVTPL if it is classified as held for trading, or it is a derivative or is designated as such on initial recognition. Financial Liabilities at FVTPL are measured at fair value and net

gain or losses, including any interest expense, are recognized in statement of profit and loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in statement of profit and loss. Any gain or loss on de-recognition is also recognized in statement of profit and loss.

2.16 Fair Value Measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- (i) In the principal market for the asset or liability, or
- (ii) In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible by the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are

categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1 — Quoted (unadjusted) market prices in active markets for identical assets or liabilities.

Level 2 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.

Level 3 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For the purpose of fair value disclosures, the Company determines classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

CIN: L51909DL1984PLC289131 STATEMENT OF CHANGES IN EQUITY

A. Equity Share Capital

Particulars	Number of shares (In 000's)	Amount in (Rs. 000's)
Balance as at April 1, 2023	1,190.50	11,905.00
Change in Equity Share due to Prior Period Error	0.00	0.00
Change in Equity Share Capital during the year	0.00	0.00
Balance as at March 31, 2024	1,190.50	11,905.00
Balance as at April 1, 2023	1,190.50	11,905.00
Change in Equity Share due to Prior Period Error	0.00	0.00
Change in Equity Share Capital during the year	0.00	0.00
Balance as at March 31, 2024	1,190.50	11,905.00

B. Other Equity (Amount in Rs. 000's)

	Reserve &		
Particulars	CI D	Retained	Total
	Share Premium	Earnings	
Balance as at April 1, 2023	23,575.00	9,214.98	32,789.98
Change in accounting policie or prior period error	0.00	0.00	0.00
Restated balance at the begning	23,575.00	9,214.98	32,789.98
Profit during the year	0.00	1,148.47	1,148.47
Other Comprehensive Income	0.00	0.00	0.00
Total Comprehensive Income	0.00	1,148.47	1,148.47
Tuesday of such the such as a such a	0.00	1 140 47	1 140 47
Transfer of profit to general reserve during the year	0.00	1,148.47	1,148.47
Balance as at March 31, 2024	23,575.00	10,363.45	33,938.45

	Reserve &		
Particulars	Share Premium	Retained Earnings	Total
Balance as at April 1, 2023	23,575.00	7,752.75	31,327.75
Change in accounting policie or prior period error	0.00	55.88	55.88
Restated balance at the begning	23,575.00	7,808.63	31,383.63
Profit during the year	0.00	1,406.35	1,406.35
Other Comprehensive Income	0.00	0.00	0.00
Total Comprehensive Income	0.00	1,406.35	1,406.35
Transfer of profit to general reserve during the year	0.00	1,406.35	1,406.35
Balance as at March 31, 2024	23,575.00	9,214.98	32,789.98

Significant Accounting Policies 2
Notes to Financial Statements 3 to 33

As per our Report of even date attached

For G. K. Kedia & Co. Chartered Accountants Firm's Registration No. 013016N For Swagtam Trading and Services Limited

Kanishka AggarwalVinod BalaSumit GuptaPartnerWhole Time DirectorDirectorMembership No. 544129DIN: 09790881DIN: 06911742

Place: New Delhi
Date: 24.05.202

Pooja Mathur (ACS-45124)
Company Secretary Cum Compliance Officer

SWAGTAM TRADING AND SERVICES LTD CIN: L51909DL1984PLC289131 NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31.03.2024

NOTE NO- 3 PROPERTY, PLANT AND EQUIPMENTS AND INTANGIBLE ASSETS

Amount in (Rs. 000's), unless otherwise stated

Amount in (Rs. 000's), unless otherwise stated

38,597.32

38,314.12

Amount in (xis: 000 5), unless other wise stated									
PARTICULARS		GROS	S BLOCK		DEPRECIATION			NET BLOCK	
	GROSS	ADDITI	DELETI	GROSS	ACCUMUL	CURRENT	TOTAL	WDV AS	WDV
	VALUE	ON	ON	VALUE AS	ATED	YEAR	DEPRECIA	ON	AS ON
	AS ON			ON	DEPRECIA	DEPRECIA	TION	31-3-2024	31-3-
	1-4-			31-03-2024	TION	TION			2024
	2023								
(A)Computers	126.81	0.00	0.00	126.81	120.52	0.00	120.52	6.28	6.28
(B) Office	67.50	0.00	0.00	67.50	64.13	0.00	64.13	3.37	3.37
Equipment									
(C) Furniture and	15.00	0.00	0.00	15.00	9.17	1.54	10.71	4.29	5.83
Fixtures									
TOTAL	209.31	0.00	0.00	209.31	193.83	1.54	195.36	13.94	15.48
PREVIOUS YEAR	209.31	0.00	0.00	209.31	191.74	2.08	193.83	15.48	17.56

SWAGTAM TRADING AND SERVICES LIMITED

CIN: L51909DL1984PLC289131

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024

Particulars	As At March 31, 2024	As At March 31, 2023
Loans Receivables		
- Considered Good	27,383.20	27,100.00
- Considered Doubtful	11214.12	11,214.12

There is no loan 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.

4(ii) Other Financial Assets: Non-Current Assets

4(i) Financial Assets: Non-Current Assets: Loans

Security Deposit	600.00	500.00
	600.00	500.00

Deferred Tax Asset/ (Liability)

Temporary Difference on Carry Forward Losses	18.32	18.93
Temporary Difference on Depreciation	2.69	3.74
	21.01	22,67

Other Non -Current Assets

other from ourrent rispets		
Advance against Purchase of Property	2,800.00	4,500.00
	2 800 00	4 500 00

Cash and Cash Equivalents

Cash in Hand	55.86	60.06
Balance with Scheduled Banks		
- Punjab National Bank (Current Account)	2,837.72	232.14
- Punjab National Bank (Preferential Issue)	0.00	40.53
	2,893.58	332.73

8 Other Financial Assets: Current Assets

Accrued Interest on Non-Current Loans		
- Considered Good	1,094.47	1,071.39
- Considered Doubtful	168.00	168
	1,262,47	1,239.39

9 Current Tax Assets

Income Tax Refund /(Provision for Income tax) for Current Year	0.00	0.00
(Net of Advance Tax & TDS Receivable)		
Income Tax Refund/(Demand) of Previous Years	0.00	0.00
	0.00	0.00

10 Other Current Assets

Particulars	As At	As At
	March 31, 2024	March 31, 2023
GST Credit Ledger	0.00	146.57
GST Deffered	0.00	1.35
Unclaimed Interest on TDS	3.49	1.05
GST Cash Ledger	85.91	0.00
	89.40	148.97

11 Equity Capital

Equity Capital Amo	y Capital Amount in (Rs. 000's), unless otherwise stat			
Authorised Equity Shares 4,000,000 (4,000,000) of par value Rs.10/- (Rs.10/-) each	40,000.00	40,000.00		
	40,000.00	40,000.00		
Issued, Subscribed and Fully Paid up Equity Shares 11,90,500 (11,90,500) of par value Rs.10/- (Rs.10/-) each fully paid up	11,905.00	11,905.00		
	11,905.00	11,905.00		

(j) Reconciliation of the number of shares outstanding

Particulars	Shares As At March 31, 2024		Shares As At Ma	arch 31, 2023
	No. of shares (In 000's)	Value (Rs. 000)	No. of shares (In 000's)	Value (Rs. 000)
EQUITY SHARES				
Shares outstanding at the beginning	1,190.50	1,190.50	1,190.50	1,190.50
Add: Shares issued during the period	0.00	0.00	0.00	0.00
Total Shares outstanding at the end of the year	1,190.50	1,190.50	1,190.50	1,190.50

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

Name of the shareholders	Class of shares	Shares As At	Shares As At	Shares As At	Shares As At
		March 31,	March 31,	March 31,	March 31,
		2024	2023	2024	2023
		No. (In 000's)	%	No. (In 000's)	%
Pushp Lata Shama	Equity shares	89.52	7.52	89.52	7.52
Purshottam Agarwal	Equity shares	80.00	6.72	41.01	3.44
Keya Vimal Salot	Equity shares	61.93	5.20	0.00	0.00
Ashish Jain	Equity shares	0.00	0.00	136.81	11.49
Samarth Aggarwal	Equity shares	0.00	0.00	142.00	11.93
Mansingh Hotels & Resorts Ltd.	Equity shares	0.00	0.00	148.53	12.48
Gopal Aggarwal	Equity shares	0.00	0.00	0.00	0.00
		231.45	19.44	557.86	46.86

The company has one class of equity shares having a par value of Rs. 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.

(iii) Shareholding of Promoters as at 31, 2024

Shares held by Promoters at the e			
Promoter Name	Promoter Name No. of Shares % of total		% Change during the year
	(In 000's)	shares	
1) Duncan Macneill construction& Developers Limited	12,000.00	1.01	0.00
2) Jeewan Commercial Ltd.	12,000.00	1.01	0.00
3) ACEC India Pvt. Ltd.	1,200.00	0.10	0.00
4) East West Properties Pvt Ltd	12,000.00	1.01	0.00
	37,200	3.13	

(iv) Shareholding of Promoters as at 31, 2023

Shares held by Promoters at the e			
Promoter Name	No. of Shares (In 000's)	% of total shares	% Change during the year
1) Duncan Macneill construction& Developers Limited	12.00	1.01	0.00
2) Jeewan Commercial Ltd.	12.00	1.01	0.00
3) ACEC India Pvt. Ltd.	1.20	0.10	0.00
4) East West Properties Pvt Ltd	12.00	1.01	0.00
	37.20	3.13	

12 Other Equity

Opening Balance	32,789.97	31,327.74
Add: Change due to Restatement	0.00	55.88
Add: Profit during the year	1,148.47	1,406.35
Closing Balance	33,938.44	32,789.97

13 Other Current Liabilities

Particulars	As At March 31, 2024	As at March 31, 2023
Expenses Payable	311.62	249.65
Director's Loan	0.00	60.00
	311.62	309.95

14 Current Tax Liabilities

TDS Payable	3.50	103.00
Provision for Income Tax	119.16	0.00
(Net of TDS Recievable and Advance Tax)		
	122.66	103.00

CIN: L51909DL1984PLC289131

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024

Particulars	Year Ended 31.03.2024	Year Ended 31.03.2023
Sales of Jewellery	2,254.50	0.00
Income from Business Consultancy	750.00	1,000.00
Income from Commission	0.00	1,481.96
media from Commission	3,004.50	2,481.96
Other Income		
Interest on Loan	2,156.76	2,268.37
Interest on Income Tax Refund	0.00	6.28
Prior Period Interest Income	0.00	0.94
That I think meets meets	2,156.76	2,275.58
urchases of Stock-in-Trade		
Purchase of Jewellery	2,181.60	0.00
	2,181.60	0.00
Employee Benefit Expenses		
Directors Remuneration	206.00	300.00
Salary to Employees	396.86	215.60
r system	602.86	515.60
Other expenses		
Other expenses Annual Listing Fees	325.00	300.00
Rent Expense	163.87	120.00
Miscellaneous Expenses	84.34	70.13
Professional Charges	53.30	48.94
Accounting Charges	44.50	0.00
Statutory Auditor's Remuneration	11.30	0.00
Audit Fees	35.00	30.00
Brokerage Expense	28.00	0.00
Advertisement & Publicity Expense	23.58	25.94
Internal Audit Fees	20.00	10.00
Printing and Stationery	18.86	12.67
Secretarial Audit Fees	15.00	15.00
Penalty & Fine	15.00	0.00
Interest on Income tax	6.17	10.13
ROC Filing Fee	4.20	9.60
Bank Charges	0.57	0.33
Interest on TDS	0.09	1.03
Consultancy Fees	0.00	1,600.00
Repair and Maintenance	0.00	6.15
Interest on GST	0.00	0.38
	837.47	2,260.30

SWAGTAM TRADING AND SERVICES LIMITED CIN: L51909DL1984PLC289131 Details to Notes

Miscellaneous Expenses	Amount in (Rs. 000's), un	less otherwise stated
Particulars	Year Ended	Year Ended
	31.03.2024	31.03.2023
Office Expenses	30.00	29.48
NSDL charges	20.00	0.00
RTA Fee - Alankit	16.84	19.00
CDSL charges	9.00	9.00
Website renewal charges	4.50	4.50
AGM/Board Meeting Expenses	4.00	7.25
Conveyance Expenses	0.00	0.70
Other Miscellaneous Expenses	0.00	0.20
	84.34	70.13
Loan Receivable - Considered Good		
Hanumanth Dealtrade Pvt. Ltd.	10,000.00	0.00
Investmax Realty Private Limited	4,500.00	4,500.00
Winkles Consultancy Services Pvt Ltd	4,183.20	5,400.00
Techon Commercial Pvt. Ltd.	4,000.00	0.00
V3k Consultancy Pvt. Ltd.	2,700.00	2,700.00
Securocrop Securities India Pvt. Ltd.	1,000.00	7,000.00
Enterprise Trading Co. ASH	1,000.00	1500.00
Akashdeep Metal Industries Ltd	0.00	4,500.00
Race Ecochain limited (Anisha Impex Ltd)	0.00	1,500.00
	27,383.20	27,100.00
Loan Receivable - Considered Doubtful		
Worldlink Finance Ltd	9,214.12	9,214.12
Prayag Polytech Pvt Ltd	2,000.00	2,000.00
114/48 101/10011110214	11,214.12	11,214.12
Advance against Purchase of Property		
Avni Jain	2,800.00	2,800.00
RSND Projects Private Ltd	0.00	1,700.00
<u> </u>	2,800.00	4,500.00
Expenses Payable		
Salary Payable	170.00	170.00
Internal Audit Fees Payable	35.00	25.00
Audit Fees Payable	31.50	27.00
Secretarial Audit Fees Payable	28.30	25.00
Brokerage Payable	28.00	0.00
Bombay Office Rent Paybale	15.87	0.00
RTA Charges	0.00	1.77
NSDL Charges	0.00	1.18
Alankit Assignments Limited (RTA Charges)	1.77	0.00
1 minut 1 isoignments Difficult (10111 Charges)	1.//	0.00

0.00

249.95

311.62

NSDL Charges

SWAGTAM TRADING AND SERVICES LIMITED CIN: L51909DL1984PLC289131 NOTES TO FINANCIAL STATEMENT FOR THE YEAR ENDED MARCH 31, 2024

Note 20: Valuation of Inventory

There is no inventory held by company during the year.

Note 21: 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 is not less than the amount at which they are stated in the Balance Sheet and provisions for all known liabilities has been made.

Company has given loan amounting to Rs. 20,00,000/- to Prayag Polytech Private Limited on 21.12.2016 for a loan tenure of maximum 6 months. As per the signed agreement between company and the party, interest @15% per annum shall be charged by the company till the loan tenure. The loan was extended for twelve months via new agreement dated 07.06.2017. Further, as per the new agreement, interest @12% per annum shall be payable within 5 days from end of each quarter on pro-rata basis. If not paid within the timelines, then penalty of twice the amount of interest shall be charged and paid within 15 days from the due date. At the end of F.Y. 2018-19, interest accrued is standing at Rs.1,68,000 from Prayag Polytech Private Limited but the company has not received the same from Prayag Polytech Private Limited till date. Accordingly, company has to charge penalty of twice the amount of interest unpaid for the delayed period, which is not recognized in the books of accounts. The company has filed suit for the recovery of the above amount.

Also company has given loan to Worldlink Finance Ltd. and Principal & Interest are due for more than 3 years, and the balance outstanding as on 31.03.2024 amounting Rs.92,14,118.00. The company has filed suit for the recovery of the above amount.

Apart from above, company has given loans to various third parties during the current year and previous years. As per the signed agreement between company and the party, interest is to be paid on quarterly basis, if not paid within the timelines as agreed in the agreement, then interest on interest @12% shall carry for the period of delay. Following are the details of amount o/s on 31.03.2024 for various parties: -

(Amount in Rs.000's)

				Timount in Itsiooo sj
Particulars	Principal Loan Amount o/s as on	Total Interest Due as on 31st March,	Interest Delay as on 31st	No. of days delay upto 31st March,
1 ul ticului 5	31 st March, 2024	2024	March, 2024	2024
Hanumanth Dealtrade Pvt Ltd	10,000.00	329.18	104.79	135
Techon Commercial Pvt Ltd	4,000.00	91.73	Nil	Nil
Securocrop Securities India Pvt Ltd	1,000.00	22.38	Nil	Nil
Winkles Consultancy Services Pvt.	4,183.20	100.16	Nil	Nil
Ltd.	4,183.20	100.10	INII	INII
V3K Consultancy Pvt. Ltd.	2,700.00	243.00	182.25	275
Investmax Realty Private Limited	4,500.00	405.00	303.75	275

Further, Company has given advance against purchase of property to Avni Jain in previous years. Following is the detail of amount o/s as on 31st March, 2024.

(Amount in Rs.000's)

		(
Particulars	Principal Loan Amount o/s as on 31st	Interest o/s as on 31st March,	
	March, 2024	2024	
Avni Jain	2,800.00	NIL	

Note 22: Micro, Small and Medium Enterprise.

Following are the details relating to micro, small and medium enterprises:

(Amount in Rs.000's)

Particulars	Year Ended March 31, 2024	Year Ended March 31, 2023
Principal Amount Due to suppliers registered under MSMED Act and remaining unpaid as at year end	NIL	NIL
Interest Amount Due to suppliers registered under MSMED Act and remaining unpaid as at year end	NIL	NIL
Principal Amount Paid beyond the appointed day During the year	NIL	NIL
Interest Paid, other than under section 16 of MSMED Act	NIL	NIL
Interest paid, under section 16 of MSMED Act	NIL	NIL
Interest due and payable, for payments already made	NIL	NIL
Further interest remaining due and payable for earlier years	NIL	NIL

^{*} The information has been given in respect of such vendors to the extent they could be identified as "Micro and Small Enterprises" enterprises on the basis of information available with the Company.

Note 23:

Balance of sundry debtors, creditors and loans & advances are subject to direct confirmation and reconciliations of the adjustments, which are made available.

Note 24: Discounting of security deposits for leases

Security deposits for leases have been recognized at discounted value and the difference between undiscounted and discounted value has been recognized as 'Prepaid expense for Rent' which has been amortized over respective lease term as rent expense under 'Finance Cost'. The discounted value of the security deposits is increased over the period of lease term by recognizing the notional interest income under 'other income' which has ended in F.Y. 2019-20.

Note 25: Auditors' Remuneration

(Amount in Rs.000's)

Particulars	Year Ended 31-Mar-24	Year Ended 31-Mar-23
Statutory Audit Fees	35.00	30.00
Total	35.00	30.00

Note 26: Contingent Liabilities

(Amount in Rs.000's)

Particulars	As on 31-Mar-24	As on 31-Mar-23
Contingent Liabilities*	564.04	NIL
Total	564.04	NIL

^{*(1)} BSE has imposed a fine of Rs. 3,12,700/- for non-submission of Related Party Transaction in XBRL Mode under Reg. 23(9) for the period ended September 30, 2023. Management has submitted replies and is contesting the same. However, Waiver Application has been submitted.

⁽²⁾ Notice Dated 13.05.2022 from the BSE Ltd relating to non-compliance of various regulations and SOP under SEBI (LODR), levying an amount of Rs. 2,51,340 as penalty and freezed the promoters holding for debit. The company has filed suitable submissions and replies with documentary evidences and the matter is under process.

Note 27: Foreign Currency Transactions

(Amount in Rs.000's)

Particulars	Year Ended 31-Mar-24	Year Ended 31-Mar-23
a. Expenditure in Foreign Currency	NIL	NIL
b. Income in Foreign Currency	NIL	NIL

Note 28: Previous Year Figures

Previous Year's figures have been regrouped & rearranged wherever found necessary to confirm current year's classification.

Note 29: Related Party Disclosure

In accordance with Ind AS-24 "Related party disclosures" along with aggregate amount of transactions as identified and certified by the management are given as follows: -

A. Name of Related Parties

S.No.	Name of related Party	Relationship
1.	Smt. Lalita Mittal – Whole Time Director (Deceased)	
2.	Smt. Prabhjyot Kaur – Whole Time Director	
	(Resigned w.e.f 31.01.2024)	
3.	Smt. Vinod Bala - Whole Time Director	
	(appointed w.e.f. 12 th February 2024)	
4.	Sh. Jitendra Kumar – Director	Key Management Personnel
5.	Sh. Raman Mittal – Director	·
6.	Sh. Deepak Gupta - Director	
7.	Sh. Sumit Gupta – Director	
8.	Smt. Pooja Mathur- Company Secretary	
9.	Best Properties Pvt Ltd. – Relative of Director	

Transactions undertaken with related parties in the ordinary course of business during the year:

NATURE OF TRANSACTIONS	NAME OF THE CONCERN	RELATION	AMOUNT OF TRANSACTION (Rs.)	OUTSTANDING AS ON 31.03.2024 (Rs.)
Director Remuneration	Lalita Mittal	Whole Time Director	125.00 (300.00)	0.00 (0.00)
Director Remuneration	Prabhjot Kaur	Whole Time Director	40.00 (0.00)	0.00 (0.00)
Director Remuneration	Vinod Bala	Whole Time Director	41.00 (0.00)	0.00 (0.00)
Director's Loan	Sumit Gupta	Director	0.00 (60.00)	0.00 (0.00)
	Pooja Mathur		300.00 (35.00)	0.00 (0.00)
Salary	Vijay Kumar Sharma	Company Secretary	0.00 (170.00)	0.00 (170.00)
	Pallavi		0.00 (130.00)	0.00 (0.00)
Rent	Best Properties Pvt Ltd	Relative Of Director	120.00 (120.00)	0.00 (0.00)

(Figures in brackets indicates previous year)

Note 30: Segment Reporting

Operating segments are defined as components of an enterprise for which discrete financial information is available that is evaluated regularly by the chief operating decision maker, in deciding how to allocate resources and assessing performance. The Company's chief operating decision maker is the Directors. The Company has functioned under a single line of operations and has not diversified business operations, so there is no separate business/geographical segment as per Ind AS 108, 'Operating Segments'.

Note 31: Earnings per Share

(Amount in Rs.000's)

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Particulars	Year Ended 31-Mar-24	Year Ended 31-Mar-23
Profit/(loss) attributable to Ordinary Equity share holder	1,148.47	1,406.35
Weighted average number of Ordinary Equity shares for Basic EPS (In 000's)	1,191	1,191
Nominal Value of shares (Rs.)	10.00	10.00
Basic EPS (Rs.)	0.96	1.18
Diluted EPS (Rs.)	0.96	1.18

Note 32: Movement of Provision for Tax

(Amount in Rs. 000's)

Particulars	Year Ended 31-Mar-24	Year Ended 31-Mar-23
Opening Provision/ (Income Tax Refund) Income Tax Refund (B) Provision made during the year (C)	(34.56) 34.56 387.67	(31.88) 31.88 516.37
Balance (A+B+C) Provision Adjusted with Advance Tax & TDS for the year	387.67 (268.51)	516.37 (550.93)
Closing Provision/ (Income Tax Refund)	119.16	(34.56)

Note 33. Additional Regulatory Information

hbt	Numerator	Denominator	Current Year 2023-24	Previous Year 2022-23
Current ratio (in times)	Total Current Assets	Total Current Liabilities	9.78	4.25
Return on equity ratio (in	Profit for the year			
%)	less Preference dividend (if any)	Total Equity	3%	3%
Net capital turnover ratio (in times)	Revenue from operations	Average working capital (i.e. Total current assets less Total current liabilities	1.17	1.45
Net profit ratio (in %)	Profit for the year	Revenue from operations	38.22%	56.66%
Return on capital employed (in %)	Profit before tax and finance costs	Capital employed = Net worth + Lease liabilities + Deferred tax liabilities	3.36%	4.31%

Reasons for Deviation in Ratios for more than 25% as compared to the preceding year:

Current Ratio

During the current year, company has received the principal repayments and interest due on loans & Advances. As a result of this, there is an increase in Current Assets (Cash & Cash Equivalents) which has led to rise in Current Ratio

Net Profit Ratio

During the current year, increase in total expenses is more than increase in total income which has led to decrease in Net Profit. As a result, Net Profit Ratio has also fallen.

Return on Capital Employed

During the current year, Net profit has fallen as compared to net profit of previous year. This has led to fall in Return in Capital Employed.

As per our Report of even date attached For G. K. Kedia & Co. **Chartered Accountants** Firm's Registration No. 013016N

For Swagtam Trading and Services Limited

Kanishka Aggarwal

Vinod Bala **Sumit Gupta** Partner Whole Time Director Director DIN: 09790881 Membership No. 544129 DIN: 06911742

Place: New Delhi Pooja Mathur (ACS-45124) Date: 24.05.2024 Company Secretary Cum Compliance Officer

SWAGTAM TRADING AND SERVICES LIMITED CIN: L51909DL1984PLC289131

Regd. Office: R-489, GF-A, New Rajinder Nagar, New Delhi – 110060

Tel: 011-42475489 E-mail: swagtam1984@gmail.com Website: www.swagtam.com

39^{TH} ANNUAL GENERAK MEETING FRIDAY, 27^{th} SEPTEMBER, 2024 AT 11:00 P.M.

through VIDEO CONFERENCING ('VC')/OTHER AUDIO VISUAL MEANS ('OAVM'), however, THE VENUE OF THE MEETING SHALL BE DEEMED TO BE THE REGISTERED OFFICE OF COMPANY AT 'R-489, GF-A, NEW RAJINDER NAGAR, NEW DELHI – 110060'

Name of Shareholder:		Affix
Ledger Folio No/DP ID & Client ID No.:		Revenue
Address:		
No. of Shares held:		Stamp
Email Id:	Tel/Mobile No.:	

S.	RESOLUTIONS	OPTI	ONAL *		
NO	as per Notice of AGM	FOR	AGAINST		
Ordi	Ordinary Business				
1.	To receive, consider & adopt the Audited Balance Sheet and Statement of Profit &				
	Loss as at 31.03.2024 and Cash Flow Statements, etc. for the year ended 31.03.2024				
	alongwith the Reports of Audited & Directors thereon				
2.	To re-appoint Mr. Sumit (DIN: 00074483) AS Director who retires by rotation &				
	being eligible offers himself for re-appointment.				
3.	To appoint M/s. G. K. KEDIA & CO, Chartered Accountants, FRN – 013016N, as				
	the Statutory Auditors, in place of M/s GHOSH KHANNA & CO, Chartered				
	Accountants, (FRN -003366N)				

Signature of Shareholder: Signed this day of September, 2024
Notes:

- 1. This 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.
- 2. For the Resolutions and Notes, please refer to NOTICE of 39th AGM.
- 3. Please fill-in/complete all details required above before submission in order to be effective.

ELECTRONIC 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 39th AGM 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

Please refer to various Notes & Instruction in NOTICE of AGM

REGISTRATION OF E-MAIL & CONTACT DETAILS & PAN, etc. FOR FUTURE COMMUNICATION

Name of Shareholder:

PAN: AADHAR: Telephone No.: Mobile No.:

Email ID:

Registered Address:

City: State: Pincode:

Registered Folio No./ DP ID & Client ID No.:

No. of Shares held:

Signature of the Shareholder