VZ LABORATORIES LIMITED

COLINZ LABORATORIES LIMITED

The ministry of Corporate Affairs has taken a " Green Initiative in corporate governance allowing paperless compliances by Companies through electronic mode and has issued circular on 21.04.2011 and 29.04.2011 stating that Companies can now send various notices and documents, including Annual Keport, to its shareholders through

Your company propose to send future communication/documents including Notice of Annual General

Members who are holding Equity shares in demat mode are requested to register their e-mail likwith their Depository Participant Immediately, if already not registered

Members who are holding Equity Shares in Physical form should send a scanned copy of their letter requesting for "investor chigsharoonline.com" (These members are also requested to convert their physical holding to demat).

Such members holding Equity shares in physical form elist write to the Heristich and share Transfer Agent of signed by sole /first holder as per the specimen signature recorded to the registrate and share Transfer Agent

M/s. Bigshare Services Pyt. Ltd.,

E-2/3 Ansa Industrial Estate.

Sakivibar Road, Saki Naka,

We seek your support to enable the Company to not only reduce paper consumption but also related costs. As a shareholder, this is your opportunity to support this initiative of the Government and contribute towards a

Please mote the as member of the Company, you will be entitled to be furnished free of cost with a copy of such

2 5 th

ANNUAL

REPORT

2010-2011

Dear Shareholders,

Sub: Green Initiative

The ministry of Corporate Affairs has taken a "Green Initiative in corporate governance allowing paperless compliances by Companies through electronic mode and has issued circular on 21.04.2011 and 29.04.2011 stating that Companies can now send various notices and documents, including Annual Report, to its shareholders through electronic mode to the registered e-mail addresses of shareholders".

COLINZ LABORATORIES

Your company propose to send future communication/documents including Notice of Annual General Meeting and Annual report of the company in electronic form through email.

Members who are holding Equity shares in demat mode are requested to register their e-mail ID with their Depository Participant Immediately, if already not registered.

Members who are holding Equity Shares in <u>Physical form</u> should send a scanned copy of their letter requesting for registering/changing their existing email ID, bearing the signature of the sole /first shareholder on "investor@bigshareonline.com" (These members are also requested to convert their physical holding to demat).

OR

Such members holding Equity shares in physical form can also write to the Registrar and share Transfer Agent of the company at their following address and inform their email ID quoting their folio number. The letter should be signed by sole /first holder as per the specimen signature recorded with the registrar and share Transfer Agent

M/s. Bigshare Services Pvt. Ltd., E-2/3, Ansa Industrial Estate, Sakivihar Road, Saki Naka, Andheri (E), Mumbai – 400072.

We seek your support to enable the Company to not only reduce paper consumption but also related costs. As a shareholder, this is your opportunity to support this initiative of the Government and contribute towards a Greener Environment.

Please note the as member of the Company, you will be entitled to be furnished free of cost with a copy of such communication/document upon receipt of a requisition from you, at anytime.

Thanking You,

For COLINZ LABORATORIES LTD.

DIRECTOR

25th ANNUAL REPORT 2010-2011

BOARD OF DIRECTORS as \$10 bers laight and to high DR. L. S. MANI and to probe Minagers of Chairman & Managing Director, and Managing SHRI. N. K. MENON and both Whole-Time Director A Management and the SHRI. VASANT K. BHAT World and Director M 9 08.21 to 1102 nodecated SHRI. KRISHNA KUMAR ATTRASSARY Director 1. To receive, consider and adopt the audited Balance Sheet as at 314 March, 2011, the Fruit and kees Account 2045 simulat Director in place of Mr. Vasant K. Bhat who retires by rotation and being eligible offe SNOTIGUA lauran A trans a soisula con adus S. V. BHAT & CO. Jauran aint le noisulano mort soffic blocks troit de propins de la construction de la construct Chartered Accountants statement of Disord of Day of Day garden listened Far Colinz Laboratories Limited. BANKERS BANK OF BARODA Muland-Goregaon Link Road ported an appoint & nominal the total resumes of the company atood at Rs.606 lees company 10.006 8 Industrial REGISTERED OFFICE. A-101, PRATIK IND. ESTATE, MULUND-GOREGAON LINK ROAD under review, considering the small sarrow NEXT TO FORTIS HOSPITAL AN INSTRUMENT APPOINTING THE PROXY SHOULD BE DEPOSITED AT THE REGISTERED OF WORKS..... PLOT NO. 60, 'STICE', MUSALGAON SINNAR-SHIRDI ROAD, SINNAR at a grap filed) 1102 redmenged 400 of 1102 NASIK - 422 103. of the Company, M/s. Bigshare Services Pvt. Ltd., E. 23, Ansa Industrial Estate, Saltivinar Hoad, Sold Make. CONTENTS l) Members intending to require any information about accountailed it NOTICE 2 1 DIRECTOR'S REPORT..... crutar amilination relating to a MANAGEMENT DISCUSSION AND ANALYSIS REPORT ON CORPORATE GOVERNANCE AUDITOR'S REPORT..... 11 BALANCE SHEET.... 14 PROFIT AND LOSS ACCOUNT..... 15 SCHEDULES ANNEXED TO BALANCE SHEET AND PROFIT AND LOSS ACCOUNT..... 16

CASH FLOW STATEMENT.....

PROXY FORM AND ATTENDANCE SLIP

NOTICE

Notice is hereby given that the 25th Annual General Meeting of the Company will be held at the Registered Office of the Company, i.e. A-101, Pratik Ind. Estate, Mulund-Goregaon Link Road, Mumbai - 400 078, on Friday, 30th September, 2011, at 12.30 P. M. to transact the following business:

SHEEL KRISHNA KUMAR ATTRASSARY Director

ORDINARY BUSINESS:-

- 1. To receive, consider and adopt the audited Balance Sheet as at 31st March, 2011, the Profit and Loss Account for the year ended on that date, together with Director's Report and also the Auditor's Report thereon.
- 2. To appoint Director in place of Mr. Vasant K. Bhat who retires by rotation and being eligible offers himself for re-appointment.
- 3. To appoint Auditors to hold office from conclusion of this Annual General Meeting till the conclusion of next Annual General Meeting and to authorise the Board of Directors to fix their remuneration.

larges in descat made are requested to register their commissions when

For Colinz Laboratories Limited.

Regd. Office:

A-101, Pratik Ind. Estate Mumbai - 400 078.

DR. L. S. MANI

ing Equity Stures in Physical arm should send a sequent Chairman & Managing Director.

Date : 30-07-2011 by their existing email ID, hearing the signature of the sales of the organizations

NOTES:

- (a) A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY OR PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF AND PROXY NEED NOT BE A MEMBER. AN INSTRUMENT APPOINTING THE PROXY SHOULD BE DEPOSITED AT THE REGISTERED OFFICE THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE TIME OF HOLDING THE MEETING.
- (b) The Register of Members and Share Transfer Books of the Company will remain closed from, 23rd September, 2011 to 30th September, 2011. (both days inclusive) NASIK - 422 108.
- (c) Members are requested to notify immediately any change in their address to the Registrar and Transfer Agent of the Company, M/s. Bigshare Services Pvt. Ltd., E-2/3, Ansa Industrial Estate, Sakivihar Road, Saki Naka, Andheri (E), Mumbai-400072.
- (d) Members intending to require any information about accounts to be explained in the meeting are requested to inform the Company in writing at least Ten days in advance of the date of Annual General Meeting.

DESCRORS REPORTS, SEED S 19 SEED MANAGEMENT DISCUSSION AND ANALYSIS AUDITOR'S REPORT OF LABORASORASORAS OF SOURCE PROFIT AND LOSS ACCOUNT...... SCHEDULES ANNEXED TO BALANCE SHEET AND PROFIT AND LOSS ACCOUNT CASH PLOW STATEMENT. PROXY FORM AND ATTENDANCE SLIP

DIRECTORS' REPORT 2010-2011

To

The Shareholders.

Your Directors have the pleasure in presenting their 25th Annual Report and audited Accounts of your Company, for the year ended 31st March, 2011.

FINANCIAL RESULTS:

	2010-2011	2009-2010
	(Rs. in Lacs)	(Rs. in Lacs)
Earnings before Interest, Depreciation & Tax (EBITDA)	49,23	49,99
Less: Bank Charges and Interest	15,61	17,68
Depreciation	25,77	25,70
Profit before Taxation	7,85 MG	CHARCHAND
Less/(Add): Provision for Current Tax	regge van be1,34mi too	and vanomo 0,96
Provision for Deferred Tax	(0,78)	(2,81)
Profit after Taxation	7,29	8,46
OPERATIONS:	Maran alaman	KEL-MG THE-TEN

During the year under review, the total revenues of the company stood at Rs.606 lacs compared to 566 lacs. The Profit before Tax was Rs. 7.85 lacs. The net Profit after providing for income tax and Deferred Tax was Rs. 7.29 lacs. The earnings before Interest, Depreciation and tax was lower at 49.23 lacs during the year under review compared to Rs. 49.99 in the previous due to increase in the employee cost; particularly incurred to retain the productive field staff.

DIVIDEND:

Your Directors are unable to recommend any dividend during the year under review, considering the small surplus available and with a view to conserve funds towards margin monies.

LISTING OF SHARES:

The shares of your Company are listed in Stock Exchange, Mumbai. Annual Listing Fees for the year 2011-12 has been paid on time.

PUBLIC DEPOSITS:

The Company has not invited / received any fixed deposits during the year.

DIRECTORS:

The Board consists of Executive and Non-Executive directors, including independent Directors, who have wide and varied experience in different disciplines of corporate functioning. In accordance with the provisions of Companies Act, 1956, and Article of Association of the Company, Shri Vasant K. Bhat retires by rotation at the ensuing Annual General Meeting and being eligible offers himself for re-appointment.

DIRECTORS' RESPONSIBILITY STATEMENT:

In terms of provisions of Section 217[2AA] of the Companies Act, 1956, your Directors confirm that:

- I. In the preparation of the annual accounts, the applicable accounting standards have been followed, along-with proper explanation relating to material departures, wherever applicable.
- II. 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 the end of the accounting year and of the profit of the company for that year;
- III. The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- IV. The Directors have prepared the annual accounts on a going concern basis.

PERSONNEL:

During the year under review, relations between the Employees and the Management remained cordial.

Particulars of employees as required under Section 217 (2A) of the Companies Act, 1956, read with the Companies (Particulars of Employees) Rules, 1975 as amended from time to time are not applicable to your Company as there were no employees whose remuneration is in excess of limits prescribed.

CONSERVATION OF ENERGY:

Except for the consumption of Power (Electricity) the Company does not consume any other source of energy. Pharmaceutical company is not power intensive. Since it also involves multiple products, disclosure of consumption of power per unit of product is not meaningful.

TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION:

No imported technology is adapted by the Company. Continuous developmental efforts are made by our qualified and approved staff to formulate new products and innovation of existing products. Such efforts have benefited in improving the stability of our products and simplification of manufacturing procedures.

FOREIGN EXCHANGE:

During the year under review, Foreign exchange earned Rs.Nil,(Previous Year – Rs. NIL/-). Foreign exchange outgo was Rs. NIL, (Previous Year – NIL/-).

RESEARCH AND DEVELOPMENT:

Your Company has not incurred any expenditure on research and development other than the routine developmental work.

REPORT ON CORPORATE GOVERNANCE

Pursuant to Clause 49 of the Listing Agreement with the Stock Exchange, the following form part of this Annual Report:

- i) Management Discussion and Analysis.
- ii) Report on Corporate Governance.
- iii) Auditor's Certificate regarding compliance of conditions of Corporate Governance.

OTHER MATTERS

Your Company is not a polluting industry and the requirements of Pollution Control Board, if any, are met with.

AUDITORS:

M/s. S. V. Bhat & Co., Chartered Accountants, retire as auditors of the Company at the conclusion of the 25th Annual General Meeting and are eligible for reappointment.

ACKNOWLEDGEMENT:

Your Directors would like to acknowledge the co-operation they received during the year under review from Bankers, Distributors as well as from various Government Departments and also the investing public. We would also like to place on record our profound admiration and sincere appreciation of the hard work put in by the members of the staff and workmen. We are grateful to you, for the confidence and faith you have reposed in us.

For and on behalf of the Board.

Dr. L. S. Mani Chairman & Managing Director

Mumbai, 30th July, 2011

The infectors had taken proper and semicrent care for the maintenance of adequate accombing records in accombing with the provisions of the Company and for preventing and detecting fraud and other irregularities;

The Directors have prepared the sumual accounts on a going concern basis.

proper explanation relating to material departures; wherever applicable.

Particulars of employees as required under Section 217 (2A) of the Companies Act, 1956, read with the Companies (Particulars of Employees) Rules, 1975 as amended from time to time are not applicable to your Company as there were no employees whose remuneration is in excess of limits prescribed.

During the year under review, relations between the Employees and the Management remained cordial.

MANAGEMENT DISCUSSION AND ANALYSIS

This Report includes Management Discussion and Analysis as appropriate, so that duplication and overlap between Directors Report and Management Discussion and Analysis is avoided. The entire material is thus provided in a composite and comprehensive document.

COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE:

The Company follows fair, ethical and transparent governance practice by adopting high standard of professionalism, honesty, integrity and ethical behavior. The Company has a well defined set of guidelines for its internal governance based on business ethics, Legal Compliance and professional conduct. The Company also has an adequate internal control system.

The Company has complied with the provisions of clause 49 of the Listing Agreement with the Bombay Stock Exchange which deals with the compliance of Corporate Governance requirement.

Colinz Laboratories Ltd. is engaged in the manufacturing and marketing of pharmaceutical formulations particularly in gynaecological sector. The Indian pharmaceutical market is highly competitive and also still fragmented with over 20,000 players comprising of foreign multinationals, Indian multinationals, mid-size and small scale companies. Your Company falls under the SME sector. However, Colinz has established reputation as a quality supplier of medicines in the domestic market, wherever the company has operation.

B) OPPORTUNITIES, THREATS AND CONCERNS:

The Company's products are enjoying a good Brand image, particularly among gynaecologists. The Company has a potential to grow in future considering the fact that it is yet to open up its marketing operations in many states of the country, However, due to paucity of working capital, the company is unable to expand its marketing activities, to unrepresented areas.

The Company is a Revised Schedule 'M' complied unit, as per the requirement of D & C Act.

Your company, no doubt is focusing on those off patented products, and these products will have extended shelf life in the market, due to lesser discoveries of new molecules, considering the investment to be made and time and expenditure involved in developing such new molecules. However, the takeover of bigger Indian Pharma Companies by foreign MNC's, is a serious cause of concern to the national sector of pharma industry, particularly to SME's.

C) OUT LOOK:

Barring unforeseen deterrents and the issues outlined above, the Company does not foresee any major threats in its survival and moderate growth. However, the margins are likely to be under heavy pressure due to high inflation prevailing in the country resulting in increase in all inputs / costs.

D) FINANCE:

The financial management and cash flow have been satisfactory, during the year under review.

E) INTERNAL CONTROLS:

The Company has proper and adequate internal control system, in respect of efficiency of operations, financial reporting and compliance with applicable laws and regulations etc. There are adequate controls to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposal and that all transactions are authorized, recorded and reported correctly.

F) HUMAN RESOURCES:

Human resources are highly valued asset for any industry particularly in pharmaceutical selling. Therefore the Company seeks to attract and retain technical and marketing staff. The Company also recognizes the importance of human assets and ensures that proper encouragement is extended to the employees to motivate them. The total number of employees as on 31-03-2011 was 130. The Company enjoyed excellent relationship with its employees during the year under review.

G) CAUTIONARY STATEMENT:

The above Management Discussion and Analysis section may be forward looking and are stated as required by applicable laws and regulations. Many factors may affect the actual results, which could be different from what the Directors' envisage in terms of the future performance and outlook.

CORPORATE GOVERNANCE: SISVIAVA GVA MOISSUOSIG THEMSOANAM

1) PHILOSOPHY:

Colinz Laboratories Ltd., has always strived to attain highest levels of transparency and accountability in all its operation and in its interactions with Shareholders, Government depts. creditors etc. Hence the Company has taken all appropriate steps to comply with the provisions of the prescribed Corporate Governance Code within the stipulated time.

2) BOARD OF DIRECTORS: (a) Composition, Category of Directors and their other directorships as on 31-03-2011:

OF THE STATE OF TH	Category of Directorship	No. of Directorships in the public companies
Dr. L. S. Maii	Chairman & Managing Director (Executive, Promoter)	None None
Shri. IV. IX. IVICIOI	Whole-Time Director (Executive) Non-Executive, Independent	None None
Shri. Vasant K. Bhat Shri. A. Krishna Kumar	Non-Executive, Independent	None Reard Meetings were held on 22-06

(b) Number of Board Meetings: During the year ended 31-03-2011, 6 Board Meetings were held on 22-06-2010, 29-06-2010, 31-07-2010, 30-10-2010, 31-01-2011, 31-03-2011 a gravojuo ma ataubosq s'ynagmoO edT (c) Directors' attendance record: at que used of toy at it tank to at end garrebia account at ai worg of lettnestod a

Directors' attendance rec	Board Meetings attended during the year.	Whether attended last AGM
Name of the Director	Board Meetings attended damig	Yes
Dr. L. S. Mani	common bor our rad of some	Yes Yes
Shri, N. K. Menon	assail par elange of the state of the second	Yes Yes and and the
Shri. Vasant K. Bhat	and antibusing their growth was to some on	leveb m bevie Yes an ibneries

3) COMMITTEES OF THE BOARD:

(a) Audit Committee

Apart from all the matters provided in clause 49 of the listing agreement and Sec. 292-A of the Companies Terms of Reference: Act, 1956 the Audit Committee holds discussions with the Statutory Auditors of the Company concerning the accounts of the Company, internal control systems, scope of audit and observations of the Auditors. It also reviews major accounting policies followed by the Company.

ii) Composition.

The Composition of the Audit Committee is as follows:

THE COMP	Designation	Category of Directorship	Committee Meetings Attend
Name		T - demondant	6 bas beliverrestes era sinass
Shri. Vasant K. Bhat	Chairman	Non-Executive, independent	6 hoe habroost bestroding
Shri. A.Krishnakumar			6
Dr. L. S. Mani	Member	Executive, Promoter	O STORIOSTE

edi (b) Remuneration Committee and Policy : irraq yataubul yata nol teasa beulay yldgid era secrucaer asmutl The non-mandatory requirement of setting up of a remuneration committee for remuneration of executive directors has not been adopted considering the nature and the size of the Company. The Board of Directors determines the remuneration payable to the Executive Directors taking into account their qualifications,

The details of the remuneration paid to the Executive Directors for the year ended 31-03-2011 are as follows. The above Management Discussion and Analysis section n applicable laws and regulations. Many factors may affect t

Name hatatage	Salary
Dr. L. S. Mani	Rs. 7,59,500/-
Shri. N. K. Menon	Rs. 6,69,500/-