

VISION TECHNOLOGY INDIA LIMITED BANGALORE

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Board of Directors: RANGAVASANTH B.

Chairman & Managing Director

RANGA B.S.

Director

SHAMALA B. R.

Director

ANITHA VASANTH Whole time Director

Auditors : S.JANARDHAN & ASSOCIATES,

Chartered Accountants

Bangalore.

Regd. Office : 110, Kengal Hanumanthaiah Road,

Bangalore - 560 027.

Bankers : ICICI BANK LIMITED

INDIAN BANK

NOTICE

Notice is hereby given that the 14th Annual General Meeting of VISION TECHNOLOGY INDIA LIMITED, will be held on Thursday the 27th December 2007 at 9.00 am at the AC Hall, KSCA Club House, No. 1 M.G. Road, Bangalore 560 001 to transact the following business:

Ordinary Business:

- 1. To receive, consider and adopt the Balance Sheet as at 30-06-2007 and the Profit and Loss Account for the year ended on that date, together with the reports of the auditors and the directors thereon.
- 2. To appoint a director in place of Mr. B. S. Ranga, who retires by rotation, and being eligible, offers himself for re-election.
- 3. To appoint auditors and fix their remuneration,

Bangalore Date:01.12.2006 By Order of the Boar

Rangavasnth. B Chairman & Managing

NOTES:

- 1. A member entitled to attend and vote in the above meeting is entitled to appoint a Proxy to attend and vote instead of himself. A Proxy need not be a member of the Company.
- 2. Proxies, to be effective, must be lodged at the Regd. Office of the Company at least 48 hours before the time fixed for the commencement of the meeting.
- 3. Please bring the Admission Slip with you duly filled in and hand over the same at the entrance to the Meeting Hall.
- 4. Members, who hold shares in dematerialized form, are requested to bring their depository account number (Client ID No.) for easier identification and recording of attendance at the meeting.
- 5. Please bring your copy of the Annual Report to the meeting, as it is not possible to supply extra copies at the venue.

DIRECTOR'S REPORT

Your Directors are pleased to present their Fourteenth Annual Report for the year ended 30-06-2007.

FINANCIAL RESULTS:

	2006 - 07 (Rs.in Lacs)	2005 - 06 (Rs. in Lacs)
Turnover	200.04	101.26
Other Income	22.77	14.00
Increase / Decrease in Stock	(0.12)	(0.12)
Total Revenues	222.69	115.14
Profit /Loss before Interest and Depreciation	30.04	0.19
Interest		No. 400
Profit/Loss before Depreciation	30.04	0.19
Depreciation	21.86	35.22
Net Profit/Loss before taxation	(8.18)	(35.03)
Provision for taxation	0.14	0 <mark>.</mark> 71
Profit/Loss after tax	(8.32)	(35.73)

OPERATIONS AND FUTURE PROSPECTS:

The operations of the company are expected to improve in the coming years.

AUDITORS:

M/s S.Janardhan & Associates, Chartered Accountants, Bangalore, the auditors of the company, retire at this Annual General Meeting and are eligible for re appointment.

AUDITORS REPORT:

With regard to the qualifications made by the Auditors in para 2 of their Audit Report, your directors wish to mention as follows:

- i) Dues from M/s Vasanth Colour Laboratories non provision: The Company has transacted with Vasanth Color Laboratories Ltd during the year to the tune of Rs.183.59 lacs, which is repaid during the current financial year.
- ii) Confirmation from debtors and loans and Advances:

 Note B. 1 (i) is clear on this point. As suggested by the Auditors, confirmations will be obtained in future.

Board of Directors: Mr.B.S. Ranga, Director, retires by rotation at this Annual General Meeting and, being eligible, offers himself for re-election.

Pursuant to clause 49 of the listing agreement with the Stock Exchanges, the following information is furnished about the Director, Mrs. B. S. Ranga, proposed to be reappointed:

Mr. B. S. Ranga was first appointed as a Director of the company on 18.06.1992. Mr. B.S. Ranga is a renowned Producer/Director of many feature films and has twice won the Presidential awards for his films. Mr. B.S. Ranga has also won Sahitya Academy awards from the Central and the Andhra Pradesh Government. He was the first producer of colour Kannada film viz. "Amara Silpi Jakkanachari". Mr. Ranga was also awarded several scrolls of honour from All India Cine Technician Association and Rajyotsava Award from the Government of Karnataka.

Other Directorships: Name of the Company Committee Members
Name of the committee.

*M/s Vikram Studios, Chennai

-Proprietor

*M/s Vikram Studios & Laboratories
Pvt Ltd., Chennai – Managing Director

*Vasanth Color Laboratories Ltd., Bangalore

*Motion Graphics Pvt Ltd., Chennai

VISION TECHNOLOGY INDIA LTD Chairman, Audit Committee Chairman, Remuneration Committee Chairman, Investor Grievances Committee

Fixed Deposits: The Company has not accepted any fixed deposits from the public during the year.

Directors responsibility statement pursuant to Sec.217 (2AA) of the Companies Act, 1956.

- 1. In the preparation of the annual accounts, the applicable accounting standards have been followed and there are no material departures.
- 2. The directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year 2006 07 and of the loss of the company for the same period.

^{*}Turbo Tech Precision Engg Pvt Ltd

- 3. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- 4. The Directors have prepared the annual accounts on a going concern basis.

Particulars of Employees under Section 217 (2A):

During the year, there were no employees who were in receipt of remuneration in excess of the limits prescribed under the above section.

Information under Sec.217 (1)(e) of the Companies Act, 1956

Conservation of Energy

These are not applicable to

Technology Absorption

to the Company

Foreign Exchange Earnings

-Nil-

Foreign Exchange out go

-Nil-

MANAGEMENT DISCUSSION AND ANALYSIS.

A report on the Management discussion and analysis as required under clause 51 of the Listing Agreement is attached herewith (Annexure I)

Corporate Governance

A report on the corporate governance is attached herewith as required by the amended clause 49 of the listing agreement (Annexure – II).

Shareholder Information

The required shareholder information is furnished in Annexure – III to this report.

Acknowledgement:

The Directors wish to place on record their appreciation for the continued support received from their customers, bankers and employees of the Company.

By order of the Board

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Chairman and Managing

Director

sd/-

Anitha Vasanth

Whole Time Director

Place:

Bangalore

Dated:

01.12.2007

ANNEXURE - I

MANAGEMENT DISCUSSION AND ANALYSIS

There has been no major change in operation of the last 12 months ended 30.06.2007. Your company has been concentrating on consolidation of its assets and liabilities.

Your Company has been trying diligently to get suspension of trading on the BSE lifted and this matter is in the final stages of being resolved. New projects in the media space are being planned for the current year.

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ANNEXURE - II

Corporate Governance Report

1) Company's philosophy on Corporate Governance

The Board is committed to adopting best practices for corporate governance in line with SEBI code, in addition to proper compliance of any obligation under any law for the time being in force.

2) Board of Directors:

1.1 Constitution of the Board

The composition of the Board with regard to the number of Executive and Non-Executive Directors meets with the requirements laid down as follows:

Out of the four Directors presently on the Board of the Company, there are two Executive Directors, viz, Mr.Rangavasanth B, Chairman and Managing Director and Mrs.Anita Vasanth, Wholetime Director. There are two Non-Executive Directors, viz, Mr.B.S.Ranga, and Mrs.B.R.Shamala.

However, there are no independent Directors. The Company is on the look out for suitable persons to be considered for independent, non-executive, non-promoter Directors.

Thus, while the company has complied with the requirement that at least half of the Board members should be non-executive Directors, the condition that half of the Board should be independent Directors is to be complied with.

2.2. Meetings:

Meetings of the Board are held as and when the occasion demands and there are important matters to be considered, but at least not later than three months once. During the year under review, 7 meetings were held by the Board of Directors on 29-07-2006, 30-10-2006, 20-11-2006, 03-01-2007, 29-01-2007, 30-04-2007, 06-06-2007.

All the Four Directors have attended all the Board meetings as above. Mr. Rangavasanth. B and Mrs. Anitha Vasanth attended the last AGM held on 29-12-2006.

2.3 Remuneration to Executive Directors:

Particulars	Mr.Rangavasanth B Chairman and Managing Director	Mrs.Anita Vasanth Wholetime Director
 Salary Allowances and perquisites Contribution to P.F., Gratuity and Superannuation 		
4. Stock Options Total		

In both the above cases, the appointments are for a period of five years from the date of appointment. In view of the loss, both the whole time directors have waived their remuneration for the current year.

No remuneration or sitting fees were paid to the non-executive Directors during the year.

Committees of Directors:

The Board has constituted committees of Directors as follows to deal with matters which need timely decisions.

Share Transfer Committee:

The Board of Directors of the company have constituted a committee of Directors consisting of Mr.Rangavasanth B, Chairman and Managing Director and Mrs. Anita Vasanth, Wholetime Director to approve share transfers from time to time. The committee had met four times during the year.

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Investor Grievance Committee:

The Board had constituted an Investor Grievances Committee, to consider the grievances of shareholders / investors regarding share transfers, etc. This committee consists of Mr.Rangavasanth B. Chairman and Managing Director and Mr.B.S.Ranga, Director. The Committee met once during the year on 30.06.2007 and disposed of all pending investors complaints. Managing Director is acting as the Compliance Officer at present.

All the complaints received by the company have been redressed as on 30.06.2006 and no complaints are outstanding with the company as on the date of the report.

Audit Committee:

An audit committee was constituted on 18-04-2001 with the following directors as members.

Mr.B.S.Ranga - Director Mr.B.R.Shamala - Director

Mr.Rangavasanth B - Chairman and Managing Director

During the year, the committee held six meetings. The terms of reference are in accordance with the requirement of clause 49 of the listing agreement and include:

- a) Revision of the Company's financial reporting process and financial statement.
- b) Review of accounting and financial policies and practices.
- c) Review of internal control and internal audit systems.
- d) Discussion with the internal and external auditors
- e) Reviewing company's financial and risk management policies.

Remuneration Committee:

The company has constituted a Remuneration Committee with the following Directors:

1. Mr. B. S. Ranga - Chairman

2. Mrs. B. R. Shamala

The brief terms of reference include:

- a) to determine on behalf of the Board the company's policy on specific remuneration package to executive directors.
- b) To avoid conflict of interest and to review and suggest to the Board and to the members the remuneration payable to the executive directors.

During the year, there were no meetings of the Remuneration Committee as there was on remuneration to the directors during the year.