RADIANT FINANCIAL SERVICES LTD

26TH ANNUAL REPORT

2016-2017

CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Abhishek Kayan – Managing Director Mr. Manish Dalmia - Non – Executive Director Mr. Girdhar Didwania - Non Executive Independent Director Mr. Hari Prasad Agrawal - Non Executive Independent Director Ms. Roshni Shah – Independent Director

KEY MANAGERIAL PERSONNAL

Ms. Minakshi Gupta, Company Secretary Mr. Mahendra Kumar Gangwal, CFO

AUDIT COMMITTEE

Mr. Girdhar Didwania- Chairman Mr. Hari Prasad Agrawal - Member Ms. Roshni Shah- Member

SHAREHOLDERS/ INVESTORS GREIVANCE COMMITTEE

Mr. Hari Prasad Agrawal - Chairman Ms. Roshni Shah- Member

NOMINATION AND REMUNERATION COMMITTEE

Mr. Hari Prasad Agrawal - Chairman Mr. Girdhar Didwania - Member Ms. Roshni Shah- Member

AUDITOR

P. K. Pachisia & Co., Chartered Accountants P-236, C. I. T. Road Scheme-IV(M), Kolkata-700 001

SECRETARIAL AUDITOR

Disha Dugar Company Secretary 2, Synagogue Street, 2nd Floor, Kolkata-700001

BANKERS

HDFC Bank

REGISTERED OFFICE

P - 355 Keyatala Road, Kolkata-700 029 Tel. No. : (033) 2464 3717 / 2464 5665/ 4064 8252 E-mail ID: rfsl@rediffmail.com Website:www.radiantfinancialservices.com

CORPORATE OFFICE

Martin Burn House 1, R.N. Mukherjee Road, 5th Floor, Room No. 11, Kolkata-700001

REGISTRAR & SHARE TRANSFER AGENTS

Maheshwari Datamatics Pvt. Ltd 6, Mangoe Lane, 2nd Floor Kolkata-700001 Phone No: 033-22482248, 2243-5029 Email Id: mdpldc@yahoo.com

<u>LISTING</u> The Calcutta Stock Exchange Limited

DEPOSITORIES

National Securities Depository Limited Trade World, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013

Central Depository Services (India) Limited Phiroze Jeejeebhoy Towers, 28th Floor, Dalal Street, Mumbai – 400 001

ISIN: INE 939B01019 CIN: L65991WB1991PLC053192

RADIANT FINANCIAL SERVICES LIMITED CIN: L65991WB1991PLC053192 Regd. Office: P-355, Keyatala Road, Kolkata – 700 029 Website: www.radiantfinancialservices.com, E-mail id: rfsl@rediffmail.com, Phone: (033) 2464 3717, (033) 4064 8252, Fax: (033) 2464 5665

NOTICE

NOTICE is hereby given that the Twenty – Sixth Annual General Meeting of the Members of the Company will be held on Wednesday, the 26th day of July, 2017 at 11.30 A.M. at Martin Burn Building, 1 R.N. Mukherjee Road, 5th Floor, Room No. 11, Kolkata – 700 001, to transact the following business:

ORDINARY BUSINESS:

1. To receive, consider and adopt the Financial Statement of the Company for the Financial Year ended March 31, 2017 together with the Reports of the Board of Directors and the Auditors thereon.

2. To appoint a Director in place of Mr. Manish Dalmia (holding DIN 00264752), who retires by rotation at this Annual General Meeting and being eligible offers himself for re-appointment.

3. Ratification of appointment of Statutory Auditors and fixing their remuneration:

"**RESOLVED THAT** pursuant to sections 139 and other applicable provisions, if any, of the Companies Act, 2013 and Companies (Audit and Auditors) Rules, 2014 (including any statutory modifications or reenactment thereof), for the time being in force, the company hereby ratifies the appointment of M/s. P.K.Pachisia & Co, Chartered Accountants, (Firm Registration No. 318129E), as Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting till the conclusion of the next AGM of the Company to be held in the year 2018 to examine and audit the books of accounts of the company on such remuneration as may be mutually agreed between the Board of Directors of the Company and the Statutory Auditor, be and is hereby ratified."

SPECIAL BUSINESS:

4. Approval for Increase in remuneration of Managing Director

To consider and if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 and any other applicable provisions of the Companies Act, 2013 and the rules made thereunder (including any statutory modification(s) or re-enactment thereof), read with Schedule V to the Companies Act, 2013 and in partial modification of the relevant resolution passed at the Annual General Meeting of the Company held on 27.07.2016, consent of the Company be and is hereby accorded to the revision in the remuneration of Mr. Abhishek Kayan, (DIN: 00195504), Managing Director of the Company, w.e.f. 01.04.2017 on the remuneration, terms and conditions as recommended by the nomination and remuneration committee and as set out in the explanatory statement annexed to the notice, for the remaining tenure of his appointment upto September 28, 2019.

"RESOLVED FURTHER THAT the Board of Directors or any committee thereof, be and is hereby authorized to amend, alter, modify or vary the terms and conditions of appointment of Mr. Abhishek Kayan, Managing Director, including components of the above mentioned remuneration payable to him, to the extent recommended by the nomination and remuneration committee from time to time as may be considered appropriate, provided that such variation or increase, as the case may be, is within the overall limits specified under the relevant provisions of the Companies Act, 2013

5. Appointment of Ms. Roshni Shah as a Director

To consider appointment of Ms. Roshni Shah as a Director of the company and if thought fit, to pass, the following Resolution as an ORDINARY RESOLUTION:

"RESOLVED THAT Ms. Roshni Shah (holding DIN:07810540) who was appointed as an Additional Director of the Company by the Board of Directors w.e.f. 11th May, 2017 and holds office upto the date of this Annual General Meeting be and is hereby appointed as Director of the Company and in respect of whom the Company has received a notice in writing from a member proposing her candidature for the office of Director under section 160 of the Companies Act, 2013 be and is hereby appointed as a Director of the Company."

6. Appointment of Ms. Roshni Shah as an Independent Director

To consider appointment of Ms. Roshni Shah as an Independent Director of the company and if thought fit, to pass, the following Resolution as an ORDINARY RESOLUTION:

"**RESOLVED THAT** pursuant to the provisions of section 149, 152 and other applicable provisions if any, of the Companies Act, 2013 and the rules framed there under read with schedule IV to the Act, as amended from time to time, Ms. Roshni Shah (holding DIN:07810540) who was appointed as a Director by the Members of the Company and has submitted that she meets the criteria for Independence as provided in section 149(6) of the Act, be and is hereby appointed as Non-Executive Independent Director of the Company, with effect from 26th July, 2017 up to 25th July 2022 whose period of office shall not be liable to determination by retirement of directors by rotation."

By Order of the Board For Radiant Financial Services Ltd.

Minakshi Gupta Company Secretary Membership No. A 36330

Regd. Office: P-355, Keyatala Road, Kolkata – 700 029 CIN: L65991WB1991PLC053192 Website: www.radiantfinancialservices.com e-mail id: rfsl@rediffmail.com Phone: (033) 2464 3717, (033) 4064 8252 Fax: (033) 2464 5665

Dated: 11th May, 2017

RADIANT FINANCIAL SERVICES LIMITED CIN: L65991WB1991PLC053192 Regd. Office: P-355, Keyatala Road, Kolkata – 7 00 029 Website: www.radiantfinancialservices.com, E-mail id: rfsl@rediffmail.com, Phone: (033) 2464 3717, (033) 4064 8252, Fax: (033) 2464 5665

NOTES:

1) A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF/HERSELF AND A PROXY NEED NOT BE A MEMBER OF THE COMPANY.

The instrument appointing Proxy in order to be effective, should reach the Registered Office of the Company, duly completed and signed, not less than 48 hours before the commencement of the Annual General Meeting. A Proxy form is sent herewith. Proxies submitted on behalf of the companies, societies etc., must be supported by an appropriate resolution/authority, as applicable.

Members are requested to note that a person can act as proxy on behalf of members not exceeding fifty (50) and holding in the aggregate not more than ten percent of the total share capital of the Company carrying voting rights. In case a proxy is proposed to be appointed by a member holding more than ten percent of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other person or shareholder.

2) Members are informed that Share Transfer and related activities are being carried out by the Registrar & Share Transfer Agents, M/s Maheshwari Datamatics Pvt. Ltd., 6, Mangoe Lane, 2nd Floor, Kolkata- 700 001. All correspondence may kindly be sent to the above address only. Company has changed its RTA from M/s R&D Infotech Pvt. Ltd to M/s Maheshwari Datamatics Pvt. Ltd w.e.f 05th May, 2017.

3) The Register of Members and Share Transfer Books of the Company will remain closed from 19.07.2017 (Wednesday) to 26.07.2017 (Wednesday) (both days inclusive).

4) Members holding shares in dematerialized form are requested to intimate immediately any change in their address or Bank mandates to Depository Participant with whom they are maintaining demat account and members holding shares in physical form are requested to notify immediately any change in their address (with Pin Code) to the Company, or it's Registrar and Share Transfer Agents, M/s Maheshwari Datamatics Pvt. Ltd.

5) To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.

6) Shareholders/Proxy holders are requested to produce at the entrance the attached attendance slip duly completed and signed, for admission to the meeting hall.

7) Members desirous of obtaining any information concerning the accounts and operations of the Company are requested to address their questions in writing to the Compliance Officer at least ten days before the date of the meeting, so that the information required may be made available at the meeting.

8) Copies of Memorandum of Association & Articles of Association of the Company and all other material documents referred to herein above will be available for inspection at the Registered Office of the Company during the business hours on all working days except Saturdays, Sundays and other holidays.

9) The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent

Account Number (PAN) by every Participant in Securities Market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Company / Registrar and Transfer Agents, M/s Maheshwari Datamatics Pvt. Ltd.

10) Members, who are holding shares in identical order of names in more than one folio, are requested to write to the Company or to the Registrar enclosing their share certificates to enable the Company to consolidate their holdings in one folio.

11) Members who have not registered their e-mail addresses so far are requested to register their email address so that they can receive the Annual Report and other communication from the company electronically.

12) Electronic copy of the Annual Report for 2017 with Notice of the 26th Annual General Meeting of the Company *inter alia* indicating the process and manner of e-voting along with Attendance Slip and Proxy Form is being sent to all the members whose email IDs are registered with the Company/Depository Participants(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email address, physical copies of the Annual Report for 2017 is being sent in the permitted mode.

13) Members may also note that the Notice of the 26th Annual General Meeting and the Annual Report for 2017 will also be available on the Company's website www.radiantfinancialservices.com for their download alongwith route map of Venue of AGM. Even after registering for e-communication, members are entitled to receive such communication in physical form, upon making a request for the same, by post free of cost. For any communication, the shareholders may also send requests to the Company's email id: rfsl@rediffmail.com.

14) A route map to the venue of the meeting is attached separately for the convenience of the members to attend the meeting

15) Voting through electronic means

I. In compliance with provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of SEBI (LODR), Regulations, 2015, the Company is pleased to provide members facility to exercise their right to vote on resolutions proposed to be considered at the Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services. The facility of casting the votes by the members using an electronic voting system from a place other than venue of the AGM ("remote e-voting") will be provided by National Securities Depository Limited (NSDL).

II. The facility for voting through ballot paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper.

III. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.

IV. The remote e-voting period commences on 23rd July, 2017 (9:00 am) and ends on 25th July, 2017 (5:00 pm). During this period members' of the Company holding shares either in physical form or in dematerialized form, as on the cut-off date of 19th July, 2017, may cast their vote by remote e-voting. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.

V. The process and manner for remote e-voting are as under:

A. In case a Member receives an email from NSDL [for members whose email IDs are registered with the Company/Depository Participants(s)] :

- (i) Open email and open PDF file viz; "remote e-voting.pdf" with your Client ID or Folio No. as password. The said PDF file contains your user ID and password/PIN for remote e-voting. Please note that the password is an initial password.
- (ii) Launch internet browser by typing the following URL: https://www.evoting.nsdl.com/
- (iii) Click on Shareholder Login
- (iv) Put user ID and password as initial password/PIN noted in step (i) above. Click Login.
- (v) Password change menu appears. Change the password/PIN with new password of your choice with minimum 8 digits/characters or combination thereof. Note new password. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (vi) Home page of remote e-voting opens. Click on remote e-voting: Active Voting Cycles.
- (vii) Select "EVEN" of "Radiant Financial Services Limited".
- (viii) Now you are ready for remote e-voting as Cast Vote page opens.
- (ix) Cast your vote by selecting appropriate option and click on "Submit" and also "Confirm" when prompted.
- (x) Upon confirmation, the message "Vote cast successfully" will be displayed.
- (xi) Once you have voted on the resolution, you will not be allowed to modify your vote.
- (xii) Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer through e-mail to kamalfcs@rediffmail.com with a copy marked to evoting@nsdl.co.in

B. In case a Member receives physical copy of the Notice of AGM [for members whose email IDs are not registered with the Company/Depository Participants(s) or requesting physical copy]:

(i) Initial password is provided as below/at the bottom of the Attendance Slip for the AGM :

EVEN (Remote e-voting Event Number) USER ID PASSWORD/PIN

(ii) Please follow all steps from Sl. No. (ii) to Sl. No. (xii) above, to cast vote.

VI. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Members and remote e-voting user manual for Members available at the downloads section of **www.evoting.nsdl.com** or call on toll free no.: 1800-222-990.

VII. If you are already registered with NSDL for remote e-voting then you can use your existing user ID and password/PIN for casting your vote.

VIII. You can also update your mobile number and e-mail id in the user profile details of the folio which may be used for sending future communication(s).

IX. The voting rights of members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date of 19th July, 2017.

X. Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the notice and holding shares as on the cut-off date i.e. 19th July, 2017, may obtain the login ID and password by sending a request at evoting@nsdl.co.in or Issuer/RTA.

However, if you are already registered with NSDL for remote e-voting then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on www.evoting.nsdl.com or contact NSDL at the following toll free no.: 1800-222-990.

XI. A member may participate in the AGM even after exercising his right to vote through remote evoting but shall not be allowed to vote again at the AGM.

XII. 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 remote e-voting as well as voting at the AGM through ballot paper.

XIII. Mr. Kamal Kumar Sharma, Company Secretary in Practice (Membership No. FCS 3337) has been appointed as the Scrutinizer for providing facility to the members of the Company to scrutinize the voting and remote e-voting process in a fair and transparent manner.

XIV. The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of "Ballot Paper" or "Polling Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.

XV. The Scrutinizer shall after the conclusion of voting at the general meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of 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.

XVI. The Results declared alongwith the report of the Scrutinizer shall be placed on the website of the Company www.radiantfinancialservices.com and on the website of NSDL immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the Calcutta Stock Exchange Ltd., Kolkata where the company's shares are listed.

By Order of the Board For **Radiant Financial Services Ltd.**

Minakshi Gupta Company Secretary Membership No. A 36330

Regd. Office: P-355, Keyatala Road, Kolkata – 700 029 CIN: L65991WB1991PLC053192 Website: www.radiantfinancialservices.com e-mail id: rfsl@rediffmail.com Phone: (033) 2464 3717, (033) 4064 8252 Fax: (033) 2464 5665 Dated: 11th May, 2017

EXLANATORY STATEMENT PURSUANT TO THE PROVISIONS OF SECTION 102 OF THE COMPANIES ACT, 2013

ITEM NO. 4

Mr. Abhishek Kayan (holding DIN 00195504) is the Managing Director of the Company with effect from 29th September, 2014 for a tenure of 5 years, i.e. upto 28th September, 2019.

The Nomination and Remuneration Committee, in its meeting held on April 11, 2017 recommended and the Board of Directors, in its meeting held on April 18, 2017, approved the revised remuneration to be paid to Mr. Abhishek Kayan (holding DIN 00195504), as Managing Director of the Company with effect from April 1, 2017, for remaining tenure of his appointment upto September 28, 2019 subject to the approval of the shareholders in the General Meeting on the terms and conditions set out below:

(1)Basic Salary: A Basic Salary of Rs. 33500/- (Rupees Thirty Three Thousand Five Hundred Only)

per month. (2) Perquisites

- a) Reimbursement of Telephone Expenses: The Telephone expenses would be reimbursed by the company for his residence not exceeding 1500/- per month.
- b) Reimbursement of Club expenses including subscription at actual.
- c) Medical Benefits: Reimbursement of premium paid for medical insurance and medical expenses including hospitalization, diagnostic checks, and periodic health checks, for self and family, will be borne by the company subject to ceiling of one month's basic salary (Rs. 33,500/-) per annum. For the above purpose, "Family" includes spouse, and dependent children.
- d) Leave Travel Assistance: Once in a year free air passage , for self and family, subject to ceiling of one month's Basic salary (Rs. 33,500/-) per annum. For the above purpose, "Family" includes spouse and dependent children.
- e) Personal Accident Insurance: Premium not exceeding Rs. 10,000/- (Rupees Ten Thousand only) per annum for him and his family (family shall include spouse and dependent children).

Approval of the shareholders is sought for the increase in remuneration payable to Mr. Abhishek Kayan as Managing Director of the Company with effect from 1st April, 2017.

The Board of Director recommends the relevant resolution for your consideration and approval.

Except Mr. Abhishek Kayan and his relatives no other Director, Key Managerial Personnel of Company or their relatives are concerned or interested, financially or otherwise in the Resolution.

ITEM NO. 5 & 6

Ms. Roshni Shah was appointed as an Additional Director by the Board of Directors pursuant to provisions of Section 161 and any other applicable provisions, if any, of the Companies Act, 2013 and any rules made there under at their Meeting held on 11th May, 2017 and holds office upto the date of the ensuing Annual General Meeting. A notice has been received from a shareholder of the company under section 160 of the Companies Act, 2013 along with the requisite deposit, proposing her candidature for the office of Director.

The Company had pursuant to the provisions of the Listing Obligation entered with the Stock Exchange and section 149 of the Companies Act, 2013 and to fulfil the criteria of appointment of women director in the board, appointed Ms. Roshni Shah as Independent Director w.e.f. 26/07/2017.

Ms. Roshni Shah is a Graduate and has vast experience of many years in the field of accounts and

management and supervising of operations. She has also good experience in management of human resource.

The Board considers that her association with the company will be beneficial for the company and is desirable to continuously avail her services. Ms. Roshni Shah , has given a declaration to the Board that she meet the criteria of Independence as provided under section 149(6) of the Companies Act, 2013.

Except Ms. Roshni Shah, no other Director or their relatives are concerned or interested financially or otherwise in the Resolution except to the extent they are the members of the Company.

By Order of the Board For **Radiant Financial Services Ltd.**

Minakshi Gupta Company Secretary Membership No A 36330

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Dated: 11th May, 2017

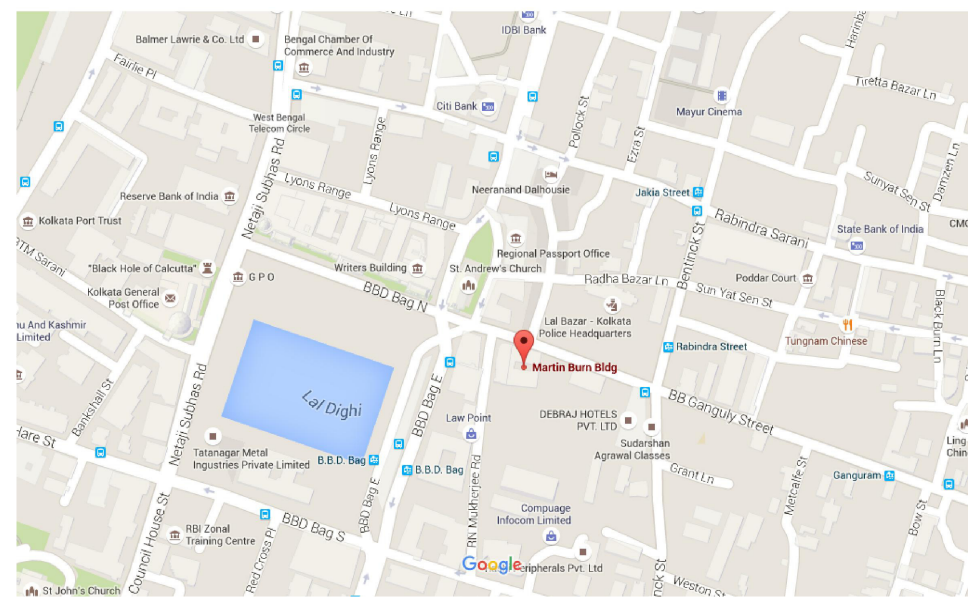
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Particular of Mr. Manish Dalmia, Director proposed to be re-appointed at the 26th Annual General Meeting

Particulars Date of Birth Date of Appointment Qualification Expertise in specific functional areas	Mr. Manish Dalmia 18/01/1975 29/01/2005 MBA in Finance Good knowledge of Finance, Tax and Accounts and vast experience in various Industries.
Directorships held in other companies (excluding foreign companies)	Dalmia Polypack Ltd Bateli Tea Co. Ltd. Dalmia Tea Plantation & Industries Ltd Manish Co. Pvt. Ltd. Dalmia Laminators Ltd Oracle Properties and Trades Pvt. Ltd.
Memberships/ Chairmanships of committees of other companies (includes only Audit Committee and Shareholders/ Investors' Grievance Committee)	Dalmia Laminators Ltd
Number of shares held in the Company	NIL

VENUE OF AGM : MARTIN BURN BUILDING, 1, R. N. MUKHERJEE ROAD, 5TH FLOOR, ROOM NO. 11, KOLKATA – 700001, WEST BENGAL, INDIA

Google Maps



RADIANT FINANCIAL SERVICES LIMITED CIN: L65991WB1991PLC053192 Regd. Office: P-355, Keyatala Road, Kolkata – 7 00 029 Website: www.radiantfinancialservices.com, e-mail id: rfsl@rediffmail.com Phone: (033) 2464 3717, (033) 4064 8252, Fax: (033) 2464 5665

DIRECTORS' REPORT

To, The Members,

Your Directors are pleased to present this Twenty Sixth Annual Report together with the Audited Accounts of the Company for the financial year ended 31st March 2017.

Financial Highlights:

The Company's financial performance, for the year ended March 31, 2017 is summarised below:

Particulars	Year Ended 31/03/2017 (Amount in Rs.)	Year Ended 31/03/2016 (Amount in Rs.)
Profit/ Loss Before Tax	5677572	809215
Less: Income Tax	1266300	225913
Add: Deferred Tax Assets	(47668)	12443
Profit (loss) After Tax	4504801	570859
Less: Extraordinary Item	Nil	Nil
Profit/Loss after Extraordinary Item	4504801	570859
Less: Transfer to Statutory Reserve	900963	114172
Profit/(Loss) for the period	3603838	456687

RESULTS OF OPERATIONS AND THE STATE OF COMPANY'S AFFAIRS

The highlights of the Company's performance are as under: Revenue from operations increased by 34.31% to Rs. 1,64,13,717/-. Profit before Tax increased by 601.61% to Rs. 56,77,572/-. Profit after Tax was increased by 689.12% to Rs.45,04,801/-. Net Profit increased by 689.12% to Rs. 36,03,838/-.

The Company has earned a profit of Rs. 36,03,838/- during the year ended 31st March, 2017 in comparison to Rs. 4,56,687/- during the previous year.

MATERIAL CHANGES / EVENTS SUBSEQUENT TO THE DATE OF FINANCIAL STATEMENTS:

No material changes and commitments have occurred after the close of the year till the date of this Report, which affect the financial position of the Company.

CHANGES IN THE NATURE OF BUSINESS

There has been no change in the nature of business of your company; the company still continues to carry on the business of NBFC and investment in shares.

DIVIDEND:

Your Directors do not recommend any dividend in the year under consideration.

STATUTORY RESERVES:

The company being an NBFC duly registered with RBI, an amount of Rs 9,00,963/- has been transferred to Statutory Reserve in compliance with section 45IC of RBI Act, 1934.

SHARE CAPITAL:

During the year under review, there have been no changes in the Share Capital of the Company.

MANAGEMENT DISCUSSION & ANALYSIS REPORT

Due to demonetisation of currency on 08th of November, 2016 the immediate effect in many businesses is negative but things improved after a while. The immediate effect on GDP growth is also found to be negative and predictions were highly exaggerated than what was found in next couple of months. The oil prices continued to remain sluggish resulting in providing much needed cushion for the balance of payment situation which was within control. The GDP growth is expected to boost to the economy due to passing of GST legislation and the effort to implement the same w.e.f 1st of July 2017 when some prices are expected to fall giving advantage to consumers and the industry in large. The inflation is within control. Interest rates have also fallen and housing industry have been providing much relief due to fall in interest rates. Improvement has been seen in cement and steel sector and over a period both are expected to grow. The Road development has exceeded the expectation and growth is at good space. The industrial sector continued to subdued as no material changes on the ground. The infrastructure sector has been given extra impetus. There has been marked improvement in steel sector because of which the Bad debt of banks shall see a major recovery.

The long term fundamental of the Indian economy continues to be strong but there will be margin pressure in many sectors.

Opportunities and Threats

The GDP growth in few global important countries has not shown any improvement. The Oil Prices continued to be sluggish. The insolvency and Bankruptcy law has provided potential opportunity for recovery of bad debts in long run. Capital Investment have been lacklustre and the global economy is improving. Due to some nations internal policy the scope of software and hardware industry is facing bleak future.

Equity markets had after the initial demonetisation period has bounced back and new records is being made. FII's during the financial year has provided a good opportunity to increase the fund flow. Due to special impetus given to Agriculture Industry, lower inflation and prudent reduction in Fiscal deficit and revenue deficit has provided scope to foreign investors and boosted their confidence in the Indian economy.

Many new schemes/initiatives like Make in India, Digital India has not provided the much needed growth but smart cities should see some movements in times to come for better prosperity of the economy and the masses.

Segment-wise or Product-wise Performance

The Company continues to be in the business of financing/investment and trading in shares and securities and accordingly, there are no separate segments hence Segment Reporting as per Accounting Standards 17 not applicable. The performance of the Company was better so far the interest segment is considered due to demonetization of currency in November' 2016 interest rates had been partially reduced and lower interest rate should provide leverage to growth.

Outlook

The financial year has provided a great opportunity inspite of the hiccups of demonetisation blues in

November 2016 and with the government taking steps for GST implementation w.e.f. from 01st July, 2017 and many steps already taken by the government. The opportunities for a few years appears to be good in many sectors in the future. The fund flow of the foreign investors have been very positive this year. The much needed reforms in various sectors have started giving results. The pace of development in few sectors like power, solar energy, roadways development, cement industry and steel sector has been good.

The operation of the company in future is likely to be influenced by the economic and financial condition in India as well as globally.

Risk & Concern

The crude oil prices have remains subdued for a long period and any higher price would effect the economy. GST being implemented shall adversely affect few sectors for one or two quarters. It may turn out to be positive for few companies and negative for few companies. However, the reporting will increase and shall be complicated. The balance of payment situation has improved and much needed cushion for the economy is now been available. Though the predictions of rain are expected to be good but it has to be finally seen. Draught like situation in many areas has been a cause of concern in the past.

RISK MANAGEMENT

Risk management is a business facilitator by making more informed decision with balanced risk-reward paradigm. The Company follows a disciplined risk management process and has been taking business decisions, ensuring growth and balancing approach on risk reward matrix.

There are mainly three types of risk associated with our business discussed as under:

i) Credit Risk

A risk of loss due to failure of a borrower to meet the contractual obligation of repaying his debt as per the agreed terms, inclusive of payment of interest is commonly known as risk of default.

Risk Mitigation

• Credit risk is being managed using a set of credit norms and policies set by the management. There are defined roles and responsibilities for originators and approvers which is being followed. All credit exposure limits are approved by authorized persons and are monitored.

• There is a structured and standardized credit approval process to ascertain the credit worthiness of the borrower and review of his financial results periodically.

• Company has developed internal evaluation team to make credit decisions more robust and in line to manage collateral risk by reviewing the financial result.

• Company follows a process of time- to- time revisiting the credit policy and processes, on the basis of experience and feedback from market.

ii) Operational Risk

Any eventuality arising from the act relating to people, technology, infrastructure and external factors, which can give rise to some type of loss in the organisation is termed as Operational Risk. Majorly it is internal and unknown therefore continuous watch and gathering the symptoms/warning signals to manage Operational risk.

iii) Market risk

This is majorly external market dynamics, which give rise to Risks like Liquidity risk, Interest Rate risk and funding risk.

Liquidity

Liquidity risk is the inability to meet financial obligations in a timely manner and without stress and is monitored periodically by the person in charge.

Risk Mitigation

As contingency plan Company maintains sufficient approved but un-drawn credit lines on a continuous basis as buffer to manage eventuality of liquidity constraints.

Company is compliant in terms of regulatory norms and therefore effectively manages regulatory risk. Effective Customer redressal mechanism and fair practices keep legal risk under control.

The Company has processes in place, to manage the risk of fraud and the suspected frauds are reported, wherever necessary.

MEETINGS OF THE BOARD OF DIRECTORS

The Board meets at regular intervals to discuss and decide on Company / business policy and strategy apart from other Board business. The notice of Board meeting is given well in advance to all the Directors. Six meetings of the Board of Directors were held during the year. The maximum interval between any two meetings did not exceed 120 days. During the Financial Year 6 Board Meetings were held by the company on 18.04.2016, 04.05.2016, 07.07.2016, 08.08.2016, 26.10.2016 and 31.01.2017.

Name of Directors	Category	No. of Board Meetings attended during the year 2016 -17	Attended Last AGM on 27.07.2016
Mr. Abhishek Kayan	Managing Director	6	YES
Mr. Manish Dalmia	Non Executive Director	6	YES
Mr. Girdhar Didwania	Independent Director	6	YES
Mr. Hari Prasad Agrawal	Independent Director	6	YES
Mrs. Kiran Agarwalla	Independent Director	4	YES

Board Meeting held during Financial Year 2016-17 and Attendance of Directors

COMPOSITION AND MEETINGS OF COMMITTEES

Audit Committee

The Audit Committee of the company is chaired by Mr. Girdhar Didwania, Independent Director and the members of the Committee are Mr. Hari Prasad Agarwal and Mrs. Kiran Agarwalla. Ms. Roshni Shah has been appointed in place of Mrs. Kiran Agarwalla w.e.f 11th May, 2017. During the Financial Year 5 Audit Committee Meetings were held by the company on 18.04.2016, 04.05.2016, 08.08.2016, 26.10.2016 and 31.01.2017

During the Financial Year 5 meetings of Audit Committee were held and attendance of Directors was

S1. No.	Name of the Director	No. of Audit Committee meetings attended during the year 2016 -17
1.	Mr. Girdhar Didwania	5
2.	Mr. Hari Prasad Agrawal	5
3.	Mrs. Kiran Agarwalla	4

The Board has accepted all the recommendations of Audit Committee during the financial year 2016 -17

Shareholders/ Investors' Grievance Committee

The Shareholders/ Investors' Grievance Committee of the company is chaired by Mr. Hari Prasad Agarwal, Independent Director and the other member of the Committee is Ms. Roshni Shah who has been appointed in the place of Mrs. Kiran Agarwalla w.e.f 11th May, 2017

During the Financial Year 2 meetings of Shareholders/ Investors' Grievance Committee were held on 22.08.2016 and 26.10.2016 both the Committee members were present in the meeting.

During the year, 1 Complaint were received from the shareholders and the same has been disposed off.

Nomination and Remuneration Committee

The Nomination and Remuneration Committee of the company is chaired by Mr. Hari Prasad Agarwal, Independent Director and the members of the Committee are Mr. Girdhar Didwania and Ms. Roshni Shah who has been appointed in the place of Mrs. Kiran Agarwalla w.e.f 11th May, 2017

During the Financial Year 2 meetings of Nomination and Remuneration Committee were held on 11.04.2016 and 04.05.2016 and all the Committee members were present in the meeting.

The policy guiding the working of Nomination and Remuneration Committee is annexed to the Board Report as Annexure.

Sitting Fees for attending Board Meeting

Sitting Fees for attending the Board Meeting held during the year have been paid to all the directors who were liable to receive.

MEETING OF INDEPENDENT DIRECTORS

The Independent Directors of the company met on 10th March, 2017 without the presence of the Managing Director or any other Director who is not Independent and the Management Team. The meeting was attended by all the Independent Directors.

DIRECTORS AND KEY MANAGEMENT PERSONNEL:

Mr. Abhishek Kayan (DIN:00195504) was appointed as Managing Director on the Board of Directors on 29th September, 2014 and continues to hold office.

In accordance with the provisions of Companies Act, 2013 Mr. Manish Dalmia retires at the ensuing Annual General Meeting and being eligible has offered himself for re-appointment.

A brief resume of Mr. Manish Dalmia(DIN:00264752) who is to be reappointed, is furnished in the Notice of the ensuing Annual General Meeting (AGM). The Board of Directors of your Company recommends the reappointment of Mr. Manish Dalmia at the ensuing AGM.

Mr. Manish Dalmia is not disqualified from being appointed as a Director as specified in terms of Section 164 of the Companies Act, 2013.

None of the Directors of the Company suffer from any disqualification under Section 164(2) of the Companies Act, 2013 and rule 14(1) of Companies (Appointment and Qualification of Directors) Rules, 2014.

Mr. Mahendra Kumar Gangwal continues to hold office as Chief Financial Officer of the Company and Ms Minakshi Gupta was appointed as Company Secretary with effect from 05th August 2016.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirement under Section 134 (3) (c) of the Companies Act, 2013, with respect to Directors' Responsibility Statement, it is hereby confirmed that:

- (a) In the preparation of the annual accounts for the year ended March 31, 2017, the applicable accounting standards read with requirements set out under Schedule III to the Act, have been followed and there are no material departures from the same;
- (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 as at March 31, 2017 and of the profit of the company for the year ended on that date;
- (c) the directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) the directors have prepared the annual accounts for the financial year ended 31st March 2017 on a 'going concern' basis;
- (e) the directors have laid down internal financial controls to be followed by the company and such internal financial controls are adequate and are operating effectively; and
- (f) the directors have devised proper systems to ensure compliance with the provisions of all applicable laws and such systems are adequate and operating effectively.

SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

The Company does not have any Subsidiary or Joint Venture or Associate Company.

EXTRACT OF ANNUAL RETURN:

An extract of the annual return as required in section 92(3) of Companies Act, 2013 in Form No. MGT – 9 of the Company for the Financial Year ended 31st March, 2017 is annexed to this Report as Annexure I.

AUDITORS AND AUDITORS' REPORT: Statutory Auditors

At the Annual General Meeting held on 27th July, 2016, M/s. P K Pachisia & Co, Chartered Accountants, were appointed as statutory auditors of the Company to hold office till the conclusion of the 30th Annual General Meeting to be held in the year 2020-21. In terms of the first proviso to Section 139 of the Companies Act, 2013, the appointment of the auditors shall be placed for ratification at every Annual General Meeting. Accordingly, the appointment of M/s. P K Pachisia & Co, Chartered Accountants, as statutory auditors of the Company, is placed for ratification by the shareholders. In this regard, the Company has received a certificate from the auditors to the effect that if they are reappointed, it would be in accordance with the provisions of Section 141 of the Companies Act, 2013.

The Notes on financial statements referred to in the Auditors' Report are self-explanatory and do not call for any further comments.

Reporting of Fraud

The Auditors of the Company have not reported any fraud as specified under the second proviso of Section 143(12) of the Companies Act, 2013.

Cost Auditors

Cost Audit under section 148 of the Companies Act, 2013 is not applicable to the Company. Therefore, the company has not appointed any Cost Auditor.

Secretarial Auditor:

Your Company has complied with the provisions of Section 204 read with Section 134(3) of the Companies Act, 2013, and had appointed Ms. Disha Dugar, Practising Company Secretary, as the Secretarial Auditor of the Company to conduct Secretarial Audit for the financial year 2016-17. The Secretarial Audit Report for the financial year ended 31st March, 2017 is annexed to this Report as Annexure II and there was no qualification therein.

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

The Company does not have any activity relating to conservation of energy or technology absorption, therefore the provisions of Section 134 (3) (m) of the Companies Act, 2013 read with the Rule 8 of Companies (Accounts) Rules, 2014 regarding conservation of energy, technology absorption are not applicable. The Company has neither incurred nor earned any foreign exchange during the year under review.

SIGNIFICANT & MATERIAL ORDERS PASSED BY THE REGULATORS

No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.

INTERNAL CONTROL SYSTEMS & THEIR ADEQUACY

Your Company has in place adequate internal financial control system through documented policy & procedures commensurate with the size of the business. The policies and procedures of Internal Control System are designed to ensure reliability of financial reporting, compliance with policies, procedure and applicable laws and regulations. It also ensures that all assets and resources are used efficiently and are adequately protected.

Financial Performance With Respect To Operational Performance

There is marked improvement in the performance of the Company during the period compared to previous year.

Lending Operations

The loans sanctioned during the year ended 31st March, 2017 were to the extent of Rs. 4,36,68,210/- as against Rs. 3,64,67,668/- in the previous financial year.

Human Resource Development and Industrial Relation

The Company continues to maintain cordial relationship with its staff and at the same time also ensuring Human Resource Development. Number of employees of the Company during the year under review was below 10.

Trading by Directors and senior Staff

Except Mr. Abhishek Kayan, Managing Director who had purchased 31,000 shares in inter se off market purchase between promoters, none of the Directors and senior staffs of the organization have traded in the shares of the company.

PARTICULARS OF LOANS GIVEN, INVESTMENTS MADE AND GUARANTEES GIVEN AND SECURITIES PROVIDED:

The company being an NBFC, the provisions of Section 186 of Companies Act, 2013 in relation to Loan, Investment & Guarantee given by the company, loans have been provided & investments are being made as an NBFC Company. No guarantee has been provided by the company.

RISK MANAGEMENT

As a responsible lender, Radiant Financial Services Ltd. is having robust Risk Management in place and manages Credit, Market and Operational Risks effectively.

Know Your Customer (KYC) Norms

Your Company has Board approved KYC & AML Policy in place. The said Policy is in line with RBI guidelines. The Company has furnished the details of Principal Officer and designated Director to Financial Intelligence Unit (FIU). The Company is periodically updating the KYC records and keeping the records as stipulated in AML policy as per the directions of RBI.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

The provisions of Section 135 of the Companies Act, 2013 relating to Corporate Social Responsibility are not applicable to the company. Therefore, no disclosure or reporting in respect of the same is required.

CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES

All contracts / arrangements / transactions entered by the Company during the financial year 2016-17 with related parties were in the ordinary course of business and on an arm's length basis. During the year, the Company had not entered into any contract / arrangement / transaction with related parties which could be considered material. Your Directors draw attention of the members to Note No. M forming part of Significant Accounting Policies and accompanying Notes to the financial Statements which sets out related party disclosures.

DECLARATION OF INDEPENDENCE

The Company has received declarations from all the Independent Directors of the Company confirming that they meet the criteria of independence as prescribed under Section 149(6) of the Companies Act, 2013. Based on the confirmation / disclosures received from the Directors and on evaluation of the relationships disclosed, the following Non-Executive Directors are Independent under Section 149(6) of the Companies Act, 2013 :-

- a. Mr. Girdhar Didwania
- b. Mr. Hari Prasad Agrawal
- c. Mrs. Kiran Agarwalla (resigned on 11th May, 2017)
- d. Ms. Roshni Shah (appointed on 11th May, 2017)

PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Act read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 in respect of ratio of remuneration of each director to the median remuneration of the employees of the Company for the Financial Year are provided in below:

The ratio of the remuneration of each Director to the median employee's remuneration and such other details in terms of Section 197(12) of the Companies Act, 2013 read with rule 5 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 of the company for the financial year
 Abbisbelt Kayan, Managing Director, 2,82:1

Abhishek Kayan, Managing Director – 2.82: 1

Other directors including the Independent Directors are only paid sitting fees for attending Board Meetings @ Rs 1000/- per Meeting attended.

(ii) The percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year Remuneration paid to Managing Director had increased by 56.67% during the year; the Chief Financial Officer had increase in remuneration by 17% during the year. The Company Secretary was appointed during the year and there was no increase in her remuneration.

- (iii) The percentage increase in the median remuneration of employees in the financial year The percentage increase in the median remuneration of employees in the financial year is around 10%.
- (iv) The number of permanent employees on the rolls of company

The number of permanent employees on the rolls of company is 7.

(v) The explanation on the relationship between average increase in remuneration and company performance

The Company follows prudent remuneration practices under the guidance of the Board and Nomination & Remuneration Committee. Remuneration is linked to business performance and individual performance of each employee.

The increase in Profit after Tax between F.Y. 2015-16 and F.Y. 2016-17 is 689.12% whereas the average increase in the remuneration of employees is around 43% due to increase in number of employees.

(vi) Comparison of the remuneration of the Key Managerial Personnel against the performance of the company

The remuneration paid to Key Managerial Personnel for F.Y. 2016-2017 was around 15.26% of the Profit after Tax.

(vii) Variations in the market capitalisation of the company, price earnings ratio as at the closing date of the current financial year and previous financial year and percentage increase or decrease in the market quotations of the shares of the company in comparison to the rate at which the company came out with the last public offer in case of listed companies

The Company is listed on the Calcutta Stock Exchange. The trading at Calcutta Stock Exchange has been suspended by SEBI and therefore there has been no trading in the shares of the company during the Financial Year 2016-17. The price of the shares during initial public offer was Rs.10/- per share. Book Value of the shares of the company is not less the issue price of the shares.

(viii) 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 remuneration

The average percentage increase made in the salaries of total employees other than the Key Managerial Personnel for F.Y. 2016-17 is around 71%

(ix) Comparison of remuneration of each of the Key Managerial Personnel against the performance of the company

The ratio of the remuneration of each Key Managerial Personnel to Profit after Tax of the Company is given below:

Mr. Abhishek Kayan, Managing Director – 6.26%

Mr. Mahendra Kumar Gangwal, Chief Financial Officer - 3.90%

Mr. Lingraj Patra, Company Secretary(resigned on 07/07/2016)-1.17%

Ms. Minakshi Gupta, Company Secretary (appointed on 05/08/2016)- 3.93%

- (x) The key parameters for any variable component of remuneration availed by the directors Apart from Managing Director of the Company, no other directors of the Company are in receipt of any remuneration other than sitting fees for attending Board Meeting.
- (xi) The ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year
 None.

(xii) Affirmation that the remuneration is as per the remuneration policy of the company

- Yes.

During the year under consideration, none of the employees of the company have drawn remuneration in excess of the limits prescribed under Rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. Therefore the disclosures under Rule 5(3) of the said rules are not required.

The Nomination and Remuneration Committee of the Company has affirmed that the remuneration is as per the remuneration policy of the Company.

VIGIL MECHANISM:

Pursuant to the provisions of section 177(9) & (10) of the Companies Act, 2013, the company has framed a vigil mechanism and Whistle Blower Policy in place for directors and employees to report genuine concerns. The Policy on vigil mechanism and whistle blower policy may be accessed on the Company's website at the link:

http://radiantfinancialservices.com/download_file.php?type=C&file=Whistle%20Blower%20Policy.pdf

ANNUAL EVALAUTION OF BOARD OF DIRECTORS, COMMITEES OF THE BOARD AND INDEPENDENT DIRECTORS:

The evaluation framework for assessing the performance of Directors comprises of the following key areas: i. Attendance at 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
- v. Commitment to shareholder and other stakeholder interests.

The evaluation involves Self-Evaluation by the Board Member and subsequently assessment by the Board of Directors. The evaluation was done in terms of provisions of the Companies Act, 2013 and SEBI (LODR) regulation 2015.

INFORMATION PURSUANT TO LISTING AGREEMENT WITH STOCK EXCHANGES:

The name and address of the Stock Exchange where the Company's shares are listed: The Calcutta Stock Exchange Ltd. 7, Lyons Range, Kolkata-700 001

However, due to some restriction imposed by SEBI on Calcutta Stock Exchange (CSE), the shares are not traded in the CSE.

The listing fees for F.Y. 2017 - 2018 for the above Stock Exchange has been paid on time. Our Website Address: www.radiantfinancialsevices.com CSE Scrip Code: 028163

CORPORATE GOVERNANCE:

Pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Regulation 27 is not applicable to the company as the paid up equity capital of the company does not exceed Rs. 10 crore and the Net Worth as on 31st March, 2015 did not exceed Rs. 25 crore.

MEANS OF COMMUNICATION:

The Company has been submitting its financial results quarterly and half yearly as well as annual audited financial results within the stipulated time period to the Stock Exchange after they are approved by the Board. The results are normally published in the main editions of Business Standard or Financial Express and in vernacular language newspaper Arthik Lipi.

REGISTRAR & SHARE TRANSFER AGENT:

The Company has changed its Registrar and Share Transfer Agent from M/s R & D Infotech Private Ltd., 1st Floor, 7A, Beltala Road, Kolkata – 700 026 to M/s. Maheshwari Datamatics Pvt. Ltd. 6, Mangoe Lane, 02nd Floor, Kolkata-700001 for both physical and dematerialized shares w.e.f from 05th May, 2017.

SHARE TRANSFER SYSTEM:

Shares in physical form for transfer, should be lodged with the office of the Company's Registrar and Share Transfer Agent, M/s. Maheshwari Datamatics Pvt. Ltd. Kolkata or at the registered office of the Company.

RBI REGULATIONS AND COMPLIANCE

Your Company continues to carry on its business of Non-Banking Finance Company as a Non-Deposit taking Company and follows RBI norms as applicable.

Your Company appends a statement containing particulars as required in terms of Paragraph 13 of Non-Banking Financial (Non-Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2007 in Schedule to the Balance Sheet.

CODES AND STANDARDS

Fair Practice Code

Your Company has in place a Fair Practice Code (FPC), which includes guidelines on appropriate staff conduct when dealing with customers and on the organisation's policies vis-à-vis client protection. The FPC captures the spirit of the RBI guidelines on fair practices for NBFCs.

Code of Conduct

Your Company has adopted a Code of Conduct for its Board Members and Senior Management personnel. The code of conduct has also been posted on the official website of the Company.

Code for Prevention of Insider Trading Practices

Your Company has formulated and adopted a Code of Internal Procedures and Conduct for regulating, monitoring and reporting **of trading** by insiders in accordance with SEBI (Prohibition of Insider Trading) Regulations, 2015.

DISCLOSURE AS PER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has formulated and adopted a policy for prevention, prohibition, and redressal of complaints/grievances on the sexual harassment of women at workplace in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules there under. Internal Complaints Committee is also formed which is headed by the Presiding Officer and three other members including two senior employees of the company and one member from the non-governmental organization who is familiar with the issue relating to sexual harassment. The policy is also displayed on company's website

The Company has zero tolerance towards sexual harassment at the workplace of the Company for female employees. During the Financial Year 2016-17, the Company has not received any complaint of sexual harassment.

POLICY FOR PRESERVATION OF DOCUMENTS

Pursuant to requirements under Regulation 9 of the Securities and Exchange Board of India (Listing

Obligations and Disclosure Requirement) Regulations, 2015, the Board has formulated and approved a Document Retention policy prescribing the manner of retaining the company's documents and the time period up to certain documents are to be retained. The policy percolates to all level of the organisation who handle the prescribed categories of documents.

FORWARD LOOKING STATEMENT

Certain statements made in this Annual Report may not be based on historical information or facts and may be "forward-looking statements" within the meaning of applicable securities laws and regulations, including, but not limited to, those relating to general business plans & strategy of "RADIANT FINANCIAL SERVICES LTD, its future outlook & growth prospects, competition & regulatory environment and management's current views & assumptions which may not remain constant due to risks and uncertainties and hence actual results may differ materially from these forward-looking statements. This Annual Report does not constitute a prospectus, offering circular or offering memorandum or an offer to acquire any of the Company's equity shares or any other security and should not be considered as a recommendation that any investor should subscribe for or purchase any of the Company's shares. The information contained herein is based on management information and estimates.

DEPOSITS

The company being an NBFC, the provisions of Section 73(1) of the Companies Act, 2013 and Companies (Acceptance of Deposits) Rules, 2014 are not applicable to the company. As the Company is a RBI registered Non- Deposit Accepting NBFC, it has not accepted any Public Deposits during the year under review in compliance with RBI Guidelines.

APPRECIATION

Your Directors wish to place on record their appreciation for the co-operation and assistance received by the Company from all concerned.

For and on behalf of the Board

Abhishek Kayan Managing Director DIN: 00195504 Manish Dalmia Director DIN: 00264752

Regd. Office: P-355, Keyatala Road, Kolkata – 700 029 CIN: L65991WB1991PLC053192 Website: www.radiantfinancialservices.com e-mail id: rfsl@rediffmail.com Phone: (033) 2464 3717, (033) 4064 8252 Fax: (033) 2464 5665

Dated: 11th May, 2017

ANNEXURE I TO DIRECTORS' REPORT FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN as on financial year ended on March 31, 2017

Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management & Administration) Rules, 2014.

I	REGISTRATION & OTHER DETAILS:					
i	CIN	L65991WB1991PLC053192				
ii	Registration Date	27.09.1991				
iii	Name of the Company	Radiant Financial Services Limited				
	Category/Sub-category	Public Company/ Limited by shares				
iv	of the Company					
	Address of the Registered	P-355, Keyatala Road, Kolkata - 700 029, Website:				
	office & contact details	www.radiantfinancialservices.com				
		e-mail id: rfsl@rediffmail.com				
		Phone: (033) 2464 3717, (033) 4064 8252				
v		Fax: (033) 2464 5665				
vi	Whether listed company	Yes				
vii	Name , Address & conta	ct details of the Registrar & Transfer Agent, if any.				
	T:11 0 4/1) (0017	M/s. R & D Infotech Pvt. Ltd.				
	Till 04th May, 2017	7A, Beltala Road, Kolkata - 700 026				
	W.e.f. 05th May, 2017	Maheshwari Datamatics Pvt. Ltd. 6, Mangoe Lane, 2nd Floor, Kolkata-700001				

I REGISTRATION & OTHER DETAILS:

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 & Description of main products/services	NIC Code of the Product/service*	% to total turnover of the company
	Investment and Trading in shares	661- Activities auxiliary to financial service activities, except insurance and	(1.54
1	Financing through loans	pension funding 649 - Other financial service activities,	64.71
		except insurance and pension funding activities - other credit granting - Activities auxiliary to financial service	
2		activities n.e.c	18.75

* As per National Industrial Classification - Ministry of Statistics and Programme Implementation

III PARTICULARS OF HOLDING , SUBSIDIARY & ASSOCIATE COMPANIES

S1.	Name & Address of the	CIN/GLN	Holding/	% of	Applicable
No.	Company		Subsidiary	Shares	section
			/	held	
			Associate		
1	NIL	-	-	-	-

IV SHAREHOLDING PATTERN (Equity Share capital Break up as % to total Equity)

(i) Category- wise shareholding

Category of Shareholders	No. of SI		held at the beginning of the year % cha year			NO. OF Shares next at the end of the year			
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
A. Promoters									
(1) Indian									
a) Individual/HUF	1518670		1518670	30.461	1518670	0	1518670	30.46	0.000
b) Central Govt.	0	0	0	0.000	0	0	0	-	0.000
c) State Govt.(s)	0	0	0	0.000	0	0	0	-	0.000
c) Bodies Corp.	690700	0	690700	13.854	690700	0	690700	13.85	0.000
d) Bank/FI	0	0	0	0.000	0	0	0	-	0.000
e) Any other	0	0	0	0.000	0	0	0	-	0.000
SUB TOTAL:(A) (1)	2209370	0	2209370	44.314	2209370	0	2209370	44.31	0.000
(2) Foreign									
a) NRI- Individuals	0	0	0	0.000	0	0	0	-	0.000
b) Other Individuals	0	0	0	0.000	0	0	0	-	0.000
c) Bodies Corp.	0	0	0	0.000	0	0	0	-	0.000
d) Banks/FI	0	0	0	0.000	0	0	0	-	0.000
e) Any other	0	0	0	0.000	0	0	0	-	0.000
SUB TOTAL (A) (2)	0	0	0	0.000	0	0	0	-	0.000
Total Shareholding of Promoter (A)= (A)(1)+(A)(2)	2209370	0	2209370	44.314	2209370	0	2209370	44.31	0.000
B. Public Shareholding								44.51	
(1) Institutions									
()	0	0	0	0.000	0	0	0		0.000
a) Mutual Funds	0 177700	146500	0 324200	0.000	177700	0	0 324200	-	0.000
b) Banks/FI				6.503		146500		6.50	0.000
C) Cenntral Govt	0	0	0	0.000	0	0	0	-	0.000
d) State Govt.(s)	0	0	0	0.000	0	0	0	-	0.000
e) Venture Capital Funds		0	0		0		0	-	0.000
f) Insurance Companies	0			0.000		0		-	0.000
g) FIIS	0	0	0	0.000	0	0	0	-	0.000
h) Foreign Venture Capital Funds	0	0	0	0.000	0	0	0	-	0.000
i) Others (specify)	0	0	0	0.000	0	0	0	-	0.000
SUB TOTAL (B)(1):	177700	146500	324200	6.503	177700	146500	324200	6.50	0.000
(2) Non Institutions									
a) Bodies Corp.									
i) Indian	1797769	5200	1802969	36.163	1805819	1100	1806919	36.24	0.079
ii) Overseas	0		0	0.000	0		0	-	0.000
b) Individuals									
i) Individual shareholders holding nominal share capital upto Rs.1 lakhs	117392	32761	150153	3.012	117442	28761	146203	2.93	-0.079
ii) Individuals shareholders holding									
nominal share capital in excess of Rs. 1	100000-	_	10000-	co 00-	10000-	_	100000-		0.077
lakhs	499008	0	499008	10.009	499008	0	499008	10.01	0.000
c) Others (specify)	0		0	0.000	0		0	-	0.000
SUB TOTAL (B)(2):	2414169	37961	2452130	49.183	2422269	29861	2452130	49.18	0.000
Total Public Shareholding (B)= (B)(1)+(B)(2)	2591869	184461	2776330	55.686	2599969	176361	2776330	55.69	0.000
C. Shares held by Custodian for GDRs & ADRs	0	0	0	0.000	0	0	0	-	0.000
	4801239	184461	4985700	100.00	4809339	176361	4985700	100.00	0.00

(ii) Shareholding of Promoters:

Sl. No.	Shareholders Name	be	Shareholding at the beginning of the year (As on 01-04-2016)		Sharehold (A	% change in share holding during the year		
		No of shares	% of total shares of the company	% of shares pledged encumbered to total shares	No of shares	% of total shares of the company	% of shares pledged encumbered to total shares	
1	Abhishek Kayan	339600	6.811	0	370600	7.433	0	0.622
2	Ankit Kayan	2100	0.042	0	2100	0.042	0	0.000
3	Kavita Kayan	328267	6.584	0	359367	7.208	0	0.624
4	Kayan Investment & Trading Co. Pvt. Ltd.	433200	8.689	0	433200	8.689	0	0.000
6	PKC Stock Broking Pvt. Ltd.	257500	5.165	0	257500	5.165	0	0.000
7	Pradeep Kumar Kayan	371103	7.443	0	402103	8.065	0	0.622
8	Shela Devi Kayan	350100	7.022	0	384500	7.712	0	0.690
9	Vandana Devi Kayan	127500	2.557	0	0	0.000	0	-2.557
	Total	2209370	44.314	0	2209370	44.314	0	0.000

(iii) Change in Promoter's Shareholding:

Sl. No.		Share hol	ding at the	Cumulative SI	nare holding
		No. of Shares	% of total shares of the company	No of shares	% of total shares of the company
	At the beginning of the year	2209370	44.314		
	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)				
1	On 26.12.2016 - Abhishek Kayan Purchased shares as interse off market transfer between promoters	31000	0.622		
2	On 26.12.2016 - Kavita Kayan Purchased shares as interse off market transfer between promoters	31100	0.624		
3	On 28.12.2016 - Pradeep Kumar Kayan Purchased shares as interse off market transfer between promoters	31000	0.622		
4	On 28.12.2016 - Sheila Devi Kayan Purchased shares as interse off market transfer between promoters	34400	0.690		
5	On 26.12.2016 - Vandana Devi Kayan sold shares as interse off market transfer between promoters	62100	1.246		
6	On 28.12.2016 - Vandana Devi Kayan sold shares as interse off market transfer between promoters	65400	1.312	2209370	44.31
	At the end of the year	2209370	44.314		

(iv) Shareholding Pattern of top ten Shareholders (other than Direcors, Promoters & Holders of GDRs & ADRs)

Sl. No	For Each of the Top 10 Shareholders	Sharehold	ding at the	Cumulative Shareholding	
		No.of shares	% of total shares of the company	No of shares	% of total shares of the company
	At the beginning of the year				
1	Balaji Scales Pvt. Ltd.	397560	7.974		
2	Aashirwad Realtors Pvt. Ltd.	317620	6.371		
3	Aashirwad Dealers Pvt. Ltd.	302385	6.065		
4	Brightstar Construction Pvt. Ltd.	261000	5.235		
5	Sankatmochan Dealtrade Pvt. Ltd.	227000	4.553		
6	Netai Chand Seal	184750	3.706		
7	Union Bank of India	184710	3.705		
8	Sikkim Bank Limited	155000	3.109		
9	RFSL Exports Pvt Ltd	146500	2.938		
10	Anjan Snehamoy Chatterjee	75000	1.504		

	Date wise increase/decrease in Share holding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc)				
	08.08.2016 - Sankatmochan Dealtrade Pvt. Ltd Off Market Purchase At the end of the year	4000	0.263		
1	Balaji Scales Pvt. Ltd.	397560	7.974		
2	Aashirwad Realtors Pvt. Ltd.	317620	6.371		
3	Aashirwad Dealers Pvt. Ltd.	302385	6.065		
4	Brightstar Construction Pvt. Ltd.	261000	5.235		
5	Sankatmochan Dealtrade Pvt. Ltd.	231000	4.633		
6	Netai Chand Seal	184750	3.706		
7	RFSL Exports Pvt Ltd	184710	7.533	1	
8	Union Bank of India	155000	3.109		
9	Sikkim Bank Limited	146500	1.938		
10	Anjan Snehamoy Chatterjee	75000	1.504		

(v) Shareholding of Directors and Key Managerial Personnel:

Sl. No	For Each of the Directors and KMP	beginnin	olding at the g of the Year 01-04-2016)	Cumulative Share holding during the year (01-04-2016 to 31-03-2017)		
		No.of shares	% of total shares of the company	No of shares	% of total shares of the company	
	At the beginning of the year					
1	Abhishek Kayan - Managing Director	339600	6.811			
2	Manish Dalmia - Non- Executive Director	0	0.000			
3	Girdhar Didwania - Non- Executive Independent Director	0	0.000			
4	Hari Prasad Agrawal - Non- Executive Independent Director	0	0.000			
5	Kiran Agarwalla - Non Exceutive Independent Director	0	0.000			
8	Mahendra Kumar Gangwal - CFO	0	0.000			
9	Minakshi Gupta- Company Secretary (Appointed on 05.08.2016)	0	0.000			
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/sweat equity etc)	0	0.000			
	26.12.2016 Abhishek Kayan - Off Market Purchase	0	0.000	370600	7.433	
	At the end of the year					
1	Abhishek Kayan - Managing Director	370600	7.433			
2	Manish Dalmia - Non- Executive Director	0	0.000			
3	Girdhar Didwania - Non- Executive Independent Director	0	0.000			
4	Hari Prasad Agrawal - Non- Executive Independent Director	0	0.000			
5	Kiran Agarwalla - Non Exceutive Independent Director	0	0.000			
8	Mahendra Kumar Gangwal - CFO	0	0.000			
9	Minakshi Gupta- Company Secretary (Appointed on 05.08.2016)	0	0.000			

V INDEBTEDNESS

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

				(in "Rs")
	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtness at the beginning of the financial year				
i) Principal Amount	877907.00	0.00	0.00	877907.00
ii) Interest due but not paid	0.00	0.00	0.00	0.00
iii) Interest accrued but not due	0.00	0.00	0.00	0.00
Total (i+ii+iii)	877907.00	0.00	0.00	877907.00
Change in Indebtedness during the financial year				
Addition		0.00	0.00	0.00
Reduction	313987.00	0.00	0.00	313987.00
Net Change	-313987.00	0.00	0.00	-313987.00
Indebtedness at the end of the financial year				
i) Principal Amount	563920.00	0.00	0.00	563920.00
ii) Interest due but not paid	0.00	0.00	0.00	0.00
iii) Interest accrued but not due	0.00	0.00	0.00	0.00
Total (i+ii+iii)	563920.00	0.00	0.00	563920.00

VI REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

	D 1		Name of the MD/WTD/	(in "Rs") Total
Sl. No.	Particulars	of Remuneration	Manager Abhishek Kaya	Amount n Managing
			Direc	
1	Gross salary			
	(a) Salary as p contained in s Income Tax. 1	ection 17(1) of the	282000.00	282000.00
	(b) Value of p of the Income	erquisites u/s 17(2) tax Act, 1961	19593.00	19593.00
	• •	ieu of salary under of the Income Tax	0.00	0.00
2	Stock option		0.00	0.00
3	Sweat Equity		0.00	0.00
4	Commission		0.00	0.00
	as % of profit			
	others (specify			
5	Others, please	specify	0.00	0.00
	Total (A)		301593.00	301593.00
	Ceiling as per	r the Act	Rs. 30,00,000 p.a of Part II of Sch	

В.	Remuneration to other directors:					(in "Rs")		
Sl. No.	Particulars of Remuneration		Total Amount					
		Mr. Girdhar Didwania	Mr. Hari Prasad Agarwal	Mrs. Kiran Agarwalla	Mr. Manish Dalmia			
1	Independent Directors	-	-	-	-	-		
	(a) Fee for attending board committee meetings							
		5750.00	5750.00	3750.00	-	15250.00		
	(b) Commission	0.00	0.00	0.00	-	0.00		
	(c) Others, please specify	0.00	0.00	0.00	-	0.00		
	Total (1)	5750.00	5750.00	3750.00	-	15250.00		
2	Other Non Executive Directors							
	(a) Fee for attending	-	-	-	5750.00	5750.00		
	(b) Commission	-	-	-	0.00	0.00		
	(c) Others, please specify.	-	-	-	0.00	0.00		
	Total (2)	-	-	-	5750.00	5750.00		
	Total (B)=(1+2)	5750.00	5750.00	3750.00	5750.00	21000.00		
	Total Managerial Remuneration					322593.00		
	Overall Cieling as per the Act.	Rs 1 lakh per meeting of the Board or Committee thereof						

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

					(in "Rs")		
S1. No.	Particulars of Remuneration Gross Salary	Key Managerial Personnel					
1		CEO	Company Secretary (Ms. Minakshi Gupta appointed on 05.08.2016)	CFO (Mr. Mahendra	Total Amount		
				Kumar Gangwal)			
	(a) Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961.	-	149000.00	130000.00			
	(b) Value of perquisites u/s 17(2) of the Income Tax Act, 1961	-	0.00	0.00			
	(c) Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961	_	0.00	0.00			
2	Stock Option	-	0.00	0.00			
3	Sweat Equity	-	0.00	0.00			
4	Commission		0.00	0.00			
	as % of profit	-	0.00	0.00			
	others, specify	-	0.00	0.00			
5	Others, please specify	-	0.00	0.00			
	House Rent Allowance and Travelling Allowance		28100.00	45500.00			
	Total	-	177100.00	175500.00			

PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES

Туре	Section of the Companies Act	Brief Description	Details of Penalty/ Punishment/ Compounding fees imposed	Authority (RD/NCLT/ Court)	Appeal made if any (give details)
A. COMPANY					
Penalty	NIL	N.A.	N.A.	N.A.	N.A.
Punishment	NIL	N.A.	N.A.	N.A.	N.A.
Compounding	NIL	N.A.	N.A.	N.A.	N.A.
B. DIRECTORS	5: 	<u> </u>			
Penalty	NIL	N.A.	N.A.	N.A.	N.A.
Punishment	NIL	N.A.	N.A.	N.A.	N.A.
Compounding	NIL	N.A.	N.A.	N.A.	N.A.
C. OTHER OFF	ICERS IN DE	FAULT			
Penalty	NIL	N.A.	N.A.	N.A.	N.A.
Punishment	NIL	N.A.	N.A.	N.A.	N.A.
Compounding	NIL	N.A.	N.A.	N.A.	N.A.

By Order of the Board For **Radiant Financial Services Limited**

> Abhishek Kayan Managing Director DIN: 00195504

Regd. Office: P-355, Keyatala Road, Kolkata – 700 029 CIN: L65991WB1991PLC053192 Email Id: rfsl@rediffmail.com Phone no: (033) 2464 3717 / 4064 8252

Dated: 11.05.2017

VII

ANNEXURE II TO DIRECTORS' REPORT

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st MARCH 2017

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To, The Members, **Radiant Financial Services Limited** P-355, Keyatala Road, Kolkata- 700 029

I/We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Radiant Financial Services Ltd. hereinafter called the (Company). Secretarial Audit was conducted in a manner that provided me/us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my/our verification of the Radiant Financial Services Ltd. 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, I/We hereby report that in my/our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2017 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:

I/we have examined the books, papers, minute books, forms and returns filed and other records maintained by Radiant Financial Services Ltd. ("the Company") for the financial year ended on 31st March, 2017 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 following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-

(a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;

(b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;

(iv)Corporate Governance Voluntary Guidelines- 2009 issued by the Ministry of Corporate Affairs, Government of India.

I/we have also examined compliance with the applicable clauses of the following: (i) Secretarial Standards issued by The Institute of Company Secretaries of India.

(ii) The Listing Obligations and Disclosures requirement entered into by the Company with Calcutta Stock Exchange;

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

I further report that

The Board of Directors of the Company is duly constituted with the requisite number of Executive, Non-Executive and Independent Directors. 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 members' views are captured and recorded as part of the minutes.

I 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 as on 31st March 2017.

As informed the company has responded appropriately to notices received from various statutory / regulatory authorities including initiating actions for corrective measures, wherever founds necessary.

Disha Dugar FCS No. **8128** C P No.: **10895** Place: Kolkata Date: 09.05.2017

Our secretarial Audit Report of event date is to be read along with this letter. Management's Responsibility

1. It is the responsibility of the management of the company to maintain secretarial records, devise proper systems to ensure compliance with the provisions of all applicable laws and regulations and to ensure that the systems are adequate and operate effectively.

Auditor's Responsibility

- 2. Our responsibility is to express an opinion on the secretarial records, standards and procedures followed by the Company with respect to secretarial compliances.
- 3. We believe that audit evidence and information obtained from the Company's management is adequate and appropriate for us to provide a basis for our opinion.
- 4. Wherever required, we have obtained the management's representation about the compliance of laws, rules and regulations and happening of events, etc.

Disclaimer

5. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Disha Dugar FCS No. **8128** C P No.: **10895** Place: Kolkata Date: 09.05.2017

ANNEXURE III TO DIRECTORS' REPORT

NOMINATION AND REMUNERATION POLICY

INTRODUCTION

The Board of Directors of Radiant Financial services Ltd. constituted the "Nomination and Remuneration Committee", consisting of three (3) Non-Executive Independent Directors with Mr. Hari Prasad Agrawal as the Chairman and Mr. Girdhar Didwania and Ms. Roshni Shah who was appointed as Independent Director in place of Mrs. Kiran Agarwalla as Members. The Nomination and Remuneration Committee constituted by the Board of Directors and this Policy shall be in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto.

DEFINITIONS:

> Act means the Companies Act, 2013 and Rules framed thereunder, as amended from time to time.

- **Board** means Board of Directors of the Company.
- Committee means Nomination and Remuneration Committee of the Company as constituted or reconstituted by the Board.
- > **Directors** mean Directors of the Company.
- > Independent Director means a director referred to in Section 149 (6) of the Companies Act, 2013
- **Key Managerial Personnel** means:
 - Managing Director or Chief Executive Officer or Manager
 - Whole-time director
 - Chief Financial Officer
 - Company Secretary; and
 - such other officer as may be prescribed.
- Senior Managerial Personnel means the personnel of the company who are members of its core management team excluding Board of Directors
- Remuneration means any money or its equivalent given or passed to any person for services rendered by him or her and includes perquisites as defined under the Income-tax Act, 1961

OBJECTIVES

- 1. To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
- 2. To evaluate the performance of the members of the Board.
- 3. To recommend to the Board on Sitting fees payable to the Directors,
- 4. To recommend to the Board on remuneration of Key Managerial Personnel and Senior Management.

ROLE OF THE COMMITTEE:

- To formulate the criteria for determining qualifications, positive attributes and independence of a Director.
- > To formulate criteria for evaluation of every Directors performance.
- To identify persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down in this policy.
- > To carry out evaluation of Director's performance.
- > To recommend to the Board the appointment and removal of Directors and Senior Management and the remuneration for the directors, key managerial personnel and other employees.
- > To perform such other functions as may be necessary for the performance of its duties.

POLICY FOR APPOINTMENT AND REMOVAL OF DIRECTOR, KEY MANAGERIAL PERSONNEL AND SENIOR MANAGEMENT

- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend his / her appointment, as per Company's Policy.
- b) A person should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person are sufficient for the position.
- c) The Company shall not appoint or continue the employment of any person as Managing Director/ Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy years.

TENURE OF APPOINTMENT

a) Managing Director/Whole-time Director (Managerial Person):

The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director or Executive Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

b) Independent Director:

- An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

- No Independent Director shall hold office for more than two consecutive terms of upto maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

- At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director. The Independent Directors are required to provide the Company with a Declaration every year of their independence.

EVALUATION

The Committee shall carry out evaluation of performance of Director, KMP and Senior Management Personnel yearly or at such intervals as may be considered necessary.

REMOVAL

The Committee may recommend with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the Companies Act, 2013, rules and regulations.

RETIREMENT

The Directors, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/ remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

PROVISIONS RELATING TO REMUNERATION TO DIRECTORS/KMP/ SENIOR MANAGEMENT PERSONNEL

1) Remuneration to Managing Director / Whole-time Directors:

- a) The Remuneration/ Commission etc. to be paid to Managing Director / Whole-time Directors, etc. shall be governed as per provisions of the Companies Act, 2013 and rules made there under or any other enactment for the time being in force and the approvals obtained from the Members of the Company.
- b) The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director / Whole-time Directors.

2) Remuneration to Non- Executive / Independent Directors:

a) The Non-Executive / Independent Directors may receive remuneration by way of sitting fees for attending meetings of Board and Committee thereof and the amount of sitting fees shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors and shall be subject to ceiling/ limits as provided under Companies Act, 2013 and rules made thereunder or any other enactment for the time being in force.

3) Remuneration to Key Managerial Personnel and Senior Management:

a) The remuneration to Key Managerial Personnel and Senior Management shall be based on the experience, qualification and expertise of the related personnel and shall consist of fixed and such variable pay which is in compliance with the provisions of the Companies Act, 2013 and in accordance with the Company's Policy.

b) The Fixed pay shall include monthly remuneration as Basic Salary and any other allowances which may include Reimbursement of Telephone Expenses, club expenses, Medical benefits, Leave Travel Assistance, Personal Accident Insurance, etc as may be decided from to time.

DUTIES IN RELATION TO NOMINATION MATTERS

The duties of the Committee in relation to nomination matters include:

- Ensuring that there is an appropriate induction in place for new Directors and members of Senior Management and reviewing its effectiveness.
- Ensuring that on appointment to the Board, all Directors receive a formal letter of appointment in accordance with the Guidelines provided under the Act
- Evaluating the performance of the Board members and Senior Management in the context of the Company's performance from business and compliance perspective
- Recommend any necessary changes to the Board and
- Considering any other matters, as may be requested by the Board.

DUTIES IN RELATION TO REMUNERATION MATTERS

The duties of the Committee in relation to remuneration matters include:

- Considering and determining the Remuneration Policy based on the performance and also bearing in mind that the remuneration is reasonable and sufficient to attract retain and motivate members of the Board keeping in mind the activities and performance of the company and such other factors as the Committee shall deem appropriate all elements of the remuneration of the members of the Board.
- Approving the remuneration of the Senior Management including key managerial personnel of the Company maintaining a balance between fixed and other allowances and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company.
- Considering any other matters as may be requested by the Board.

MEETINGS

(1) Meetings - The meetings of the Committee shall be held as and when required and as statutorily required under the provisions of Companies Act, 2013 and Rules made thereunder and as per the applicable law, if any, for the time being.

The Chairman shall preside over all Committee meetings. However, the Chairman/Chairperson of the company (whether executive or non-executive) may be appointed as a member of the Committee but shall not chair such Committee.

(2) Minutes - Minutes of the meetings shall be recorded and maintained by the Company and shall be presented to the Committee for approval at its subsequent meeting.

(3) Quorum - The quorum for the Committee meeting shall be one third of its total strength or two directors, whichever is higher.

REPORTING TO THE BOARD

The Chair shall report to the Board on material matters arising at the Committee meetings and, where applicable, shall present the Committee's recommendations to the Board for its approval.

IMPLEMENTATION

The Committee may issue guidelines, procedures, formats, reporting mechanism for better implementation of this policy as considered appropriate. The Committee may delegate any of its powers to one or more of its members.

DEVIATIONS FROM THIS POLICY

Deviations on elements of this policy in extraordinary circumstances, when deemed necessary in the interests of the Company, will be made if there are specific reasons in the interest of the company to do so in an individual case.

ANNEXURE IV TO DIRECTORS'S REPORT

DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNAL WITH THE COMPANY'S CODE OF CONDUCT

The Board of Directors Radiant Financial Services Ltd. P-355, Keyatala Road, Kolkata – 700 029

This is to confirm that the company has adopted a Code of Conduct for the Board of Directors and Senior Management of the Company. The same is available on website of the Company i.e. www. radiantfinancialservices.com.

As the Director of the Radiant Financial Services Ltd. and as required by Clause 49(II) (E) of the Listing Agreement of the Stock Exchange in India, I hereby declare that all Board Members and Senior Management personnel of the Company have affirmed compliance with the Code of Conduct for the year ended 31st March, 2017.

Further this is to declare that, in view of SEBI Circular No. CIR/CFD/POLICY CELL/7/2014 dated 15th September, 2014 on Amendments to Clause 49 of the Listing Agreement, the Corporate Governance Clause has become non-mandatory for the company with effect from 1st October, 2014 as the paid up equity share capital of the company does not exceed Rs 10 Crore and the Net Worth is also below Rs. 25 Crore as on 31st March 2017.

Thanking You,

Yours Faithfully For **Radiant Financial Services Ltd.**

Abhishek Kayan Managing Director DIN: 00195504

Place: Kolkata Date:11th May, 2017

ANNEXURE V TO DIRECTORS'S REPORT

CEO/CFO Certification

The Board of Directors **Radiant Financial Services Limited** P – 355, Keyatala Road Kolkata – 700 029

I, **Mahendra Kumar Gangwal**, Director of Radiant Financial Services Limited, on the basis of review of the financial statements and the Cash Flow Statement for the year ended 31st March 2017, and to the best of my knowledge and belief, hereby certify that: -

- 1. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
- 2. These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- 3. There are, to the best of my knowledge and belief, no transactions entered into by the company during the year ended 31st march, 2017 which are fraudulent, illegal or violative of the company's Code of Conduct.
- 4. I accept responsibility for establishing and maintaining internal controls for the financial reporting. I have disclosed to the Auditors and the Audit Committee those deficiencies in the designs or operations of such internal controls of which I was aware and steps have taken or propose to take to rectify these deficiencies.
- 5. I have indicated to Auditors & The Audit Committee:
 - a) significant changes, if any, in the internal control over financial reporting during this period.
 - b) significant changes, if any, in accounting policies made during this year and the same has been disclosed I the notes to the financial statements; and
 - c) Instances of significant fraud, if any, of which I have become aware and the involvement therein, of management or an employee having significant role in the company's internal audit systems over financial reporting.

Place: Kolkata

For Radiant Financial Services Ltd

Date: 11th May, 2017

Mahendra Kumar Gangwal

Details of Location of Shareholders as on 31.03.2017

Sl. no	Location	No of shareholders	No of shares	(%)with respect to no. of shares	(%)with respect to no. of shareholders
1	DELHI	7	92102	1.85	3.24
2	GHAZIABAD	1	1	0.00	0.46
3	KANPUR	8	17500	0.35	3.70
4	UDAIPUR	1	22700	0.46	0.46
5	AHMEDABAD	1	500	0.01	0.46
6	MAHESANA	1	3000	0.06	0.46
7	BARODA	1	1300	0.03	0.46
8	MUMBAI	5	263300	5.28	2.31
9	HYDERABAD	1	1700	0.03	0.46
10	BELGAUM CITY	1	9800	0.20	0.46
11	CHENNAI	4	8500	0.17	1.85
12	ERODE	1	2050	0.04	0.46
13	KOLKATA	156	4523536	90.73	72.22
14	HOWRAH	11	28499	0.57	5.09
15	CHINSURA	8	6901	0.14	3.70
16	BURDWAN	1	300	0.01	0.46
17	MIDNAPORE	2	1000	0.02	0.93
18	DARJEELING	2	1000	0.02	0.93
19	KRISHNAGAR	1	1	0.00	0.46
20	BARRACKPORE	1	1000	0.02	0.46
21	CUTTACK	1	1000	0.02	0.46
22	*** OTHERS ***	1	10	0.00	0.46
	TOTAL	216	4985700	100.00	100.00

NAME AND ADDRESS OF TOP TEN SHAREHOLDERS

<u>S1.</u> <u>No.</u>	NAME AND ADDRESS OF SHAREHOLDERS	NO. OF SHARES
1.	KAYAN INVESTMENT AND TRADING CO. PVT. LTD. P-355, KEYATALA ROAD, KOLKATA - 700 029	433200
2.	PRADEEP KUMAR KAYAN P-355, KEYATALA ROAD, KOLKATA - 700 029	402103
3.	BALAJI SCALES PVT LTD 12, LINDSAY STREET, KOLKATA - 700 087	397560
4.	SHEILA DEVI KAYAN P-355, KEYATALA ROAD, KOLKATA - 700 029	384500
5.	ABHISHEK KAYAN P-355, KEYATALA ROAD, KOLKATA - 700 029	370600
6.	KAVITA KAYAN P-355, KEYATALA ROAD, KOLKATA - 700 029	359367
7.	AASHIRWAD REALTORS PRIVATE LIMITED 6A, RAJA SUBODH MULLICK SQUARE, KOLKATA – 700 013	317620
8.	AASHIRWAD DEALERS PVT LTD 6A, RAJA SUBODH MULLICK SQUARE, KOLKATA – 700 013	302385
9.	BRIGHTSTAR CONSTRUCTION PVT LTD 18/1 GURU PROSAD CHOWDHURY LANE, KOLKATA - 700 006	261000
10.	PKC STOCK BROKING PVT. LTD. 1 R.N. MUKHERJEE ROAD, MARTIN BURN BUILDING ROOM NO. 11, 5 th FLOOR, KOLKATA – 700 001	257500

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF RADIANT FINANCIAL SERVICES LIMITED

Report on the Financial Statements

We have audited the accompanying financial statements of RADIANT FINANCIAL SERVICES LIMITED ("the Company"), which comprise the Balance Sheet as at 31st March, 2017, the Statement of Profit and Loss, the Cash Flow Statement for the year then ended, and a summary of the significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that 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. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

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

We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made there under. We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial controls system over financial reporting and the operating effectiveness of such controls. 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.

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid 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 31st March, 2017, and its profit and its cash flows for the year ended on that date.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the Annexure A, a statement on the matters specified in the paragraph 3 and 4 of the order.
- 2. As required by Section 143 (3) of the Act, we report that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as 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 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 31st March, 2017 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2017 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 information and according to the explanations given to us:
 - The Company does not have any pending litigations which would impact its financial position.
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - h. The Company in accordance with the books and accounts maintained had provided requisite disclosure in its Financial Statement as well as dealings in the Specified Bank Notes during the period from 8th of November, 2016 to 30th December, 2016.

For P. K. Pachisia & CO. Chartered Accountant Firm's registration number: 318129E

Place: Kolkata Date: 11th May, 2017 (PAWAN KUMAR PACHISIA) Proprietor Membership number: 053836

Radiant Financial Services Limited

Annexure "A" to the Auditors' Report

The Annexure referred to in our Report to the members of Radiant Financial Services Limited, the company, for the year ended on 31st March, 2017, we report that:

- (i) In respect of its fixed assets:
 - (a) The company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) The company has a program of verification of fixed assets to cover all the items in a phased manner over a reasonable interval which, in our opinion, is reasonable having regard to the size of the company and the nature of its assets. Pursuant to the program, certain fixed assets were physically verified by the management during the year. According to the information and explanations given to us no material discrepancies were noticed on such verification.
 - (c) The Company does not hold any immoveable property
- (ii) In respect of its inventory:
- (a) As explained to us, the inventories were physically verified during the year by the management. The Company has a programme of verification of stocks over reasonable intervals. In our opinion having regard to the nature and location of the stocks, the frequency of verification is reasonable.
- (b) In our opinion and according to the information and explanations given to us, the procedures of physical verification of inventory followed by the management were reasonable and adequate in relation to the size of the company and the nature of its business.
- (c) In our opinion and according to the information and explanations given to us, the company has maintained proper records of its inventory and no material discrepancies were noticed on physical verification.
- (iii) The Company has granted loans to Six bodies corporate covered in the register maintained under section 189 of the Companies Act, 2013 ('the Act').
- (a) In our opinion, the rate of interest and other terms and conditions on which the loans had been granted to the bodies corporate listed in the register maintained under Section 189 of the Act were not, prima facie, prejudicial to the interest of the Company
- (b) In the case of the loans granted to the bodies corporate, the borrowers have been regular in the payment of the principal and interest as stipulated.
- (c) There are no overdue amounts in respect of the loans so granted.
- (iv) In our opinion and according to the information and explanation given to us, the company has complied with section 186 of the Companies Act, 2013 and being an NBFC Section 185 of Companies Act, 2013 is not applicable to the company.
- (v) In our opinion and according to the information and explanations given to us, the company has not accepted deposits from the public and therefore the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act and the rules framed there under, are not applicable. According to the information and explanations given to us, no order has been passed by the Company Law Board or the National Company Law Tribunal or the Reserve Bank of India or any court or any other Tribunal.

- (vi) The maintenance of cost records has not been specified by the Central Government under subsection (1) of section 148 of the Companies Act, for any of the services rendered by the Company. According to the information and explanations given to us in respect of statutory dues:
 - (a) The company has been regular in depositing undisputed statutory dues, including Income Tax, service Tax and other material statutory dues applicable to it with the appropriate authorities.
 - (b) As per the information given to us, provident fund, employees' state insurance, sales tax, duty of customs, duty of excise, value added tax, cess are not applicable to the Company.
 - (c) There was no dues payable in respect of Income Tax, Service Tax and other material statutory dues in arrears as at 31st March, 2017 for a period of more than six months from the date they became payable.
- (vii) The Company has borrowed funds for purchase of car and is paying the installments timely, except this it does not have any loans or borrowings from any financial institution, banks, government or debenture holders during the year.
- (viii) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3 (ix) of the Order is not applicable.
- (ix) According to the information and explanations given to us, no material fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.
- (x) According to the information and explanations give to us and based on our examination of the records of the Company, the Company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- (xi) In our opinion and according to the information and explanations given to us, the Company is not a nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- (xii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- (xiii) According to the information and explanations give to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- (xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- (xv) The Company is required to be registered under section 45-IA of the Reserve Bank of India Act 1934

and it has obtained the registration from Reserve bank of India.

For P. K. Pachisia & CO. Chartered Accountant Firm's registration number: 318129E

Place: Kolkata Date: 11th May, 2017

> (PAWAN KUMAR PACHISIA) Proprietor Membership number: 053836

Annexure - B to the Auditors' Report

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of Radiant Financial Services Limited ("the Company") as of 31 March 2017 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). 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 controls 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 31 March 2017, 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 P. K. Pachisia & CO. Chartered Accountant Firm's registration number: 318129E

Place: Kolkata Date: 11th May, 2017

> (PAWAN KUMAR PACHISIA) Proprietor Membership number: 053836

Statutory Auditor's Certificate

We **P. K. Pachisia & Co., Chartered Accountants**, of P-238, C.I.T. Road, Scheme-IV (M), Kolkata-700010, the Statutory Auditors have examined the books of Accounts and other records of **RADIANT FINANCIAL SERVICES LTD.** for the Financial Year ending March 31, 2017, On the basis of the information submitted to us, we certify the following:

S1.	Particulars	Details
1	Name of the company	Radiant Financial Services Ltd
2	Certificate of Registration No.	05.01680
3	Registered office Address	P-355, Keyatala Road, Kolkata-700029
4	Corporate office Address	P-355, Keyatala Road, Kolkata-700029
5	The company has been classified by RBI as: (Investment Company / Loan Company / AFC / NBFC-MFI / NBFC- Factor / IFC /IDF- NBFC)	Investment Company
6	Net Owned Fund (in ` Crore) (Calculation of the same is given in the Annex)	4.39
7	Total Assets (in ` Crore)	6.07
8	Asset-Income pattern: (in terms of RBI Press Release 1998-99/1269 dated April 8, 1999) a) % of Financial Assets to Total Assets b) % of Financial Income to Gross Income (NBFC-Factor / NBFC-MFI / AFC / IFC may also report separately below)	a)% of Financial Assets to Total Assets-92.67% b) % of Financial Income to Gross Income-100.00%
9	Whether the company was holding any Public Deposits, as on March 31, 2017? If Yes, the amount in Rs. Crore	No
10	Has the company transferred a sum not less than 20% of its Net Profit for the year to Reserve Fund? (in terms of Sec 45-IC of the RBI Act, 1934).	Yes
11	Has the company received any FDI? If Yes, did the company comply with the minimum capitalization norms for the FDI?	No
12	If the company is classified as an NBFC- Factor; a) % of Factoring Assets to Total Assets b) % of Factoring Income to Gross Income	N.A
13	If the company is classified as an NBFC- MFI; % of Qualifying Assets to Net Assets (refer to Notification DNBS.PD.No.234 CGM(US) 2011 dated December 02, 2011)	No
14	If the company is classified as an AFC; a) % of Advances given for creation of physical / real assets supporting economic activity to Total Assets b) % of income generated out of these assets to Total Income	No

S1.	Particulars	Details
1 h	If the company is classified as an NBFC- IFC % of Infrastructure Loans to Total Assets	No
16	Has there been any takeover/acquisition of control/ change in shareholding/ Management during the year which required prior approval from RBI? (please refer to per DNBR (PD) CC. No.065/03.10.001/2015-16 dated July 09, 2015 on the subject for details)	

In terms of paragraph 2 of Notification No. DNBS.201/DG(VL)-2008 dated September 18, 2008, a separate report to the Board of Directors of the Company has been made.

I have read and understood paragraph 5 of Notification No. DNBS.201/DG(VL)-2008 dated September 18, 2008

Place: Kolkata Date: 11.05.2017

For P. K. PACHISIA & CO. Chartered Accountants FRN: 318129E

(PAWAN KUMAR PACHISIA) Proprietor M.No. - 053836

Calculation of Net Owned Fund

Annexure - II

Name of the Company: **<u>RADIANT FINANCIAL SERVICES LIMITED</u>** RBI CERTIFICATE NO: <u>05.01680</u>

				"000"
		Item Name	Item Code	Amount as
		Capital Fund – Tier I		on 31.03.2017
(i)		Paid up Equity Capital	001	50143
(ii)		Preference share to be compulsorily convertible into equity	002	-
(iii)		Free Reserve		-
	a)	General Reserve	003	2253
	b)	Share Premium	004	-
	c)	Capital Reserve (Representing surplus on sale of assets)	005	-
	d)	Debenture Redemption Reserve	006	-
	e)	Capital Redemption Reserve	007	-
	f)	Credit Balance in P& L a/c	008	4418
	g)	Other Free Reserves (Reserve Fund)	009	1569
		Total (001 to 009)	010	58383
(iv)		Accumulated Loss	011	-
(v)		Deferred Revenue Expenditure	012	-
(vi)		Other intangible assets	013	-
(vii)		Short provisioning against NPA / diminution in value of Investments	014	-
		(Total 011 to 014)	015	-
(viii)		Owned Fund (010 minus 015)	016	58383
(ix)		Investments in shares of		-
	a)	Subsidiaries	017	-
	b)	Companies in the same group	018	1026
	c)	Other NBFCs	019	-
(x)		The book value of debentures, bonds outstanding loans and advances, bills purchased and discounted (HP & lease) made to and deposits with		-
	a)	Subsidiaries	020	-
	b)	Companies in the same group	021	19271
(xi)		(Total 017 to 021)	022	20297
(xii)		Amount of item 022 in excess of 10% of item 016 above	023	14459
(xiii)		Net Owned Fund (016 minus 023)	024	43924

For P. K. PACHISIA & CO. Chartered Accountant FRN: 318129E

(PAWAN KUMAR PACHISIA) Proprietor M.No. – 053836

Place: Kolkata Date: 11.05.2017

Statement of Assets & Income Pattern for the Financial Year ended 31st March, 2017

As on 31 st March 2017	Amount (Rs)	Amount (Rs)
<u>ASSET SIZE</u> Fixed Assets Investments Loans & Advances Current Assets (Reduced by: Loans & Advances)	723,897.00 10,584,961.00 43,668,210.00 <u>5,715,864.00</u>	60,692,932.00
FINANCIAL ASSETS Cash & Bank Balance Loans & Advances Shares (Investment & Stock) Other Current Asset (1395515) – (1303659) Less: Liabilities NET FINANCIAL ASSET	$\begin{array}{r} 426,541.00\\ 43,668,210.00\\ 14,461,511.00\\ \underline{91,856.00}\\ 58,648,118.00\\ \underline{2,405,563.00}\end{array}$	56,242,555.00
% of Financial Assets to Total Assets		92.67%
Total Income		
Share Trading Profit Dividend Gain on sale of investment Interest Total Income	1,599,825.00 87,769.00 3,165,498.00 <u>3,688,163.00</u> 8,541,255.00	
FINANCIAL INCOME	8,541,255.00	
% of Financial Income to Total Income		100%
Place: Kolkata		For P. K. PACHI

Date: 11.05.2017

For P. K. PACHISIA & CO. Chartered Accountants FRN: 318129E

(PAWAN KUMAR PACHISIA) Proprietor M.No. - 053836 To the Board of Directors of

RADIANT FINANCIAL SERVICES LIMITED,

In terms of Non – Banking Financial Companies Auditors Report (Reserve Bank) Directions, 2008, vide the Notification No. DNBS.201/DG(VL) – 2008 Dated 18.09.2008, issued by the Reserve Bank of India, and on the basis of such checks as we considered appropriate, we report as follows for the financial year ended 31st March, 2017 :-

- 1. The Company is engaged in the business of Non-Banking Financial Institution and has obtained a Certificate of Registration form the Reserve Bank of India.
- 2. That the Company is entitled to continue to hold Certificate of Registration in terms of its asset/income pattern as on 31st March, 2017.
- 3. Based on the criteria set forth by the Reserve Bank of India in circular no. DNBS.PD.CC No. 85/03.02.089/2006-07 dated 6th December, 2006 for clarification of Non-Banking Financial Company as Asset Finance Company, and on the basis of information and according to the explanations given to us, the Company is not an Asset Finance Company as defined in Non-Banking Financial Companies Acceptance of Public Deposits (Reserve Bank) Directions, 1998 with reference to the business carried on by it during the year.
- 4. That the Board of Directors of the Company have passed the resolution for non-acceptance of any Public Deposit.
- 5. The Company has not accepted any public deposit during the year.
- 6. As explained, the Company has not been classified as NBFC-MFI and hence, no comments are called for under paragraph 3(A) (III) of the Order.
- 7. That in our opinion and to the best of our information and according to the explanations given to us, the Company has complied with the prudential norms relating to income recognition, accounting standards, assets classification and provisioning for bad and Doubtful Debts as applicable to it in terms of Non- Banking Financial (Non Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2007.
- 8. That in our opinion and to the best of our information, the Company is not a Systematically Important Non Deposit taking Non-Banking Financial Company as defined in paragraph 2(1) (XIX) of the Non-Banking Financial (Non-Deposit accepting or holding) companies Prudential Norms (Reserve Bank) Directions, 2007 and therefore, no comments are called for as regards correctness of Capital Adequacy Ratio, compliance with minimum prescribed CRAR and also timely furnishing of Annual Statement i.e. NBS-7.

For P. K. Pachisia & Co. CHARTERED ACCOUNTANT FRN 318129E

Place: Kolkata Date: 11th day of May, 2017 (PAWAN KUMAR PACHISIA) PROPRIETOR M. No. 053836

RADIANT FINANCIAL SERVICES LIMITED BALANCE SHEET, AS AT 31ST MARCH 2017

				(A	mount in Rupees)
			Note	As at	As at
	PARTICULARS		Number	31.03.2017	31.03.2016
<u>I)</u>	EQUITY AND LIABILITIES				
	1) <u>Shareholder's Fund</u>				
	a) Share Capital		2	50143250	50143250
	b) Reserves & Surplus		3	8240014	3735213
				58383264	53878463
	2) Secured Loans		4	563920	877907
	3) Non Current Liabilities				
	a) Other Long Term Liabilities		5	250000	250000
	4) <u>Current Liabilities</u>				
	a) Other Current Liabilities		6	273837	214761
	b) Short Term Provisions		7	1317806	278707
				1591643	493468
		TOTAL		60788827	55499838
<u>II)</u>	<u>ASSETS</u>				
	1) <u>Non Current Assets</u>				
	a) Fixed Assets				
	i) Tangible Assets		8	723897	1049241
	b) Non Current Investment		9	10584961	11099321
	c) Deferred Tax Assets (Net)		10	90895	43227
	d) Long Term Loan & Advances		10	5000 11404753	5200 12196989
	2) <u>Current Assets</u>		ŀ		
	a) Inventories		11	3876550	6105075
	b) Sundry Debtors		12	17258	0
	c) Cash & Cash equivalants		13	426541	299745
	d) Short Term Loans & Advances		14	43668210	36467668
	e) Other Current Assets		15	1395515	430361
				49384074	43302849
		TOTAL	ļ	60788827	55499838
	See Accompanying Notes to the Financial Statement		1		

In terms of our report of even date FOR P. K. PACHISIA & CO. Firm Registration No. 318129E Chartered Accountant

For and on behalf of the board

Abhishek Kayan Managing Director

DIN: 00195504

Manish Dalmia Director DIN: 00264752

(Pawan Kumar Pachisia) Proprietor Membership No. 053836 Place: Kolkata Date: 11.05.2017

Mahendra Kr. Gangwal Chief Financial Officer Minakshi Gupta Company Secretary Membership No: A36330

RADIANT FINANCIAL SERVICES LIMITED STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH 2017

	(Amount in Rupee			
			For the	For the
	PARTICULARS	Note	year ended	year ended
		Numbers	31.03.2017	31.03.2016
T)				
I)	Revenue from Operations		0.001.0	2011202
	a) Interest		3688163	3844382
	b) Sales	16	12725554	8376223
II)	Other Income		16413717	12220605
11)	a) Dividend		87769	70791
	b) Gain (loss) on sale of Investment (net)			37411
			3165498	83878
	c) Profit on Sale of Fixed assets		0 3253267	192080
	T_{-1}			
III)	Total Revenue (I + II)		19666984	12412685
IV)	Expenses			
	i) Purchases - Shares		11616740	8661802
	ii) Change in Inventories	17	(491011)	697701
	iii) Employees Benefits Expenses	18	1463367	1044871
	iv) Finance Cost		71812	38658
	iv) Depreciation and Amortization expenses	8	325344	167213
	v) Other Expenses	19	1003160	993226
V)	Total Expenses (i+ii+iii+iv+v)		13989412	11603471
, VI)	Profit/(Loss) before exceptional and			
)	Extra Ordinary Items and Tax (III - V)		5677572	809214
VII)	Profit/(Loss) before Tax		5677572	809214
VIII)	Tax Expense			
	a) For the Current year (provision)		1266300	225913
	b) For the Earlier year		(45861)	0
	b) Deferred Tax Liabilities / (Assets)		(47668)	12443
	-,, (,		1172771	(238356)
IX)	Profit/(Loss) for the period from			, , , , , , , , , , , , , , , , , , ,
,	continuing operations (VII - VIII)		4504801	570858
	Transfer to Statutory Reserve		900963	114172
X)	Profit/(Loss) for the period		3603838	456686
, XI)	Earnings per equity share			
Í	Basic & Diluted		0.72	0.11
	See Accompanying Notes to the Financial			
	Statement			

In terms of our report of even date FOR P.K.PACHISIA & CO. Firm Registration No. 318129E Chartered Accountant

For and on behalf of the board

Abhishek Kayan Managing Director DIN: 00195504 Manish Dalmia Director DIN: 00264752

Mahendra Kr. Gangwal Chief Financial Officer Minakshi Gupta Company Secretary Membership No: A36330

(Pawan Kumar Pachisia) Proprietor Membership No. 053836 Place: Kolkata Date: 11.05.2017

Cash Flow Statement for the Year Ended 31st March, 2017

	For the Year Ended 31.3.2017		For the Year E	nded 31.3.2016
	(Rs)	(Rs)	(Rs)	(Rs)
A.CASH FLOW FROM :				
OPERATING ACTIVITIES:				
Net Profit/(Loss) before tax	5,677,572.00		809,215.00	
Adjustment for :				
Extraordinary items	0.00		0.00	
Depreciation / Amortization	325,344.00		167,213.00	
Amount Set aside for Reserve Fund	0.00	6,002,916.00	0.00	976,428.00
Operating Profit before Working				
Capital Changes				
Adjustment for:				
Trade Receivables	(17,258.00)		-	
Other Receivables	20,975.00		(86,723.00)	
Trade Payable	59,076.00		33,183.00	
Income Tax paid /Security Deposit	(1,217,629.00)		176,490.00	
Income Tax for earlier year	50,360.00	(1,104,476.00)	(36,461.00)	86,489.00
		4,898,440.00		1,062,917.00
B. CASH FLOW FROM				
INVESTMENT ACTIVITIES :				
Sale / Investment in shares	514,360.00		(6,179,793.00)	
Purchase/Sale of Fixed Assets	0.00	514,360.00	(1,199,480.00)	(7,379,273.00)
		5,412,800.00		(6,316,356.00)
C. CASH FLOW FROM				(· · ·)
FINANCIAL ACTIVITIES :				
Increase of ICD/Loans	(7,200,542.00)		3,807,572.00	
Proceeds from Borrowings	(313,987.00)		877,907.00	
In Inventories (Decrease)	2,228,525.00	(5,286,004.00)	697,701.00	5,383,180.00
Increase in Share Capital		126,796.00		(933,176.00)
CASH AND CASH EQUIVALENT:				,
Opening Balance		299,745.00		1,232,921.00
Closing Balance		426,541.00		299,745.00
Changes in cash and cash				
equivalent:-		126,796.00		(933,176.00)

AUDITOR'S CERTIFICATE

Date: 11.05.2017

We have verified the attached Cash Flow Statement of Radiant Financial Services Ltd. for the year ended 31st March 2017. This statement has been compiled by the company from the audited financial statements for the year ended 31st March 2017.

FOR P. K. PACHISIA & CO.	For and on behalf of the board	
Firm Registration No. 318129E		
Chartered Accountant		
	Abhishek Kayan	Manish Dalmia
	Managing Director	Director
	DIN: 00195504	DIN: 00264752
(Pawan Kumar Pachisia)		
Proprietor		
Membership No. 53836		
Place: Kolkata	Mahendra Kr. Gangwal	Minakshi Gupta

52

Chief Financial Officer

Company Secretary

Membership No: A36330

SIGNIFICANT ACCOUNTING POLICIES AND ACCOMPANYING NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH 2017

Note: 1

A. Company Overview:

Radiant Financial Services Ltd. (the company) is a Public Limited Company incorporated in India. It is a registered Non Deposit taking 'Non Banking Finance Company' (NBFC) as defined under Section 45-IA of the Reserve Bank of India (RBI) Act, 1934 and is engaged in providing short term and medium term finance to various companies as well invest and trade in shares of various listed and unlisted companies and its equity shares are listed in the Calcutta Stock Exchange Ltd.

B. SIGNIFICANT ACCOUNTING POLICIES: -

a) **Basis of preparation of Financial Statements:**

These financial statements are prepared in accordance with Indian Generally Accepted Accounting Principles (GAAP) which comprises mandatory accounting standards as prescribed under Section 133 of the Companies Act, 2013 ('Act') read with Rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Act (to the extent notified) and guidelines issued by the Securities and Exchange Board of India (SEBI) to the extent applicable. The accounts of the company are prepared under the historical cost convention on accrual basis except where otherwise stated. For recognition of income and expenses Mercantile System of Accounting is followed, except income from dividend, which is accounted for as and when received. There are no material changes in the Accounting policies adopted in the Annual Financial Statements with those in the previous year.

The company has complied with the Non Systematically Financial (Non-deposit Accepting or Holding) Companies prudential norms (Reserve Bank) Directions, 2015 with regard to Income recognition, Assets Classification, Accounting Standards and provision for standard, sub standard, Bad & Doubtful assets as applicable to it.

b) <u>Use of Estimates</u>:

The preparation of financial statements in conformity with GAAP requires estimates and assumptions to be made that affect the reported amount of assets and liabilities on the date of the financial statements and the reported amount of revenues and expenses during the reported period. Differences between the actual result and estimates are recognized in the period in which the results are known.

c) Revenue Recognition

Revenue is recognized to the extent it is probable that the economic benefits will flow to the company and the revenue can be reliably measured. Interest / finance income from loan included in revenue from operations represents interest income received by the company at the rate applicable.

d) Fixed Assets:

Fixed assets are stated at cost of valuation less accumulated depreciation. The cost of an asset comprises its purchase price and any directly attributable cost of bringing the assets to working condition for its intended use. Expenditure for additions, improvements and renewals are capitalized and expenditure for maintenance and repairs are charged to Statement of Profit and Loss.

e) Depreciation:

The depreciation is provided in terms of Written down Value method in terms of rates prescribed in Schedule II of the Companies Act, 2013.

f) Impairment of Assets:

Impairment of asset is ascertained at each Balance Sheet date. An impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount of such asset. The recoverable amount is the greater of the net selling price and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value based on an appropriate discount factor.

g) <u>Investments</u>:

Investments are classified as non-current and current categories in accordance with the guidelines issued by the Reserve Bank of India and as per the Accounting Standards issued by the Institute of Chartered Accountants of India.

Non-current investments are stated at cost. However, provision for diminution in the value of investment, if any, has been made by us to the tune of Rs. 2,42,169/-.

h) Inventories:

Inventories are valued at lower of cost or net realizable value.

i) <u>Employee Benefits:</u>

As per the management, the company is exempted from contribution towards Provident Fund and Employee's State Insurance since the number of employees in the company is below the minimum number specified under the Employees' Provident Funds and Miscellaneous Act, 1952 and Employees' State Insurance Act, 1948. Any amount relating to unveiled leave due to employees are paid and/or provided.

j) <u>Taxes on Income</u>

The Current Income Tax is measured at the amount expected to be paid to (recovered from) the taxation authorities, in accordance with the Income Tax Act. Deferred Tax reflects the impact of current year timing differences between Taxable income and accounting income for the year and reversal of timing difference of earlier years. Deferred Tax is measured based on the tax rates applicable.

Deferred Tax assets are recognized to the extent that there has become reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realized and have been recognized in the Books of Accounts in the current year.

	<u> 2016 - 17</u>	(Rupees) <u>2015 - 16</u>
<u>Deferred Tax Liability:</u> - Brought forward - Difference between book and	(43227)	(55670)
tax depreciation	(47668)	12443
Net Deferred Tax Liability/ (Assets)	(90895)	(43227)

k) Contingencies

Contingencies, which can be reasonably ascertained, are provided for if in the opinion of the company there is a probability of an outflow resource embodying economic benefits.

1) Earnings per share:

	As on 31.03.2017	As on 31.03.2016
	(Rs.)	(Rs.)
- Basic & diluted earnings per share	0.72	0.11

- Nominal value per share	10.00	10.00
---------------------------	-------	-------

Earnings per share are calculated by dividing the profit after tax attributable to Equity shareholders by weighted average number of equity shares outstanding during the year.

Profit / (Loss) after tax	4504813	570859
Weighted average number of equity shares outstanding		
during the year	4985700	4985700

m) Related party disclosures: -

As per Accounting Standard 18, the disclosures of transactions with the related parties as defined in the Accounting Standards are given below:

a) Names of related parties and description of relationship:

- 1. Individuals owning, directly or indirectly, interest in the voting power of the reporting enterprise that gives them control or significant influence over the enterprise, and relatives of any such individual;
 - Pradeep Kumar Kayan
 - Sheila Devi Kayan
 - Abhishek Kayan
 - Kavita Kayan

2. Key management personnel and relatives of such personnel

- Abhishek Kayan Managing Director
- Kavita Kayan
- Pradeep Kayan
- Sheila Devi Kayan
- Manish Dalmia Director
- Mahendra Kumar Gangwal Chief Financial Officer
- Minakshi Gupta Company Secretary
- 3. Enterprises over which any person described in (1) or (2) is to exercise significant influence
 - Kayan Investment & Trading Co. Pvt. Ltd.
 - Sunflower Commerce Pvt. Ltd.
 - PKC Stock Broking Pvt. Ltd.
 - RFSL Exports Pvt. Ltd.

b) Details of Related Party transactions during the F.Y. 2016-17

S1. No.	Nature of Transactions	Name of Related Party	Relationship	Amount Outstanding as on 31.03.2017 (In Rs.)
1.	Loan given	1. PKC Stock Broking Pvt. Ltd.		1,28,31,562/-
		2. Kayan Investment & Trading Co. Pvt. Ltd.	Enterprises where	Nil
		3. R F S L Exports Pvt. Ltd.	controlling individual or	64,39,455
2.	Interest received on loans	1. PKC Stock Broking Pvt. Ltd.	Key Management	11,28,958/-
		2. Kayan Investment & Trading Co. Pvt. Ltd.	personnel has	5,26,645/-
		3. R F S L Exports Pvt. Ltd.	significant influence	4,88,283
3.	Rent paid for	Kayan Investment &		40,000/- p.a.

	premises	Trading Co. Pvt. Ltd.		
4.	Reimbursement	Kayan Investment &		40,000/- p.a.
	of Electricity	Trading Co. Pvt. Ltd.		
	Expenses			
5.	Purchase of	1. PKC Stock Broking		8374280.65
	shares	Pvt. Ltd.		
6.	Sale of shares	1. PKC Stock Broking		15605136.65
		Pvt. Ltd.		
7.	Managerial	1.Mr. Abhishek Kayan	Key	2,82,000/-
	Remuneration	2. Mr. Mahendra	Management	1,75,500/-
		Kumar Gangwal	Personnel	
		3. Mr. Lingraj Patra		52,898/-
		4. Ms. Minakshi Gupta		1,77,100/-

NOTE: Related party relationships have been identified by the management and relied upon by the auditors.

n) Foreign Currency Transactions

Earning in foreign currency –	Nil	Nil
Expenditure in foreign	Nil	Nil
Currency on foreign travel		

o) Material Events occurring after the Balance Sheet date are taken into cognizance.

p) Segment Reporting

The company is engaged primarily in the business of financing / investment in shares and trading of shares and accordingly there are no separate reportable segments as per the Accounting Standard 17.

q) Previous year's figures have been reclassified and regrouped in the current year, wherever necessary.

r) DETAILS OF SPECIFIED BANK NOTES:

The details of Specified Bank Notes (SBN) held and transacted during the period 08-11-2016 to 30-12-2016 as provided in the table below:-

Amount in Rs'

Particulars	SBNs	Other denomination Notes	Total
Closing cash in hand as on 08-11-16	1,00,000.00	2,406.00	1,02,406.00
(-) Permitted receipts/ from Bank in new Currency	0.00	1,60,000.00	1,60,000.00
(-) Permitted payments / used in New Currency	0.00	93,556.50	93,556.50
(-) Amount deposited in Banks	1,00,000.00	0.00	1,00,000.00
Closing cash in hand as on 30-12-16	0.00	68,849.50	68,849.50

RADIANT FINANCIAL SERVICES LIMITED C) ACCOMPAYING NOTES TO THE FINANCIAL STATEMENT FOR THE YEAR ENDED 31ST MARCH 2017

Particulars	As at 31.03.	.2017 (Rs.)	As at 31.03.2016 (Rs.)		
Note Number : 2					
CHADE CADITAL .					
SHARE CAPITAL :					
a) AUTHORISED					
55,00,000 (Previous Year 55,00,000) Equity Share of		5500000		FEODOOO	
Rs. 10/- each		55000000		55000000	
b) ISSUED, SUBSCRIBED AND FULLY PAID UP:					
49,85,700 (Previous Year 49,85,700) Equity Shares of Rs. 10/- each		10055000			
fully paid up in cash		49857000		49857000	
	As at 31		As at 31		
	No. of Shares	Amount (Rs.)	No. of Shares	Amount (Rs.)	
c) Reconciliation of equity shares outstanding at the beginning of					
the year	4985700	49857000		49857000	
Add: Issued during the year	Nil	Nil		Ni	
At the end of the year	4985700	49857000	4985700	49857000	
d) SHARES IN THE COMPANY HELD BY EACH					
SHAREHOLDER HOLDING MORE THAN 5 PERCENT	No. of Shares	% Holding	No. of Shares	% Holding	
i) Sri Pradeep Kumar Kayan	402103	8.07	371103	7.44	
ii) Smt. Sheila Devi Kayan	384500	7.71	350100	7.02	
iii) Sri. Abhishek Kayan	370600	7.43	339600	6.81	
iv) Smt. Kavita Kayan	359367	7.21	328267	6.58	
v) Kayan Investment & Trading Co. (P) Ltd.	433200	8.69	433200	8.69	
vi) PKC Stock Broking (P) Ltd.	257500	5.16	257500	5.16	
vii) Aashirwad Realtors(P) Ltd.	317620	6.37	317620	6.37	
viii) Aashirwad Dealers (P) Ltd.	302385	6.06	302385	6.06	
ix) Brightstar Constraction (P) Ltd.	261000	5.23	261000	5.23	
x) Balaji Scales Pvt. Ltd.	397560	7.97	397560	7.97	
		Amount (Rs.)		Amount (Rs.)	
e) 114500 Nos. (previous year 114500 Nos.) of Forfeited Shares,					
amount originaly paid up		286250		286250	
		50143250		50143250	
Note Number : 3					
<u>RESERVES & SURPLUS</u>					
a) GENERAL RESERVE		2253364		2253364	
b) SURPLUS IN THE STATEMENT OF PROFIT & LOSS	010740		055055		
As per last Balance Sheet	813742		357055		
Add: Balance allocated from Statement of Profit & Loss	<u>3603838</u>	4417500	<u>456687</u>	010540	
		4417580		813742	
		4417580		813742	
c) <u>STATUTORY RESERVE</u>	(() d () =		FEDORE		
(In terms of section 45-IC of the Reserve Bank of of India	668107		553935		
Act, 1934)	0000/0	45/0050	44.14 50	< (04 0 -	
Additions for the period	900963	1569070		668107	
		1569070		668107	
TOTAL		8240014		3735213	

RADIANT FINANCIAL SERVICES LIMITED		
Particulars	As at 31.03.2017 Amount (Rs.)	As at 31.03.2016 Amount (Rs.)
Note Number : 4		
<u>SECURED LOAN</u> HDFC Bank (Hypothecation of Car) (Repayable within 1 year Rs. 346008/-) previous year Rs. 313988.03	563920	877907
r	563920	877907
Note Number : 5		
<u>NON CURRENT LIABILITIES</u> Other Long Term Liabilities	250000 250000	
Note Number : 6		
OTHER CURRENT LIABILITES:		
a) Other Payables:- Liabilities for Expenses		
- Provision for emlpoyees benefit - Others	226660 37177	41761
- TDS Payable	10000 273837	10000 214761
Note Number : 7		
<u>SHORT TERM PROVISIONS:</u> - Provision for Taxation	1317806	
	1317806	278702

Note Number : 8

FIXED ASSETS - TANGIBLE ASSETS CLASSIFICATION

(Amount in Rupees)

	GROSS BLOCK			DEPR	DEPRECIATION / AMORTIZATION			NET CARRYING VALUE			
Particulars	Opening Balance as on 01.04.2016	Addition/ Adjustment	Sub Total	Disposals	Block as on 31.03.2017	Opening as at	For the year	A division t /	Total as at 31.03.2017	As at 31.03.2017	As at 31.03.2016
Furniture & Fixture	9000		9000		9000	7510	NIL		7510	1490	1490
Vehicles *	1199480		1199480		1199480	159076	324918		483994	715486	1040404
Office Equipment	6806		6806		6806	5161	426		5587	1219	1645
Computer Machine	342522		342522		342522	337170	NIL		337170	5352	5352
Mobile Phones	1750		1750		1750	1400	NIL		1400	350	350
	1559558	0	1559558	0	1559558	510317	325344	635597	835661	723897	104924
Previous Year	1020047	1199480	2221277	66719	1559558	978701	167213	63559.00	510317	1049241	

Note: * Hypothecated to Bank

Note Number : 9 NON CURRENT INVESTMENTS

	As at 31	.03.2017	As at 31.03.2016		
Name of the Company	Number	Value (Rs.)	Number	Value (Rs.)	
OTHER INVESTMENTS					
a) EQUITY INVESTMENT					
UNQUOTED :-					
Bhawani Barter Pvt. Ltd.	12000	1122000	12000	1122000	
Lansdowne Towers Pvt Ltd	35000	3500000	35000	3500000	
Kayan Investment & Trading Co. Pvt. Ltd.	106100	1026250	106100	1026250	
Sunflower Commerce Pvt. Ltd.	0	0	30050	419506	
SUB TOTAL	153100	5648250	183150	6067756	
QUOTED :-					
ATI Ltd.(Previously known as Andaman Timber Co. Ltd)	100	101	100	101	
Anil Limited (EIH Limited)	0	0	300	84692	
Fairdeal Filaments Ltd.	0	0	442	11055	
Iindal Worldwide Ltd	45458	4133357	45458	4133357	
Kemicare Products Ltd.	138850	838374	138850	838374	
Singer india Limited	900	100791	900	100791	
Suzlon Energy Ltd (Face value Rs. 2/-)	4000	70259	4000	70259	
Southern Online Bio Technologies Ltd	750	33445	750	33445	
	190058	5176327	190800	5272074	
SUB TOTAL	343158	10824577	373950	11339830	
UTI Equity Fund unit scheme	300	2553	300	2553	
GRAND TOTAL	343458	10827130	374250	11342383	
Aggregate Value of Total Investment		10584961		11099321	
Aggregated Market / Book Value of Quoted Shares		7315164		7044431	

NOTE:

1. Face Value of each shares / units is Rs. 10/- fully paid up unless otherwise stated.

	As at 31.03	3.2017 (Rs.)	As at 31.03.2016 (Rs.)		
<u>Note Number : 10</u> LONG TERM ADVANCES: (unsecured - considered good)					
a) Security Deposit		5000		5200	
		5000		5200	

Note Number : 11

INVENTORIES AS ON 31.03.2017

	As at :	31.03.2017	As at 31.03.2016		
	No. of				
Name of the Company	Shares	Amount (Rs)	No. of Shares	Amount (Rs	
3I Infotech Limited	0	0	1000	4200	
Alembic Limited (Face Value Rs. 2/-)	500	18325	0	(
Alka India Ltd (Face Value Re. 1/-)	27980	2238	27980	2238	
Alok Industries Ltd	1000	3000	1000	4500	
Amit Spinning Industries Ltd (Face Value Rs.5/-)	6924	2423	6924	2423	
Ashapura Minechem Ltd (Face Value Rs. 2/-)	0	0	400	29360	
Ashok Leyland Ltd (Face Value Re. 1/-)	200	16950	0		
Axis Bank Limited (Face Value Rs.2/-)	20	9816	0		
Bajaj Finserv Limited	57	206502	0		
Bajaj Hindusthan Ltd (Face Value Re 1/-)	100	1335	100	144	
Bajaj Holdings and Investment Limited	5	9187	0		
Balrampur Chini Mills Ltd (Face Value Re 1/-)	0	0	250	24318	
BITS Ltd (Face Value Rs 2/-)	1000	170	1000	170	
Bombay Burmah Trading Corporation Limited	85	52559	0	(
BSEL Infrastructure Realty Ltd	800	1120	800	112	
BS Limited (Face Value Re 1/-)	0	0	1000	13200	
Cairn India Ltd	200	30770	200	30770	
Cipla Limited (Face Value Rs 2/-)	0	0	50	25408	
DLF Limited (Face Value Rs. 2/-)	200	29760	100		
Energy Development Co. Ltd.	0	0	67000	2803214	
Engineers India Limited (Face Value Rs.5/-)	200	28820	0	_000_1	
Everest Kanto Cylinder Ltd. (Face Value Rs 2/-)	0	0	1000	15000	
Futura Polyesters Ltd	4321	13006	4321	1300	
Future Consumer Ltd. (Face Value Rs. 6/-)	1000	10760	1000	10760	
Gateway Distriparks Ltd	200	49502	0	10/0	
GMR Infrastructure Ltd.	2650	30740	2650	3074	
Granules India Ltd (Face Value Re 1/-)	2000	0 0	100	1199	
GTL Infrastructure Ltd.	1750	2538	2750	398	
GTL Limited	300	3525	500	587	
GVK Power & Infrastructure Ltd. (Face Value Re. 1/-)	0	0	1000	6900	
HCL Infosystems Ltd. (Face Value Rs $2/-$)	0	0	500	21625	
Hercules Hoists Ltd. (Face Value Rs 2/ -)	0	0	350	51065	
Himatsingka Seide Ltd (Face Value Rs.5/-)	250	86500	0	5100	
Hindalco Industries Ltd. (Face Value Re. 1/-)	250	0	100	8795	
Hindustan Construction Co. Ltd. (Face Value Re.1/-)	1000	24260	100		
		32500	0		
Hotel Leela Venture Ltd. (Face Value Rs.2/-)	2000		0		
ICICI Bank Ltd. (Face Value Rs. 2/-)	10	2367	60 100		
IDEA cellular Ltd.	300	25830	100		
IFCI Ltd	2000	49400	2000		
IFSL Ltd (Face Value Re 1/-)	500	185	500		
Indiabulls Real Estate Limited	1000	63742	2700		
Indiabulls Ventures Limited	500	14590	0	2005	
Indian Acrylics Ltd	8500	21675	11000		
Infosys Limited (Face Value Rs.5/-)	30	28399	0	(
Innovassynath Investment Ltd	500	0	2418		
ITC Ltd (Face Value Re 1/-)	100	25044	25	772	

Note Number : 11

INVENTORIES AS ON 31.03.2017

		31.03.2017	As at 31.03.2016	
	No. of			
Name of the Company	Shares	Amount (Rs)	No. of Shares	Amount (Rs
J.P. Associates Limited (Face Value Rs. 2/-)	4700	39820	5700	43890
Jindal Worldwide Ltd.	500	67115	500	
JSW Steel Limited	0	0	31	19916
Jubilant Life sciences Ltd. (Face Value Re 1/-)	0	0	4000	1331680
K-Lifestyle & Industries Ltd. (Face Value Re.1/-)	4500	720	4500	900
Lanco Infratech Ltd (Face Value Re 1/-)	3300	11055	3300	
Larsen & Toubro Ltd (Face Value Rs 2/-)	540	687328	70	
Mahindra Holidays & Resorts (I) Ltd.	200	51560	400	
Marksans Pharma Limited (Face Value Re 1/-)	0	0	300	
Max Financial Services Ltd. (Face Value Rs 2/-)	150	42818	250	
Meghmani Organics Limited	500	18600	0	
Monnet Ispat& Energy Ltd.	0	0	800	-
National Aluminum Co. Ltd.(Face Value Rs. 5/-)	0	0	750	
Oil Natural Gas Corporation Ltd (Face Value Rs 5/-)	262	37469	175	
Peninsula LandLtd. (Face Value Rs 2/-)	11000	171600	5000	
Pentamedia Graphics Ltd (Face Value Re 1/-)	1215	632	1215	
Punj Lloyd Limited (Face Value Rs. 2/-)	500	9650	500	
Radhe Developers (India) Ltd.	1000	8600	1000	
Rattan India Power Ltd.	400	3032	400	
Reliance Communications Ltd.	2000	76400	0	
Reliance Defence And Engineering Ltd.	0	0	100	-
Reliance Industries Ltd	140	120730	180	
Sancia Global Infra Projects Ltd.	50	25	50	
Sharp Industries Ltd	523	2479	523	
Shilpi Cable Technologies Ltd.	0	0	400	
Shree Renuka Sugars Ltd (Face Value Re 1/-)	500	7195	0	-
Shukun Constructions Ltd (Face Value Re 1/-)	5500	1870	5500	
Singer India Ltd.	800	141280	1100	
Spentex Industries Limited	4214	13063	7714	
Srei Infrastructure Finance Ltd	0	0	1000	
State Bank of India Ltd. (Face Value Re.1/-)	100	19425	200	
Steel Authority of India Ltd	400	17240	400	
Suryachakra Power Corporation Ltd.	1000	2030	0	-
The Sukhjit Starch And Chemicals Ltd.	0	0	250	
Tata Motor Ltd. (Face Value Rs.2/-) Class A	200	56430	150	
Tata Motor Ltd. (Face Value Rs.2/-)	100	45661	0	
Tata Global Beverages Ltd. (Face Value Re 1/-)	0	0	200	24044
Tata Steel Ltd	25	8905	100	
The Tata Power Co. Ltd. (Face Value Re. 1/-)	400	25860	400	
Triveni Engineering & Industries Ltd. (Face Value Re.1/-)	7000	506380	0	
Ujaas Energy Ltd. (Face Value Re. 1/-)	2200	40600	2500	-
Unichem Laboratories Ltd. (Face Value Rs.2/-)	500	129555	2500	12230
Vedanta Ltd. (Face Value Re 1/-)	100	8985	220	19767
Visaka Industries Ltd.	5000.00	604900.00	0.00	0.00
י וסמגע ווונעטעורס בוע.	5000.00	004200.00	0.00	0.00
Total	125701	3876550	190756	610507

Note: 1. Face Value of each shares / units is Rs. 10/- fully paid up unless otherwise stated.

	As at 31.03.2017 (Rs.)	As at 31.03.2016 (Rs.)
Note Number : 12		
SUNDRY DEBTORS		
More than 6 Months Other	- 17258	-
Other	17258	0
Note Number : 13		
<u>CASH AND CASH EQUIVALENT</u> a) Balance with Bank	372564	246055
b) Cash in hand (as Certified)	53977	53690
	426541	299745
Note Number : 14		
SHORT TERM LOANS AND ADVANCES:		
(Unsecured considered good)		
- To Related Parties	19271017	23413962
- To Others	24397193	13053706
	43668210	36467668
Note Number : 15		
OTHER CURRENT ASSETS:		
- Advances recoverable in cash or in kind or for value to be received	91856	112831
- Income Tax paid/Tax Deducted at Source	1303659	317530
	1395515	430361

(Amount in Rupees)

		(Amount in Rupees)
	For the	For the
Particulars	year ended	year ended
	31.03.2017	31.03.2016
Note Number : 16		
SALES		
- Share & Securities	13216464.00	8466823.00
- Derivative Trading	(490910.00	
	ГАL: 12725554.00	,
Note Number : 17		
CHANGE IN INVENTORIES		
Opening Stock (6105076 - 2719537)	3385539	6802776
Less: Closing Stock	(3876550	
	((
TO	ΓAL: (491011) 697701
<u>Note Number : 18</u>		
EMPLOYEES BENEFITS EXPENSES		
- Salary and Allowances	1169188	853625
- Staff Welfare Expenses	12179	11246
- Managing Director Remuneration	282000	180000
TO	ΓAL: 1463367	1044871
Note Number : 19		
OTHER EXPENSES		
- Power and Fuel	40000	
- Rent	40000	
- Vehicle Maintenance & Repairs	256855	
- Miscellaneous Expenditure	644291	613218
- Provision for diminution in value of		
Investment	514	24866
- Payment to Auditors		
As Auditors	14500	
For Tax Audit	2000	
For Other Services	5000	
TO	TAL: 1003160	993226

Signature to the annexure and Notes 1 to 19

In Terms of our report of even date For P.K.PACHISIA & CO. Firm Registration No. 318129E Chartered Accountant For and on behalf of the board

	Abhishek Kayan	Manish Dalmia
	Managing Director	Director
(Pawan Kumar Pachisia)	DIN: 00195504	DIN: 00264752
Proprietor		
Membership No. 053836		
Place: Kolkata	Mahendra Kr. Gangwal	Minakshi Gupta
Date: 11.05.2017	Chief Financial Officer	Company Secretary
		Membership No: A36330

SCHEDULE ANNEXED TO THE BALANCE SHEET

Disclosure of details as required in terms of Paragraph 13 of Non – Banking Financial (Non-Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, . 2007)

(Amount in Rs.)

S1. No.	PARTICULARS		· · · ·
	Liabilities side:		
(1)	Loans and advances availed by the NBFCs inclusive of Interest accrued thereon but not paid:	Amount Outstanding as at 31.03.2017	Amount Overdue as at 31.03.2017
	 (a) Debentures: - Secured - Unsecured (other than falling within the meaning of public deposits) (b) Deferred Credits (c) Term Loans (d) Inter Corporate loans and borrowing (e) Commercial Paper (f) Public Deposits 	5,63,920.00 - - -	NIL - -
	(g) Other Loans (Secured Loan) *Please see Note 1 below	-	-
(2)	 Break - up of (1) (f) above (Outstanding public deposits inclusive of interest accrued thereon but not paid.) (a) In the form of unsecured debentures. (b) In the form of partly secured debentures i.e. debentures where there is a shortfall in the value of security. (c) Other public deposits *Please see Note 1 below 	N.A.	

	Assets side:	
(3)	Break – up of Loans and Advances including bills receivables [other than those included in (4) below] :	Amount outstanding as at 31.03.2017 (Rs)
	(a) Secured(b) Unsecured	
		N.A 4,36,68,210.00
(4)	Break – up of Leased Assets and stock on hire and Other assets counting towards AFC activities	
	(i) Lease assets including lease rentals under sundry debtors:	NIL

 (a) Financial lease (b) Operating lease (ii) Stock on hire including hire charges under sundry debtors: (a) Assets on hire 	NIL
 (ii) Stock on hire including hire charges under sundry debtors: (a) Assets on hire 	NIL
debtors: (a) Assets on hire	
(a) Assets on hire	
(b) Repossessed Assets	
(iii) Other loans counting towards AFC activities:	NIL
(a) Loans where assets have been repossessed	
(b) Loans other than (a) above.	
5) Break – up of Investments:	
(Held as Stock in Trade)	
Current Investments:	
1. <u>Quoted:</u>	
(i) Shares: (a) Equity	38,76,550.00
(b) Preference (ii)	
Debentures and Bonds (iii)	
Units of Mutual Funds (iv)	
Government Securities (v)	
Others (please specify)	
2. Unquoted	
(i) Shares: (a) Equity	NIL
(b) Preference	
(ii) Debentures and Bonds	
(iii) Units of Mutual Funds	
(iv) Government Securities	
(v) Others (please specify)	
Long Term investments:	38,76,550.00
1. Quoted	
(i) Shares: (a) Equity	
(b) Preference	51 7(227 00
(ii) Debentures and Bonds	51,76,327.00
(iii) Units of Mutual Funds	
(iv) Government Securities	
(v) Others (please specify)	2,553.00
2. Unquoted	
(i) Shares: (a) Equity	
(b) Preference	56,48,250.00
(ii) Debentures and Bonds	-
(iii) Units of Mutual Funds	-
(iv) Government Securities	-
(v) Others (please specify)	-
	1,08,27,130.00
	1
 Borrower group – wise classification of assets financed as in (3) 	

	Category		Amount net of Provisions(Rs.)			
			Secured	Unse	cured	Total as at 31.03.2017
	1. Related parties**					
	(a) Subsidiaries(b) Companies in the same group(c) Other related parties		- - -	1,92,5	- 71,017.00 -	- 1,92,71,017.00 -
	2. Other than Related parties		-	2,43,9	97,193.00	2,43,97,193.00
	Total		NIL	4,36,6	8,210.00	4,36,68,210.00
	shares and securities (both quoted and un			it and it	ng term) i	
. ,	shares and securities (both quoted and un Please see note 3 below Category	Marke or Fair NAV		eak up	Book Va	lue Provisions) as at
	Please see note 3 below	nquoted Marko or Fain) : et Value / Bro r Value or	eak up	Book Va (Net of I	lue Provisions) as at
	Please see note 3 below	Marke or Fair NAV) : et Value / Bro r Value or as at 31st Ma	eak up	Book Va (Net of I	lue Provisions) as at ch 2017
	Please see note 3 below Category	Marke or Fair NAV) : et Value / Bro r Value or as at 31st Ma	eak up	Book Va (Net of I 31 st Mare	lue Provisions) as at ch 2017
1	Please see note 3 below Category 1. Related Parties** (a) Subsidiaries (b) Companies in the same group	Marko or Fain NAV 2017) : et Value / Bro r Value or as at 31st Ma	eak up arch	Book Va (Net of F 31 st Marc	lue Provisions) as at ch 2017 (Rs) - -

**As per Accounting Standard of ICAI (Please see Note 3)

(8)	Other Information	
	Particulars	Total Amount as at 31 st March 2017 (Rs)
(i)	Gross Non - Performing assets (a) Related parties (b) Other than related parties	NIL
(ii)	Net Non – Performing Assets (a) Related parties (b) Other than related parties	NIL
(iii)	Assets acquired in satisfaction of debt	NIL

Notes:

- 1. As defined in Paragraph 2 (1) (xii) of the Non Banking Financial Companies Acceptance of Public Deposits (Reserve Bank) Directions, 1998.
- 2. Provisioning norms shall be applicable as prescribed in Non Banking Financial (Non Deposit Accepting or Holding) Companies Prudential Norms (Reserve Bank) Directions, 2007.
- 3. All Accounting Standards and Guidance Notes issued by ICAI are applicable including for valuation of investments and other assets as also assets acquired in satisfaction of debt. However, market value in respect of quoted investments and break up / fair value / NAV in respect of unquoted investments should be disclosed irrespective of whether they are classified as long term or current in (5) above.

For and on behalf of the Board For **Radiant Financial Services Ltd.**

Regd. Office: P- 355, Keyatala Road, Kolkata - 700 029 CIN: L65991WB1991PLC053192 Website: www.radiantfinancialservices.com Email id: rfsl@rediffmail .com Phone: (033) 2464 3717, (033) 4064 8252 Fax: (033) 2464 5665

Place: Kolkata Date: 11.05.2017

Abhishek Kayan
Managing Director
DIN: 00195504

Manish Dalmia Director DIN: 00264752

Mahendra Kr. Gangwal Chief Financial Officer Minakshi Gupta Company Secretary Membership No: A36330

CIN: L65991WB1991PLC053192 Regd. Office: P-355, Keyatala Road, Kolkata – 700 029 Website: www.radiantfinancialservices.com Ph: (033) 2464 3717, (033) 4064 8252, E-mail: rfsl@rediffmail.com

ATTENDANCE SLIP

Attendance by

(Please tick in the appropriate box)

Member

Proxy

Authorized Representative

Name and address of the registered member (in Block Letters)	
Folio No./ DP ID No./ Client ID No.	
No. of Shares	

I/ We hereby record my/our presence at the Twenty Fifth Annual General Meeting of the Company at Martin Burn Building, 1, R.N. Mukherjee Road, Room No. 11, 5th Floor, Kolkata – 700 001 on Wednesday, 26th July 2017, at 11.30. A. M.

Member's/Proxy's Signature

Note: Members attending the meeting in person, or by proxy are requested to fill up the attendance slip and hand it over at the ENTRANCE of the meeting hall.

ELECTRONIC VOTING PARTICULARS

REVEN	User ID	PASSWORD
(Remote E-Voting Event		
Number)		
106207		

Form No. MGT-11 PROXY FORM

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

CIN: L65991WB1991PLC053192

Name of the Company: Radiant Financial Services Limited Regd. Office: P-355, Keyatala Road, Kolkata – 700 029

Name of the member (s);	
Registered address:	
E-mail Id:	
Folio No. /Client ID:	
DP ID:	

I / We being the member(s) of Shares of the above named Company hereby appoint.

(1)	Name:	Address:	
ĊĴ		Signature:	
(2)	Name:	Address:	
	Email ID:	Signature:	or failing him;
(3)	Name:	Address:	
	Email ID:		

As my / our proxy to attend and vote (on a poll) for me / us and on my / our self at the 26th Annual General Meeting of the Company, to be held on Wednesday, 26th day of July, 2017 at 11.30 A.M. at Martin Burn House, 1 R.N. Mukherjee Road, Room No. 11, 5th Floor, Kolkata – 700 001 and at any adjournment thereof in respect of such resolutions as are indicated below.

Resolution No.

1.	To received, consider and adopt Financial Statement of the Company and Report of Board of Directors and of Auditors for the year ended 31st March, 2017
2.	To appoint a Director in place of Mr. Manish Dalmia who retires by rotation and being eligible offers himself for re-appointment.
3.	Ratification of Appointment of M/s. P.K. Pachisia & Co., as the Statutory Auditor of the company.
4.	Approval for Increase in remuneration of Managing Director.
5.	Appointment of Ms. Roshni Shah as a Director
6.	Appointment of Ms. Roshni Shah as an Independent Director

Signed thisday of	Affix
Signature of Shareholder(s)	Revenue Stamp of Rs. 1/-
Signature of Proxy holder(s)	Rs. 1/-

Note: 1. 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 Meeting.

2. For the Resolution, Explanatory Statement and Note, please refer to the Notice of the 26th Annual General Meeting.

<u>If undelivered please return to:</u> Radiant Financial Services Limited Regd. Office: P-355, Keyatala Road, Kolkata – 700 029 CIN: L65991WB1991PLC053192 Phone No: (033) 2464 3717/40648252 Email ID: rfsl@rediffmail.com