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BOARD OF DIRECTORS:

Mr. Hardik. B. Vasa Chairman & Managing Director

Mrs. Kajal Hardik Vasa Whole-time Director

Mrs. Aruna Bhupendra Vasa Director (Resigned w.e.f. 21/08/2018)

Mr. Aman Nilesh Shah CFO (KMP)

Mr. Yashesh Jitendra UdaniIndependent DirectorMr. Mahiesh Sankalchand JaainIndependent Director

Ms. Shilpi Agarwal Independent Director (Resigned w.e.f. 21/08/2018)

Ms. Atrayee Dutta GuptaIndependent Director (w.e.f. 01/10/2018)Mr. Manish Kumar BadolaWhole Time Director (we.f. 01/10/2018)Mrs. Chhaya Hemal BhagataWhole Time Director (we.f. 01/10/2018)Mr. Hiten Jagmohandas PabariWhole Time Director (we.f. 01/10/2018)

COMPANY SECRETARY & COMPLIANCE OFFICER:

Mr. Bharat Kumar Prajapat

STATUTORY AUDITORS:

Jain Chhaajed & Associates CharteredAccountants, Mumbai

BANKERS:

Standard Chartered Bank

Crescenzo 6/F, Plot no. C -38 and 39, _G' Block

Bandra Kurla Complex Mumbai 400051, India. Telephone: +91 22 61157623 Email: sanjay.lukule@sc.com Contact Person: Mr. Sanjay Lukule

Website: www.sc.com/in

Yes Bank Limited

Shop No 18- Ground Floor Unit No 1 And 2, First Floor Plot No 9, Sector 1, Vashi Navi Mumbai 400705, India. Telephone: +91 22 67214964

Email: neha.tirthani@yesbank.in Contact Person: Ms. Neha Tirthani

Website: www.yesbank.in

REGISTERED OFFICE:

A-126, 1st Floor, Plot G-1, BGTA Godavari Premises Co. Op Soc. Ltd.,

Wadala Truck Terminal Road, Opp. Lodha New Cuffe Parade, Wadala (East)

Mumbai 400037 Tel.: 09137407291

Email: investor@vasagroup.in, Website: www.vasagroup.in

REGISTRAR AND SHARE TRANSFER AGENTS:

M/s. Bigshare Services Private Limited

Bharat Tin Works Building, 1st Floor, Opp. Vasant Oasis,

Next to Keys Hotel, Makwana Road,

Andheri (East) Mumbai - 400 059 Tel: 022 - 62638200; Fax: 022 62638299; Email: ipo@bigshareonline.com; Website: www.bigshareonline.com

VASA LISTING

VASA RETAIL AND OVERSEAS LIMITED was established by Mr. Bhupendra Vasa in 1994. They commenced its operations in manufacturing, trading a wide range of stationaries and raw materials in India. Later, the firm expanded its reach in Middle East, Africa, Europe and United States. The reigns of the firm were then taken up by Son, Mr. Hardik Vasa in 1998. He is a highly qualified Engineer from MIT (Pune) and a MBA graduate from the well renowned IIM Ahmedabad. Under his leadership, the firm has been a recipient of the Best Exporter's Award from the Plex Council and also the Top Exporter's Award from the Stationery Council multiple times.

Presently, Company has a client base of approximately 120 overseas clients, has top seller tie ups with 850 stores which include Modern and Traditional Retail Outlets, has bagged the contract of tie up with UNIVERSITY OF OXFORD and has the privilege of being a master licensee for 24 countries which include SAARC, Middle-East and North African countries.























VASA RETAIL AND OVERSEAS LTD

RETAILS - WHOLESALE - EXPORTS - IMPORTERS

CIN: U74110MH2017PLC301013

Regd. Office: A-126, 1st Floor, Plot G-1, BGTA Godavari Premises Co. Op Soc. Ltd.,

Wadala Truck Terminal Road,

Opp. Lodha New Cuffe Parade Wadala (East) MH 400 037

Tel No. 09137407291 Email Id: <u>investor@vasagroup.in</u>

Website: www.vasagroup.in

NOTICE OF FIRST AGM

NOTICE is hereby given that the 1st **Annual General Meeting** of the members of will be held on Friday, 28th September, 2018 at 3.00 p.m. at the Registered Office of the Company at A-126, 1st Floor, Plot G-1, BGTA Godavari Premises Co. Op Soc. Ltd., Wadala Truck Terminal Road, Wadala (East) Mumbai MH 400 037 to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2018 together with the Reports of the Board of Director's and the Auditor's thereon and in this regard, if though fit, pass the following resolution as an **Ordinary Resolution**:
 - "RESOLVED THAT the Audited Financial Statements of the Company for the financial year ended 31st March, 2018 and the reports of the Board of Directors and Auditors thereon be and are hereby received, considered and adopted."
- **2.** To declare dividend on Equity Shares for the financial year ended 31st March, 2018 and in this regard, if thought fit, pass the following as an **Ordinary Resolution**.
 - "RESOLVED THAT pursuant to the recommendation of the Board of Directors of the Company, dividend @ 1% (Rs. 0.10 per Equity Share) on the 59,92,550 Equity Shares of Rs. 10/- each of the Company for the year ended 31st March, 2018 be and is hereby declared out of the current profits of the Company and that the same be paid to those shareholders whose names appear on the Company's Register of Members /List of Beneficiaries as on 21st September, 2018 and that the dividend warrants / demand drafts be posted or direct credit through NECS be given within 30 days hereof only to those shareholders who are entitled to receive the payment of dividend."
- **3.** To appoint a Director in place of Mr. Hardik Bhupendra Vasa, Chairman & Managing Director, who retires by rotation and being eligible, offers himself for re-appointment as a Director and this regard, if though fit, pass the following resolution as on **Ordinary Resolution**.

"RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Mr. Hardik Bhupendra Vasa (DIN: 03600510), Director of the Company, who retired by rotation and being eligible, had offered himself for re-appointment, be and is hereby reappointed as a Director of the Company, who shall be liable to retire by rotation."

4. To Appointment of New Auditor and this regard, if though fit, pass the following resolution as on **Ordinary Resolution.**

"RESOLVED THAT pursuant to the provisions of Section 139 of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014, M/s. Jain Chhajed & Associates, Chartered Accountants, Mumbai (Firm Registration no. 127911W & Membership Number: 151551) as Statutory Auditors of the Company for a period of 5 (Five) years commencing from the conclusion of 1st Annual General Meeting of the Company to be held for the financial year ended 31st March, 2018 upto the conclusion of 6th Annual General Meeting to be held for financial year ending 31st March, 2023 in compliance with the applicable provisions of the Companies Act, 2013 in place of resigning statutory auditors M/s. S S Rathi & Co., Chartered Accountants ((Firm Registration no. 108726W & Membership Number: 134691) and the Board of Directors of the Company be and are hereby authorized to fix the Auditor's remuneration as may be agreed upon between the auditors and the Board of Directors of the Company."

SPECIAL BUSINESS:

5. To consider and, if thought fit, to give your assent or dissent to the following resolution proposed to be passed as an **Special Resolution** for Revision of Remuneration of Mr. Hardik Bhupendra Vasa as Managing Director of the Company:

"RESOLVED THAT Pursuant to the provisions of Section 197 read with Part I and Section I of Part II of Schedule V and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification or re-enactment thereof), applicable clauses of the Articles of Association of the Company and recommendation of Nomination and Remuneration Committee and Audit Committee, approval of the Company be and is hereby accorded for revision in the remuneration of Mr. Hardik Bhupendra Vasa [DIN:03600510], Managing Director of the Company, on the terms and conditions including remuneration as mentioned below:

Salary & Perquisites:

Particular	Per Month	Per Annum
Basic Salary	Rs. 250,000	Rs. 3,000,000
HRA	Rs. 100,000	Rs. 1,200,000
Transportation Allowance	Rs. 25,000	Rs. 300,000
Medical Allowance	Rs. 25,000	Rs. 300,000
Other Allowance	Rs. 50,000	Rs. 600,000
Leave Travel Allowance	Rs. 50,000	Rs. 600,000
Provident and Other Fund including superannuation and gratuity	As per Rule of the Company	
Personal Accident Insurance	As per Rule of the Company	
Total Gross Salary	Rs. 5,00,000	Rs. 60,00,000

- a) The Company will make suitable contribution towards Provident Fund, Superannuation Fund etc. as per Rules of the Company.
- b) Gratuity will be payable as per Rules of the Company.
- c) Leave as per Rules of the Company including encashment of unavailed leave at the end of the tenure
- 1. Reimbursement of medical expenses incurred in India or abroad including hospitalization, nursing home and surgical charges for himself and family subject to ceiling of one month salary in a year.
- 2. Reimbursements of actual travelling expenses for proceeding on leave with family to anywhere in India or abroad as per rules of the Company from time to time.
- 3. Car, Telephone, Cell Phone, PC shall be provided and their maintenance and running expenses shall be met by the Company. The use of above at residence for official purpose shall not be treated as perquisites.
- 4. Other benefits like Gratuity, Provident Fund, Leave etc. as applicable to the employees of the Company.
- 5. The appointment may be terminated by either party by giving three months' notice of such termination or salary in lieu thereof or by mutual consent.

RESOLVED FURTHER THAT in case the Company, during the currency of tenure of Mr. Hardik Bhupendra Vasa as referred above, as no profits or its profits are inadequate, the payment of salary, perquisites and other allowances as approved by this resolution shall accordance with the provisions of Articles of Association of the Company and as recommended by the Nomination and Remuneration Committee and approved by the Audit Committee and subject to all other sanctions, approvals and permissions as may be required and subject to such conditions and modifications as may be imposed or prescribed by any of the authorities while granting such sanctions, approvals and permissions, liable to retire by rotation, on terms and conditions including remunerations as set out herein below be and is hereby approved, with the liberty to the Board of Directors to alter or vary the terms and conditions of the said appointment and / or remuneration, as it may deem fit and mutually agreed upon with Mr. Hardik Bhupendra Vasa be payable as 'Minimum Remuneration' in the respective financial years to him, notwithstanding that the same may exceed the ceiling limit laid down in Section 197 and Schedule V to the Act.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things as it may, in its absolute discretion deem necessary, proper or desirable and to settle any questions, difficulties and/or doubts that may arise in this regard in order to implement and give effect to the foregoing resolution."

6. To consider and, if thought fit, to give your assent or dissent to the following resolution proposed to be passed as an **Special Resolution** for Revision of Remuneration of Mrs. Kajal Hardik Vasa as Whole Time Director of the Company:

"RESOLVED THAT Pursuant to the provisions of Section 197 read with Part I and Section I of Part II of Schedule V and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification or re-enactment thereof), applicable clauses of the Articles of Association of

the Company and recommendation of Nomination and Remuneration Committee and Audit Committee, approval of the Company be and is hereby accorded for revision in the remuneration of Mrs. Kajal Hardik Vasa [DIN: 03600495], Whole time Director of the Company, on the terms and conditions including remuneration as mentioned below:

Particular	Per Month	Per Annum
Basic Salary	Rs. 100,000	Rs. 1,200,000
HRA	Rs. 40,000	Rs. 480,000
Transportation Allowance	Rs. 10,000	Rs. 120,000
Medical Allowance	Rs. 10,000 Rs. 120,000	
Other Allowance	Rs. 20,000	Rs. 240,000
Leave Travel Allowance	Rs. 20,000 Rs. 240,000	
Provident and Other Fund including superannuation and gratuity	As per Rule of the Company	
Personal Accident Insurance	As per Rule of the Company	
Total Gross Salary	Rs. 200,000	Rs. 24,00,000

- C) The Company will make suitable contribution towards Provident Fund, Superannuation Fund etc. as per Rules of the Company.
- D) Gratuity will be payable as per Rules of the Company.
- E) Leave as per Rules of the Company including encashment of unavailed leave at the end of the tenure.
- 1. Reimbursement of medical expenses incurred in India or abroad including hospitalization, nursing home and surgical charges for himself and family subject to ceiling of one month salary in a year.
- 2. Reimbursements of actual travelling expenses for proceeding on leave with family to anywhere in India or abroad as per rules of the Company from time to time.
- 3. Car, Telephone, Cell Phone, PC shall be provided and their maintenance and running expenses shall be met by the Company. The use of above at residence for official purpose shall not be treated as perquisites.
- 4. Other benefits like Gratuity, Provident Fund, Leave etc. as applicable to the employees of the Company.

RESOLVED FURTHER THAT in case the Company, during the currency of tenure of Mrs. Kajal Hardik Vasa as referred above, as no profits or its profits are inadequate, the payment of salary, perquisites and other allowances as approved by this resolution shall accordance with the provisions of Articles of Association of the Company and as recommended by the Nomination and Remuneration Committee and approved by the Audit Committee and subject to all other sanctions, approvals and permissions as may be required and subject to such conditions and modifications as may be imposed or prescribed by any of the authorities while granting such sanctions, approvals and permissions, liable to retire by rotation, on terms and conditions including remunerations as set out herein below be and is hereby approved, with the liberty to the Board of Directors to alter or vary the terms and conditions of the said appointment and / or remuneration, as it may deem fit

and mutually agreed upon with Mrs. Kajal Hardik Vasa be payable as 'Minimum Remuneration' in the respective financial years to him, notwithstanding that the same may exceed the ceiling limit laid down in Section 197 and Schedule V to the Act.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things as it may, in its absolute discretion deem necessary, proper or desirable and to settle any questions, difficulties and/or doubts that may arise in this regard in order to implement and give effect to the foregoing resolution."

7. To consider and, if thought fit, to give your assent or dissent to the following resolution proposed to be passed as **Special Resolution** for Appointment Mr. Manish Kumar Badola, (DIN: 05016172) as Whole time Executive Director:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 read with Schedule V and other applicable provisions if any, of the Companies Act, 2013, the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, (including any statutory modification(s) or reenactment(s) thereof for the time being in force), and the Articles of Association of the Company consent of members of the Company be and are hereby accorded to the appointment of Mr. Manish Kumar Badola, (DIN: 05016172) as Whole time Executive Director of the Company for the period of Five (5) years with effect from 01st October, 2018 to 30th September, 2023 upon the following terms and conditions:-

Total Salary

The Total CTC of Mr. Manish Kumar Badola will be in the range of Rs. 5 Lacs Per Annum. The above CTC will be bifurcated as per the standard salary structure of the Company. The salary will be effective from 1st October 2018, that shall fixed by the Board of Directors, within the above ceiling. Over and above the above-mentioned CTC, he will also entitle the perquisites as per Company policies, as amended time to time.

"RESOLVED FURTHER THAT in case the Company, during the currency of tenure of Mr. Manish Kumar Badola as referred above, as no profits or its profits are inadequate, the payment of salary, perquisites and other allowances as approved by this resolution shall accordance with the provisions of Articles of Association of the Company and as recommended by the Nomination and Remuneration Committee and approved by the Audit Committee and subject to all other sanctions, approvals and permissions as may be required and subject to such conditions and modifications as may be imposed or prescribed by any of the authorities while granting such sanctions, approvals and permissions, the appointment of Mr. Manish Kumar Badola (DIN: 05016172) as Whole-Time Director of the Company, liable to retire by rotation, for the period of Five (5) years with effect from 01st October, 2018 to 30th September, 2023 on terms and conditions including remunerations as set out herein below be and is hereby approved, with the liberty to the Board of Directors to alter or vary the terms and conditions of the said appointment and / or remuneration, as it may deem fit and mutually agreed upon with Mr. Manish Kumar Badola be payable as 'Minimum Remuneration' in the respective financial years to him, notwithstanding that the same may exceed the ceiling limit laid down in Section 197 and Schedule V to the Act.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to do all such acts, deeds, matters and things as it may, in its absolute discretion deem necessary, proper or desirable and to settle any questions, difficulties and/or doubts that may arise in this regard in order to implement and give effect to the foregoing resolution."

8. To consider and, if thought fit, to give your assent or dissent to the following resolution proposed to be passed as **Special Resolution** for Appointment Mrs. Chhaya Hemal Bhagat, (DIN:07810273) as Whole time Executive Director:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 read with Schedule V and other applicable provisions if any, of the Companies Act, 2013, the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, (including any statutory modification(s) or reenactment(s) thereof for the time being in force), and the Articles of Association of the Company consent of members of the Company be and are hereby accorded to the appointment of Mrs. Chhaya Hemal Bhagat, (DIN:07810273) as Whole time Executive Director of the Company for the period of Five (5) years with effect from 01st October, 2018 to 30th September, 2023 upon the following terms and conditions:-

Total Salary

The Total CTC of Mrs. Chhaya Hemal Bhagat will be in the range of Rs. 1 Lacs Per Annum. The above CTC will be bifurcated as per the standard salary structure of the company. The First salary will be effective from 1st October 2018, that shall fixed by the Board of Directors, within the above ceiling. Over and above the above-mentioned CTC, he will also entitle the perquisites as per Company policies, as amended time to time.

"RESOLVED FURTHER THAT in case the Company, during the currency of tenure of Mrs. Chhaya Hemal Bhagat as referred above, as no profits or its profits are inadequate, the payment of salary, perquisites and other allowances as approved by this resolution shall accordance with the provisions of Articles of Association of the Company and as recommended by the Nomination and Remuneration Committee and approved by the Audit Committee and subject to all other sanctions, approvals and permissions as may be required and subject to such conditions and modifications as may be imposed or prescribed by any of the authorities while granting such sanctions, approvals and permissions, the appointment of Mrs. Chhaya Hemal Bhagat (DIN: 07810273) as Whole-Time Director of the Company, liable to retire by rotation, for the period of Five (5) years with effect from 01st October, 2018 to 30th September, 2023 on terms and conditions including remunerations as set out herein below be and is hereby approved, with the liberty to the Board of Directors to alter or vary the terms and conditions of the said appointment and / or remuneration, as it may deem fit and mutually agreed upon with Mrs. Chhaya Hemal Bhagat be payable as 'Minimum Remuneration' in the respective financial years to him, notwithstanding that the same may exceed the ceiling limit laid down in Section 197 and Schedule V to the Act.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to do all such acts, deeds, matters and things as it may, in its absolute discretion deem necessary, proper or desirable and to settle any questions, difficulties and/or doubts that may arise in this regard in order to implement and give effect to the foregoing resolution."

9. To consider and, if thought fit, to give your assent or dissent to the following resolution proposed to be passed as **Special Resolution** for Appointment Mr. Hiten Jagmohandas Pabari, (DIN: 02694328) as Whole time Executive Director:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 read with Schedule V and other applicable provisions if any, of the Companies Act, 2013, the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, (including any statutory modification(s) or reenactment(s) thereof for the time being in force), and the Articles of Association of the Company consent of members of the Company be and are hereby accorded to the appointment of Mr. Hiten Jagmohandas Pabari, (DIN: 02694328) as Whole time Executive Director of the Company for the period of Five (5) years with effect from 01st October, 2018 to 30th September, 2023 upon the following terms and conditions:-

Total Salary

The Total CTC of Mr. Hiten Jagmohandas Pabari will be in the range of Rs. 6 Lacs Per Annum. The above CTC will be bifurcated as per the standard salary structure of the company. The First salary will be effective from 1st October 2018, that shall fixed by the Board of Directors, within the above ceiling. Over and above the above-mentioned CTC, he will also entitle the perquisites as per Company policies, as amended time to time.

"RESOLVED FURTHER THAT in case the Company, during the currency of tenure of Mr. Hiten Jagmohandas Pabari, as referred above, as no profits or its profits are inadequate, the payment of salary, perquisites and other allowances as approved by this resolution shall accordance with the provisions of Articles of Association of the Company and as recommended by the Nomination and Remuneration Committee and approved by the Audit Committee and subject to all other sanctions, approvals and permissions as may be required and subject to such conditions and modifications as may be imposed or prescribed by any of the authorities while granting such sanctions, approvals and permissions, the appointment of Mr. Hiten Jagmohandas Pabari, (DIN: 02694328) as Whole-Time Director of the Company, liable to retire by rotation, for the period of Five (5) years with effect from 01st October, 2018 to 30th September, 2023 on terms and conditions including remunerations as set out herein below be and is hereby approved, with the liberty to the Board of Directors to alter or vary the terms and conditions of the said appointment and / or remuneration, as it may deem fit and mutually agreed upon with Mr. Hiten Jagmohandas Pabari, be payable as 'Minimum Remuneration' in the respective financial years to him, notwithstanding that the same may exceed the ceiling limit laid down in Section 197 and Schedule V to the Act.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to do all such acts, deeds, matters and things as it may, in its absolute discretion deem necessary, proper or desirable and to settle any questions, difficulties and/or doubts that may arise in this regard in order to implement and give effect to the foregoing resolution."

10. To consider and, if thought fit, to give your assent or dissent to the following resolution proposed to be passed as **Special Resolution** for Appointment Ms. Atrayee Dutta Gupta, (DIN: 08201384) as Independent Director.

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013, and the rules made there under, including any amendment, modification, variation or re-enactment thereof read with Schedule IV to the Companies Act, 2013, recommendation of Nomination and Remuneration Committee, the Board recommended the appointment of Ms. Atrayee Dutta Gupta, (DIN: 08201384) as Independent Director of the Company for the period of five (5) years with effect from 21st September, 2018 to 20th September, 2023 subject to approval of members in the ensuing Annual General meeting of the Company by passing a Special Resolution as per Section 149(10) read with Schedule IV of the Companies Act, 2013 and that she shall not be liable to retire by rotation."

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds, matters and things as may be necessary to give effect to the above resolution."

For and on behalf of the Board of Directors VASA Retail and Overseas Limited

Sd/-

Hardik Bhupendra Vasa Chairman & Managing Director DIN: 036000510

Place: Mumbai

Dated: -24th August, 2018

Registered Office:-

A-126, 1st Floor, Plot G-1, BGTA Godavari Premises Co. Op Soc. Ltd., Wadala Truck Terminal Road, Wadala East Mumbai – 400 037

NOTES:

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT ONE OR MORE PROXIES TO ATTEND AND VOTE, IN CASE OF POLL ONLY, ON HIS/HER BEHALF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. THE PROXY FORMS, IN ORDER TO BE VALID, SHOULD BE DULY COMPLETED, STAMPED AND SIGNED AND MUST BE LODGED AT THE REGISTERED OFFICE OF THE COMPANY NOT LATER THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING. A person can act as proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the company carrying voting rights provided that a member holding more than ten percent of the total share capital of the company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other person or shareholder.
- 2. The Statement pursuant to Section 102 of the Companies Act, 2013, in respect of Special Business is annexed hereto and forms part of the Notice.
- 3. The Corporate members are requested to send duly certified copy of the Board Resolution pursuant to Section 113 of the Companies Act, 2013 authorizing their representatives to attend and vote at the Annual General Meeting (including through e-voting) or any adjournment thereof.
- 4. Members/ Proxies are requested to bring duly filled Attendance Slip along with their copy of Annual Report at the Venue of the Meeting. Members who hold the shares in dematerialized form are requested to bring their client ID and D.P. ID for easier identification of attendance at the meeting.
- 5. Members having multiple folios in identical names or in joint names in the same order are requested to send the share certificate(s) to the Company's Registrar and Share Transfer Agents (RTA), M/s. Bigshare Services Private Limited for consolidation of all such shareholding into one folio to facilitate better services.
- 6. Members are requested to forward all Share Transfers and other communications to the Registrar & Share Transfer Agents (RTA) of the Company and are further requested to always quote their Folio Number in all correspondences with the Company.
- 7. Pursuant to the provisions of Section 91 of the Companies Act, 2013, the Register of Members and the Share Transfer Books of the Company will remain closed from 22nd September, 2018 to 28th September, 2018 (both days inclusive).
- 8. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in the securities market. Members holding shares in electronic form are therefore requested to submit their respective PAN details to their respective Depository Participants with whom they have their DEMAT account(s). Members holding shares in physical form can submit their PAN details to the RTA of the Company.

- 9. Members holding shares in physical form are requested to notify immediately any change in their address or bank mandates to the Company / RTA quoting their Folio Number and Bank Account details along with self-attested documentary proofs. Members holding shares in the electronic form may update such details with their respective Depository Participants. Members holding shares in single name and physical form are advised to make nomination in respect of their shareholding in the Company.
- 10. Non Resident Indian members are requested to inform the Company's RTA immediately of any change in their residential status on return to India for permanent settlement, their bank account maintained in India with complete name, branch, account type, account number and address of the bank with pin code, if not furnished earlier.

The dividend on Equity Shares as recommended by the Board of Directors for the year ended 31st March, 2018, if approved at the ensuing Annual General Meeting, will be paid to those members whose names stand registered in the Register of Members as on 21st September, 2018 and in respect of the shares held in dematerialized form, the dividend will be paid to members whose names are furnished by National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) as beneficial owners as on that date.

11. To comply with the provisions of Section 88 of the Companies Act, 2013 read with Rule 3 of the Companies (Management and Administration) Rule 2014, the Company is required to update its database by incorporating some additional details of its members in its records.

Members are therefore requested to submit their e-mail ID and other details vide the e-mail updation form attached in this Annual Report. The same could be done by filling up and signing at the appropriate place in the said form and by returning the same by post.

The e-mail ID provided shall be updated subject to the successful verification of their signatures as per records available with the RTA of the Company.

- 12. The Register of Directors and Key Managerial Personnel and their Shareholdings, maintained under Section 170 and the Register of Contracts or Arrangements in which Directors are interested maintained under Section 189 of the Companies Act, 2013 are open for inspection at the Registered Office of the Company during the office hours on all working days, between 10.00 a.m. and 5.00 p.m. upto the date of the Annual General Meeting and will be open for inspection during the Annual General Meeting also .
- 13. Members desirous of obtaining any information about the accounts and operations of the Company are requested to address their queries to the Company Secretary at the Registered Office of the Company at least ten days in advance from the date of the meeting to enable the Company keep the information readily available at the meeting.
- 14. The Notice of the 01st Annual General Meeting (AGM) and instructions for e-voting, along with the Attendance Slip and Proxy Form, are being sent by electronic mode to all members whose e-mail address are registered with the Company/Depository Participant(s) unless member has requested

for hard copy of the same. For members who have not registered their e-mail addresses, physical copies of the aforesaid documents are being sent by courier.

- 15. 96.54% of the total equity shares of the Company were held in dematerialized form as on 31st March 2018. Members desiring to dematerialize/ rematerialize their shares may forward their request directly to the Depository Participant with whom they have opened the account.
- 16. Route Map for the venue of the proposed AGM of the Company, is appearing at the end of the Annual Report and is also uploaded on the website of the Company, i.e. www.vasagroup.in
- 17. In case of joint holders attending the meeting, the joint holder with highest, in order of names will be entitled to vote.

18. Voting through electronic means:

In compliance with provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, Regulation 44 of Listing Regulations and Secretarial Standards on General Meetings (SS-2) issued by the ICSI, the Company is pleased to provide e-voting facility to its members to cast their votes electronically on the resolutions mentioned in the Notice convening 01st AGM meeting of the Company dated 28th September, 2018. The Company has engaged services of Central Depository Services (India) Limited (CDSL) to provide the e-voting facility.

The facility for voting through polling paper shall also be made available at the venue of the 01st AGM. The members attending the meeting, who have not already cast their vote through e-voting shall be able to exercise their voting rights at the meeting. The members who have already cast their vote through e-voting may attend the meeting but shall not be entitled to cast their vote again at the AGM. The E-voting is optional.

The Company has appointed M/s. RRBP & Company - Company Secretaries, Mumbai as the Scrutinizer for conducting the e-voting and poll process at the AGM in a fair and transparent manner.

The e-voting /voting rights of the shareholders/ beneficial owners shall be reckoned on the equity shares held by them as on the Cut-off Date i.e. 21st September, 2018.

The e-voting period commence on 25th September, 2018 (09:00 am) and ends on 27th September, 2018 (5:00 pm). During this period, shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. 21st September, 2018 may cast their votes electronically. The e-voting module shall be disabled by CDSL for voting after 05.00 pm on 27th September, 2018. Once the vote on a resolution is cast by the shareholder, he shall not be allowed to change it subsequently.

A. PROCEDURE AND INSTRUCTION FOR E-VOTING:

- i. The shareholders should log on to the e-voting website www.evotingindia.com.
- ii. Click on Shareholders.

iii. Now Enter User ID

- a) For CDSL: 16 digits beneficiary ID,
- b) For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
- c) Members holding shares in Physical Form should enter Folio Number registered with the Company.
- iv. Next enter the Image Verification as displayed and Click on Login.
- v. Members holding shares in DEMAT form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then existing password is to be used.
- vi. If a first time user follow the steps given below:

	For Members holding shares in Demat Form and Physical Form
PAN	Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both DEMAT shareholders as well as physical shareholders) Members who have not updated their PAN with the Company / Depository Participant are requested to use the sequence number printed on the Attendance Slip.
Dividend Bank Details OR Date of Birth (DOB)	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login. If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iii).

- vii. After entering these details appropriately, click on "SUBMIT" tab.
- viii. Members holding shares in Physical form will then reach directly to the EVSN selection screen. Members holding shares in DEMAT form will now reach 'Password Creation' menu wherein they are required to mandatorily change their login password in the new password field. Kindly note that this password is also to be used by the DEMAT holders for voting for resolution of any other company on which they are eligible to vote, provided that member opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- ix. For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.

- x. Click on the EVSN for the 'VASA Retail and Overseas Limited' on which members choose to vote.
- xi. On the voting page, members will see 'RESOLUTION DESCRIPTION' and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies assent to the Resolution and option NO implies dissent to the Resolution.
- xii. Click on the 'RESOLUTION FILE LINK' if members wish to view the entire Resolution details.
- xiii. After selecting the resolution members have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm vote, click on "OK", else to change vote, click on "CANCEL" and accordingly modify vote.
- xiv. Once the members 'CONFIRM" their vote on the resolution, they will not be allowed to modify their vote.
- xv. Members can also take out print of the voting done by clicking on "Click here to print" option on the Voting page.
- xvi. If DEMAT account holder has forgotten the changed password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- xvii. Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. iPhone and Windows phone users can download the app from the App Store and the Windows Phone Store respectively . Please follow the instructions as prompted by the mobile app while voting on the mobile.

xviii. Note for Non - Individual Shareholders and Custodians:

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com
- After receiving the login details a Compliance User should be created using the admin login
 and password. The Compliance User would be able to link the account(s) for which they wish
 to vote on.
- The list of accounts linked in the login should be emailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued
 in favour of the Custodian, if any, should be uploaded in PDF format in the system for the
 scrutinizer to verify the same.

B. GENERAL:

- a) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com.
- b) Any person, who acquires shares of the Company and become member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e. 21st September, 2018, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com.
- c) However, if members are already registered with CDSL for e-voting then they can use their existing user ID and password for casting the vote. In Case members forget their password, they can reset the same by using "Forgot User Details/Password" option available on www.evotingindia.co.in.
- d) 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 only shall be entitled to avail the facility of e-voting as well as voting at the AGM through ballot paper.
- e) The facility for voting through polling papers shall be made available at the venue of the 1st Annual General Meeting for all those members who are present at the AGM but have not cast their votes by availing the e-voting facility.
- f) A member may participate in the AGM even after exercising his right to vote through e-voting but shall not be allowed to vote again at the AGM.
- g) In case, shareholders cast their vote through both e-voting and voting through polling paper, then vote casted through e-voting shall be considered and vote cast through polling paper shall be treated as invalid.
- h) The Chairman shall, at the AGM, on completion of the discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of "Polling Paper" for all those members who are present at the AGM but have not cast their votes by availing the e-voting facility.
- i) The Scrutinizer shall after the conclusion of voting at the AGM, will first count the votes cast at the meeting and thereafter unblock the votes cast through e-voting in the presence of at least two witnesses not in the employment of the Company and shall submit, not later than 48 hours from the conclusion of the AGM, a Consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- j) The Results declared along with the report of the Scrutinizer shall be placed on the Company's website www.vasagroup.in and on the website of CDSL www.evotingindia.com immediately after the declaration of the result by the Chairman or a person authorized by him in writing. The result will immediately be forwarded to the BSE Limited and National Stock Exchange of India and the same will be available on the website www.nseindia.com.

STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

ITEM NO. 7 OF THE ACCOMPANYING NOTICE:

Mr. Manish Kumar Badola, (DIN: 05016172) aged 35 years, is Whole time Director of the Company. Mr. Manish Kumar Badola is CA and CS, Passed both the exam in first attempt in 2007. He has vast and rich experience in field of Forex, Banking arrangement, Liaison with banks, Buyers credit, Funding of Capital goods, ECB etc. Term of appointment for 5 (Five) consecutive years w.e.f. 1st October, 2018 up to 30th September, 2023, subject to approval of members at the ensuing Annual General Meeting of the Company. On the terms and conditions mentioned in the resolution as set out at Item no. 7 of Notice of 1st AGM of the Company, subject to approval of the members.

ITEM NO. 8 OF THE ACCOMPANYING NOTICE:

Mrs. Chhaya Hemal Bhagat (DIN 07810273) aged 45 years, is whole time Director of the Company. Mrs. Chhaya Hemal Bhagat is Doctor and complete Diploma in Anesthesia (FCPS) September, 1999 from College of Physicians & Surgeons of Bombay. Term of appointment for 5 (Five) consecutive years w.e.f. 1st October, 2018 upto 30th September, 2023, subject to approval of members at the ensuing Annual General Meeting of the Company. On the terms and conditions mentioned in the resolution as set out at Item no. 8 of Notice of 1st AGM of the Company, subject to approval of the members.

ITEM NO. 9 OF THE ACCOMPANYING NOTICE:

Mr. Hiten Jagmohandas Pabari (DIN 02694328) aged 36 years, is whole time Director of the Company. Mr. Hiten Jagmohandas Pabari is Post Graduate Diploma in Business Management (PGDBM) in Marketing and Bachelor of Engineering (B.E) in Computers. Term of appointment for 5 (Five) consecutive years w.e.f. 1st October, 2018 upto 30th September, 2023, subject to approval of members at the ensuing Annual General Meeting of the Company. On the terms and conditions mentioned in the resolution as set out at Item no. 9 of Notice of 1st AGM of the Company, subject to approval of the members.

ITEM NO. 10 OF THE ACCOMPANYING NOTICE:

Ms. Atrayee Gupta (DIN 08201384) aged 29 years, is whole time Director of the Company. Ms. Atrayee Gupta is Bachelors of Design from Symbiosis Institute of Design. Term of appointment for 5 (Five) consecutive years w.e.f. 21st September, 2018 upto 20th September, 2023 subject to approval of members at the ensuing Annual General Meeting of the Company. On the terms and conditions mentioned in the resolution as set out at Item no. 10 of Notice of 1st AGM of the Company, subject to approval of the members.

For and on behalf of the Board of Directors VASA Retail and Overseas Limited

Sd/-Hardik Bhupendra Vasa Chairman & Managing Director DIN: 036000510

Place – Mumbai Date – 24th August, 2018

Registered Office:

A-126, 1st Floor, Plot G-1, BGTA Godavari Premises Co. Op Soc. Ltd., Wadala Truck Terminal Road, Wadala East Mumbai 400 037

In pursuance of the Regulation 36(3) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 details of the Directors seeking appointment / re-appointment at the ensuring Annual General Meeting are as follows:

Name of Director	Manish Kumar	Chhaya Hemal	Hiten Jagmohandas	Atrayee Dutta
	Badola	Bhagat	Pabari	Gupta
Designation	Whole-time Director	Whole-time Director	Whole-time Director	Non-Executive
				Independent
				Director
DIN	05016172	07810273	02694328	08201384
Date of Birth	03/08/1983	09/04/1973	07/11/1982	07/03/1988
Age	35 years	45 years	36 years	29 years
Nationality	Indian	Indian	Indian	India
Date of Appointment	01st October, 2018	01st October, 2018	01st October, 2018	01st October, 2018
Expertise in specific	Forex, Banking	Expertise in	Finance, Accounts,	Brand Building
functional areas	arrangement, Liaison	Production and	Banking, Taxation and	and Social Media
	with banks, Buyers	Marketing.	General Administration.	Marketing
	credit, Funding of			
	Capital goods, ECB			
	etc			
Qualifications	Chartered	Doctor and complete	Post Graduate Diploma	Bachelors of
	Accountant and	Diploma in Anesthesia	in Business Management	Design from
	Company Secretary	(FCPS) September,	(PGDBM) in	Symbiosis Institute
		1999 from College of	Marketing and Bachelor	of Design
		Physicians &	of Engineering (B.E) in	
		Surgeons of Bombay	Computers.	
Directorship held in	None	None	None	None
other listed Companies				
Chairman / Member of	None	None	None	None
the Committees of the				
Board of Directors of				
other Listed Company				
Disclosure of	None	She is Sister of the	He is Brother in Law of	None
relationships between		Promoter Mr. Hardik	the Promoter Mr. Hardik	
directors inter-se		Bhupendra Vasa.	Bhupendra Vasa	
Shareholding in the	10 Equity Share of	None	None	None
Company	Rs. 10/- Each			
No. of Board Meeting attended 2017-18	None	None	None	None
				Dana 24 of 00

ANNEXURE TO STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

The details as required under Clause (iv) to second proviso of Section II B of Part II of Schedule V of the Companies Act, 2013 are given below:

I		es Act, 2013 are given below: heral Information			
	(1)	Nature of industry	The Company is engaged in the manufacturing, importing & exporting license, advertising, buying, selling, dealers in stationery, gift articles, cards, books, diaries, leather items, plastic novelties, handicrafts, engineering goods, travelling and soft baggage, all kinds of bags, chemicals & petro chemicals products and all types of fabric & allied products in all type of goods and stationery substance on retail as well as on wholesale basis in India or elsewhere.		
	(2)	Date or expected date of commencement of commercial production.		ncorporated on 20.10.2017 by converting the Name of VASA International which was	
	(3)	In case of new companies, expected date of commencement of activities as per project approved by the financial institutions appearing in the prospectus.	Not Applicable		
	(4)	Financial performance based on given indicators	EPS Return on Networth	: Rs. 0.93 : 6.17%	
		(during the year ended 31st March, 2018)	Return on Networth	. 0.17 /0	
	(5)	Foreign investments or collaborators, if any	Nil		
II	Info	ormation about the appointees			
	A	Mr. Manish Kumar Badola			
	1		Mr. Manish Kumar Badola, (DIN: 05016172) aged 35 years, is Proposed to be Whole time Director of the Company. Mr. Manish Kumar Badola is CA and CS, Passed both the exam in first attempt in 2007. He has vast and rich experience in field of Forex, Banking arrangement, Liaison with banks, Buyers credit, Funding of Capital goods, ECB etc.		
	2	Recognition or awards	Mr. Manish Kumar Bi in first attempt in 200	adola is a CA and CS, Passed both the exam	
	3	Job profile and his suitability	Mr. Manish Kumar F	Badola would be responsible for managing	

			the Banking and Financial matter of the Company under supervision of Mr. Hardik Bhupendra Vasa Managing Director and overall control of the Board of Directors of the Company. Considering the qualification, experience, proven track record and performance of Mr. Manish Kumar Badola and contribution made by him for the growth of the Company as well as capacity to manage the emerging challenges in the times to come, the appointment of Mr. Manish Kumar Badola as Whole-time Director would be beneficial to the Company.
	4	Remuneration proposed	Rs. 5 Lacs Per Annuam
	5	Comparative remuneration profile with respect to industry, size of the Company, profile of the position and person.	Considering his rich experience as detailed in the proposed resolution, the terms of the remuneration payable to Mr. Manish Kumar Badola are considered fair, just and reasonable and are at par with the standards of the industry in which the Company operates.
	6	Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any.	Mr. Manish Kumar Badola has no pecuniary relationship with the Company, directly or indirectly, or with managerial personnel.
-			
1	В	Mrs. ('hhava Hemal Khagat	
	B 1	Mrs. Chhaya Hemal Bhagat Background details	Mrs. Chhaya Hemal Bhagat (DIN 07810273) aged 45 years, is Proposed to be Whole time Director of the Company. Mrs. Chhaya Hemal Bhagat is Doctor and complete Diploma in Anesthesia (FCPS) September, 1999 from College of Physicians & Surgeons of Bombay
		Background details Recognition or awards	Proposed to be Whole time Director of the Company. Mrs. Chhaya Hemal Bhagat is Doctor and complete Diploma in Anesthesia (FCPS) September, 1999 from College of Physicians & Surgeons of Bombay Mrs. Chhaya Hemal Bhagat done Diploma in Anesthesia (FCPS)
	1	Background details	Proposed to be Whole time Director of the Company. Mrs. Chhaya Hemal Bhagat is Doctor and complete Diploma in Anesthesia (FCPS) September, 1999 from College of Physicians & Surgeons of Bombay Mrs. Chhaya Hemal Bhagat done Diploma in Anesthesia (FCPS) Mrs. Chhaya Hemal Bhagat would be responsible for the strategic planning of the Company. Considering the qualification, experience, proven track record and performance of Mrs. Chhaya Hemal Bhagat and contribution made by her for the growth of the Company as well as capacity to handle emerging challenges in the times to come the appointment of Mrs. Chhaya Hemal Bhagat as Whole-time Director of the Company.
	2	Background details Recognition or awards Job profile and his	Proposed to be Whole time Director of the Company. Mrs. Chhaya Hemal Bhagat is Doctor and complete Diploma in Anesthesia (FCPS) September, 1999 from College of Physicians & Surgeons of Bombay Mrs. Chhaya Hemal Bhagat done Diploma in Anesthesia (FCPS) Mrs. Chhaya Hemal Bhagat would be responsible for the strategic planning of the Company. Considering the qualification, experience, proven track record and performance of Mrs. Chhaya Hemal Bhagat and contribution made by her for the growth of the Company as well as capacity to handle emerging challenges in the times to come the appointment of Mrs. Chhaya Hemal Bhagat as Whole-time Director of the

-	D : 1 :: 1:	M C11 II 1D1 (' ') (d D (M II 1')
6	, ,	Mrs. Chhaya Hemal Bhagat is sister of the Promoter Mr. Hardik
	directly or indirectly with	Bhupendra Vasa.
	the Company, or	
	relationship with the	
	managerial personnel, if	
	any	
C	Mr. Hiten Jagmohandas Paba	ari
1	Background details	Mr. Hiten Jagmohandas Pabari (DIN 02694328) aged 36 years, is
		Proposed to be Whole time Director of the Company. Mr. Hiten
		Jagmohandas Pabari is Post Graduate Diploma in Business
		Management (PGDBM) in Marketing and Bachelor of
		Engineering (B.E) in Computers.
2	Recognition or awards	Post Graduate Diploma in Business Management (PGDBM) in
		Marketing and Bachelor of Engineering (B.E) in Computers.
3	Job profile and his	Mr. Hiten Jagmohandas Pabari would be responsible for the
	suitability	overseas sales & marketing of the Company under supervision of
	J	Mr. Hardik Bhupendra Vasa Managing Director of the Company
		and overall control of the Board of Directors of the Company.
		Considering the qualification, experience, proven track record
		and performance of Mr. Hiten Jagmohandas Pabari and
		contribution made by him for the growth of the Company as well
		as capacity to handle emerging challenges in the times to come,
		the appointment of Mr. Hiten Jagmohandas Pabari as Whole-
		time Director of the Company.
4	Remuneration proposed	Rs. 6 Lacs Per Annuam
5	Comparative remuneration	At par with the standards of the industry in which the Company
9	profile with respect to	operates.
	industry, size of the	operates.
	Company, profile of the	
	position	
(1	Ma III an I and a Dahadia Dahadia Dadada I an af the Danas (a
6	Pecuniary relationship	Mr. Hiten Jagmohandas Pabari is Brother in Law of the Promoter
	directly or indirectly with	Mr. Hardik Bhupendra Vasa
	the Company, or	
	relationship with the	
	managerial personnel, if	
	any	

BOARD'S REPORT

To
The Members,
VASA RETAIL AND OVERSEAS Limited

Your Directors presents the 1st Annual Report of the Company together with the Audited Financial Statements for the year ended on 31st March, 2018.

1. FINANCIAL HIGHLIGHTS:

Rs. in Lakhs

	KS. III Lakiis
Particulars	Year ended
	31st March, 2018*
Revenue from operations and Other Income (Net)	1708.10
Profit before interest, Depreciation, tax and extra ordinary items	
Less: (i) Financial expenses	78.47
(ii) Depreciation / Amortization	3.22
Profit / (Loss) before tax	78.82
Less: Tax-Provision	
-Current Tax	22.50
-Deferred tax liabilities/ (Assets)	0.31
- MAT Adjustments	
Profit / (Loss) after tax	56.01
Less: Excess/(Short) tax provision	
of earlier years	
Add: Balance b/f from last year	
Amount available for appropriation	
Appropriation:	
Depreciation adjusted against opening balance of retained earnings (refer	
Note No. 9A-(ii))	
Amount carried to Balance Sheet	

The Company was incorporated on 20th October, 2017 hence the financial are from 21st October, 2017 to 31st March, 2018.

The Company was converted from Partnership firm in to limited company named VASA International and the turnover of the VASA International from 01^{st} March, 2017 to 20^{th} October, 2017 was Rs. 1749 Lakhs.

2. OPERATIONS:

During the year, our Company has offered shares to the Public under the Regulation of the Securities and Exchange Board of India 1996 as amended from time to time and Shares of the Company has been list on National Stock Exchange SME Emerge Platform.

The Company was newly incorporated and during the year under review, revenue from operations and other income of the Company were Rs. 1708.10 Lakhs, Profit before interest, depreciation and tax was Rs. 78.82 Lakhs and the Net Profit was placed at Rs. 56.01 Lakhs.

3. MANAGEMENT OVERVIEW TOWARDS EXPANSION:

VASA RETAIL AND OVERSEAS LIMITED is dealing into all kind of Premium and Economical stationary products for office school and creative arts. Over past 6 months the company has expanded its reach from 750 Stores to over 1200 stores in India and is now catering to 12 countries including Mauritius and Seychelles. The Company have master Brand License of "University of Oxford" for 26 Countries including India.

Our vision is to build a globally respected organization delivering the best of products across the global to deliver in by the best in class people. We are guided by our value system which motivates our attitude and action. Our core values are client value, transparency and excellence.

We have embraced a four – pronged strategy to strengthen our relevance with client and drive accelerated value creation.

- Multiple Modern Brand Retail Outlet;
- Traditional Retail Outlets;
- Global Multi chain Export Brands Association;
- Tie ups with Chain of Schools and Corporate.

We have strengthened the size of our Marketing and Distribution Team to focus on specific Geographies and Industries Enabling us to customize our offering to our clients. We are also expanding on our visibility and reach to B2C Customers through presence on various online portals, social platforms and artistic and creative events.

3. DIVIDEND:

The Board recommended dividend at Rs. 0.10/- per fully paid-up Equity Shares of Rs. 10/- each of the Company, for the year ended 31st March, 2018 subject to the approval of the Member at the ensuring Annual General Meeting.

4. TRANSFER OF DIVIDEND:

Company has transferred Rs. 5,99,255/- from Current Year Profit for Distribution of Dividend.

5. LISTING INFORMATION:

The Company Shares are listed as follows: Name of Stock Exchanges	Stock Code/Symbol
National Stock Exchange of India Limited	VASA
(NSE) "Exchange Plaza", Bandra-Kurla	
Complex, Bandra (E), Mumbai - 400 051.	

6. SHARE CAPITAL OF THE COMPANY:

There is no change in the authorized share capital of the Company during the financial year 2017-18 and the authorized share capital of the Company remain same as on 31st March, 2018 Rs. 7,00,00,000/- (Rupees Seven crores Only) divided into 70,00,000 Equity shares of the face value of Rs.10/- (Rupee Ten) each.

The paid up equity share capital of your Company as on 31st March, 2018 is Rs. 5,99,25,500/- (Rupees Five Crore Ninety Nine Lacs Thirty Five Thousand Five Hundred only) divided into 59,92,550 Equity shares of the face value of Rs.10/- (Rupee Ten) each.

7. PUBLIC DEPOSITS:

During the year under review, the Company has not accepted any deposits within the meaning of Section 73 and 76 of the Companies Act, 2013 read with Companies (Acceptance of Deposits) Rules, 2014.

8. EXTRACT OF ANNUAL RETURN:

An extract of Annual Return in Form MGT-9 is appended to this Report as **Annexure I**.

9. HOLDING, SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES:

The Company does not have any Holding, Subsidiary, Associates Company or any Joint Ventures during the financial year 2017-18.

10. INTERNAL FINANCIAL CONTROL:

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, 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.

11. DIRECTORS AND KEY MANAGERIAL PERSONNEL:

In accordance with the provisions of Section 152 of the Companies Act, 2013 read with Companies (Management & Administration) Rules, 2014 and Articles of Association of the Company, Mr. Hardik Bhupendra Vasa, (DIN – 03600510) Managing Director of the Company, retire by rotation at the ensuing Annual General Meeting and being eligible, has offered himself for re-appointment.

12. DIRECTORS' RESPONSIBILITY STATEMENT:

Your Directors, to the best of their knowledge and belief and according to the information and explanations obtained by them and as required under Section 134(3)(c) of the Companies Act, 2013 state that:

- a. in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;
- b. the directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the loss of the Company for that period;
- c. the directors have 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 have prepared the annual accounts on a going concern basis;
- e. the directors have 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 have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

13. MEETINGS OF THE BOARD OF DIRECTORS:

The Board meets at regular intervals to discuss and decide on Company's business policy and strategy apart from other business of the Board. The notice of Board meeting is given well in advance to all the Directors of the Company. Usually, meetings of the Board are held in Mumbai, Maharashtra. The agenda of the Board / Committee meetings is circulated 7 days, prior to the date of the meeting. In case of any business exigencies, meetings are called and convened at Shorter Notice or the resolutions are passed by Circulation and later placed in the ensuing Board Meeting. The agenda for the Board and Committee meetings includes detailed notes on the items to be discussed at the meeting to enable the Directors to take an informed decision.

During the year under review, the Board met 11 (Eleven) times. As stipulated, the gap between two board meetings did not exceeded one hundred and twenty days.

The attendance of the Directors at the Meeting of Board of Directors is as under:

<u>14.</u>

Name of Directors	irectors Designation		1 eetings
		Held	Attended
Hardik Bhupendra Vasa	Chairman & Managing Director	11	11
Kajal Hardik Vasa	Whole-Time Director	11	11
Aruna Bhupendra Vasa	Director	11	11
Yashesh Jitendra Udani	Independent Director	3	3
Mahiesh Sankalchand Jaain	Independent Director	3	3
Shilpi Agarwal	Independent Director	3	3

ANNUAL EVALUATION OF PERFORMANCE BY THE BOARD:

In terms of applicable provisions read with Schedule IV of the Companies Act, 2013 and Rules framed thereunder and Regulation 17 of Listing Regulations read with Part D of Schedule II of the Listing Regulations, the Board of Directors has put in place a process to formally evaluate the effectiveness of the Board along with performance evaluation of each Director to be carried out on an annual basis.

Pursuant to the provisions of the Companies Act, 2013, and Listing Regulations, the evaluation of the Board and its performance, the directors individually and the working of its Audit Committee, Stakeholders' Relationship Committee and Nomination and Remuneration Committee of the Company was carried out by the Board. The Board has evaluated the performance of each of Executive, Non-Executive and Independent Directors considering the business of the Company and the expectations that the Board have from each of them. The evaluation framework for assessing the performance of Directors comprises of the following key areas:

- i. Attendance of Board Meetings and Committee Meetings;
- ii. Quality of contribution to Board deliberations;
- iii. Strategic perspectives or inputs regarding future growth of Company and its performance;
- iv. Providing perspectives and feedback going beyond information provided by the management.

During the year under review, the Nomination and Remuneration Committee reviewed the performance of all the executive and non-executive directors.

15. COMMITTEES OF THE BOARD OF DIRECTORS:

Presently, there are three Committees of the Board, as follows:

- A. Nomination and Remuneration Committee;
- B. Audit Committee;
- C. Stakeholders' Relationship Committee;
- D. Vigil Mechanism for Directors and Employees;

Name	Designation	Nature of Directorship
Mahiesh Sankalchand Jaain	Non -Executive Director and	
	Independent Director	
Yashesh Jitendra Udani	Non -Executive Director and	
	Independent Director	
Shilpi Agarwal	Non -Executive Director and	Member
	Independent Director	
Audit Committee		
Name	Designation	Nature of Directorship
Mahiesh Sankalchand Jaain	Non -Executive Director and	
	Independent Director	
Yashesh Jitendra Udani	Non -Executive Director and	Member
	Independent Director	
Hardik Bhupedra Vasa	Managing Director	
Stakeholders' Relationsh	nip Committee	<u> </u>
Name	Designation	Nature of Directorship
Hardik Bhupedra Vasa	Member	Chairman-Managing Director
Vigil Mechanism for Dire	ectors and Employees	
Name	Designation	Nature of Directorship
Shilpi Agarwal	Non -Executive Director and	Member
-	Independent Director	

16. DISCLOSURE RELATING TO REMUNERATION OF DIRECTORS, KEY MANAGERIAL PERSONNEL AND PARTICULARS OF EMPLOYEES:

In terms of the provisions of Section 197(12) of the Companies Act, 2013 read with Rules 5 (2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, a statement showing the names and other particulars of the employees drawing remuneration in excess of the limits set out in the said rules.

17. DISCLOSURE BY INDEPENDENT DIRECTORS:

All Independent Directors have given declarations that they meet the criteria of independence as laid down under section 149(6) of the Companies Act, 2013 and Regulation 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.

18. APPOINTMENT AND REMUNERATION POLICY:

Pursuant to provisions of Section 178 of the Companies Act, 2013 and Regulation 19 of Listing Regulations and on the recommendation of the Nomination & Remuneration Committee, the Board has adopted a policy for selection, appointment and remuneration of Directors and Key Managerial Personnel. The salient features of Remuneration Policy are mentioned below:

Selection:

- Any person to be appointed as a Director on the Board of Director of the Company or as KMP or Senior Management Personnel, including Independent Directors, shall possess appropriate skills, experience and knowledge in one or more fields of sciences, actuarial sciences, banking, finance, economics, law, management, sales, marketing, administration, research, corporate governance or technical operations.
- Any person to be appointed as a Director on the Board of the Company shall possess the relevant experience and shall be able to provide policy directions to the Company, including directions on good corporate governance.
- While appointing any person as Chief Executive Officer, Managing Director or a Whole-time director of the Company, his / her educational qualification, work experience, industry experience, etc. shall be considered.

Remuneration of Managing Director:

- At the time of appointment or re-appointment, the Managing Director shall be paid such remuneration as may be mutually agreed between the Company (which includes the nomination & remuneration committee and the Board of Directors) and the Managing Director within the overall limits prescribed under the Companies Act, 2013.
- The remuneration shall be subject to the approval of the Members of the Company in General Meeting.
- In determining the remuneration the Nomination & Remuneration Committee shall consider the following:
- I. The relationship of remuneration and performance benchmarks is clear;
- II. Balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;
- III. Responsibility of the Managing Director's and the industry benchmarks and the current trends;
- IV. The Company's performance vis-à-vis the annual budget achievement and individual performance.

Remuneration of Non-Executive Directors:

The Non-Executive Directors shall be entitled to receive remuneration by way of sitting fees, reimbursement of expenses for participation in the Board / Committee meetings. A Non-Executive Director shall be entitled to receive sitting fees for each meeting of the Board or Committee of the Board attended by him of such sum as may be approved by the Board of Directors within the overall limits prescribed under the Companies Act, 2013 and The Companies (Appointment and Remuneration of Managerial Remuneration Rules, 2014.

The Independent Directors of the Company shall not be entitled to participate in Stock Option Scheme of the Company, if any, introduced by the Company.

19. DIRECTORS FAMILIARISATION PROGRAMME:

The Company undertakes and makes necessary provision of an appropriate induction programme for new Directors and ongoing training for existing Directors. The new directors are introduced to the company culture, through appropriate training programmes. Such kind of training programmes helps develop relationship of the directors with the Company and familiarise them with Company processes. The management provides such information and training either at the meeting of Board of Directors or at other places.

The induction process is designed to:

- build an understanding of the Company's processes and
- fully equip Directors to perform their role on the Board effectively

Upon appointment, Directors receive a Letter of Appointment setting out in detail, the terms of appointment, duties, responsibilities and expectations from them.

20. STATUTORY AUDITORS:

As per Section 139(8) and other applicable provisions, if any, of the Companies Act, 2013 as amended from time to time or any other law for the time being in force (including any statutory modification or amendment thereto or re-enactment thereof for the time being in force), granting such approvals which may be agreed to by the Board of Directors of the Company (hereinafter referred to as "the Board") the consent of the members be and are hereby accorded to M/s. Jain Chhajed & Associates , Chartered Accountants, Mumbai (Firm Registration no. 127911W & Membership Number: 151551) as Statutory Auditors of the Company for a period of 5 (Five) years commencing from the conclusion of 1st Annual General Meeting of the Company to be held for the financial year ended 31st March, 2018 upto the conclusion of 6th Annual General Meeting to be held for financial year ending 31st March, 2023 in compliance with the applicable provisions of the Companies Act, 2013 in place of resigning statutory auditors M/s. S S Rathi & Co., Chartered Accountants ((Firm Registration no. 108726W & Membership Number: 134691).

On recommendation of Audit Committee, the Board of Directors of the Company at its meeting held on 24th August, 2018 has appointed M/s., Jain Chhajed & Associates Chartered Accountants, (FRN: 127911W & Membership Number: 151551), as the Statutory Auditor of the Company from the conclusion of this meeting until of the next Annual General Meeting, subject to approval of shareholders in the place of M/s., S S Rathi & Co Chartered Accountants (Registration No. 108726W).

The Company has received written consent and a certificate that they satisfy the criteria provided under Section 141 of the Companies Act, 2013 and if appointed, their appointment would be within the limits prescribed under Section 139 of the Companies Act, 2013.

Your Directors recommend the appointment of M/s., Jain Chhajed & Associates, Chartered Accountants, (FRN: 127911W & Membership Number: 151551), as the Statutory Auditor of the Company to hold office from the conclusion of this meeting until of the next Annual General Meeting and to audit financial statements of the Company.

The Board also places on record its sincere appreciation for the very high quality of Professional services rendered by M/s. Jain Chhajed & Associates, Chartered Accountants.

The Auditors' Report on the Audited Financial Statement of the Company for the financial year ended 31st March, 2018 does not contain any qualification, reservation or adverse remark.

During the year under review, the Auditor had not reported any fraud under Section 143(12) of the Companies Act, 2013, therefore no detail is required to be disclosed under Section 134(3)(ca) of the Companies Act, 2013.

21. SECRETARIAL AUDIT REPORT:

Pursuant to the provisions of Section 204 of the Companies Act, 2013, read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, M/s. RRBP & Company, Company Secretaries, Ahmedabad are the Secretarial Auditors of the Company for the Financial Year 2017-18. The Secretarial Audit Report for the Financial Year under review is appended to this report **as Annexure II**.

The Secretarial Audit Report for the financial year ended 31st March, 2018, does not contain any qualification, reservation or adverse remark.

22. INTERNAL AUDITORS:

Pursuant to provisions of Section 138 of the Companies Act, 2013 read with Companies (Accounts) Rules, 2014, on recommendation of Audit Committee, M/s. A. D. Sheth & Associates, Chartered Accountants, were appointed as Internal Auditors of the Company. The Internal Auditors submit their Reports on periodical basis to the Audit Committee.

Based on the internal audit report, the management undertakes corrective action in respective areas and thereby strengthens the controls.

23. COST AUDIT:

Provision given under section 148 of Companies Act, 2013 and rule 14 of company (audit and auditor) rules, 2014, not applicable for our Company.

24. PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES REFERRED TO IN SECTION 188(1) OF THE COMPANIES ACT, 2013:

All Related Party Transactions entered during the financial year were in ordinary course of the business and on arm's length basis. No Material Related Party Transactions were entered during the year by your

Company. The policy on Related Party Transactions as approved by the Board is disclosed in Financial Report in Note No. 36 Accordingly, the disclosure of Related Party Transactions as required under Section 134(3) of the Companies Act, 2013 in Form AOC-2 is not applicable.

25. PARTICULARS OF EMPLOYEES AND REMUNERATION:

During the year under review, no employee was in receipt of remuneration exceeding the limits as prescribed under provisions of Section 197 of the Companies Act, 2013 and Rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Disclosure with respect to the remuneration of Directors and employees as required under Section 197 of the Companies Act, 2013 and Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 has been appended as **Annexure III** to this Report.

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

Information in terms of requirement of clause (m) of Sub-Section (3) of Section 134 of the Companies Act, 2013 regarding Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo, read along with Rule 8 of the Companies (Accounts) Rules are given as in Financial Report in Note No. 33.

27. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186 OF THE COMPANIES ACT, 2013:

The details of loans, guarantee or investments under Section 186 of the Companies Act, 2013 during the financial year 2017-18 are given under Notes to Financial Statements.

28. DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE:

There was no significant or material order passed by any regulator or court or tribunal, which impacts the going concern status of the Company or will have bearing on company's operations in future.

29. MATERIAL CHANGES AND COMMITMENT, IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE ENDS OF THE FINANCIAL YEAR TO WHICH THIS FIANCIAL STATEMENT RELATES AND THE DATE OF THE REPORT:

No material changes and commitments affecting the financial position of the Company occurred between the end of the financial year 2017-18 to which this financial statement relates and the date of this report.

30. COMPLIANCE WITH SECRETARIAL STANDARDS:

The Company has devised proper systems to ensure compliance with the provision of all applicable Secretarial Slandered issued by the Institute of Company Secretaries of India and your directors confirm compliance of the same during the year under review.

31. DETAILS OF POLICY DEVELOPED AND IMPLEMENTED BY THE COMPANY ON CORPORATE SOCIAL RESPONSIBILITY INITIATIVES:

The provisions relating to Corporate Social Responsibility under Section 135 of the Companies Act, 2013 and rules made thereunder are not applicable to the Company. Therefore, the Company has not developed and implemented any Corporate Social Responsibility initiatives.

32. REPORT ON CORPORATE GOVERNANCE:

As per the provisions of Regulation 15(2) of the Listing Regulations, the provisions related to Corporate Governance as specified in Regulations 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27 and Clauses (b) to (i) of subregulation (2) of Regulation 46 and Para C, D and E of Schedule V shall not apply to a listed entity having paid up Share Capital not exceeding Rupees Ten Crores and Networth not exceeding Rupees Twenty Five Crores, as on the last day of the previous financial year.

As on the last day of the previous financial year, the paid up Share Capital and Networth of the Company was below the threshold limits as stated above, thereby presently, the Company is not required to comply with the above provisions of Corporate Governance.

Accordingly, the Report on Corporate Governance and Certificate regarding compliance of conditions of Corporate Governance are not made a part of the Annual Report.

Pursuant to the Regulation 34(2)(e) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Management Discussion and Analysis Report is a part of the Annual Report.

33. INFORMATION UNDER THE SEXUAL HARRASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013:

The Company has zero tolerance for sexual harassment at workplace and adopted a Policy on prevention, prohibition and redressal of sexual harassment at workplace in line with the provisions of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. There was no case of sexual harassment reported during the year under review.

34. ACKNOWLEDGEMENT:

Your Directors would like to place on record their gratitude for all the guidance and co-operation received from the shareholders, banks and other government and regulatory agencies. Your Directors would also like to take this opportunity to express their appreciation for the hard work and dedicated efforts put in by the employees and look forward to their continued contribution and support.

For and on behalf of the Board of Directors
VASA Retail and Overseas Limited
Sd/Hardik Bhupendra Vasa
Chairman & Managing Director
DIN: 036000510

Place: Mumbai

Date: 24th August, 2018

FORM NO. MGT.9

EXTRACT OF ANNUAL RETURN

as on the financial year ended on 31.03.2018

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

i) CIN:- **U74110MH2017PLC301013**

ii) Registration Date: - 20th October, 2017

iii) Name of the Company: - VASA RETAIL AND OVERSEAS LIMITED

iv) Category / Sub-Category

of the Company - Non-Government Company Limited by Shares.

v) Address of the registered office

and contact details -

A-126, 1st Floor, Plot G-1, BGTA

Godavari Premises Co. Op Soc. Ltd Wadala Truck Terminal

Road Opp. Lodha New Cuffe Parade Wadala (East)

Mubai 400 037

vi) Whether listed company -

Yes (National Stock Exchange of India Limited)

vii) Name, Address and Contact

details of Registrar and Transfer

Agent -

Big Share Services Pvt Ltd

Bharat Tin Works Building, 1st Floor,

Opp. Vasant Oasis, Next to Keys Hotel, Makwana Road,

Andheri (East) Mumbai - 400 059 Tel: 022 - 62638200; Fax: 022 62638299;

Email: ipo@bigshareonline.com; Website: www.bigshareonline.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:

All the business activities contributing 10 % or more of the total turnover of the company shall be stated:-

S1. No.	Name and Description of main products/	NIC Code of the Product/ service	% to total turnover of the company
	services		
1	Retail sale of stationery office supplies such as pens, pencils, paper etc. Wholesale of paper and other stationery items;	47613 46496	100%
	Books, magazines and newspapers		

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES -

S. NO	NAME AND ADDRESS OF THE COMPANY	CIN/GLN	HOLDING/ SUBSIDIA RY/ASSOC IATE	% of shares held	Applicable Section			
NIL								

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

i) Category-wise Share Holding;

			Shares held a the year: 20		ning of	No. of Shar	es held at the end	of the year :31/	03/2018	
	Category of Shareholder	Demat	Physical	Total Shares	Total %	Demat	Physical	Total Shares	Total %	% Chang e
	holding of Promoter and r Group2									
Indian										
(a)	INDIVIDUAL / HUF									
		0	4192550	4192550	0.00	3,014,430	0	3,014,430	50.30	50.30
(b)	Central / State government(s)									
		0	0	0	0.00	0	0	0	0.00	0.00
(c)	BODIES CORPORATE									
		0	0	0	0.00	0	0	0	0.00	0.00
(d)	FINANCIAL INSTITUTIONS / BANKS									
		0	0	0	0.00	0	0	0	0.00	0.00
(e)	ANY OTHERS (Specify)									
(i)	GROUP COMPANIES	0	0	0	0.00	0	0	0	0.00	0.00
(ii)	TRUSTS	0	0	0	0.00	0	0	0	0.00	0.00
(iii)	DIRECTORS RELATIVES	0	0	0	0.00	1,178,080	0	1,178,080	19.66	19.66
	SUB TOTAL (A)(1):	0	4192550	4192550	0.00	4,192,510	0	4,192,510	69.96	69.96
Foreign										
(a)	BODIES CORPORATE									
		0	0	0	0.00	0	0	0	0.00	0.00
(b)	INDIVIDUAL									
		0	0	0	0.00	0	0	0	0.00	0.00
(c)	INSTITUTIONS									
		0	0	0	0.00	0	0	0	0.00	0.00

(d)	QUALIFIED FOREIGN INVESTOR									
		0	0	0	0.00	0	0	0	0.00	0.00
(e)	ANY OTHERS (Specify)									
		0	0	0	0.00	0	0	0	0.00	0.00
	SUB TOTAL (A)(2):	0	0	0	0.00	0	0	0	0.00	0.00
	Total holding for promoters							<u> </u>		
	(A)=(A)(1) + (A)(2)	0	4,192,550	4192550	0.00	4,192,510	0	4,192,510	69.96	69.96
(B) Publi	ic shareholding									
Institutio	ons									
(a)	Central / State government(s)									
		0	0	0	0.00	0	0	0	0.00	0.00
(b)	FINANCIAL INSTITUTIONS / BANKS									
		0	0	0	0.00	0	0	0	0.00	0.00
(c)	MUTUAL FUNDS / UTI									
		0	0	0	0.00	0	0	0	0.00	0.00
(d)	VENTURE CAPITAL FUNDS									
		0	0	0	0.00	0	0	0	0.00	0.00
(e)	INSURANCE COMPANIES									
		0	0	0	0.00	0	0	0	0.00	0.00
(f)	FII'S									
		0	0	0	0.00	0	0	0	0.00	0.00
(g)	FOREIGN VENTURE CAPITAL INVESTORS									
		0	0	0	0.00	0	0	0	0.00	0.00
(h)	QUALIFIED FOREIGN INVESTOR									
		0	0	0	0.00	0	0	0	0.00	0.00
(i)	ANY OTHERS (Specify)									
		0	0	0	0.00	0	0	0	0.00	0.00

(j)	FOREIGN PORTFOLIO INVESTOR									
		0	0	0	0.00	0	0	0	0.00	0.00
(k)	ALTERNATE INVESTMENT FUND									
		0	0	0	0.00	0	0	0	0.00	0.00
	SUB TOTAL (B)(1):	0	0	0	0.00	0	0	0	0.00	0.00
Non-inst	itutions									
(a)	BODIES CORPORATE									
		0	0	0	0.00	88,000	0	88,000	1.47	1.47
(b)	INDIVIDUAL									
(i)	(CAPITAL UPTO TO Rs. 1 Lakh)	0	0	0	0.00	716,000	40	716,040	11.95	11.95
(ii)	(CAPITAL GREATER THAN Rs. 1 Lakh)					666,779	200,000	866,779	14.46	
(c)	ANY OTHERS (Specify)									
(i)	TRUSTS	0	0	0	0.00	0	0	0	0.00	0.00
(ii)	CLEARING MEMBER	0	0	0	0.00	49,221	0	49,221	0.82	0.82
(iii)	NON RESIDENT INDIANS (NRI)	0	0	0	0.00	80,000	0	80,000	1.33	1.33
(iv)	DIRECTORS RELATIVES	0	0	0	0.00	0	0	0	0.00	0.00
(v)	EMPLOYEE	0	0	0	0.00	0	0	0	0.00	0.00
(vi)	OVERSEAS BODIES CORPORATES	0	0	0	0.00	0	0	0	0.00	0.00
(vii)	UNCLAIMED SUSPENSE ACCOUNT	0	0	0	0.00	0	0	0	0.00	0.00
(viii)	IEPF	0	0	0	0.00	0	0	0	0.00	0.00
(d)	QUALIFIED FOREIGN INVESTOR									
		0	0	0	0.00	0	0	0	0.00	0.00
	SUB TOTAL (B)(2):	0	0	0	0.00	1,600,000	200,040	1,800,040	30.04	15.57
	Total Public Shareholding				1	<u> </u>		1	<u>I</u>	1
	(B)=(B)(1) + (B)(2)	0	0	0	0.00	1,600,000	200,040	1,800,040	30.04	15.57

	es held by Custodians and against									
which D issued	epository Receipts have been									
(a)	SHARES HELD BY CUSTODIANS									
		0	0	0	0.00	0	0	0	0.00	0.00
(i)	Promoter and Promoter Group	0	0	0	0.00	0	0	0	0.00	0.00
(ii)	Public	0	0	0	0.00	0	0	0	0.00	0.00
	SUB TOTAL (C)(1):	0	0	0	0.00	0	0	0	0.00	0.00
	(C)=(C)(1)		0		0.00	0	0	0	0.00	0.00
	Grand Total (A) + (B) + (C)	0	4192550	4192550	0.00	5,792,510	200,040	5,992,550	100.00	85.54

(ii) Shareholding of Promoters:

	· · · · · · · · · · · · · · · · · · ·	Sharehold	ing at the beg year 20/10/201		Shareholo	31/03/2018	l of the year	
Sr.N o	NAME	Number of Shares	% Shares of the Company	% of Shares Pledged/ encumbere d to total shares	Number of Shares	% Shares of the Company	% of Shares Pledged/ encumbered to total shares	% Change in shareholding during the year
1	HARDIK BHUPENDRA VASA	1963630	32.7679		1963630	32.7679	0.0000	32.7679
2	ARUNA BHUPENDRA VASA	1178080	19.6591		1178080	19.6591	0.0000	19.6591
3	KAJAL HARDIK VASA	1050800	17.53510		1050800	17.5351	0.0000	17.5351
4	ANKUR SHAH	10	0.00023		10	0.00023	0.0000	0.00023
5	BHUMI SHETH	10	0.00023		10	0.00023	0.0000	0.00023
6	MANISH BADOLA	10	0.00023		10	0.00023	0.0000	0.00023
7	SOHEL SAYAD	10	0.00023		10	0.00023	0.0000	0.00023
		4192550 100			4192550	100	0.0000	100

(iii) Change in Promoters' Shareholding (please specify, if there is no change)

Sl. No.		Shareholding at t the y		Cumulative Shareholding durin the year		
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of the year					
	Date wise Increase/ Decrease in Promoters Share holding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/ sweat equity etc):					
	At the End of the year					

(iv) Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

Sr.No.	NAME	No. of Shares at the begining/End of the year	Date	Increase/Decrea se in share- holding	Reason	Number of Shares	Percentage of total shares of the company
1	UTSAV	200,000	29-Dec-17	0	Transfer	200,000	3.34
	PRAMOD KUMAR SHRIVASTAV						
			31-Jan-18	-200,000	Transfer	0	0.00
			1-Feb-18	200,000	Transfer	200,000	3.34
		200,000	31-Mar-18	0	Transfer	200,000	3.34
2	SANJAY POPATLAL JAIN	0	29-Dec-17		Transfer	0	0.00
			23-Feb-18	88,000	Transfer	88,000	1.47
			16-Mar-18	-4,000	Transfer	84,000	1.40
			23-Mar-18	-4,000	Transfer	80,000	1.34
			30-Mar-18	-4,000	Transfer	76,000	1.27
		76,000	31-Mar-18	0	Transfer	76,000	1.27
3	MAMTA KUMARI	0	29-Dec-17		Transfer	0	0.00
			16-Feb-18	40,000	Transfer	40,000	0.67
			2-Mar-18	12,000	Transfer	52,000	0.87
			16-Mar-18	4,000	Transfer	56,000	0.93
		56,000	31-Mar-18	0	Transfer	56,000	0.93
4	SANJAY	0	29-Dec-17		Transfer	0	0.00

	POPATLAL JAIN						
			31-Jan-18	8,000	Transfer	8,000	0.13
			23-Feb-18	40,000	Transfer	48,000	0.80
			30-Mar-18	-4,000	Transfer	44,000	0.73
		44,000	31-Mar-18	0	Transfer	44,000	0.73
5	AMIT S SHAH	0	29-Dec-17		Transfer	0	0.00
			16-Feb-18	40,000	Transfer	40,000	0.67
		40,000	31-Mar-18	0	Transfer	40,000	0.67
6	PRADEEP UPPALA	0	29-Dec-17		Transfer	0	0.00
			16-Feb-18	4,000	Transfer	4,000	0.07
			23-Feb-18	16,000	Transfer	20,000	0.33
			2-Mar-18	20,000	Transfer	40,000	0.67
			9-Mar-18	8,000	Transfer	48,000	0.80
			16-Mar-18	16,000	Transfer	64,000	1.07
			30-Mar-18	8,000	Transfer	72,000	1.20
		72,000	31-Mar-18	0	Transfer	72,000	1.20
7	BASAVARAJ BHUMANNA VAR	0	29-Dec-17		Transfer	0	0.00
			16-Feb-18	24,000	Transfer	24,000	0.40
			23-Mar-18	24,000	Transfer	48,000	0.80
			30-Mar-18	-12,000	Transfer	36,000	0.60
		36,000	31-Mar-18	0	Transfer	36,000	0.60
8	POPATLAL TARACHAND JAIN	0	29-Dec-17		Transfer	0	0.00
) III (23-Feb-18	32,000	Transfer	32,000	0.53
		32,000	31-Mar-18	0	Transfer	32,000	0.53
9	HEM FINLEASE PRIVATE	0	29-Dec-17		Transfer	0	0.00
	LIMITED						
			31-Jan-18	88,000	Transfer	88,000	1.47
			9-Feb-18	-8,000	Transfer	80,000	1.34

		16-Feb-18	-28,000	Transfer	52,000	0.87
		23-Feb-18	-4,000	Transfer	48,000	0.80
		2-Mar-18	-12,000	Transfer	36,000	0.60
		2-iviai-16	-12,000	Transier	30,000	0.00
		9-Mar-18	4,000	Transfer	40,000	0.67
		30-Mar-18	4,000	Transfer	44,000	0.73
	44,000	31-Mar-18	0	Transfer	44,000	0.73

(v) Shareholding of Directors and Key Managerial Personnel:

			nreholding nning of th 20/10/2017	e year		e end of the 2018		
Sr.N o	NAME	Number of Shares	% Shares of the Company	% of Shares Pledged/ encumbere d to total shares	Number of Shares	% Shares of the Company	% of Shares Pledged/ encumbered to total shares	% Change in shareholding during the year
1	HARDIK BHUPENDRA VASA	0	0.0000		1963630	32.7679	0.0000	32.7679
2	ARUNA BHUPENDRA VASA	0	0.0000		1178080	19.6591	0.0000	19.6591
3	KAJAL HARDIK VASA	0	0.0000		1050800	17.5351	0.0000	17.5351
		0	0.0000		4192510	69.9621	0.0000	69.9621

V. INDEBTEDNESS

Indebtedness of the Company including interest outstanding/accrued but not due for payment

	Secured Loans	Unsecured	Deposits	Total
	excluding	Loans	Deposits	Indebtedness
	U	Loans		indebtedness
	deposits			
Indebtedness at the beginning of the	-	-	-	-
financial year				
i) Principal Amount	12,97,07,645	41,89,882		
ii) Interest due but not paid				
iii) Interest accrued but not due				
Total (i+ii+iii)	12,97,07,645	41,89,882	-	13,38,97,527
Change in Indebtedness during the	-	-		-
financial year				
Addition				
Reduction				
Net Change	-	-	-	-
Indebtedness at the end of the financial				
year				
i) Principal Amount	9,51,08,108	37,32,658	_	-
ii) Interest due but not paid	-			
iii) Interest accrued but not due	1,53,314			
Total (i+ii+iii)	9,52,61,422	37,32,658		9,89,94,080

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

 $A. \qquad \text{Remuneration to Managing Director, Whole-time Directors and/or Manager:} \\$

Sl. no.	Particulars of Remuneration		Name of MD/WTI	D/ Manager		Total Amount
		Hardik Bhupendra Vasa	Aruna Bhupendra Vasa	Kajal Hardik Vasa	Aman Nilesh Shah	
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	6,00,000	1,25,000	2,10,000	71,051	10,06,051
2.	Stock Option	-	-	-	-	-
3.	Sweat Equity	-	-	-	-	-
4.	Commission - as % of profit - others, specify	-	-	-	-	-
5.	Others, please specify		-	-	-	-
	Total (A)	6,00,000	1,25,000	2,10,000	71,051	10,06,051
	Ceiling as per the Act	As per Sect	tion 197 read with	schedule V of t	he Companie	es Act, 2013

B. Remuneration to other directors:

Sl. no.	Particulars of Remuneration		Nam	e of Directors		Total Amount
		Mahiesh Jaain	Sankalchand	Shilpi Agarwal	Yashesh Jitendra Udani	
	3. Independent Directors					
	 Fee for attending board committee meetings Commission Others, please specify 		6,000	6,000	6,000	18,000
	Total (1)		-	-	-	-
	4. Other Non-Executive Directors					
	 Fee for attending board committee meetings Commission Others, please specify 		-	-	-	-
	Total (2)		-	-	-	
	Total (B) = $(1 + 2)$		6,000	6,000	6,000	18,000
	Total Managerial Remuneration		-	-	-	-
	Overall Ceiling as per the Act	As per Sec	tion 197 read w	rith schedule V of	the Companies Ac	ct, 2013

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

Sl. no.	Particulars of Remuneration	Key Managerial Personnel
		Bharat Kumar Prajapat – Company Secretary
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	60,000/-
2.	Stock Option	-
3.	Sweat Equity	-
4.	Commission - as % of profit - others, specify	-
5.	Others, please specify	-
	Total	60,000/-

VII. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES: NIL

Annxure - II

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2018

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,

The Members,

VASA RETAIL AND OVERSEAS LIMITED

Mumbai

I/We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **VASA RETAIL AND OVERSEAS LIMITED** (CIN: U74110MH2017PLC301013) and having its registered office at A-126, 1st Floor, Plot G-1, BGTA Godavari Premises Co. Op Soc. Ltd., Wadala Truck Terminal Road, Opp. Lodha New Cuffe Parade, Wadala East Mumbai- 400 037 (MH) (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 Company's 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 ended on 31st March, 2018 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 2018 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 (Applicable to the Company during the audit period and enclosed in Annexure I);
- (v) The following Regulations 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 (Share Based Employee Benefits) Regulations, 2014 (Not applicable to the Company during the audit period);
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not applicable to the Company during the audit period);
- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (**Not applicable to the Company during the audit period**);
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998 (**Not applicable to the Company during the audit period**); and
- (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (vi) There are no laws that are specifically applicable to the Company based on their sector/industry.

We have also examined compliance with the applicable clauses of the Secretarial Standards issued by The Institute of Company Secretaries of India;

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards etc. mentioned above.

We further report that;

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

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

Majority decision is carried through while the dissenting member's views are captured and recorded as part of the minutes.

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 during the audit period the Company has undertaken events/ actions having a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc. as under:

- The Company has Issue and allotted 2,00,000 (Two Lakh) Equity Shares of the Face Value of Rupees 10/- (Rupees Ten Only) at a price of Rupees 30/- (Rupee Thirty Only) per Equity Share on private placement basis;

- The Company has come out with the Initial Public Offering of 16,00,000 Equity Shares of the Face Value of Rupees 10/- (Rupees Ten Only) at a price of Rupees 30/- (Rupee Thirty Only) per Equity Share.
- The equity shares of the Company was listed on 6th February, 2018 on NSE Limited, SME platform.
- Authorising the Board of Directors to create charge, hypothecate, pledge or mortgage the Company's movable and/or immovable properties in terms of Section 180(1)(a) of the Companies Act, 2013 for securing loans, borrowings upto Rupees 30,00,00,000/- (Rupee Thirty Crores Only);
- Authorising the Board of Directors to borrow from time to time such sum(s) of money(ies) which together with the money(ies) already borrowed by the Company in terms of Section 180(1)(c) of the Companies Act, 2013 shall not exceed Rupees 30,00,00,000/- (Rupee Thirty Crores Only)
- The Company has shifted the Register office w.e.f 15th February, 2018 to C-001, Floor GRD, A/3, Antop Hill, Warehousing Vidyalankar College Marg, Barkat Ali, Antop Hill Mumbai - 400 037 to Office No. 26, BGTA Godavari Premises Co. Op Soc. Ltd., LN Road, Wadala Truck Terminal, Wadala (East), Mumbai – 400 037 which was approved by the Board in the meeting held on 15th February, 2018

Note: This report is to be read with our letter of even date which is annexed as Annexure-A and forms an integral part of this report.

Place: Mumbai

Date: 22nd August, 2018

For, RRBP & COMPANY (Practicing Company Secretaries)

Proprietor M. No. ACS 44735 C.P. No. 17784 'Annexure A'

To, The Members,

VASA RETAIL AND OVERSEAS LIMITED

Mumbai

Our report of even date is to read along with this letter.

1. Maintenance of secretarial records is the responsibility of the management of the Company. Our

responsibility is to express an opinion on these secretarial records based on our audit.

2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on

test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes

and practices, we followed provided a reasonable basis for our opinion.

3. We have not verified the correctness and appropriateness of financial records and Book of Accounts of

the Company.

4. Where ever required, we have obtained the management representation about the compliance of laws,

rules and regulations and happening of events etc.

5. The compliance of the provisions of Corporate and other applicable laws, rules, regulation, standards

is the responsibility of management. Our examination was limited to the verification of procedures on

the test basis.

6. The Secretarial audit report is neither an assurance as to the future viability of the Company nor of the

efficiency or effectiveness with which the management has conducted the affairs of the Company.

For, RRBP & COMPANY

(Practicing Company Secretaries)

Place: Mumbai

Date: 22nd August, 2018

Ravindra Kumar Rawal

Proprietor

M. No. ACS 44735 C.P. No. 17784

Annexure III

(I) Disclosure as per Section 197 (12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

(i)	The ratio of the remuneration of each director to the median remuneration of the employees		
(1)	of the Company for the financial year :-		
Sr. no.	Name of the Director	Ratio of remuneration to the median remuneration of the employees	
1	Mr. Hardik B. Vasa - Chairman & Managing Director	N.A	
2	Mrs. Kajal Hardik Vasa-Whole Time Director	N.A	
3	Mrs. Aruna Bhupendra Vasa - Director	N.A	
4	Mr. Aman Nilesh Shah - CFO	N.A	
5	Mr. Bharat Kumar Prajapat	N.A	
(ii)	The percentage increase in remuneration of each director, CFO, CEO, Company Secretary or Manager, if any, in the financial year		
Sr. no.	Name of the Director/CFO/Company Secretary	% Increase over last F.Y.	
1	Mr. Hardik B. Vasa - Chairman & Managing Director	N.A	
2	Mrs. Kajal Hardik Vasa-Whole Time Director	N.A	
3	Mrs. Aruna Bhupendra Vasa - Director	N.A	
4	Mr. Aman Nilesh Shah - CFO	N.A	
5	Mr. Bharat Kumar Prajapat	N.A	
(iii)	The percentage increase in the median remuneration of employees in the financial year	NA	
(iv)	The number of permanent employees on the rolls of the company	20	
(v)	Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial the other employee which is NA		

(II) Statement showing details of Employees of the Company as per Section 197 (12) read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

In pursuant to the provisions of Section 197(12) of the Companies Act, 2013 read with Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, a statement showing the names of top ten employees in terms of remuneration drawn is provided in a separate annexure forming part of this Report. Pursuant to the provisions of the first proviso to Section 136(1) of the Companies Act, 2013 the Annual Report excluding the aforesaid information is being sent to themembers of the Company. The said information is available for inspection at the Registered Office of the Company during working hours and any member interested in obtaining such information may write to the Company Secretary of the Company and the same will be furnished without any fee.

I hereby confirm that the remuneration is as per the remuneration policy recommended by Nomination and Remuneration Committee of the Company and adopted by the company.

For and on behalf of the Board of Directors

HARDIK VASA Chairman & Managing Director DIN:03600510 YASHESH JITENDRA UDANI Chairman of Nomination and Remuneration Committee DIN:02759631

Place: Mumbai

Date: 24th August, 2018

MANAGEMENTS DISCUSSION AND ANALYSIS REPORT:

1. BUSINESS OVERVIEW

Our Company has been recently incorporated on 20th October, 2017 by way of conversion into a public limited company from a partnership firm in the name of M/s. Vasa International. Our Company has been in the business of art materials and stationery products, executive bags and bag fabric since the year 1994 in its erstwhile legal status as a partnership firm with Mr. Bhupendra Vasa, Ms. Aruna Vasa and Mr. Hardik Vasa as its partners.

Our Company primarily deals in all kinds of (a) stationery products viz. artistic materials, hobby colors, scholastic colors, scholastic stationery, office products, drawing instruments, writing instruments, office stationery, adhesives, notebooks, office supplies and writing instruments, books, pens, pencils, erasers, files, copier paper, bags and bottles; (b) procuring paper pulp and supplying the same to paper mills and (c) procuring bag fabric and supplying it to the other bag manufacturers. These stationery products are essentially used by school going children and offices as a part of their stationary requirements. On the other hand, paper pulp is the key raw material for the manufacturing of wide variety of paper. We can further classify our range of stationary products into (i) school and education products; (ii) fine art and hobby products; and (iii) office products.

In addition to the above business activities, our Company also acts as a supplier of copier paper. We sale copier paper in local market and do export also.

Our domestic markets are driven by marketing, selling, and distributing our stationary products and bags essentially under the brand "University of Oxford" and through a network of distributors catering to more than 1300 stores by way of modern retail outlets, shop in shop, traditional retail outlets, MBO's and ecommerce platform in India. We also sell our products in the overseas markets in countries like Saudi Arabia, Kuwait, Qatar, Bahrain, UAE, Oman, and Mauritius, re-union, cyshell. To cater to the demands of overseas market, we participate in various exhibitions, personal interaction and meeting with the customers, mass mailing, circulation of catalogues by way of social media, etc. to market our products.

For the period ended 20th October, 2017and fiscal 2017 our total revenues were Rs. 1749.96 lakhs; Rs. 2,354.98. lakhs; respectively and our Profit and Loss after Tax was Rs. 80.81 lakhs; and Rs. 70.03 lakhs.

2. INDUSTRY STRUCTURES & DEVELOPMENT:

The Indian stationery industry is expected to hold great growth potential as the school and college going Population of the nation is on a rise. Nearly 22-24 crore students studying in schools and colleges, require notebooks and other stationery materials. Further, the office going population is also one of the biggest contributors to the sector. With the rise in the economic prosperity of the nation, more and more jobs are expected to be created in the days ahead, thus in turn would increase the demand of the office stationery and would contribute significantly in the growth of the sector.

Although the current Indian stationery market is highly unorganized, recent moves on the part of the government like the demonetization policy and the introduction of GST in 2017, has brought a number of unorganized players under the organized ambit and this is expected to benefit the industry and consumers over the coming years.

Pen and paper are the two most important components of the industry followed by products like pencils, scales, writing pads, erasers along with paper stationery comprising exercise books, notebooks, glues and

diaries, writing pads among others which play an active role and are relevant items useful for commercial and office use.

Increasing number of schools and offices improved standard of living as well as shift in focus from inexpensive to premium quality products on account of rapidly growing economy are some of the crucial Factors which would drive the demand for stationery products in India over the next few years.

The Company also introduced products in categories like Pens and Notebooks to strengthen its market presence.

3. OPPORTUNITIES AND THREATS:

Opportunity - We believe that the following are our primary competitive strengths:

1. Development of new products for both domestic and overseas markets.

Our Company is continuously looking out for improvements in our regular products and developing new products for the domestic and overseas markets. We have introduced various new products in the past and we are now in the process of introducing new products like sticky notes and clay series. These products will further enhance our Company's product portfolio to be offered to our customers.

2. Explore the existing and future distribution networks for furthering brand "University of Oxford".

Our Company intends to promote and market products under brand "University of Oxford". Company has Master Brand licence for 26 countries for this Brand. The Brand is very strong and being recoginsed internationally.

3. Expansion by way of multi-distribution and retail channels.

We shall explore modern technology to access new opportunities in the market to sell our products to the ultimate customer, including direct sales to the customer through the internet. Both B2B and B2C platforms shall be considered for access over the internet through our website and other well-known aggregator portals to market and sell our products to retail customers. We shall soon be installing a payment gateway on our website and sales have been increasing through this medium of direct selling to our buyers and customers. We shall also expand our existing distributor network in the domestic and overseas markets, Various new formats, including the shop-in-shop will be further expanded to reach more customers, especially in the Tier 2 and Tier 3 cities of the country.

4. Leverage the "University of Oxford" brand and expand in various export markets.

We intend to expand our export markets by greater penetration in cities and areas of the 26 countries where we are permitted to market and sell the "University of Oxford" branded products. In addition to marketing and selling our products under the brand "University of Oxford", we intend to give impetus to marketing and selling of our in-house brand "VASTA" in the various geographies including the twenty six (26) countries we are selling our products under the brand "University of Oxford". We believe that our brands command respect and credibility and intend to leverage the goodwill of our brand to enhance relationships with our existing customers, seek new customers as well as introduce new and innovative products to help us grow our operations and increase our market share. We intend to leverage the existing distribution platform and implement effective marketing strategies to deepen our reach in domestic markets.

Threats;

Business cyclicality risk: The Company's primary business segment includes products which have a higher acceptance in schools and colleges. Thus a major chunk of the revenue generated is exposed to the cyclicality risk as demand for the products peak during the beginning of a new school season while demand remains flat for the rest of the year. Thus any set back on the part of the Company during the peak period could dent the company's profit to some extent.

Mitigation: The Company diligently tracks the school session timings across various parts of the country and accordingly launches new products, plans production and re-stocks the distribution channel and the retailers. Thus the company not only ensures adequate supply of its product during the peak period but also ensures that its product is within the hands reach. Further the Company has also enhanced its presence in the office stationery segment over the years, which have a round the year steady demand, thus reducing its dependence on only one segment.

Raw material risk: Non-timely availability of raw materials may impact the production and which in turn may have an impact on the sales and profitability of the Company. At the same time high cost of raw materials may also impact the bottom-line.

4. OUTLOOK:

Indian economy is expected to grow better this year. With moderate inflation, lower bank interest rates and expected normal monsoon, outlook for stationery and retail market appears to be satisfactory. Although, global economy continues to struggle, opportunities for business are significant considering current low market penetration. With focused customer service, the outlook for the Company appears satisfactory.

With the objective of delivering profitable growth, the companies expect to leverage on the favourable demand environment and pursue market share improvements. Further, the Company continues to expand the international business with its existing customer base.

5. RISK AND CONCERNS:

The Company has laid down well-structured procedures for monitoring the risk management plan and implementing the risk mitigation measures. The risks are broadly classified into strategic risks, operational risks, financial risks and statutory compliance risks. These risks are rated based on factors such as past year experience, probability of occurrence, probability of non-detection and its impact on business. The top management reviews the strategic risks, the risks with high probability and high impact every quarter and presents its report along with risk mitigation plan to the Board of Directors on half-yearly basis. The strategic risks are taken into consideration in the annual planning process with their mitigation plan. Other risks are covered as part of internal audit process and presented to the Audit Committee every quarter. The business processes risks and the related controls are subjected to internal audit and reviewed on a quarterly basis. The risk ratings are revalidated with the top management as part of the internal audit process periodically. The overall re-assessment of risks at company level is carried out.

6. PRODUCTS WISE BUSINESS REVIEW:

During the year under review the Company revenue generate in below major products;

Paper Pulp/RIM	Rs. 14,28,21,486/-
Pouches	Rs. 21,20,400/-
Bottles	Rs. 12,14,730/-
Adhesive	Rs. 3,43,360/-
Miscellenous Product	Rs. 2,07,61,834/-

7. INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY:

The Company has adequate systems of internal control meant to ensure proper accounting controls, monitoring cost- cutting measures, efficiency of operation and protecting assets from their unauthorized use. The Internal Audit department of the Company reviews control measures in the management of risks and opportunities and ensures adherence to operating guidelines and compliance with regard to regulatory and legal requirements.

The Company's budgetary control system aims to ensure adequate control on the expenditure. The management reviews the actual performance with reference to the predetermined norms and standard on monthly basis. The Company has to work hard to maintain its market share without compromising on the quality of its products.

8. DISCUSSION OF FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE:

Financial highlights with respect to operational performance;

(Rs. In Lakhs except EPS)

Particular	As on 31st March, 2018
Total Revenue	Rs. 1699.51
EBITDA	Rs. 160.49
Profit Before Tax	Rs. 788.18
Profit After Tax	Rs. 56.01
EPS	Rs. 0.93

9. HUMAN RESOURCES MANAGEMENT:

Human Resource base is the greatest asset of the Company. Shortages and challenges of retaining skilled manpower have to be addressed to on a continual basis. The Company provides necessary training to all its employees and equips them to manage critical business processes to face the challenge of competitive Global market. As on 31st March, 2018 the Company had total 262 (previous year 272) permanent employees.

10. CAUTIONARY STATEMENT:

Statement in this Management Discussion and Analysis report, describing the Company's objectives projections, estimates, expectations or predictions may be "Forward looking Statements" within the meaning of applicable securities laws or regulations. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the company's operations include global and Indian demand-supply conditions, cyclical demand and pricing in the Company's principal markets raw material cost and availability, changes in the Government regulations tax regimes, economic development within India and the countries within which the Company conducts business and other factors such as litigation and industrial relations.

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF VASA RETAIL AND OVERSEAS LIMITED

REPORT ON THE FINANCIAL STATEMENTS

We have audited the accompanying standalone financial statements of VASA RETAIL AND OVERSEAS LIMITED ("the Company"), which comprises the Balance Sheet as at March 31, 2018, the Statement of Profit and Loss and the Cash Flow Statement for the period ended, and a summary of significant accounting policies and other explanatory information.

MANAGEMENT'S RESPONSIBILITY FOR THE STANDALONE FINANCIAL STATEMENTS

- 1. 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 and presentation of these standalone financial statements to give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- 2. 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 accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

AUDITORS' RESPONSIBILITY

- 3. Our responsibility is to express an opinion on these standalone financial statements based on our audit.
- 4. We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and Rules made thereunder.
- 5. We conducted our audit in accordance with the Standards on Auditing specified under Section 143 (10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.
- 6. An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's directors, as well as evaluating the overall presentation of the financial statements.

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

OPINION

8. In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2018, and its profit and its cash flows for the period ended on that date.

EMPHASIS OF MATTER

Without qualifying our report, we draw attention to the following matters in the Notes to the financial statements

a) Note No. 41 In our Opinion Inventory records were not adequately maintained by the Company, therefore the Inventory Valuation as on 31.03.2018 could not be verified by us with reference to the requirement of AS-2 "Valuation of Inventories", and accordingly in the absence of adequate inventory records, we could not comment on the possible impact, if any, on Statement of Profit and Loss for the respective period ended on 31st March 2018 on account of short/ (excess) valuation of inventories. We have relied upon the valuation certificate provided by the Management and certified by the Independent Internal Auditor of the Company.

Our Opinion is not modified in respect of above matter.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

- 9. As required by 'the Companies (Auditors Report) Order, 2016 ('the Order') issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, and on the basis of such checks of the books and records of the Company as we considered appropriate and according to the information and explanation given to us, we give in the Annexure A, a statement on the matters specified in paragraph 3 and 4 of the Order.
- 10. 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 it appears from our examination of those books;
- c) the Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account;
- d) in our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;

- e) on the basis of the written representations received from the directors as on March 31, 2018 taken on record by the Board of Directors, none of the directors is disqualified as on March 31 2018 from being appointed as a director in terms of Section 164 (2) of the Act;
- f) with respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate report in Annexure B; and
- g) with respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our knowledge and belief and according to the information and explanations given to us:
- (i) the Company has disclosed the impact of pending litigation on its Financial Position in its standalone financial statement-Refer Note No 41 on Contingent Liabilities to the standalone financial statements.
- (ii) the Company has made provision, as at March 31, 2018 as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
- (iii) the Company is not liable to transfer any amounts, to the Investor Education and Protection Fund during the period ended March 31, 2018.

For S S Rathi & Co, Chartered Accountants (Registration No. 108726W)

Sd/-

CA Amit K Mundra Partner Membership No.:112336

Place: Mumbai Date: 30/05/2018

ANNEXURE A TO THE AUDITORS' REPORT

The Annexure referred to in our report of even date to the members of VASA Retail and Overseas Limited on the standalone financial statements for the period ended 31st March, 2018. We report that:

Annexure A

Based on the audit procedures performed for the purpose of reporting a true and fair view on the financial statements of the Company and taking into considerations the information and explanations given to us and the books of accounts and other records examined by us in the normal course of audit, and to the best of our knowledge and belief, we report that:

1.

- (a) The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
- (b) Fixed assets were physically verified during the period by the management in accordance with a phased programme of verification, which in our opinion provides for physical verification of all the fixed assets at reasonable intervals. No material discrepancies between the books records and physical inventory have been noticed.
- (c) According to the records of the Company examined by us and the information and explanations given to us, the title deeds of immovable properties are held in the name of the erstwhile Partnership Firm as informed by the management the change name in the title deed is yet to be taken place.
- 2. In our opinion the Company does not maintain adequate Inventory records therefore we are unable to give our opinion on discrepancies between books records and physical Inventory. We have relied upon the certificate provided by the internal auditor and management of the company for quantity as well as amount of inventory and accordingly the same has been considered by us for the purpose of financials.
- 3. The Company has not granted any loans, secured or unsecured to companies, firms, limited liability partnerships or other parties covered in the Register maintained under section 189 of the Act, hence our comments on the terms and conditions of grant of such loans, schedule of repayment of principal and payment of interest and reasonable steps of recovery of the overdue amount are not given.
- 4. The company has not given any loans, or made investments or issued any guarantee or provided any security covered under section 185 and 186 of the Act, hence our comments on the compliance are not given.
- 5. The Company has not accepted any deposits from the public within the meaning of Section 73 to 76 of the Act, and the rules framed there under. We are informed that the Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court has not passed any Order.
- 6. The maintenance of cost records has not been prescribed for any of the products of the Company under sub-section (1) of section 148 of the Act.

7.

- (a) According to the records of the Company, the Company is generally regular in depositing with appropriate authorities undisputed statutory dues, including provident fund, employees' state insurance, income-tax, sales-tax, service tax, customs duty, excise duty, value added tax, cess and other material statutory dues *except professional tax applicable to it*, though there has been a slight delay in a few cases.
- **(b)** According to the information and explanations given to us, Rs 65,800 Professional Tax of undisputed amounts payable in respect of above statutory dues which were outstanding

- as on the last day of the financial year out of which Rs 48,625 outstanding for a period of more than six months from the date they became payable.
- (c) According to the information and explanations given to us, there are no cases of non-deposit with appropriate authorities of disputed dues of income-tax, sales-tax, service tax, customs duty, excise duty, value added tax or cess.
- 8. According to the records of the Company examined by us and the information and explanations given to us, the Company has not defaulted in repayment of dues to banks during the period. The Company has taken loans from financial institutions for purchase of vehicles and has not defaulted in repayment of dues to financial institutions. The company has not taken any loans from Government or by way of issue of debentures.
- 9. In our opinion on an overall basis and according to the information and explanations given to us, the term loans were applied for the purpose for which the same were obtained. During the period under review the company has issued 1600000 equity shares of Rs. 10 each at a premium of Rs. 20 each through Initial Public issue and raised the amount of Rs. 480 Lakhs.
- 10. To the best of our knowledge and belief, and according to the information given to us, no fraud by the Company or on the Company by its officers and employees was noticed or reported during the year.
- 11. According to the records of the Company examined by us and the information and explanations given to us, managerial remuneration has been paid / provided by the Company in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act 2013.
- 12. The Company is not a Nidhi Company hence our comments as required under clause 3(xii) of the Order are not given.
- 13. According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where ever applicable and the details whereof have been stated in the Financial Statements etc., as required by the applicable accounting standards.
- 14. According to the information and explanations given to us and based on the records of the company verified by us, the company has made preferential allotment or private placement of shares during the period under review. The Company has not made issued fully or partly convertible debentures during the period under review. All the requirement of section 42 of the Companies Act, 2013 have been complied with and the amount raised has been used for the purpose of which funds were raised.
- 15. According to the records of the Company examined by us and the information and explanations given to us, the Company has not entered into any non- cash transactions referred to in section 192 of the Act with directors of the Company or persons connected with them during the year.
- 16. According to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934

For S S Rathi & Co, Chartered Accountants (Registration No. 108726W) Sd/-CA Amit K Mundra

Partner Membership No.:112336

Place: Mumbai Date: 30/05/2018

ANNEXURE "B" TO THE INDEPENDENT AUDITORS' REPORT

The Annexure referred in our Report of even date to the members of **VASA Retail and Overseas Limited** on the standalone financial statements for the period ended 31st March 2018.

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 **VASA Retail and Overseas Limited** ("the Company") as of 31st March 2018 in conjunction with our audit of financial statements of the Company for the period 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.

Auditors' 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 financial statements, whether due to fraud or error. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit 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, 2018 except control over Inventory which could not be verified by us due to non maintaining of adequate Inventory records as stated in note number 41 of the financial statement, 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 S S Rathi & Co, Chartered Accountants (Registration No. 108726W)

Sd/-

CA Amit K Mundra Partner Membership No.:112336

Place: Mumbai Date: 30/05/2018

				AS AT 31ST MARCH
	PARTICULARS		NOTE	2018
			NO.	Amt./RS.
A)	EQUITY AND LIABILITIES			•
1.	Shareholder's Funds			
(a)	Share Capital		2	59,925,500
(b)	Reserves & Surplus		3	30,863,965
` '	1			90,789,465
2.	Non-Current Liabilities		_	
(a)	Long Term Borrowing		4	3,260,894
(b)	Other Long Term Liabilities		5	947,074
(c)	Deffered Tax Liability		6	30,641 4,238,608.91
3.	Current Liabilities			4,230,000.91
(a)	Short Term Borrowings		7	93,603,689
(b)	Trade Payables		8	97,585,754
(c)	Other Current Liabilities		9	4,451,347
(d)	Short -Term Provisions		10	4,242,021
()				199,882,811
	Total $(1 + 2 + 3)$			294,910,886
B)	ASSETS			
1.	Non Current Assets			
(a)	Fixed Assets		11	
(4)	i) Tangible Assets			5,651,446
	ii) Intangible Assets			320,885
	,			5,972,331
(I.)	No. Committee of the columns.		12	14 071 501
(b)	Non Current Investment		12 13	14,261,531
(c)	Long Term Loans and Advances Other Non-Current Assets		14	4,207,075 5,464,043
(d)	Other Non-Current Assets		14	23,932,648
2.	Current Assets			
(a)	Inventories		15	129,860,795
(b)	Trade Receivables		16	114,017,026
(c)	Cash and Bank Balances		17	11,842,071
(d)	Short-Term Loans and Advances		18	5,526,843
(e)	Other Current Assets		19	3,759,172
				265,005,907
	Total (1 + 2)			294,910,886
Signi	ficant Accounting Policies and Notes on 1	Financial Statements	(2 to 43)	254,510,000
A	Town Deposit of the July 11 1			
_	r our Report of even date attached . S. Rathi & Co.	For and on	Behalf of the	Board
	ered Accountants	101 1111 011	2011111 01 1110	2011
	FRN No. 108726W)			
	·			
		HARDIK BHUPEND Chairman & Managir	ng Director I	
A 3 417	E IZ MUNIOD A	DIN - 03600510	I	DIN - 03600519
	Γ K. MUNDRA			
Partn		DILABATION	DATABATE	43.64313HI FOIT OTT 477
	bership No.112336		•	AMAN NILESH SHAH Chief Financial Officer
	: Mumbai	- commoner L'agradant (

STATEMENT OF PROFIT AND LOSS FOR THE PERIOD ENDED 31ST MARCH, 2018

	PARTICULARS	NOTE NO.	31ST MARCH 2018 Amt,/RS.
1	Revenue from Operations	20	169,951,791
2	Other Income	21	858,900
3	Total Revenue (1+2)		170,810,691
4	Expenditure		
(a)	Purchases of Stock-in-Trade	22	188,689,185
(b)	Changes in Inventories of Stock-in-Trade	23	(48,215,755)
(c)	Employee Benefit Expenses	24	2,969,556
(d)	Finance Cost	25	7,846,821
(e)	Depreciation and Amortization Expenses	11	322,456
(f)	Other Expenses	26	11,316,552
5	Total Expenditure 4(a) to 4(f)		162,928,815
6	Profit/(Loss) Before Tax (3-5)		7,881,876
7	Tax Expense:		
(a)	Current Tax Expense for Current Year		2,250,000
(b)	Add / (Less): Short / (Excess) Provision For Income Tax		-
	Net Current Tax Expenses		2,250,000
(c)	Deferred Tax		30,641
	Total Tax Expense		2,280,641
8	Profit/(Loss) for the Year (6-7)		5,601,235
9	Earning Per Share		
	Basic and Diluted	27	0.93
Signi	ficant Accounting Policies and Notes on Financial Statements	(2 to 43)	

As per our Report of even date attached

For S. S. Rathi & Co. For and on Behalf of the Board

Chartered Accountants (ICAI FRN No. 108726W)

HARDIK BHUPENDRA VASA ARUNA BHUPENDRA VASA

Chairman & Managing Director Director

DIN - 03600510 DIN - 03600519

Membership No.112336

AMIT K. MUNDRA

Place : Mumbai

Partner

Date: 30/05/2018

BHARAT KUMAR PRAJAPAT AMAN NILESH SHAH
Company Secretary & Complianc Chief Financial Officer

CASH FLOW STATEMENT FO		
PARTICULARS		2018 Amt/RS.
		Timey 100
Net Profit Before Tax		7,881,876
Adjustment for:		
Depreciation		322,456
Interest Income		(349,129
Interest Expense		7,846,821
Foreign Exchange (Gain)/Loss		(294,702
Rent received		(210,000
Operating profit before changes in working cap	ital changes	15,197,323
Movement in Working Capital		
(Increase)/Decrease in Trade Receivables		(114,017,026
(Increase)/Decrease in Other Assets		(9,286,015
(Increase)/Decrease in Inventories		(129,860,795
Increase/(Decrease) in Trade payables & Other L	iabilities	104,577,939
	_	
Cash Generated From Operations		(133,388,573)
Income Taxes Paid		548,817
Net Cash Flow Used in Operating Activities	A	(133,937,391)
B) Cash Flow From Investing Activities :		
Purchase of Fixed assets		(6,294,788)
Purchase of Non Current Investment		(14,261,531
Interest Income		349,129
Increase / (Decrease) in Non current assets		(9,671,117
Rent Income		210,000
Net Cash Flow From Investing Activities	В	(29,668,308)
C) Cash Flow From Financing Activities:		
Increase in capital		94,613,000
Interest Paid		(7,846,821
(Repayment) of Short Term Bank Borrowings / Inc	crease in Short temr horrowings	93,603,689
Foreign Exchange Fluctuation (Loss)	crease monore tenu bonowings	294,702
		4,207,968
Increase in Long term Liability		4,207,908
Net Cash Flow used in Financing Activities	С	184,872,538

CASH FLOW STATEMENT (contd)		
Net Increase In Cash & Cash Equival	lents (A+B+C)	21,266,840
Cash equivalents at the beginning of t	he year	-
Cash equivalents at the end of the ye	ar	21,266,840
Notes on the statement of Cash Flow g	given below	
This is the Cash Flow statement referr	ed to in our report of even date.	
As per our Report of even date attach	ed	
For S. S. Rathi & Co.	For and on	Behalf of the Board
Chartered Accountants		
(ICAI FRN No. 108726W)		
	HARDIK BHUPENDRA VASA	ARUNA BHUPENDRA VASA
	Chairman & Managing Director	Director
AMIT K. MUNDRA	DIN- 03600510	DIN -03600519
Partner		
Membership No.112336	BHARAT KUMAR PRAJAPAT	AMAN NILESH SHAH
Place : Mumbai	Company Secretary & Complian	c Chief Financial Officer
Date : 30/05/2018		

Notes	s on the statement of cash flows :	
I	Income Taxes paid during the year:	2018
		Amt,/RS.
	Charges as per profit & Loss account	2,250,000
	(excluding Deferred Taxes)	
	Add : Increase (Decrease) in Advance Taxes	-
		2,250,000
	Less: Increase / (decrease) in Income Tax Provision	1,701,183
	Total	548,817
1	Cash flows are reported using the indirect method, whereby profit before transactions of a non-cash nature and any deferrals or accruals of past or further than the cash flows from regular revenue generating, financing, and investing	ture cash receipts or payments.
2	The Company was incorporated on 20.10.2017 by way of conversion International to Limited Company i.e. Vasa Retail and Overseas Ltd. There company does not have the previous year figure correspondent to it.	1 1

2. Share Capital (a) Authorized Share Capital 70,00,000 (P.Y NIL.) Equity Shares of Rs.10/- each Total (b) Issued Subscribed and Fully Paid Up 59,92,550 (P.Y. NIL.) Equity Shares Rs.10/- each fully paid up Total (c) Details of Equity Shares Held by Each Shareholder Holding More than 5% shares As at 31st M NOTE NO. (i) Aruna Bhupendra Vasa Hardik Bhupendra Vasa Hardik Bhupendra Vasa (iii) Kajal Hardik Vasa 1,963,630 (iii) Kajal Hardik Vasa The company has only one class of equity share having a par value of Rs.10 per share. Each shares is entitled to one vote per share. (e) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below the number of equity shares held by the shareholders. Particulares Rarch 31, 2018 No. of shares Equity Shares at the beginiing of the year *Add - Issued during the year Less - Bought back during the year Equity Shares at the end of the year *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.	NO.			
(a) Authorized Share Capital 70,00,000 (P.Y NIL) Equity Shares of Rs.10/- each Total (b) Issued Subscribed and Fully Paid Up 59,92,550 (P.Y. NIL) Equity Shares Rs.10/- each fully paid up Total (c) Details of Equity Shares Held by Each Shareholder Holding More than 5% shares NOTE NO. Name of Share Holder NO. Hardik Bhupendra Vasa (ii) Hardik Bhupendra Vasa (iii) Hardik Bhupendra Vasa (iii) Hardik Vasa (iv) Hardik Osa (d) Shares is entitled to one vote per share. (e) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below As at Particulares Particulares Fequity Shares at the beginning of the year *Add - Issued during the year Less - Bought back during the year Equity Shares at the end of the year Sy92,550 *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.		PARTICULARS		AS AT 31ST MARCH 2018 Amt/RS.
(a) Authorized Share Capital 70,00,000 (P.Y NIL) Equity Shares of Rs.10/- each Total (b) Issued Subscribed and Fully Paid Up 59,92,550 (P.Y. NIL) Equity Shares Rs.10/- each fully paid up Total (c) Details of Equity Shares Held by Each Shareholder Holding More than 5% shares NOTE NO. Name of Share Holder NO. Hardik Bhupendra Vasa (ii) Hardik Bhupendra Vasa (iii) Hardik Bhupendra Vasa (iii) Hardik Vasa (iv) Hardik Osa (d) Shares is entitled to one vote per share. (e) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below As at Particulares Particulares Fequity Shares at the beginning of the year *Add - Issued during the year Less - Bought back during the year Equity Shares at the end of the year Sy92,550 *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.	,	Share Capital		Anti, Ko.
(b) Issued Subscribed and Fully Paid Up 59,92,550 (P.Y. NIL.) Equity Shares Rs.10/- each fully paid up Total (c) Details of Equity Shares Held by Each Shareholder Holding More than 5% shares NOTE NO. No. of Shares Held (i) Aruna Bhupendra Vasa (ii) Hardik Bhupendra Vasa (iii) Kajal Hardik Vasa (iii) Kajal Hardik Vasa The company has only one class of equity share having a par value of Rs.10 per share. Each shares is entitled to one vote per share. (e) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below the number of equity shares held by the shareholders. Particulares Equity Shares at the beginning of the year *Add - Issued during the year Less - Bought back during the year Equity Shares at the end of the year *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.				
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S9,92,550 (P.Y. NIL) Equity Shares Rs.10/- each fully paid up		Total		70,000,000
(c) Details of Equity Shares Held by Each Shareholder Holding More than 5% shares No. of Shares	(b)			59,925,500
NOTE NO. Name of Share Holder No. of Shares Held				59,925,500
NOTE NO. Name of Share Holder No. of Shares Held				
NOTE NO. Name of Share Holder No. of Shares Held	(c)	Details of Equity Shares Held by Each Shareholder Holding Mo	ore than 5% shares	
NO. (i) Aruna Bhupendra Vasa			As at 31s	st March, 2018
NO. (i) Aruna Bhupendra Vasa (ii) Hardik Bhupendra Vasa (iii) Kajal Hardik Vasa The company has only one class of equity share having a par value of Rs.10 per share. Each shares is entitled to one vote per share. (d) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below the number of equity shares at the beginning of the year *As at March 31, 2018 Particulares Equity Shares at the beginning of the year *Add - Issued during the year Equity Shares at the end of the year *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.	NOTE	Name of Share Holder		
(i) Aruna Bhupendra Vasa 1,178,080 (ii) Hardik Bhupendra Vasa 1,963,630 (iii) Kajal Hardik Vasa 1,050,800 The company has only one class of equity share having a par value of Rs.10 per share. Each shares is entitled to one vote per share. (d) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below As at March 31, 2018 Particulares As at March 31, 2018 No. of shares Equity Shares at the beginning of the year 5,992,550 Less - Bought back during the year 5,992,550 * Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.		Name of State House		
(iii) Hardik Bhupendra Vasa 1,963,630 (iii) Kajal Hardik Vasa 1,050,800 The company has only one class of equity share having a par value of Rs.10 per share. Each shares is entitled to one vote per share. (e) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below the shareholders. Particulares As at March 31, 2018 Poor of shares Equity Shares at the beginning of the year 5,992,550 Less - Bought back during the year 5,992,550 * Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.				% Holding
The company has only one class of equity share having a par value of Rs.10 per share. Each shares is entitled to one vote per share. (e) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below the number of shares at the beginning of the year *Add - Issued during the year Equity Shares at the end of the year *Add - Issued during the year Equity Shares at the end of the year *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.		•		19.66
The company has only one class of equity share having a par value of Rs.10 per share. Each shares is entitled to one vote per share. (e) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below the reconciliation of number of shares outstanding and amount of shares. Particulares Particulares Fequity Shares at the beginning of the year *Add - Issued during the year Equity Shares at the end of the year Equity Shares at the end of the year *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.	\ /		, ,	32.77 17.54
(d) shares is entitled to one vote per share. (e) During the year ended 31st March 2018, the amount of per share dividend recognized as dequity shareholders was Rs.Nil In the event of liquidation of the company, the holders of equity shares will be entitled to assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. (g) The reconciliation of number of shares outstanding and amount of share capital is set below the shareholders. Particulares Particulares Equity Shares at the beginning of the year *Add - Issued during the year Less - Bought back during the year Equity Shares at the end of the year *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.	(111)			
assets of the company, after distribution of all preferential amounts. The distribution will the number of equity shares held by the shareholders. The reconciliation of number of shares outstanding and amount of share capital is set below As at March 31, 2018 Particulares Equity Shares at the beginning of the year *Add - Issued during the year Less - Bought back during the year Equity Shares at the end of the year *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.		shares is entitled to one vote per share. During the year ended 31st March 2018, the amount of per share dividend recognized as distributions to		
Particulares March 31, 2018 No. of shares Equity Shares at the beginning of the year *Add - Issued during the year Less - Bought back during the year Equity Shares at the end of the year 5,992,550 *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.		assets of the company, after distribution of all preferential amoun the number of equity shares held by the shareholders.	ts. The distribution v	vill be in proportion to
Equity Shares at the begining of the year *Add - Issued during the year Less - Bought back during the year Equity Shares at the end of the year *Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.		Particulares		March 31, 2018
*Add - Issued during the year 5,992,550 Less - Bought back during the year - Equity Shares at the end of the year 5,992,550 * Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.				Rupees
*Add - Issued during the year 5,992,550 Less - Bought back during the year - Equity Shares at the end of the year 5,992,550 * Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.		Equity Shares at the beginiing of the year	-	-
Equity Shares at the end of the year 5,992,550 * Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.			5,992,550	59,925,500
* Out of Which 4192510 Equity shares were issued and allotted to the promoters out of the lying in the firm.		Less - Bought back during the year	-	-
lying in the firm.		Equity Shares at the end of the year	5,992,550	59,925,500
2 D 0 C1			the promoters out of	their capital balance
3 Keserves & Surpius	3	Reserves & Surplus		
(a) Securities Premium	(a)			
Balance as per the last financial statements		-		_
Add: From Issue of share				36,000,000
Less Preliminary Expenses				1,312,500
Less Issue expenses	Less	Issue expenses		9,424,770
Closing Balance Total (a)				7,121,110
(w)		Closing Balance	Total (a)	
l l		Closing Balance	Total (a)	25,262,730
		Closing Balance	Total (a)	
(b) Surplus in Statement of Profit and Loss			Total (a)	
(b) Surplus in Statement of Profit and Loss Balance as per the last financial statements		Surplus in Statement of Profit and Loss	Total (a)	25,262,730
	(b)	Surplus in Statement of Profit and Loss Balance as per the last financial statements	Total (a)	
Balance as per the last financial statements	(b)	Surplus in Statement of Profit and Loss Balance as per the last financial statements Profit for the Year		25,262,730

4	Long Term Borrowing			
	Secured Loans			
'	From Bank/ Financial Institution			
	BMW Car Loan			626,949
	Alphera Financial Service			391,497
ii)	Unsecured Loans			
	From Banks/Financial Indtituion			
	Edelweiss Business Loan			1,665,411
	Kotak Mahindra Bank			577,037
	Total			3,260,894
4.1	Terms of repayments			
4.1(a)	BMW Car Loan repayable over a period of 84 equations from 1st August 2013 covering the pr	•		
4.1(b)	Alphera Financial Service Loan repayable over a pinstallment commencing from 16th April 2017 cove Interest		•	
4.1©	Edelweiss Business Loan repayable over a period commencing from 5th Oct 2017 covering the princi			
4.1(d)	1(d) Kotak Mahendra Bank Loan repayable over a period of 36 equated monthly installment commencing from 10th Oct 2017 covering the principal amount and Interest			
		Current	Non Current	
4.2	Partilculars	Maturity	Maturity	
	Secured Loans	11111111111	1/14/41/1/	
4.1(a)	BMW Car Loan	370,563	625,949	
4.1(b)	Alphera Financial Service	116,410	391,497	
()	•			
	Unsecured Loans			
4.1(c)	Edelweiss Business Loan	897,607	1,665,411	
4.1(d)	Kotak Mahindra Bank	592,603	577,037	
	Total	1,977,183	3,259,894	
		-	-	
5	Other Long Term Liabilities			
	<u>Unsecured</u>			
	Deposit From Distributor			797,074
	Security Deposit Received for Leased Assets			150,000
	Total			047 074 00
	1 Uta1			947,074.00
6	Deferred Tax Liability/Assets			
0	Deferred Tax Liability on account of difference in 2013 and Income Tax. 1961	Depreciation as p	per Companies Act	30,640.76
				30,640.76
6.1	In view of the accounting standards - 22 "Account notified by the the Companies (Accounting Standar accounted for deferred taxes.			

7	Short Term Borrowings	
(a)	Loan Repayable on Demand	
` '	From Banks	
i)	Secured Loan from Banks	
,	Cash Credit / Overdraft	51,942,766.56
	(Secured against hypothecation of book debts, and Stock)	,, , , , , , , , , , , , , , , , , , , ,
	Total:-(a)	51,942,766.56
		, ,
(b)	Other Bank Facility	
	(Secured against hypothecation of book debts, stock and Lien of Fixed deposit)	
i)	Buyers Credit	10,934,141.13
ii)	Letter of Credit	25,962,042.96
iii)	PCFC	4,764,738.66
/		1,7 0 1,7 00.00
	Total:-(b)	41,660,922.75
	All the above loans are being secured by the Equitable Mortgage of Properties in the r	name of the Vasa
7.1	International and directors, Further secured by fixed deposit in the name of the compa	
	guarantee of Mr. Hardik Vasa, Mrs. Kajal Hardik Vasa, Mrs Aruna Vasa	,
	Total (a) + (b)	93,603,689
		, ,
8	Trade Payables	
	Trade Payable for Goods	
a	Total Outstanding Dues of Micro and Small Enterprises	<u>-</u>
b	Total Outstanding dues other then Micro Enterprises and Small Enterprises	
	Acceptances	
i)	Acceptances	1,748,751
ii)	Other than Acceptances	, ,
,	a) Local	85,553,328
	b) Import	10,283,676
	Total	97,585,754
8.1	Credit balances are subject to Confirmation.	
0.1	Create surfaces are subject to Communication	
	Other Comment I skilling	
9	Other Current Liabilities	4 004 040
(a)	Advance from Customers	1,221,210
(b)	Other Payables	
i)	Statutory Remittances	405,473
ii)	Other Liabilities	794,167
iii)	Current Maturity of Long Term Debts	1,977,183
iv)	Interest accured but not due on Borrowing	53,314
	Total (a) + (b) + (c)	4,451,347

10	Short -Term Provisions	
i)	Provision for Expenses	475,669
ii)	Provision for Tax (Firm)	2,065,170
ii)	Provision of Income Tax (Net of Advance Tax and TDS)	1,701,183
11)	Trovision of Income Tax (1 vet of Navance Tax and 125)	1,701,100
	Total	4,242,021
12	Non Current Investment	
A.	Other Investments	
	Jewellery (As Certified and Verified by Management & Independent Internal	
(a)	Auditor)	229,538
(b)	Investment in Property	
	Phenox Mall Gala	14,031,993
	(Unit UGB 95,Phoenix Paragon Plaza Mall, LBS Marg,Kurla Kamani Junction ,Kurla West - 400 070)	
	Total (A) + (B)	14,261,531
	10m1 (11) · (D)	11,201,331
12.1	The Company was incorporated on 20.10.2017 by way of conversion from partnership Firm Vasa International to Limited Company i.e. Vasa Retail and Overseas Ltd. The title deeds of immovable properties lying under Investment are held in the name of the erstwhile Partnership Firm i.e Vasa International and same is yet to be converted in the name of company.	
13	Long Term Loans and Advances	
	(Unsecured, Considered Good)	
(a)	Security Deposit	1,800,001
(b)	Advance Paid to Supplier	2,407,074
	Total	4,207,075
14	Other Non-Current Assets	
14		
	(Unsecured, Considered Good)	250 000
	Prepaid Expenses	250,000
	Long Term Trade Receivable	5,214,043
	Total	5,464,043
15	Inventories	
	(As Verified and Certified by the Management)	
	Stock-In-Trade	129,860,795
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Total	129,860,795

	We have relied upon the contiferty weed J. Letter I. 1. 1. 1.	
	We have relied upon the certificate provided by the Internal auditor and	
15.1	Management of the company for quantity as well as amount of inventory and	
	accordingly the same has been considered by us for the purpose of financials.	
16	Trade Receivables	
(a)	Outstanding for a Period Exceeding Six Months from Invoice Date	
(i)	Unsecured, Considered Good	20,404,834
		20,404,834
(b)	Other Trade Receivables	
(i)	Secured, Considered Good	0
(ii)	Unsecured, Considered Good	93,612,192
(11)	onsecured, Considered Good	75,012,172
	T. 104 T. 1 P. 1 11	00 (40 400
	Total Other Trade Receivables	93,612,192
	Total (a) + (b)	114,017,026
17	Cash and Bank Balances	
A	Cash and Cash Equivalent	
	<u>-</u>	
(a)	Cash on Hand (As Certified and Verified by Management & Independent Internal	
	Auditor))	894,773
(b)	Balance with Banks	
(i)	In Current Accounts	460,255
(-)		100)200
	Total (A)	1,355,028
	1000 (1)	1,000,020
	N. 1. N. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
В	Margin Money Accounts for Credit Facilities	
(a)	In Fixed Deposits Accounts	10,487,043
	Total (B)	10,487,043
	Total (A)+(B)	11,842,071
17.1	Fixed Deposit accounts include deposit of Rs. 10487043.10/- (P.Y. Nil-) with maturit	y of within 12 months
	Fixed Deposit with Bank Rs.10473357.20/- (P.Y. Nil) lien with Bank for Working Cap	
17.2	Trace Deposit with Bank Rs.10475557.20/ - (1.1.1411) Hen with Bank for Working Cap	mai Lillit.
18	Short-Term Loans and Advances	
	(Unsecured, Considered Good)	
(a)	Loans and Advances to Employees	481,445
(b)	Balance With Revenue Authorities	5,045,398
(**)	Total (a)+(b)+(c)	5,526,843
	10th (a) · (b) · (c)	3,320,010
10	log c	
	Other Current Assets	
(a)	Others	
(i)	Short Term Deposit	64,360
(ii)	Advance paid to Suppliers	826,098
(iii)	Accrued Interest on Fixed Deposits	53,960
(iv)	Duty Drawback Receivable	1,298,783
(v)	Other Receivable	3,780
(vi)	Prepaid Expenses	1,512,192
(*1)	- reported 2.7p et toet	1,012,172
	Total	3,759,172
	1 Utai	3,/39,1/2

NOTES (2 TO 43) ANNEXED TO AND FORMING PART OF BALANCE SHEET AND STATEMENT OF PROFIT AND LOSS AS AT 31ST MARCH, 2018.

		For the year ended
NOTE	DADTICHI ADC	31st March
NO.	PARTICULARS	2018
		Amt./RS.
•		
20	Revenue from Operations	1.5
(a)	Sale of Products	167,261,810.19
(b)	Other Operating operation	2,689,981.00
	Total (a)	169,951,791
20(a)	Sale of Products	
20(a)	Export Sale	31,279,572
	Domestic Sale	
	Domestic Sale	135,982,238
		167,261,810
Note		For the year ended
No.	Particulars	31st
140.		March,2018
(a)	Sale of Products Comprises	
	Major Traded Goods	
(i)	Paper Pulp / Rim	142,821,486.00
(ii)	Pouches	2,120,400.00
(iii)	Bottels	1,214,730.00
(iv)	Adhesive	343,360.00
(v)	Miscellenous Product Total Sale Of Products	20,761,834.00 167,261,810.00
(1.)		107,201,810.00
(b)	Other Operating Revenue Comprises	00/ 140 05
(i)	Discount Received	896,148.35
(ii)	Others (Sale of License, Duty Drawback)	1,793,832.65
	Total Other Operating Revenues	2,689,981.00
Note		For the year ended
No.	Particulars	31st
		March,2018
21	Other Income	
(a)	Interest Income	349,128.51
(b)	Net Gain on Foreign Currency Transaction and Translation	294,701.55
(c)	Rent Received	210,000.00
(d)	Other Non Operating Income	5,070.14
	Total (a)+(b)+(c)	858,900.20
	1 0 (a) + (b) + (c)	030,300.20

Note No.	Particulars	For the year ended 31st March,2018
(a)	Interest Income Comprises	,
i)	Interest from Banks on	
a)	Fixed Deposits Account	232,348.51
b)	Other Interest	116,780.00
	Total Interest Income	349,128.51
		For the year ended
Note	Particulars	31st March
No.	1 atticulars	2018
		Amt,/RS.
22	Purchases of Stock- in- Trade	
(i)	Import Purchase	38,231,034
(ii)	Ingenious Purchase	150,404,705
		188,635,740
Add:	Custom Duty	53,445
	Total	188,689,185
NOTE		For the year ended
NO.	Particulars	31st March,2018
23	Changes in Inventories of Stock-in-Trade	
(a)	Inventories at the end of the Year	
(42)	Stock-In-Trade	129,860,795
		129,860,795
(b)	Inventories at the Beginning of the Year	
` ′	Stock-In-Trade	81,645,040
		81,645,040
	Net (Increase)/ Decrease (a)-(b)	(48,215,755)

NOTE NO.	Particulars	For the year ended 31st March,2018
(a) (b)	Employee Benefit Expenses Salaries and Wages (Refer Note 24.1) Staff Welfare Expenses Total (a)+(b)+(c)	2,954,851 14,705 2,969,556
24.1	Salary and Wages includes Director's Remuneration of Rs.9,35,0	00/- (P.Y. Rs. Nil).
NOTE NO.	Particulars	For the year ended 31st March,2018
25	Finance Cost	
(a) i) ii) iii)	Interest Expenses Borrowings from Banks Other Borrowings Interest on Income Tax/TDS Total (a)+(b)	3,707,928 4,102,700 36,193 7,846,821
25(a)(i)	Borrowing From Banks Interset On Cash Credit Interest On Term Loans Other Interest	2,141,290 892,702 673,937
	Total	3,707,928
NOTE NO.	Particulars	For the year ended 31st March,2018
26	Other Expenses	
(a) (b) (c) (d) (e) (f) (g) (h) (i) (j)	Power & Fuel (Electricity Charges) Rent (Refer Note No.31) Rates & Taxes Payment to Auditors (Refer Note No.26.1) Professional Fees Clearing & Forwarding Charges Commission and Brokerage Paid License Fees Royalty Expenses Miscellaneous Expenses	19,430 1,011,110 223,140 200,000 623,945 164,332 4,448,187 478,370 320,000 3,828,038
	Total	11,316,552
Sr. No.	Particulars	For the year ended 31st March,2018
26.1	Payment to Auditor's Comprises	200.000
	Statutory Audit Fees Total Fees	200,000 200,000
	TULAL TEES	200,000

В	NOTES (2 TO 43) ANNEXED TO AND FORMING PAR ALANCE SHEET AND STATEMENT OF PROFIT AND LOSS AS AT		CH. 2018.			
NOTE NO.	PARTICULARS	0202 1122	C12, 2 010.			
27	The Company has complied with the provisions of AS-20 on Earning per share as notified by the Companies (Accounting Standards) Rules, 2006. The same has been calculated as follows:					
	Particulars FY 2017-18					
	Net Profit as per Profit and Loss a/c		5,601,235			
	Number of Equity Shares		5,992,550			
	Basic and Diluted EPS		0.93			
	Face Value Per Share		10			
28	In the opinion of the Board of Directors of the Company, the Current	Assets, Loa	ns and Advances			
	have a value on realization in ordinary course of business at least equa	l to the amo	unt at which they			
	are stated in the accounts. The provision for depreciation and all know	n liabilities	are adequate and			
	not in excess of amount reasonably required.					
29	The Balance of trade receivables,trade payables, loans and advances	and depos	its are subject to			
	confirmation and reconciliation if any					
30	Micro, Small and Medium Enterprises Development Act, 2006:-					
	The Company is in the process of compiling information from its suppl	iers regardiı	ng their status			
	under the above act and hence disclosure, if any, of the amount unpaid	as at the yea	r-end together			
	with the interest paid/payable as required has been given to the extent	information	available :-			
r. No.	Particulars		FY 2017-18			
a)	The Principle amount and interest due		NIL			
b)	Interest paid under MSMED Act, 2006		NIL			
c)	Interest due (Other than (b) above)		NIL			
d)	Interest accrued and unpaid		NIL			
e)	Interest due and payable till actual payment		NIL			
	T-					
31	Leases					
	Where the Company is Lessee :					
	Operating Lease (Taken)					
	Assets acquired on the leases where a significant portion of the risk and lessor are classified as operating leases. Lease rentals are charged to the accrual basis.		~			
	The Lease Rental from assets Leased out under the operating leases is rover the lease term.	ecognized o	n accrual basis			
	The company has taken the various premises under the cancellable operating lease. These lease agreements are normally renewed on the expiry.					
	The Lease rental expenses excluding Goods & service tax amount in respect of operating Lease: Rs. 2760000/- p.a.					
	The lease agreements do not have any undue restrictive or onerous clau normally prevalent in similar agreements regarding use of assets, lease restriction on sub-leases etc.					
32	a) Foreign Currency exposure (Debtors/Creditors) which are hedged (Contracts) as at the Balance Sheet Date	Call Option	/Forward			
	As at		31.03.2018 _{Pa}			
	Sell / Buy		NIL			
	Con / Day		1 / 111			

В	NOTES (2 TO 43) ANNEXED TO AND FORMING ALANCE SHEET AND STATEMENT OF PROFIT AND LOSS		СН, 2018.		
NOTE NO.	PARTICULARS		·		
	b) Foreign Currency exposure (Debtors/Creditors) which are no	t hedged as at the I	Balance Sheet		
	As at		31.03.2018		
	Receivable		\$411,144		
	Received in Advance		\$8,986		
	Payable		\$158,040		
	c) Foreign Currency exposure (Buyers Credit) which are not he	lged as at the Balar			
	As at		31.03.2018		
	Buyer Credit		\$168,000		
	PCFC		\$73,233		
33	A) Expenditure in Foreign Exchange		T7/ 00/ T/0		
	Particulars		FY 2017-18		
			In Rs.		
	For Purchase of goods (CIF Value)		38,231,034		
	Total		38,231,034		
	B) Earnings in Foreign Exchange				
	Particulars		FY 2017-18		
			In Rs.		
	FOB Value of Exports (Net of Return)		50,261,917		
	Total		50,261,91		
34	Segment Reporting The Company is primarily engaged in trading of Trading in to paper i.e. pulp. In the opinion of the Management, this is the Standard-17 on Segment Reporting issued by the Institute of Characteristics.	e only segment as	s per Accountin		
35	Employee's Benefits				
33	The Company obtained actuarial reports as required by the Acco	O	, Employee		
(i)	Disclosure for defined benefit plan-Gratuity as on March 31, 2018 For the purpose of arriving at the liability on going concern basis		edit Method is		
()	Retirement Age	60 years			
	Withdrawal Rates	5.00% per annum			
	Future Salary Rise	5.00% per annum			
	Rate of Discounting 7.75% per annur				
(ii)	Assumptions and definitions				
	Date of Valuation	31.03.2018			
	Discounting Rate	7.75% p.a.			
	Rate of Increase in Compensation level	5.00% p.a.			
	Mortality Table	Indian Assured L	ives Mortality		
	Rate of Return on Plan	0% p.a.	-		
	Assets				

(iii)	Balance Sheet Statement				
` /	Date of Recognisation	31.03.2018			
	Present value of the Obligation at the end of the year	117149			
	Fair value of plan assets at the end of the year	0			
	Net Liability/(assets) recognised in Balance	117149			
	Funded Status	-117419			
		·			
(iv)	Profit & Loss Statement				
	Period ended	31/03/2018			
	Present value of the Obligation at the beginning of the period	72599			
	Interest Cost	5626			
	Current Service Cost	34642			
	Past Sercive cost	0			
	Benefits paid	0			
	Acturial (gain)/loss	4282			
	Present value of the Obligation at the beginning of the period	117149			
	The most recent acturial valuation of the plan assets and the present value of the defined benefit				
(v)	obligation were carried out at 31st March 2018 by Mr. Ashok Kumar Garg, Actuaries. The present				
(()	value of the defined benefit obligation and the related current service cost and past service cost, were				
	measured using the Projected Unit Credit Method				
36	Related Parties:-				
a.	The Management has identified the following companies and	individuals as Related Parties of the			
	Company for the year ended March 31, 2018 and we have rel				
	reporting of Related Party disclosure in ordinary course of	f business as required in terms of			
	Accounting Standard-18 issued by the Institute of Chartered Acc	countants of India:			
b.	The Related Parties are as under:-				
i)	Key Management Personnel				
*	Mr.:- Hardik Bhupendra Vasa - Chairman and Managing Direct	or.			
*	Ms:- Aruna Bhupendra Vasa :- Whole-Time Director.				
*	Ms.:- Kajal Hardik VasaWhole-Time Director.				
*	Mr:- Aman Nilesh Shah :- Chief Financial Officer				
*	Mr:- Bharat Kumar Prajapat :- Company Secretary				

В	NOTES (2 SALANCE SHEET AND S	•	O TO AND FORMIN PROFIT AND LOSS A		СН, 2018.			
NOTE NO.	PARTICULARS							
c.	Transactions during the year with the related parties.							
Sr. No.	Name of the Party	Nature of Relation ship	Nature of Transactions	Amount Rs. 31.03.2018				
1	Mr. Hardik Bhupendra Vasa	Directors	Director's Remuneration	600,000				
2	Ms. Aruna Bhupendra Vasa	Directors	Director's Remuneration	125,000				
3	Ms. Kajal Hardik Vasa	Directors	Director's Remuneration	210,000				
4	Mr. Aman Nilesh Shah	CFO	Managerial Remuneration	71,051				
5	Mahiesh Sankalchand Jaain	Director	Director's Sitting fees	6,000				
6	Shilpi Agarwal	Director	Director's Sitting fees	6,000				
7	Shilpi Agarwal	Director	Sales	4,632				
8	Yashesh Jitendra Udani	Director	Director's Sitting fees	6,000				
9	Mr. Hardik Bhupendra Vasa	Director	Sales	6,601				
10	Bharat Kumar Prajapat	Company Secretary	Salary	60,000				
d.	The Company confirms that none of the transactions, if any, with the related parties were in material conflict with the interest of the Company.							

		NOTE NO. PARTICULARS						
37	_	and Advances includes :-						
	Instruments Act,		filed suit under section 138 of negotial to company is hopeful to recover the en					
38		nt, Error, Omission related to partnership firm before converion has been adjusted in the company.						
39	Figures have bee	n rounded off to the nearest rupee.						
40	Inventory record	s were not adequately maintained by tl	na Company therefore the Inventory					
10			vith reference to the requirement of AS-2					
		rentories", and accordingly in the absen						
		ent on the possible impact, if any, on St						
	respective period ended on 31st March 2018 on account of short/ (excess) valuation of invent							
We have relied upon the valuation certificate provided by the Management and Independent								
41	Internal Auditor of the Company The Sales and purchases of the Company includes sales/purchases made in the name of Erst							
41			e date of Conversion from partner ship f					
		eipt of GST number in name of compar						
42	a) Contingent Lia	bilities						
	Particular		As at 31.03.2018					
	i) Claims Against	Nil						
	ii) Guarantee		Nil					
	b) Capital Comm	itments	Nil					
43	Disclosure regard	ling the loan given , investment made,	guarantee given nursuant to section					
10	186(4) of the Com	9	guarantee given pursuant to section					
	Loan Given:- Nil	F • ,						
	Investment made	: Nil						
	Guarantee given:	- Nil						
For S. S. Ra Chartered <i>A</i>	Report of even dat thi & Co. Accountants No. 108726W)		d on Behalf of the Board					
CALTAIN.	140. 100/2044)	HARDIK BHUPENDRA VASA	ARUNA BHUPENDRA VASA					
		Chairman & Managing Director DIN - 03600510	Director DIN - 03600519					
AMIT K. M	UNDRA							
artner		BHARAT KUMAR PRAJAPAT	AMAN NILESH SHAH					
	p No.112336	Company Secretary & Compliance O						

VASA RETAIL AND OVERSEAS LIMITED (CIN: U74110MH2017PLC301013)

NOTE - 11 FIXED ASSETS

		Useful Life		Gross	Block			Depreca	tion		Net Block
Sr. No.	Particulars	of Assets As per Schedule	As on		Dedn./	Up to	As on	For the	Dedn.	Up to	As on
		II	20.10.17	Addition	Sales	31.03.18	20.10.17	Year		31.03.18	31.03.18
A)	TANGIBLE ASSETS										
a)	Owned										
1	Air Conditioner	10	4,559	299,235	-	303,794	-	7,147		7,147	296,647
2	Furniture & Fixtures	10	1,604,478	652,507	-	2,256,985	-	93,690		93,690	2,163,296
3	Plant and Machinery	15	62,191	-	-	62,191	-	2,940		2,940	59,25
4	<u>Vehicles</u> *Car	8	3,051,846	-	-	3,051,846	-	138,765		138,765	2,913,081
5	Office Equipments	5	131,786	119,348	-	251,134	-	50,919		50,919	200,215
6	Others Computer Systems	3	26,516	-	-	26,516	-	7,560		7,560	18,950
	TotalA		4,881,376	1,071,090	-	5,952,466	-	301,020	-	301,020	5,651,446
В)	INTANGIBLE ASSETS										
1	Computer Software	6	35,118	36,000	-	71,118	-	10,105	-	10,105	61,01
2	Royalty	10	271,204	-	-	271,204	-	11,332		11,332	259,87
	TotalB		306,322	36,000	-	342,322	-	21,437	-	21,437	320,885
T	otal Amount (A+B)		5,187,698	1,107,090	-	6,294,788	-	322,456.44	-	322,456	5,972,331



VASA RETAIL AND OVERSEAS LTD

RETAILS - WHOLESALE - EXPORTS - IMPORTERS

CIN: U74110MH2017PLC301013

Regd. Office: A-126, 1st Floor, Plot G-1, BGTA Godavari Premises Co. Op Soc. Ltd.,
Wadala Truck Terminal Road,
Opp. Lodha New Cuffe Parade Wadala (East) MH 400 037
Tel No. 09137407291 Email Id: investor@vasagroup.in

Website: www.vasagroup.in

FOR KIND ATTENTION OF SHAREHOLDERS

Dear Shareholder(s),

As per the provisions of Section 88 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014, the Company needs to update its 'Register of Members' to incorporate certain new details, as required under the said provisions. Further, as per the "Green Initiative in the Corporate Governance" initiated by the Ministry of Corporate Affairs (MCA), vide its Circular No. 17/2011 dated 21/04/2011, the Company proposes to send all the notices, documents including Annual Report in electronic form to its members.

We, therefore request you to furnish the following details for updation of Register of Members and enable the Company to send all communication to you through electronic mode:

Registered Folio No./DP ID & Client ID	
Name of the Shareholder (s)	
Father's/Mother's/Spouse's Name	
Address (Registered Office Address in case the	
Shareholder is a Body Corporate)	
E-mail Id	
PAN or CIN (In case of Body Corporate)	
UIN (Aadhar Number)	
Occupation	
Residential Status	
Nationality	
In case member is a minor, name of the	
guardian	
Date of birth of the Member	

Place:-	
Date: -	Signature of Member

Kindly submit the above details duly filled in and signed at the appropriate place to the Registrar and Share Transfer Agent of the Company viz. M/s. Bigshare Services Private Limited, Bharat Tin Works Building, 1st Floor, Opp. Vasant Oasis Next to Keys Hotel, Makwana Road Andheri (East) Mumbai - 400 059

The E-mail ID provided shall be updated subject to successful verification of your signature. The members may receive Annual Reports in physical form free of cost by post by making request for the same.

Thanking You

For and on behalf of the Board of Directors VASA Retail and Overseas Limited

> Sd/-Hardik Bhupendra Vasa Chairman & Managing Director DIN: 036000510



VASA RETAIL AND OVERSEAS LTD

RETAILS - WHOLESALE - EXPORTS - IMPORTERS

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Website: www.vasagroup.in

PROXY FORM

[Pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration) Rules, 2014]

1st ANNUAL GENERAL MEETING ON FRIDAY, 28th SEPTEMBER, 2018

Nam	e of the member (s)		
Nam	e of the Joint holder, if any		
Regis	stered address		
E-ma	il Id		
Folio	No/ Client Id/DP Id:		
I/We	e being a member(s) of Shar	es of the above named Con	npany hereby appoint:
(1)	Name		
	Address		•••••
	Email id:	Signature:	, or failing him/her;
(2)	Name		
	Address		
	Address	•••••	
	Email id:	Signature:	, or failing him/her;
		O	
(3)	Name		
	Address		
	Email id:	Signature:	
		ŭ	

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 01ST Annual General Meeting of the Company to be held on Friday, 28th September, 2018 at 03.00 P.M. at the registered office of the Company at A-126, 1st Floor, Plot G-1, BGTA Godavari Premises Co. Op Soc. Ltd., Wadala Truck Terminal Road, Opp. Lodha New Cuffe Parade, Wadala (East) Mumbai MH 400 037 and at any adjournment thereof in respect of such resolutions as are indicated below:

Item	Description of the Resolution		Vote (Optional see Note 2)			
No.		(Please me	ntion no. of share	2)		
	Ordinary Business:	For	Against	Abstain		
1	Ordinary Resolution for adoption of Audited Financial					
	Statements for the year ended 31stMarch, 2018 and the					
	Reports of the Directors' and of the Auditors thereon.					
2	Ordinary Resolution for declaration of Dividend for the year					
	ended March 31, 2018.					
3	Ordinary Resolution for appointment of New Statutory					
	Auditor M/s. Jain Chhajed & Associates, Chartered					
	Accountants, Mumbai (FRN: 127911W) Auditors of the					
	Company to hold office from the conclusion of this Annual					
	General Meeting until the conclusion of next Annual General					
	Meeting.					
	Special Business:					
4	Special Resolution for Revision in Remuneration of Mr.					
	Hardik Bhupendra Vasa (DIN: 03600510) as Managing					
	Director of the Company.					
5	Special Resolution for Revision in Remuneration of Mrs. Kajal					
	Hardik Vasa (DIN: 03600495) as Whole Time Director of the					
	Company.					
6	Special Resolution for appointment a New Director of Mr.					
	Manish Kumar Badola (DIN 05016172) as Whole Time					
	Director - Finance being eligible, offers himself for					
	appointment.					
7	Special Resolution for appointment a New Director of Mrs.					
	Chhaya Hemal Bhagat (DIN 07810273) as Whole Time					
	Director being eligible, offers himself for appointment.					
8	Special Resolution for appointment a New Director of Mr.					
	Hiten Jagmohandas Pabari (DIN 02694328) as Whole Time					
	Director being eligible, offers himself for appointment.					
9	Special Resolution for appointment a New Non-Executive					
	Independent Director of Ms. Atrayee Dutta Gupta (DIN					
	08201384) being eligible, offers himself for appointment.					

Signed this day of	Affix
Signature of Member	Revenue
Signature of Proxy holder(s)	Stamp

Note:

This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the meeting.

It is optional to indicate your preference. If you leave the for, against or abstain column blank against any or all resolutions, your proxy will be entitled to vote in the manner as he/she may deemed appropriate.



VASA RETAIL AND OVERSEAS LTD

RETAILS - WHOLESALE - EXPORTS - IMPORTERS

CIN: U74110MH2017PLC301013

Regd. Office: A-126, 1st Floor, Plot G-1, BGTA Godavari Premises Co. Op Soc. Ltd.,

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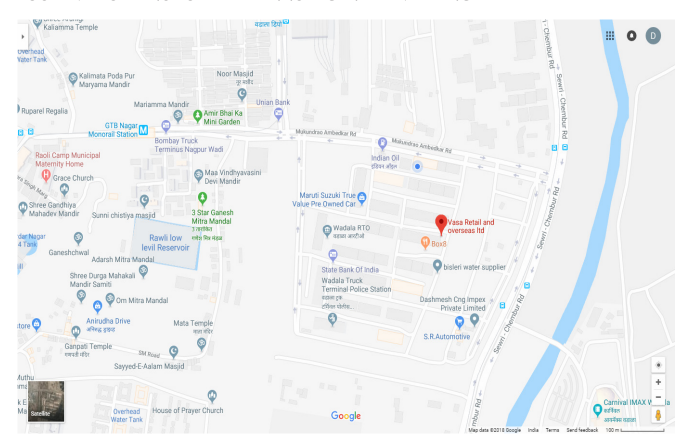
Website: www.vasagroup.in

ATTENDANCE SLIP 1st ANNUAL GENERAL MEETING ON FRIDAY, 28TH SEPTEMBER, 2018

Regd. Folio No/Client ID/ D.P. ID:				
Name and address of the Member(s)				
Name of the Joint Holder(s), if any				
Number of Equity Shares held				
	A-126, 1st Floor, Plot G-1, BGTA Go	e Company, to be held on Friday, 28 th Septembe odavari Premises Co. Op Soc. Ltd., Opp. Lodha		
Member's/Proxy'/Authorised name (In Block Letters) Note:	Member's/Proxy's/Authorised Representative's Signature			
 Please fill in the Folio/DP ID-Clier Counter at the ENTRANCE OF THE M 		ttendance Slip and hand it over at the Atter	ndance Verificatio	
PLEASE BRINGTHE ABOVE ATTENDANO	CE SLIPTO THE MEETING HALL. Cut Here			
	ELECTRONIC VOTING	PARTICULARS	. — — —	
EVSN (Electronic Voting Sequence Number)	User ID	(PAN/Sequence Number)		

Note: Please read the instructions given under the Note (Procedure & Instruction For E-voting) to the Notice of 1^{st} Annual General Meeting. The e-voting time starts from 25^{th} September, 2018 at 9.00 a.m. and ends on 27^{th} September, 2018 at 5.00 p.m. The e-voting module shall be disabled by CDSL for voting thereafter.

ROUTE MAPOFVENUE OFTHE 1st ANNUALGENERALMETTING



Notes



VASA RETAIL AND OVERSEAS LTD.

126/1, BGTA Godavari Premises Co-Operative Society Ltd, Wadala (E), Mumbai 400037. Contact: +91 9137407291 | investor@vasagroup.in