3rd ANNUAL REPORT

2018-19



Corporate Information

Board of Directors:

Gaddam Venkata Ramana - Director (DIN: 00031873)

Satyanarayana Raju Bhupathiraju - Director (DIN: 02697880)

Kandula Murali Mohan - Director (DIN: 03313407)

Registered Office:

SY.No. 11/A3, Saheb Nagar, Kurdu Vill, Chintal Kunta, Eshwaramma Nilayam, L B Nagar Hyderabad – 500074, Telangana

Statutory Auditors:

M/s. MM Reddy & Co., Chartered Accountants Hyderabad

CIN: U24304TG2016PLC112888

ISIN: INE505Y01010

NOTICE

Notice is hereby given that the 3rd Annual General Meeting of the members of the Vineet Laboratories Limited will be held on Monday, the 30rd day of September, 2019 at 9.30 a.m. SY. No. 11/A3, Saheb Nagar, Kurdu Vill, Chintal Kunta, Eshwaramma Nilayam, L B Nagar Hyderabad – 500074, Telangana to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Balance Sheet as at March 31, 2019 and the Statement of Profit & Loss for the year ended on that date together with the Notes attached thereto, along with the Reports of Auditors and Directors thereon.
- To appoint a Director in place of Mr. Kandula Murali Mohan, who retires by rotation and being eligible offers himself for re-appointment.

For and on behalf of the Board Vineet Laboratories Limited

HYDERABAD IN ON THE COLUMN TO THE COLUMN THE

G. Venkata Ramana Director (DIN: 00031873)

Place: Hyderabad Date: 07.09.2019

NOTES:

A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A
PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND A
PROXY NEED NOT BE A MEMBER OF THE COMPANY. The instrument of Proxy in
order to be effective shall be deposited at the Registered Office of the Company by not less
than 48 hours before the commencement of the Meeting.

Pursuant to the provisions of Section 105 of the Companies Act, 2013, a person can act as a proxy on behalf of not more than fifty (50) members and holding in aggregate not more than 10% of the total share capital of the Company carrying voting rights. A member holding more than 10% of the total share capital of the Company carrying voting rights may appoint a single person as proxy, who shall not act as a proxy for any other person or shareholder. The appointment of proxy shall be in the Form No. MGT.11 annexed herewith.

Members are requested to notify any change in their address to the Company at its registered office.



Members attending the meeting are requested to bring with them the Attendance Slip and hand over at the attendance counter at the entrance of the meeting venue.



For and on behalf of the Board Vineet Laboratories Limited

Place: Hyderabad Date: 07.09.2019 G. Venkata Ramana Director

(DIN: 00031873)

DIRECTORS' REPORT

To

The Members of Vineet Laboratories Limited

We have pleasure in presenting the 3rd Directors' Report on the business and operations of the Company together with the audited Financial Statements for the year ended 31rd March, 2019.

FINANCIAL SUMMARY/HIGHLIGHTS, OPERATIONS, STATE OF AFFAIRS:

The Company was incorporated on 10.11.2016 and the Company is yet to commence business operations.

PERFORMANCE REVIEW:

The Company has not started its operations yet.



TRANSFER TO RESERVES:

During the period under review, Company has not transferred any amount to reserves.

DIVIDEND:

During the year, the Directors do not recommend payment of any dividend.

CHANGE IN THE NATURE OF BUSINESS, IF ANY:

During the period under review and the date of Board's Report there was no change in the nature of Business.

MATERIAL CHANGES AND COMMITMENTS, IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END IF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT:

There are no material changes and commitments affecting financial position of the company between 31st March, 2019 and the date of Boards' Report. (i.e.07.09.2019)

NUMBER OF MEETINGS OF THE BOARD:

The Board of Directors met 5 times i.e. 15.05.2018, 02.07.2018, 08.08.2018, 15.11.2018 and 15.02.2019 and the maximum gap between any two meetings was less than four months, as stipulated under the provisions of Companies Act, 2013.

PUBLIC DEPOSITS:

The Company has not accepted any deposits falling within the meaning of Sec.73 of the Companies Act, 2013 read with the Companies (Acceptance of Deposits) Rules, 2014 during the financial year under review.

CAPITAL OF THE COMPANY:

During the period under review, the Company's Authorized and Paid up Share capital of the company stands at Rs. 41,00,000 divided into 4,10,000 equity shares of Rs.10/- each.

INFORMATION ABOUT THE FINANCIAL PERFORMANCE OF SUBSIDIARIES / ASSOCIATES/ JOINT VENTURES:

The Company does not have any Subsidiaries, Associates or Joint Ventures.

NAMES OF THE COMPANIES WHICH HAVE BECOME OR CEASED TO BE ITS SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES DURING THE YEAR:



During the period under review, there are no companies who ceased or became the subsidiaries, joint ventures or associate companies.

INSURANCE:

The Company does not have any major fixed assets, hence no insurance is required.

CREDIT & GUARANTEE FACILITIES:

The Company has been not availing any facilities of Credit and Guarantee.

A STATEMENT INDICATING DEVELOPMENT AND IMPLEMENTATION OF A RISK MANAGEMENT POLICY FOR THE COMPANY INCULDING IDENTIFICATION THEREIN OF ELEMENTS OF RISK, IF ANY, WHICH IN THE OPINION OF THE BOARD MAY THREATEN THE EXISTENCE OF THE COMPANY:

Company follows a comprehensive system of Risk Management. Company has adopted a procedure for assessment and minimization of probable risks. It ensures that all the risks are timely defined and mitigated in accordance with the well-structured risk management process. The company also adopted the Risk Management Policy.

DIRECTORS AND KEY MANAGERIAL PERSONNEL APPOINTED OR RESIGNED:

No Director or KMP was appointed or resigned during the year.

In accordance with Section 152 of the Act, Mr. Kandula Murali Mohan, Director of the Company retires by rotation at the ensuing Annual General Meeting and being eligible, offer himself for re-appointment.

DIRECTORS RESPONSIBILITY STATEMENT:

Pursuant to the provisions of Sec. 134(5) of the Companies Act, 2013 the Board of Directors of your Company hereby certifies and confirms that:

- a. In the preparation of the Annual Accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- b. The Directors have selected such accounting policies and applied them consistently and made judgment and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit and loss of the Company for that period;
- 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 on a going concern basis.
- e. The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively and
- f. The Directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.

DETAILS IN REPECT OF FRAUDS REPORTED BY AUDITORS UNDER SUB-SECTION (12) OF SECTION 143 OTHER THAN THOSE WHICH ARE REPORTABLE TO CENTRAL GOVERNMENT.

There were no frauds reported by the auditors as per section 143 (12) other than those which are reportable to Central Government.

STATUTORY AUDITORS:

The Board in accordance with section 139 of the Companies Act, 2013 has appointed M/s. MM Reddy & Co., Chartered Accountants, as Statutory Auditors of the Company from the conclusion of 2nd Annual General Meeting till the conclusion of 6th Annual General Meeting of the company to be held in the year 2022.

The Board has duly reviewed the Statutory Auditor's Report for the year ended March 31, 2019 and has noted that the same does not have any reservation, qualification or adverse remarks.

COST AUDITOR:

Cost audit is not applicable to the Company

EXTRACT OF ANNUAL RETURN:

As required pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014, an extract of annual return in MGT 9 as a part of this Annual Report as ANNEXURE-I.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHNAGE OUTGO:

The required information as per Sec.134 (3) (m) of the Companies Act 2013 is provided here under:

A. Conservation of Energy:

Your Company's operations are not energy intensive. Adequate measures have been taken to conserve energy wherever possible by using energy efficient computers and purchase of energy efficient equipment.

B. Technology Absorption:



Research and Development (R&D) : NIL
 Technology absorption, adoption and innovation : NIL

C. Foreign Exchange Earnings and Out Go:

Foreign Exchange Earnings : NIL Foreign Exchange Outgo : NIL

DISCLOSURE OF ADEQUACY OF INTERNAL FINANCIAL CONTROLS

The Internal Financial Controls with reference to financial statements as designed and implemented by the Company are adequate. The Company maintains appropriate system of internal control, including monitoring procedures, to ensure that all assets are safeguarded against loss from unauthorized use or disposition. Company policies, guidelines and procedures provide for adequate checks and balances, and are meant to ensure that all transactions are authorized, recorded and reported correctly.

During the period under review, there is no material or serious observations have been noticed for inefficiency or inadequacy of such controls.

SIGNIFICANT & MATERIAL ORDERS PASSED BY THE REGULATORS:

During the period under review there are no significant and material orders passed by the regulators or Courts or Tribunals impacting the going concern status and the company's operations in future.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

The Company has not given any loan or guarantee or made investments as specified under section 186 of the Companies Act, 2013.

COMPOSITION OF CSR COMMITTEE AND CONTENTS OF CSR POLICY:

Since the Company does not have the net worth of Rs. 500 Crore or more, or turnover of Rs. 1000 Crore or more, or a net profit of Rs. 5 Crore or more during the financial year, section 135 of the Companies Act, 2013 relating to Corporate Social Responsibility is not applicable and hence the Company need not adopt any Corporate Social Responsibility Policy.

ANNUAL EVALUATION OF THE PERFORMANCE OF THE BOARD, ITS COMMITTEES AND OF INDIVIDUAL DIRECTORS HAS BEEN MADE:

The company is not required to made annual evaluation of the performance of the Board, its committees and of Individual Directors as it is not the listed company and its paid up capital is not Rs. 25 crores as on preceding financial year as per section 134(3)(p) read with Rule 8 of (Accounts of Companies) Rules, 2014. Hence, it's not applicable.

RELATED PARTY TRANSACTIONS:



During the year, the Company has not entered into any contracts / arrangements with related parties.

DE-MERGER:

The Board of Directors in its meeting held on 31.07.2017 approved the scheme of arrangement between Ortin laboratories limited (Demerged Company) and Vineet Laboratories Limited (Resulting Company) for transfer by way of Demerger of the API Intermediates Division of the Demerged Company (defined as demerged undertaking) as a going concern to the Resulting Company, and consequential restructure of its share capital.

The Demerged Company has presently 2 (two) Divisions namely Formulations Division and API Intermediates Division. The formulations division is being operated through the Unit I located at Plot No.275 & 278, I.D.A Pashamylaram, Medak Dist. Telangana and the API Intermediates division is being operated through the Unit II located at Sy. No. 300, Malkapur Village, Choutuppal, Mandal, Nalgonda District, Telangana. With an objective of achieving operational efficiencies and streamlining its current structure, the Demerged Company proposes to Demerge the API Intermediates Division currently operating through the Unit II (to the Resulting Company and the Demerged Company shall continue to carry on the Formulations Division Business.

The Demerged Company being the listed Company has received No Objection letter for the Scheme of Arrangement from BSE and NSE on 20.06.2019 and accordingly the company initiated the process towards completion of the process of De-merger including making an application to Hon'ble NCLT, Hyderabad

SECRETARIAL STANDARDS:

The company is in compliance with the applicable secretarial standards.

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

The Company has in place an Anti-Sexual Harassment Policy in line with the requirements of The Sexual Harassment of Women at workplace (Prevention, Prohibition and Redressal) Act, 2013. The following is the summary of sexual harassment complaints received and disposed during the calendar year.

No. of complaints at the beginning: Nil
 No. of complaints received: Nil
 No. of complaints disposed off: Nil

INDUSTRY BASED DISCLOSURES AS MANDATED BY THE RESPECTIVE LAWS GOVERNING THE COMPANY:

The Company is not a NBFC, Housing Companies etc., and hence Industry based disclosures is not required.

EVENT BASED DISCLOSURES:



During the year under review, the Company has not taken up any of the following activities:

1. Issue of sweat equity share

: Not Applicable

2. Issue of shares with differential rights

: Not Applicable

3. Issue of shares under employee's stock option scheme

: Not Applicable

4. Disclosure on purchase by company or giving of loans by it for purchase of its shares

: Not Applicable : Not Applicable

5. Buy back shares

6. Disclosure about revision

: Not Applicable

7. Preferential Allotment of Shares: During the year 2018-19, the company has allotted

4,00,000 equity shares to the promoters on preferential basis.

ACKNOWLEDGEMENTS:

The directors would like to express their grateful appreciation for assistance and co-operation received from clients, banks, investors, Government, other statutory authorities, employees and all others associated with the company.

> For and on behalf of the Board Vincet Laboratories Limited

Place: Hyderabad Date: 07.09.2019

B. Satyanarayana Raju

Director

(DIN: 02697880)

G. Venkata Ramana

Director

(DIN: 00031873)



FORM NO. MGT.9 EXTRACT OF ANNUAL RETURN

as on the financial year ended on 31.03.2019

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

	1.000			SHANNER ALT THE PLANE ACC							
i.	CIN					U24304T	G2016PLC1	12888			
ii.		ration Date				10.11,201	6	LA CHEROLE			
iii.		of the Con				Vincet La	boratories L	imited			
iv.				he Company		Company Company	limited	by sha	ires/ No	on-G	overnmen
V ₊	details			office and	9	SY.No. J Kunta, Es 500074, T	I/A3, Sahe hwaramma l elangana	b Naga Nilayam,	r, Kurdu L B Nag	Vil gar H	l, Chinta yderabad
νi,			mpany Yes		13	No	- Stering				
vii.	and Tra	insfer Age	nt, if any	details of R		12-10-167 Hyderabac Ph. No. 04 Fax : +91	ure Capital A , Bharat Nag I - 500 018 0-23818475 040-238680	ar /2381847			td.
All to	he busine	ss activitie	s contributi	IVITIES OF ng 10 % or m ain products	ore of the t	otal turno	ver of the co	- 75	hall be sta		
100.						Product / the co				y	
	NIL										
III. I	ARTIC	ULARS O	F HOLDIN	NG, SUBSID	IARY ANI	D ASSOC	IATE CON	IPANIE:	S:-		
S:N 0	Name a the Con	nd Addres	s of	CIN/GLN			Holding ary /Associa	/Subsidi	% of shares held	17.53	plicable tion
	Nil			Nil			Nil		Nit	Nil	
IV. S	HARE I	IOLDING	PATTER	N (Equity Sh	are Capita	d Breaku	p as percen	tage of T	otal Equ	ity)	
i) Cai	tegory-wi	se Share E	folding;-								
	gory of cholders	olders year				No. of S	hares held a	t the end	e end of the year		%Chan ge during the year
		Demat	Physica I	Total	% of Total	Demat	Physica I	Total	% Total	of	, cui



				Share				Shares	
A. Promoter	s						1	3	1
(1)Indian									
Individual/ HUF	10,000		10,000	100	4,00,00	**	4,00,00	100	7
Central Govt	0	0	0	0	0	0	0	0	0
State Govt (s)	0	0	0.	0	0	0	0	0	0
Bodies Corp.	0	0	0	0	0	0	.0	0	0
Banks / FI	0	0	0	0	0	0	0	0	0
Any Other	0	0	0	0	0	0	0	0	0
Sub-total (A) (1) :-	10,000	-	10,000	100	4,00,00 0	1544	4,00,00	100	*
(2) Foreign									
a) NRIs - Individuals	0	0	0	0	0	0	0	0	0
b) Other – Individuals	0	0	0	0	0	0	0	0	0 -
c) Bodies Corp.	0	0	0	0	0	0	0	0	0
d) Banks / FI	0	0	0	0	0 -	0	0	0	0
e) Any Other	0	0	0	0	0	0	0	0	0
Sub-total (A) (2):-	0	0	0	0	0	0	0	0	0
Total shareholdin g of Promoter (A) = (A)(I)+(A)(2)	10,000	-	10,000	100	4,00,00	***	4,00,00	100	
B. Public Shareholdin g									9
1.Institution s						140			
a) Mutual Funds	0	0	0	0	0	0	0	0.	0
b) Banks / FI	0	0	0 +	0	0	0	0	0	0
c) Central Govt	0	0	0	0	0	0	0	0	0
d) State	0	0	0	0	0	0	0	0	0

b



Govt(s)									
e) Venture Capital Funds	0	0.	0	0	0	0	0	0	0
f) Insurance Companies	0	0	0	0	0	0	0	0	0
g) FIIs	0	0	0	0	0	0	0	0	0
h) Foreign Venture Capital Fund	0	0	0	0	0	0	0	0	0
i) Others (specify)	0	0	0	.0	0	0	0	0	0
Sub-total B(1)	0	0	0	0	0	0	0	0	0
2. Non Institutions									
a) Bodies Corp.			- A						
i) Indian	*		-		**	1/44	-112	120	
ii) Overseas	*	-	-	**	***	-	-	144	· ,
b) Individuals	**		1-		en.;	-		*	-
i) Individual shareholders holding nominal share capital up to Rs. 1 lakh	#! *	-		323	-		া ব	-T.	-
ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	*				-	100	-		-1
c) Others (specify)		S.		-	-	-	Sa	-	**



. NRI									V
2 .Clearing Members		13							-
Sub-total (B)(2):- Total Public Shareholding (B)=(B)(1)+(B)(2)	-								*
C. Shares held by Custodian for GDRs & ADRs	-	-	-	-				100	
Grand Total (A+B+C)	10,000	-	10,000	100	4,00,00 0	**	4,00,00 0	100	

(ii)S	hareholding of Promo	oters			DET OF SECOND	4	and of the	%Ch
SI. No	Shareholder's Name	No. of Sha beginning of t	ie cu	at the	No. of Shares year	held at the	e end of the	ange durin g the year
		No. of shares held	% of Total Shares of the Company	% of shares pledged /encum bered to total shares	No. of shares held	% of Total Shares	% of shares pledged/enc umbered to total shares	
1.	Gaddam Venkata Ramana	1600	16	***	51600	12.59	***	(3.41)
2.	Gaddam Venkata Rama	1400	14	-	51400	12.54	**	(1.46)
3.	Alluri Ranga Raju	1400	14	750	34,650	8.45	-	(5.55)
4.	Alluri Prabhakara Raju	1400	14		36,400	8.88	-	(5.12)
5.	Alluri Mythili	1400	14	-	36,400	8.88		(5.12
6.	Valluru vara Prasada Rao	1400	14	**	51,400	12.54	**	(1.46



7.	A. Srinivasa Raju	1400	14	-	34,650	8.45	-	(5.55)
8.	Bh. Satya Narayana Raju		*	*	30,000	7.32	(**)	7.32
9.	P. Kishore Raju	:\$4	-	×	16,750	4.09	**	4.09
10.	P. Venkata Krishnam Raju	127	¥	÷	16,750	4.09	*	4.09
11.	K. Murali Mohan		-	-	50,000	12.20	**	12.20

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

SI. No	Shareholder's Name	No. of Shares held at the year	t the beginning of	Cumulative S during the ye	
1.	Gaddam Venkata Ramana	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year	1600	16	1600	16
8	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05,06,2018(incr ease)	50,000	(3.41)
	At the End of the year	*		51600	12.59
2.	Gaddam Venkata Rama	No. of shares		% of total shares of the company	
	At the beginning of the year	1400	14	1400	14
	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05.06.2018(incr ease)	50,000	(1.46)
23	At the End of the year	744		51,400	12,54
3.	Alluri Ranga Raju	No. of shares		% of total shares of the	



				company	
	At the beginning of the year	1400	14	1400	14
	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05.06.2018(incr ease)	33250	(5.55)
	At the End of the year	G		34,650	8.45
4.	Alluri Prabhakara Raju	No. of shares		% of total shares of the company	
	At the beginning of the year	1400	14	1400	14
	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05.06.2018(incr ease)	35000	(5.12)
	At the End of the year	:##		36,400	8.88
5.	Allurî Mythili	No. of shares	•	% of total shares of the company	
a	At the beginning of the year	1400	14	1400	14
	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05.06.2018(incr ease)	35000	(5.12)
	At the End of the year			36,400	8.88
6.	Valluru vara Prasada Rao	No. of shares	10	% of total shares of the company	
	At the beginning of the year	1400	14	1400	14
02	Increase /Decrease in Promoters Share holding during the year specifying the	(Pref allotment)	Date: 05.06.2018(incr ease)	50,000	(1.46)



10	P. Venkata Krishnam Raju	No. of shares		% of total shares of	
45	At the End of the year	-		16750	4.09
	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05.06.2018(incr ease)	16750	4.09
	At the beginning of the year	8	- 8	3.50	-
9.	P. Kishore Raju	No. of shares		% of total shares of the company	
	At the End of the year	P##		30,000	7.32
	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05.06.2018(incr ease)	30,000	7.32
	At the beginning of the year	*	*	-	•
8.	Bh. Satya Narayana Raju	No. of shares		% of total shares of the company	
*	At the End of the year			34,650	8.45
	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05.06.2018(incr ease)	33,250	(5.55)
	At the beginning of the year	1400	14	1400	14
7.	A. Srinivasa Raju	No, of shares		% of total shares of the company	
	At the End of the year	7.41		51,400	12.54
	reasons for increase / decrease				



				the company	
	At the beginning of the year		*		2 a
	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05.06.2018(incr ease)	16750	4.09
	At the End of the year	U		16750	4.09
11	K. Murali Mohan	No. of shares		% of total shares of the company	9
	At the beginning of the year	-			*
	Increase /Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	(Pref allotment)	Date: 05.06.2018(incr ease)	50,000	12.20
	At the End of the year			50,000	12.20
ADR	Shareholding Pattern of top ten SI Ss): Not applicable shareholding of Directors and Key			oters and Hol	ders of GDRs and
SI.	For Each of the Directors		t the beginning of	Cumulative	Shareholding
No.	and KMP	the year		during the y	/ear
1	Mr. Gaddam Venkata Ramana	No. of Shares	% of total shares of the company	No. of shares	% of total share of the company
	At the beginning of the year	1600	16	1600	16
	Date wise Increase /Decrease Director/KMP Shareholding duri the year specifying the reasons increase / decrease (e.g. allotmentransfer / bonus/sweat equity etc):	ng allotment) for	Date: 05.06.2018(in crease)	50,000	(3.41)
	At the End of the year	20 8		51600	12.59
	For Each of the Directors and KMP	Shareholding a the year	t the beginning of	Cumulative during the y	Shareholding ear



0.						
2	Mr. Satyanarayana Raju Bhu	ipathiraju	No. of Shares	% of total shares of the compa	No. of shares	% of total shares of the company
47	At the beginning of the year		E		-	
	Date wise Increase /De Director/KMP Shareholdin the year specifying the re increase / decrease (e.g. a transfer / bonus/sweat equity	ng during easons for illotment /	(Pref allotmen	Date (t) 05.06.20 creas	18(in	7.32
	At the End of the year		=		30,00	7.32
S I. N	For Each of the Directors and KMP		Shareholdin the year	g at the beginni	ng of Cumulati during the	Malana and the second of the s
3	Mr. Kandula Murali Mohan		No. of Shares	% of total shares of the compar	The second secon	% of total shares of the company
	At the beginning of the year		Nil	Nil	Nil	Nil
	Date wise Increase /Decre increase / decrease (e.g. allo			weat equity etc):	-4-5	CZO - 68
	At the End of the year		Nil	Nil	Nil	Nil
	INDEBTEDNESS debtedness of the Compar	ıy includi:	ng interest o	utstanding/acc	rued but not du	e for payment
∞	debtedness at the ginning of the financial ar	Secured Excludin	Loans g deposits	Unsecured Loans	Deposits	Total Indebtednes s
i) ii)	Principal Amount Interest due but not paid Interest accrued but not	*			-	-
-	otal (i+ii+iii)	=		-	-	-
	nange in Indebtedness uring the financial year • Addition • Reduction	-			7-1	-
N	et Change			-	-	(-
th i) iii iii	debtedness at the end of e financial year Principal Amount) Interest due but not paid) Interest accrued but not	=	4.9		2	-



Tot	al (i+ii+iii)					-			-
VI.	REMUNERATION OF DIREC	TORS AN	ND K	EY MAN	AGERIA	L PERSO	ONNEL		
A. R	emuneration to Managing Direct	tor, Whole-	time i	Directors	and/or Ma	nager: N	IL		
SI. no.	Particulars of Remuneration	Name of	MD/	WTD/ Ma	inager:			Tot	al ount
T ₂	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961 (c) Profits in lieu of salary under section 17(3) Income tax Act, 1961				-				re <u>es</u>
2.	Stock Option	*	393		3			(e)	
3.	Sweat Equity	2	120					050	
4.	Commission - as % of profit - Others, specify		(4)						
5.	Others, please specify		-						
	Total (A)				<u> </u>				
	Ceiling as per the Act	\$	-		-				
									*
B.R	emuneration to other directors:								N. T.
S L n o.	Particulars of Remuneration		Ni	ime of Di	rector: NII				Total Amou nt
	Independent Directors Fee for attending board / meetings Commission Others, please specify	committee				2			•
	Total (1)						140		
5000	Other Non-Executive Directors Fee for attending board / commmeetings commission Others, please specify		2			-			2
	Total (2)		-		-				
	Total (B)=(1+2)		-		-			_	
	Total Managerial Remuneration		-		-	+	_		
	Overall Ceiling as per the Act		100		-		*		
	EMUNERATION TO KEY MA	NAGERIA	1	RSONNE	LOTHER	THIN		CEDA	
S	Particulars of Remuneration		u I Li	With the same of the same of	nagerial P	Complication STARTS CO.	MO/MAINA	VLIV	· · · ·



n									
0.				CEC)	Company		CFO	Total
1.	contained in the Income (b) Value o 17(2) Incom (c) Profits Income-tax	s per provisions n section 17(1) of -tax Act, 1961 f perquisites u/s ne-tax Act, 1961 in lieu of salary under sec Act, 1961	tion 17(3)						
2,	Stock Option	and the same of th				5		ā	
3.	Sweat Equi			-		-		9	
4.	- as % of pr - others, spe	ofit		9		8		3	
5.	Others, plea	ise		<u>~</u>				-	-
200	Specify								
6.	Total	ES / PUNISHMENT/ CO	MPOUNDI	- NG C	OF OFFENO	- CES: NIL		<u> </u>	-
VII Typ	Total . PENALTI	Section of the Companies Act	MPOUNDI Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	[RI	thority	Appeal made, if any (give Details)
O VIII	Total PENALTI De	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour	CES: NIL	[RI	thority D /	Appeal made, if any (give
A. G	Total PENALTI De COMPANY alty	Section of the Companies Act	Brief	NG C	Details of Penalty / Punishme Compour	CES: NIL	[RI	thority D /	Appeal made, if any (give
A. G. Pen	Total PENALTI De COMPANY alty ishment	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	RI NC /C	thority D /	Appeal made, if any (give Details)
A. G. Pen	Total PENALTI De COMPANY alty ishment npounding	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	RI NC /C	thority D /	Appeal made, if any (give Details)
A. C Pen Pun Cor B. I	Total PENALTI De COMPANY alty ishment inpounding DIRECTOR	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	RI NC /C	thority D /	Appeal made, if any (give Details)
A. G. Pen Pun Cor B. I	Total PENALTI De COMPANY alty ishment inpounding DIRECTOR alty	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	RI NC /C	thority D /	Appeal made, if any (give Details)
A. G Pen Pun Cor B. I Pen	Total PENALTI De COMPANY alty ishment inpounding DIRECTOR alty ishment	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	RI NC /C	thority D /	Appeal made, if any (give Details)
A. Cor Pen Pun Cor B. I Pen Pun Cor	Total PENALTI De COMPANY alty ishment inpounding DIRECTOR alty ishment inpounding	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	[RI NC / C	thority D /	Appeal made, if any (give Details)
A. Cor Pen Pun Cor B. I Pen Cor Cor	Total PENALTI De COMPANY alty ishment inpounding DIRECTOR alty ishment inpounding OTHER OF	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	[RI NC / C	thority D /	Appeal made, if any (give Details)
A. Cor Pen Pun Cor Pun Cor Cor Pun Cor Cor	Total PENALTI De COMPANY alty ishment inpounding DIRECTOR alty ishment inpounding OTHER OF	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	[RI NC / C	thority D /	Appeal made, if any (give Details)
A. Cor Pen Pun Cor B. I Pen Pun Cor Cor Pun Pun Pun	Total PENALTI De COMPANY alty ishment inpounding DIRECTOR alty ishment inpounding OTHER OF	Section of the Companies Act	Brief Description	NG C	Details of Penalty / Punishme Compour fees impo	CES: NIL	RI NC / C	thority D /	Appeal made, if any (give Details)





Phone: 040-65536097 Fax: 040-23478836 Mobile: 98482 71555

91770 20555

Independent Auditors' Report

To the Members of M/S. VINEET LABORATORIES LIMITED

Report on the Financial Statements

We have audited the accompanying standalone financial statements of M/S. VINEET LABORATORIES LIMITED ('the Company'), which comprise the balance sheet as at 31 March 2019 and the Statement of Profit & Loss for the year ended and a summary of 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 and presentation of these standalone financial statements that give a true and fair view of the financial position, financial 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 standalone 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

Chartered Accountants

M M R Lion Corp, 4th Floor, HSR Eden, Beside Cream Stone, Road No. 2, Banjara Hills, Hyderabad- 500034, TS E-mail: mmreddyandco@gmall.com #889, 22nd Cross, 6th Main, 7th Sector, HSR Layout, Bangalore - 560 102. Ph: 040-26840123, Cell: 9008100228 E-mail: mmreddyandcoblr@gmail.com

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 Board of 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 standalone financial statements

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31 March 2019 and Profit and Loss for the year ended on that date.

Report on Other Legal and Regulatory Requirements

- 1. 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.
 - 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;
 - the balance sheet and the Statement of Profit & Loss dealt with by this Report are in agreement with the books of account;
 - d) in our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
- e) on the basis of the written representations received from the directors as on 31 March 2019 taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2019 from being appointed as a director in terms of Section 164 (2) of the Act; and



- f) 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:
 - i. The Company does not have any pending litigations.
 - 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

For MM REDDY& CO.,

Chartered Accountants Firm Registration No.010371S

/ET

Chartered Accountants

M. Madhushd

Membership No.213077

Place: Hyderabad Date: 07.09.2019

Balance Sheet as on 31,03,2019

(All amounts in Indian Rupees except for share data or otherwise stated)

		2018-19	2017-18
	Note No's	As at Mar' 31, 2019	As at Mar' 31, 2018
EQUITY AND LIABILITIES			
Shareholders' Funds		· .	
Share Capital	2	4,100,000	100,000
Reserves and Surplus	2 3	*:	
Preference Share Warrant		90	
	A	4,100,000	100,000
Non - current liabilites			
Long - term borrowings		1.50	4
Deferred tax liabilities (Net)			
Long term provisions		2	
	В	-	
Current liabilities			
Short - term borrowings	1		
Trade Payables	4	74,780	62,480
Short - term provisions		5.53	
Other Current Liabilities	5	(4)	54,000
	C	74,780	116,480
Total	(A+B+C)	4,174,780	216,480
ASSETS			
Non-current assets			
Fixed assets			
Gross Block		1.5	-:
Less: Accumulated depreciation / amortization			
Net block	9	100	9.5
Capital work- in- progress			
	A	(+)	
Deferred tax assets (Net)		(*)	
Long - term loans and advances		1942	(*)
Non-current investments		100	0.00
Other Non- Current Assets		841	(e)
	В	3€	
Current assets			
Inventories		-	2
Trade receivables			3
Cash and cash equivalents	6	69,080	41,390
Other current assets	7	4,105,700	175,090
	С	4,174,780	216,480

The Notes referred to above and the notes to accounts form an integral part of the Balance Sheet

For M M REDDY & CO.,

Firm Registration Number: 010371S

Chartered

Chartered Accountants

M Madhusudhana RuddyAccountants

Partner

Membership No. 21307

Place: Hyderabad Date: 07-09-2019

For and on behalf of the Board of Directors of VINEET LABORATORIES LIMITED

Gaddam Venkata Ramana

Director

(DIN:0903/1873)

Satyanarayana Raju Bhupathiraju

Director

(DIN:02697880)

Profit and Loss Account for the Period ended

(All amounts in Indian Rupees except for share data or otherwise stated)

		2018-19	2017-18
	Note No's	Year Ended Mar' 31, 2019	Year Ended Mar' 31, 2018
INCOME			
Turnover (Gross)			
Revenue from operations			
Other Income		-	
Total Revenue		(#)	5
EXPENDITURE			- 20
Operating Expenses		2 2	
Personal Cost			0.00
Administration expenses		(180	
Depreciation/amortization			
Total			
Profit / (Loss) before tax			
Profit before tax			
Provision for taxation			
- Current Year Tax		2	
- Deferred tax		-	
Total tax expense		- 6	
Profit/(Loss) from continuing operations			-
Balance brought forward from previous year		*	*
Balance carried to Balance Sheet		140	
Earnings per share			
Basic			N Sex
Weighted Number of Shares		410,000	10,000
Nominal value		10	10
Notes to accounts			

The Notes referred to above and the notes to accounts form an integral part of the Profit and Loss Account

For M M REDDY & CO.,

Firm Registration Number: 0103715

Chartered Accountants

M Madhusudh

Partner

Membership No. 213077

Place: Hyderabad Date: 07-09-2019 For and on behalf of the Board of Directors of VINEET LABORATORIES LIMITED

Gaddam Venkata Ramana

Director

(DIN:00031873)

Satyanarayana Raju Bhup

Director

(DIN:02697880)

Notes to Accounts

(All amounts in Indian Rupees except for share data or otherwise stated)

	2018-19	2017-18
	As at Mar' 31, 2019	As at Mar' 31, 2018
Note 2 : Share Capital	14141 51, 2019	1914ti 31, 2010
Authorised:		
410000 Equity Shares of Rs.10/- each	4,100,000	500,00
CASSICAL CASSICAL CASSICAL CONTRACTOR CONTRA		
Issues, Subscribed and Paid up		
410000 Equity Shares of Rs.10/- each	4,100,000	100,00
	4,100,000	100,000
Reconciliation of shares outstanding at the beginning and at the end of the reporting period		
Equity Shares outstanding at the beginning of the year	10,000	10,00
Add: Additional shares issued during the year	400,000	
Less: Shares reduction during the year	211.W.Z.W.	1/2
Equity Shares outstanding at the closing of the year	410,000	10,00
Terms/rights attached to equity shares		
The company has only one class of equity shares having a par value of Rs. 10/- per share. Each holder of equity shares is entitled to one vote per share.		
In the event of liquidation of the company, the holders of equity shares will		
be entitled to receive		
remaining assets of the company, after distribution of all preferential		
amounts. The distribution will		
be in proportion to the number of equity shares held		
Names of shareholders holding more than 10 % shares Equity Shares	No of Shares	No of Share
Shareholder holds more than 10% Shares of the company		
Gaddam Venkata Ramana	51,600	1,60
Gaddam Venkata Rama	51,400	1,40
Alluri Ranga Raju	34,650	1,40
Alluri Prabhakara Raju	36,400	1,40
Alluri Mythili	36,400	1,40
Valluru vara Prasada Rao	51,400	1,40
A. Srinivasa Raju	34,650	1,40
B. Satya Narayana Raju	30,000	1,10
P.Kishore Raju	16,750	327
Murali Mohan Kandula	50,000	243
P.Venkata Krishnam Raju	16,750	-
Note 3 : Reserves and Surplus		
General Reserve		
Balance as per last account	*	9
Capital Reserve		
Forfeiture of shares on Capital Reduction		
Profit & Loss A/c Surplus		
Balance in the statement of profit & loss		-
Less: Loss Adjusted on Account of Capital reduction	, e.,	
Additions during the year	180	



Notes to Accounts

(All amounts in Indian Rupees except for share data or otherwise stated)

All amounts in Indian Rupees except for share data or otherwise	2018-19	2017-18
	As at Mar' 31, 2019	As at Mar' 31, 2018
Note 4: Trade Payables		
M M Reddy & Co	23,600	20,000
SS Reddy-CS	8,700	-
Venture Capital and Corporate Investment Pvt Ltd	42,480	42,480
Tellimit Capital and Golf State and	74,780	62,480
Note 5 Other Current Liabilities		
Ortin Laboratories Ltd-Unit-II	*	54,000
		54,000
Note 6 : Cash and cash equivalents		
THE TAXABLE PROPERTY OF THE PARTY OF THE PAR	36,390	41,390
Cash in hand	30,330	31,050
Balances with scheduled banks On current accounts	32,690	- Na
On deposit accounts	32,370	
On deposit accounts	69,080	41,390
Note 7 : Other current assets		
Central Depository services Ltd	9,000	18,000
National Security Depsoitory Services Ltd	9,000	18,000
Ortin Laboratories Ltd-Unit-II	3,726,000	
Misc. Expense asset		
Preliminary Expense		
Cutodial Fees-CDSL/NSDL-MISC.EXP	36,000	18,000
Incorporation Expenses - Misc. Asset	27,120	27,120
Office Maintenace_Misc .Expenss(Asset	8,600	8,600
Printing & Statione (Misc.Asset)	5,640	5,640
Professional Charges - Misc. Asset	59,730	59,730
Audit Fees	43,600	20,000
Bank Charges	310	-
ROC Filling	180,700	4-
	4,105,700	175,090





SCHEDULE: 01

SIGNIFICANT ACCOUNTING POLICIES & NOTES ON ACCOUNTS:

I. SIGNIFICANT ACCOUNTING POLICIES:

1. Basis of preparation of financial statements:

These financial statements are prepared in accordance with Indian Generally Accepted Accounting Principles (GAAP) under the historical cost convention on the accrual basis except for certain financial instruments which are measured at fair values. GAAP comprises mandatory accounting standards as prescribed under Section 133 of the Companies Act, 2013 ('the Act') read with Rule 7 of the Companies (Accounts) Rules, 2014.

Management evaluates all recently issued or revised accounting standards on an ongoing basis. The financial statements are prepared under the historical cost convention. Recognition of income and expenses, accrual basis of accounting is followed.

2. Use of Estimates:

The preparation of financial statements in conformity with GAAP requires Management to make estimates and assumptions that effect the reported balances of assets and liabilities and disclosures relating to contingent assets and liabilities as at the date of the financial statements and reported amounts of income and expenses during the period. Examples of such estimates include provisions for doubtful debts, future obligations under retirement benefit plans, income taxes, post-sales customer support and the useful lives of fixed assets and intangible assets.

Management periodically assessed using external and internal sources whether there is an indication that an asset may be impaired. Contingencies are recorded when it is probable that a liability will be incurred, and the amount can be reasonably estimated. Actual results could differ from those estimates.

3. Revenue recognition:

Revenue recognized on accrual basis



4. Fixed Assets, Intangible Assets:

Fixed Assets are stated at cost, less accumulated depreciation. All direct costs are capitalized until fixed assets are ready for use including taxes, duties, freight and other incidental expenses relating to acquisition and installation.

5. Depreciation and amortization:

Depreciation on fixed assets has been provided on straight-line method based on useful life of asset specified in Schedule II of the Companies Act, 2013 on pro-rata basis.

6. Product under development:

Revenue expenditure incurred on product under development for development of new games and portals has been shown separately under Products and Development.

7. Foreign Currency Transactions:

The company has no foreign currency transactions during the year

8. Income Tax:

Income taxes are computed using the tax effect accounting method, in accordance with the Accounting Standard (AS 22) "Accounting for Taxes on Income" which includes current taxes and deferred taxes. Deferred income taxes reflect the impact if current year timing differences between taxable income and accounting income for the year and the relevant of timing difference of earlier years. Deferred tax asset and liabilities are measured at the tax rates that are expected to apply to the period when the asset / liability is realized, based on tax rates (and tax laws) that have been enacted or substantively enacted at the balance sheet date. Deferred Tax assets are recognized and carried forward only to the extent that there is a reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realized.

9. Earnings per share:

In determining earnings per share, the company considers the net profit after tax expense. The number of shares used in computing basic earnings per is the weighted average shares used in outstanding during the period.

10. Investments:

During the financial half year the company does not made any investments.



II. NOTES ON ACCOUNTS:

All amounts in the financial statements are presented in Rupees and as otherwise stated.

8. Contingent Liabilities : Nil

9. Foreign Exchange earned and outgo : Nil

10. Related Party Transactions

List of related parties on which the company is able to exercise control.

A. Subsidiaries: Nil

B. Transactions with key management personnel: Nil

11. Dues to micro & small-scale industrial undertakings

As at March 31, 2019 as per available information with the company, there are no dues to small scale Industrial Undertakings.

12. Segment reporting

Segment reporting is not applicable to the Company and to the nature of its business.

13. Auditors Remuneration

(In Rs. Rupees)

Particulars	For the Year 2018-19
Statutory Audit	23600
Total	23600



14. Earnings per share

	(In Rs. Rupees)
Particulars	For the Year 2018-19
Net profit after tax	0

- 15. The previous year figures have been recast / restated, wherever necessary, to the current period's classification.
- 16. Financial figures have been rounded off to nearest rupee.
- 17. Schedules 2 to 9 form part of Balance Sheet and have been authenticated.

As per our report of even date attached For MM REDDY& CO.,

Chartered Accountants

Firm Registration No: 010371S

(M Madhusudhana Reddy)

Partner

Membership No.213077

Place: Hyderabad

Date: 07.09.2019

For and on behalf of the board of directors

M/S. VINEET LABORATORIES LIMITED

Gaddam Venkata Ramana

Director

Satyanarayana Raju

Director





ANNEXURE-II

Form No. AOC-2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

Form for disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto

- 1. Details of contracts or arrangements or transactions not at arm's length basis: NIL
- (a) Name(s) of the related party and nature of relationship
- (b) Nature of contracts/arrangements/transactions
- (c) Duration of the contracts / arrangements/transactions
- (d) Salient terms of the contracts or arrangements or transactions including the value, if any
- (e) Justification for entering into such contracts or arrangements or transactions
- (f) Date(s) of approval by the Board
- (g) Amount paid as advances, if any:
- (h) Date on which the special resolution was passed in general meeting as required under first proviso to section 188
- 2. Details of material contracts or arrangement or transactions at arm's length basis: NIL



- (a) Name(s) of the related party and nature of relationship
- (b) Nature of contracts/arrangements/transactions
- (c) Duration of the contracts / arrangements/transactions
- (d) Salient terms of the contracts or arrangements or transactions including the value, if any:
- (e) Date(s) of approval by the Board, if any:
- (f) Amount paid as advances, if any: Form shall be signed by the persons who have signed the Board's report.

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]

IN		
*1.50		
- E1 N		

U24304TG2016PLC112888

Name of the company:

Vineet Laboratories Limited

Registered office

SY. No. 11/A3, Saheb Nagar, Kurdu Vill, Chintal Kunta,

Eshwaramma Nilayam, L B Nagar, Hyderabad-500074

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

I/We, being the member (s) of appoint	shares of th	e above named	company, hereby
1. Name:			
Address:			
E-mail Id:			
Signature:, or failing hi	m		
2. Name:			
Address:			
E-mail Id:			
Signature:, or failing hi	m		
AT \$47.77.77.5			
3. Name;			
Address:			
E-mail Id:			
Signature:			



as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the

Annual General Meeting of the Company, to be held on Monday, the 30th day of September,
2019 at 09:30 am at SY. No. 11/A3, Saheb Nagar, Kurdu Vill, Chintal Kunta, Eshwaramma
Nilayam, L B Nagar, Hyderabad-500074, Telangana and at any adjournment thereof in
respect of such resolutions as are indicated below:

Resolution No.

- 1. Approval of financial statements for the year ended 31.03.2019.
- 2. Appointment of Mr. G. Venkata Ramana as Director who retires by rotation.

Signed this day of 2019

Signature of shareholder

Signature of Proxy holder(s)

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

VINEET LABORATORIES LIMITED SY.No. 11/A3, Saheb Nagar, Kurdu Vill, Chintal Kunta, Eshwaramma Nilayam, L B Nagar, Hyderabad-500074, Telangana

ATTENDANCE SLIP (Please present this slip at the Meeting venue)

I hereby record my presence at the 3rd Annual General Meeting of the Company, to be held on Monday, the 30th day of September, 2019 at 09:30 am at SY.No. 11/A3, Saheb Nagar, Kurdu Vill, Chintal Kunta, Eshwaramma Nilayam, L B Nagar, Hyderabad-500074, Telangana and at any adjourned meeting thereof.

Shareholders/ Proxy's Signature	
Shareholders/Proxy's full name (In block letters)	
Folio No.:	Client ID
DP ID:	

