

ANNUAL REPORT Finan 2016-2017 Finan 2016-2017

VLS FINANCE LTD.

Regd Office: 2nd Floor, 13, Sant Nagar, East of Kailash, New Delhi-110 065 CIN: L65910DL1986PLC023129, email: vls@vsnl.com, Website: www.vlsfinance.com Phone: 011-46656666 Fax: 011-46656699

NOTICE

30[™] ANNUAL GENERAL MEETING OF MEMBERS OF THE COMPANY WILL BE HELD AT

The Auditorium, Sri Sathya Sai International Centre, Institutional Area, Lodhi Road
Pragati Vihar, New Delhi - 110 003
at 3:30 P.M.
on Monday,
the 25th day of September, 2017

SHARE TRANSFER & INVESTOR SERVICES

M/s RCMC Share Registry Pvt. Ltd.

Unit: VLS Finance Ltd.

B-25/1, Ist Floor, Okhla Industrial Area, Phase-II,

New Delhi-110020

Ph.: 011 26387320-21-23 Fax: 011 26387322

Our e-mail address:

For investor services : hconsul@vlsfinance.com

Other than above : vls@vsnl.com visit us at www .vlsfinance.com

BOARD OF DIRECTORS

Shri Ajit Kumar Chairman

Shri M.P. Mehrotra Executive Vice-Chairman
Shri S.K. Agarwal Managing Director
Shri K. K. Soni Director-Finance & CFO

Dr. S. Ramesh Director
Shri. D.K. Mehrotra Director
Shri R. Bandyopadhyay Director
Dr. (Mrs.) Neeraj Arora Director
Shri Vikas Mehrotra Director

COMPANY SECRETARY

Shri H. Consul

AUDITORS

M/s. Agiwal & Associates Chartered Accountants, 3830, Lal Kothi, 2nd Floor, Pataudi House Road, Above Bank of Baroda, Darya Ganj, New Delhi-110002

BANKERS

HDFC Bank UCO Bank Bank of Baroda

EQUITY SHARES LISTED AT:

THE NATIONAL STOCK EXCHANGE OF INDIA LTD.

Exchange Plaza, 5th Floor, Plot No. C/1, G Block, Bandra Kurla Complex, Bandra (E), Mumbai-400051.

BSE LTD. (formerly THE BOMBAY STOCK EXCHANGE),

25, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001.

THE CALCUTTA STOCK EXCHANGE LTD.

7, Lyons Range, Kolkata-700 001.

Attention Members

In order to improve investor services an <u>dayment of dividend</u>, we request you to update / register your postal, email address and <u>Bank Account details</u> with Company in case of holding in physical form holders in demat (electronic) form may register the same with concerned depositor <u>aticipant</u>.

N.B.: Members/Proxy are requested to bring their copy of Annual Report at the Meeting as extra copies have not been printed due to high cost of paper/Printing.



DIRECTORS' REPORT

Your Directors are pleased to present the 30 Annual Report of the Company together with the Audited Annual Accounts for the year ended 31st March, 2017.

1. Financial Results

(Rs. in Lakhs)

	For the year ended 31st March, 2017	For the year ended 31st March, 2016*
Gross Receipts	269227.74	191660.62
Profit before Interest & Depred	ciation 6269.12	1036.81
Less: Interest & Finance Char	ges 12.52	195.79
Profit before Depreciation	6256.61	841.02
Less: Depreciation	35.53	44.96
Profit before exceptional & extitems & Tax	raordinary 6221.08	796.06
Less: Provision for diminution value of assets (net)	of 1150.00	0.00
Profit before Tax	5071.08	796.06
Less : Provision for Taxation/(Credits) 1321.49	94.08
Profit after Tax	3749.59	701.98
Surplus brought forward from previous year	5146.23	4444.25
Less: i) Proposed dividend of Equity Shares	n 386.62	0.00
ii) Dividend distribution	tax 78.71	0.00
Available for Appropriation	8430.49	5146.23
Appropriations:		
To General Reserve	0.00	0.00
Surplus c/f	8430.49	5146.23

 ⁽Figures have been regrouped/recast to conform to current year 's methodology)

2. Management Discussion and Analysis

Financial Review

During the year under review, profit before tax was Rs.5071.08 Lakhs as compared to Rs. 796.06 Lakhs for the previous year and profit after tax was also higher at Rs. 3749.59 Lakhs as comp ared to Rs. 701.98 Lakhs during the previous year.

Industry Structure and Development

The global economy growth according to International Monet ary fund estimation is now at 3.1 percent and growth of emerging market and developing economies is estimated to be 3.6 percent, with aggregate demand and private consumption seeing slow upward movement in the current financial year. The financial markets have been relatively stable as compared to last year. A Crisil Limited's report pegs Indian economy to grow at 7.9 percent for the current financial year-However, increasing divergence in monetary policies and volatility of capit al flows coupled with foreign economic decisions viz. Brexit, United S tates trade agreement re-negotiations etc. p aints an uncert ain and exciting time ahead for our economy, though the implement ation of the Goods and Services Tax would support competitiveness, investment and economic growth.

The growth prospect s of the Emerging Asian economies (Southeast Asia, China and India) are expected to remain robust over the medium term amid global economic uncertainty. The Asian region is expected to grow at 6.4% percent in 2017–2018.

Outlook, Risks and Concerns

The country's equity market s remains favorable for both global and domestic investors. The underlying strength of Indian consumption and demand, continues to remain healthy The performance of your Company is closely linked to those of the stock market s. The growth tendencies for 2017-2018 are expected to be mostly reflective of the development in these areas. Your Company has been making use of available opportunities in the capital markets for its operations, keeping in view its business objectives.

Our approach to risk management is based on our extensive experience and well placed risk management framework. The Company is exposed to normal industry risks such as credit, interest rate, economic, currency political, market and operational risks. The Company views risk management as integral to it s business for creating and maint aining best practices in business operations and administration.

Opportunities and Threats

The relaxation of foreign investment rules has received a positive response from the financial sector. The Company is looking forward to grasp the available opportunities. The Company will also focus on permitted avenues as a member of the S tock Exchange including corporate advisory and other related services. The uncertain state of the global economy however remains a cause of concern.

Adequacy of Internal Financial Control Systems

The management in consultation with Internal Auditors monitor and evaluate the efficacy and adequacy of internal financial control systems in the Comp any, its compliance with operating systems, accounting procedures and policies at all levels of the Compny and its subsidiaries. The audit observations and the corrective actions thereon are presented to the Audit Committee of the Board. The control framework is established and maintained by the Company. The observations by the internal and st atutory auditors are perused by the Management, the Audit committee as well as the Board for proper implement ation. The Company's internal financial controls have been found to be adequate and effective.

Segment wise Performance

Accounting Standard (AS-17) relating to "Segment Reporting" has been complied with. The gross operating income and profit from the other segment is below the norms prescribed in AS-17, hence sep arate disclosure has not been made.

Cautionary Statement

The statements in the above analysis, describing the Company's estimates, expectations or predictions may be 'forward looking statements' within the meaning of applicable securities laws and regulations. The actual result s may differ from those expressed or implied. Important factors that could make adifference to the Company's operations include changes in government regulations, t ax regimes, economic developments within the country and abroad, and other related factors.

3. Dividend & Reserve

The Board has recommended 10% dividend on equity shares i.e. Rs.1/- per equity share for the year 2016-17 subject to approval of members. The dividend, if approved, will be p aid to members as on date of Annual General Meeting i.e. 25/09/2017. No amount was proposed to be transferred to the reserve during the year under review



4. Directors/ Key Managerial Personnel (KMP)

The following changes have occurred from 01/04/2016 till the date of this report in the composition of the Board of Directors/ Key Managerial Personnel of your Company:

Directors:

Due to untimely demise of Shri B. M. Oza on 30/06/2016, he ceased to the Director from that date. Shri V .G. Kannan was appointed as an Additional Director in the category of Independent Director w .e.f. 28.12.2016 but resigned due to personal reasons on 05/01/2017.

Shri R. Bandyopadhyay and Shri D.K. Mehrotra had been appointed as Additional Directors in the category of Independent Director w .e.f. 28.05.2016 besides Shri V ikas Mehrotra who was also appointed an Additional Director on 28.05.2016 in the category of Non-Independent Director. Shri Vikas Mehrotra is son of Shri M. P . Mehrotra- Promoter and Director of the Comp any and is related to him as such. The respective appointment s of Shri R. Bandyop adhyay and Shri D. K. Mehrotra as Independent Directors and Shri Vikas Mehrotra as Director liable to retire by rotation was approved by the members in 29th Annual General Meeting held on 15/09/2016.

In accordance with the provisions of Article 89 of the Articles of Association of the Company, Shri S. K.Agarwal-Managing Director and Dr. (Mrs.) Neeraj Arora -Director will retire by rot ation at the ensuing Annual General Meeting of your Comp any and being eligible, of fer themselves for re-election. The Board recommends their appointment.

The term of Shri M. P. Mehrotra –Director who was appointed to fill in the casual vacancy , caused due to untimely demise of Shri Somesh Mehrotra is upto the forthcomingAnnual General Meeting. The Board in its meeting held on 31/07/2017 had recommended for his re-appointment as Director and also for approval of his appointment as Executive Director designated as Executive Vice-Chairman.

Key Managerial Personnel (KMP):

There was no change in the other Key Managerial Personnel of your Company during the year under review.

5. Independent Directors

The Independent Directors of your comp any have complied with the relevant provisions of the law relating to their declaration served to the Company and they continue to comply with the provisions of the applicable laws & listing regulations.

6. Annual Return extract (MGT-9)

The details forming p art of the extract of the Annual Return in Form MGT-9 is annexed herewith as **annexure A**.

7. Contracts with Related Party

The disclosure in prescribed form AOC-2 is enclosed as annexure B.

8. Directors' Responsibility Statement

Pursuant to the provisions of section 134(3) of the Compnies Act, 2013, the Directors hereby confirm:

- a. that in the preparation of the annual account s for the financial year ended 31st March, 2017, the applicable accounting sandards have been followed, along with proper explanation relating to material departures;
- b. that they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent, so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for that period;
- c. that they have taken proper and suficient care for the maintenance

of adequate accounting records in accordance with the provisions of the Comp anies Act, 2013 for safeguarding the asset s of the Company and for preventing and detecting fraud and other irregularities:

- that they have prepared the Annual Accounts for the financial year ended 31st March, 2017 on a 'going concern' basis;
- that they have laid down Internal Financial controls to be followed
 by the Comp any and that such Internal Financial Controls are
 adequate and effective and
- f. that the Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating.

9. Evaluation of Board/Committees/Individual Directors

The Board routinely carries out the annual performance evaluation of its own performance, its Committees and Directors. The said exercise is led by the independent directors and the Chairman. The evaluation process focused on dif ferent aspects of the Board and Committees functioning such as composition of the Board and Committees, experience and competence, performance of specific duties and obligations, governance issues etc. Separate exercise was carried out to evaluate the performance of individual directors on parameters such as attendance, contribution and independent judgment. The aim was to assess the effectiveness of the Board's/Committees' processes, and to identify any actions required to improve effectiveness. The review thus focused on the following associated areas; structure, leadership, strategy, risks, decision making and development:

The evaluation process comprised of the following:

- Review of Board, Committees and management information and other relevant documentation
- Meetings with key individuals within the organization.
- Discussions with all directors on the Board, Committee members focusing on aspects of the Board's and Committees' composition; strategy, risk and controls; decision-making, roles and performance of the Chairman, independent directors, executive directors and other non-executive directors.

Given the experience and qualifications of the Board members, it was not considered necessary to engage external persons to facilit ate the evaluation process. Most directors have rich experience of corporate environment and so they are accustomed to having their performance regularly evaluated. The Directors have expressed their satisfaction with the evaluation process.

Proper systems to ensure that compliances were adequate and effective

The professional conduct sets expectations that all employees shall comply with all laws and regulations governing company's conduct. Information is reported upwards internally within the organization to senior management and, as appropriate, also shared with the Board of Directors and/or the external auditors. Information is reported externally in public filings, if it meets the criteria for requiring public disclosure.

11. Number of board meetings

Relevant details have been provided in the report on corporate governance annexed to this annual report.

12. Corporate Social Responsibility (CSR)

The Company is covered under the threshold prescribed under the Act for CSR.

The Company had spent Rs. 13,06,250/- in the financial year 2016-2017 out of the remaining unspent amount of Rs. 16,44,163/- as given



in the previous report. Rs. 1 Lac was approved on 06/06/2016 to be expended by way of contribution made by the Compny to Janakanksha Pratishthan's (a non-government organisation) 'Flying Feet' initiative'. Further, Rs. 6,56,250/- was approved by the CSR Committee in it s meeting held on 14/11/2016 to be spent by way of contribution made by the Company to Arya Samaj, a charitable Society interalia for promoting health care and Rs, 5,50,000/- was approved by the CSR committee in its meeting held on 13/02/2017 to be expended by the Company by way of contribution made to a Gurgaon based NGO namely IIMPACT which promotes primary education of girls in rural area. The Company aims to facilitate five education centers run by said NGO located in Kanpur Dehat District in Utar Pradesh. The total unspent amount from balance carried forward from previous year under CSR as on date of this report is Rs. 3,37,913/- and af ter allocation of Rs.44,19,495/- for the year 2016-17, the amount available be spent in 2017-18 would be Rs. 47,57,408/-. All the recommendations made by CSR committee were approved by the Board of Directors of the Company. Given below is the summary of the amount expended on CSR

Statement of CSR allocation and expenditure

(in Rs.)

Financial Year	Allocated Amount	Amount Spent	Amount Unspent (cumulative)
2013-2014	8,46,347	Not applicable	8,46,347
2014-2015	6,47,440	0	14,93,787
2015-2016	7,98,376	6,48,000	16,44,163
2016-2017	44,19,495	1. 1,00,000	47,57,408*
	, , , , ,	2. 6,56,250	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		3. 5,50,000	
		Total 13,06,250	

^{*} Amount available for CSR expenditure in 2017-18

The report of CSR Committee in terms of section 135 of the Commanies Act, 2013 is enclosed as **Annexure –C** to this report.

13. Policies

Your Company has formulated following policies to better perform its functions and deliver results.

A. Corporate Social Responsibility Policy

The expenditure under CSR activity is enclosed as **Annexure-C**. The CSR policy can be accessed at company's website viz. www.vlsfinance.com under the head 'Investor Relations'.

B. Related Party Transaction

The detailed policy may be accessed at www.vlsfinance.com

The Board of Directors (the "Board") of VLS Finance Limited (the "Company") has adopted this Policy. The said Policy includes the materiality threshold and the manner of dealing with Related Party Transactions ("Policy") in compliance with the requirement s of Section 188 of the Companies Act, 2013 and conforms to the requirements of regulation 23 of the Listing Regulations.

This Policy applies to transactions between the Company and one or more of its Related Parties. It provides a framework for governance and reporting of Related PartyTransactions including material transactions.

This Policy is intended to ensure due and timely identification, approval, disclosure and reporting of transactions between the Company and any of its Related Parties in compliance with the applicable laws and regulations as may be amended from time to time.

C. Board diversity

The detailed policy may be accessed at www.vlsfinance.com

VLS Finance Ltd. recognises and embraces the benefit of having a diverse Board and sees increasing diversity at Board level as an essential element in maintaining a competitive advantage. A truly diverse Board will include and make good use of differences in the skills, regional and industry knowledge and experience, background, race, gender and other distinctions between Directors. These differences will be considered in determining the optimum composition of the Board and when possible would be balanced appropriately. All Board appointments shall be made on merit, in the context of the skills, experience, independence and knowledge which the Board as a whole requires to be effective.

D. Risk Management

The detailed policy may be accessed at www.vlsfinance.com

The Company has formed Risk Management Policy to ensure appropriate risk management within its systems and culture. The Company operates in a competitive environment and is generally exposed to various risks at different times such as technological risks, business risks, operational risks, financial risks, etc. The Board of Directors and the Audit Committee of the Company shall periodically review the Risk Management Policy of the Comp any so that the Management controls the risk through properly defined network.

The Company has a system based approach to business risk management backed by strong internal control systems. A strong independent Internal Audit Function at the corporate level carries out risk focused audits across all businesses, enabling identification of areas where risk management s processes may need to be improved. The Board reviews internal audit findings, and provided strategic guidance on internal controls, monitors the internal control environment within the Company and ensures that Internal Audit recommendations are effectively implemented.

The combination of policies and procedures adequately addresses the various risks associated with your Company's businesses.

E. Anti-sexual harassment mechanism

The detailed mechanism may be accessed atwww.vlsfinance.com
The Company has in place an Anti-Sexual Harassment Policy in

line with the requirements of The Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal)Act, 2013. All women employees interalia permanent, contractual, temporary traineds are expected under this policy.

trainees are covered under this policy.

The Internal Complaint's Committee is headed by the woman Director on the Board. There were no complaint's received from any employee or otherwise during the year under review and no complaints were pending as on 31/03/2017.

F. Nomination and Remuneration Policy

Title:

This Policy shall be called 'VLSF Nomination and Remuneration Policy.'

Objective:

The provisions in the Comp anies Act, 2013 and corresponding provisions in the revamped Regulation 27(2) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 have ushered Indian corporate system in to a new era of Corporate



Governance placing onerous governance responsibilities on the shoulders of the Board of Directors and Key Managerial Personnel of the Companies.

Section 178 of the Companies Act, 2013 and clause 49 of the Listing Agreement provide the necessary legal impetus for companies to have a policy and criteria for various matters like the remuneration of directors, key managerial persons and other employees, training of Independent Directors and performance evaluation of directors.

Considering this it is necessary to ensure quality of persons on the Board of Directors of the Comp any as well as in the Key Managerial personnel, as these are the persons who are entrusted with the responsibility of policy formulation for , direction to and execution of the business and operations of the Company.

Definitions:

Board means the Board of Directors of VLS FINANCE LIMITED. **Company** means VLS Finance LIMITED.

Committee means Nomination and Remuneration Committee of Board of Directors.

Director means a person who has been appointed as such on the Board of the Company and includes Executive as well as Non-Executive Directors.

Executive Director means a Director who is in the whole time employment of the Comp any and includes a Managing Director as well as a Whole time Director and Manager, if member of the Board.

Government includes Central Government as well as any of the State Governments, any st atutory authority, tribunal, board or a governmental or semi-governmental authority or any authority or agency recognized by the Government.

HR Department means the Human Resource Department of the Company.

HR Policy means the Policy of the Company defining the criteria and process for the recruitment, training, appraisal etc. and dealing with other matters concerning the employees of the Company.

Key Managerial Person means a person appointed as such by the Board under Section 203 of the Companies Act, 2013.

Nomination & Remuneration Committee means the Committee of the Board constituted as such under the provisions of Section 178 of the Companies Act. 2013.

Non-Executive Director means a Director who is not in the whole time employment of the Comp any and includes an Independent Director, Promoter Director and Nominee Director.

Policy means this policy, as amended from time to time.

Contents of the Policy:

This Policy contains following:

- a) Process for the selection and appointment of Directors and Key Managerial Personnel;
- b) Criteria for determining remuneration of the Directors, Key Managerial Personnel and other employeesof the Company;
- c) Training of Independent Directors.
- (I) <u>Selection of Directors and Key Managerial Personnel</u>
 In case of Executive Directors and Key Managerial Personnel, the selection can be made in either of the ways given below:

- a) by way of recruitment from outside;
- b) from within the Company hierarchy; or
- c) Upon recommendation by the Chairman or other Director

The appointment may be made either to fill up a vacancy caused by retirement, resignation, death or removal of an existing Executive Director or it may be a fresh appointment. In case of Non-Executive Directors the selection can be made in either of the ways given below:

- a) by way of selection from the data bank of Independent Directors maintained by the Government.
- b) Upon recommendation by Chairman or other Director.

The appointment may be made either to fill up a vacancy caused by resignation, death or removal of an existing Non-Executive Director or it may be appointment as an additional director or an alternate director.

- (II) Qualifications, Experience and PositiveAttributes of Directors
 - a) While appointing a Director, it shall always be ensured that the candidate possesses appropriate skills, experience and knowledge in one or more fields of finance, law, management, sales, marketing, administration, research, corporate governance, technical operations or other disciplines related to the company's business.
 - b) In case of appointment as an Executive Director , the candidate must have the relevant technical or professional qualifications and experience as are considered necessary based on the job description of the position. In case no specific qualification or experience is prescribed or thought necessary for the position then, while recommending the appointment, the HR Department shall provide the job description to the Committee and justify that the qualifications, experience and expertise of the recommended candidate are satisfactory for the relevant appointment. In such circumstances, the Committee may , if considered necessary, call for an expert opinion on the appropriateness of the qualifications and experience of the candidate for the position of the Executive Director
 - c) In case of appointment as a Non-Executive Director , the candidate must be a graduate or possess diploma or a professional qualification in the field of his practice / profession / service and shall have not less than five years of working experience in such field as a professional in practice, advisor , consultant or as an employee, provided that the Board may waive the requirements of qualification and /or experience under this paragraph for a deserving candidate.
 - d) The Board, while making the appointment of a Director shall also try to assess from the information available and from the interaction with the candidate that he is a fair achiever in his chosen field and that he is a person with integrity, diligence and open mind.
- (III) Process for Appointment of Directors and Key Managerial
 Personnel
 - (A) Process for the appointment of Executive Directors and Key <u>Managerial Personnel:</u>



- a) A proposal for the appointment of an Executive Director / Key Managerial Personnel with such details as may be prescribed shall be submitted for the consideration of the Committee. The proposal with recommendation of committee will be placed before the Board.
- b) The Board shall, based on the information available in the proposal and recommendation of committee deliberate upon the necessity for appointment, expertise, skill and knowledge of the candidate and reasonableness of the remuneration.
- c) The Board may call and seek the help of any other Company Official including the recommender or a Key Managerial Personnel while finalizing the appointment. The recommender shall not take part in the discussion or voting on the appointment of a Key Managerial Personnel.

(B) Process for the appointment of Non- Executive Directors:

- A proposal for the appointment of a Non-Executive Director with such details as may be prescribed shall be submitted for the consideration of the committee. The proposal with recommendation of committee will be placed before the Board.
- b) The Board, based on the information available in the proposal, shall deliberate upon the necessity for appointment, integrity, qualifications, expertise, skill and knowledge of the candidate.

(IV) Remuneration of Directors, Key Managerial Personnel and other Employees

- a) While determining the remuneration of Executive Directors and Key Managerial Personnel, the Board shall consider following factors:
 - Criteria / norms for determining the remuneration of such employees prescribed in applicable statutory provisions and Company's internal criteria for remuneration.
 - ii) Existing remuneration drawn.
 - iii Industry st andards, if the dat a in this regard is available.
 - iv) The job description.
 - Qualifications and experience levels of the candidate,
 - Remuneration drawn by the outgoing employee, in case the appointment is to fill a vacancy on the death, resignation, removal etc. of an existing employee.
 - vii) The remuneration drawn by other employees in the grade with matching qualifications and seniority, if applicable.
- The determination of remuneration for other employees shall be governed by the HR Policy.
- c) The proposal for the appointment of an Executive Director / Key Managerial Personnel shall provide necessary information in this regard including recommendation of Committee to the Board in arriving at the conclusion as to whether or not the remuneration offered to the candidate is appropriate, reasonable and

balanced as to the fixed and variable portions (including the commission).

- d) The remuneration payable to the Executive Directors, including the Commission and value of the perquisites, shall not exceed the permissible limis as are mentioned within the provisions of the Companies Act, 2013.
- The Executive Directors shall not be eligible to receive sitting fees for attending the meetings of the Board or committees thereof.
- f) The Non-Executive Directors shall not be eligible to receive any remuneration / salary from the Comp any. However, the Non-Executive Directors shall be p aid sitting fees for attending the meeting of the Board or committees thereof and commission, as may be decided by the Board / shareholders from time to time.

The Non-Executive Directors shall also be eligible to receive reimbursement of reasonable out-of-pocket expenses incurred by them for attending the meetings of the Board, committees or shareholders, including travelling and lodging & boarding expenses or such other expense incurred by them regarding the af fairs of the Company on an actual basis.

g) The amount of sitting fee and commission p ayable to Non-Executive Directors shall not exceed the limit s prescribed therefor under the provisions of the Companies Act, 2013.

Explanation: For the purposes of this Policy , Remuneration shall mean the Cost to the Comany and shall include the salary , allowances, perquisites, performance incentive and any other facility provided or payment made to the employee.

(V) Training of Independent Directors

The Company shall arrange to provide training to Independent Directors to familiarize them with the Compa ny, their roles, rights and responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company etc.

The training may be provided in any of the ways given below:

- By providing reading material to the Independent Director(s) giving all relevant information about the Company, industry and the role of Independent Directors.
- b) An induction program devised for the Independent Director(s) wherein structured training is provided to the Independent Director(s) either exclusively or with other officials of the Company who are due for such induction / training.
- Such other manner as may be prescribed by applicable law or decided by the Board.

Interpretation:

a) Any words used in this policy but not defined herein shall have the same meaning ascribed to it in the Companies Act, 2013 or Rules made thereunder, SEBI Act or Rules and Regulations made thereunder, Listing Agreement, Accounting Standards or any other relevant legislation / law applicable to the Company.



- b) The reference to the male gender in the Policy shall be deemed to include a reference to female gender.
- c) In case of any dispute or difference upon the meaning / interpretation of any word or provision in this Policy , the same shall be referred to the Committee and the decision of the Committee in such a case shall be final. In interpreting such term / provision, the Committee may seek the help of any of the officers of the Company or an outside expert as it deems fit.

Amendments:

The Board of Directors shall have the power to amend any of the provisions of this Policy substitute any of the provisions with a new provisions or replace this Policy entirely with a new Policy.

G. Vigil Mechanism /Whistle Blower

The Company is committed to adhere to the highest standards of ethical, moral and legal conduct of business operations. V igil (whistleblower) mechanism provides a channel to the employees and directors to report to the management concerns about unethical behaviour, actual or suspected fraud or violation of the code of conduct or policy. The mechanism provides for adequate safeguards against victimization of directors and employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases.

The detailed policy may be accessed at www.vlsfinance.com.

14. Corporate Governance and Compliance Certificate

We have reported in Annexure D to this report, the extent of compliance of Corporate Governance practices in accordance with regulation 27 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

15. Auditors

The term of the Statutory Auditors, M/s. Agiwal & Associates - Chartered Accountants (FRN: 000181N), will end at the forthcoming annual general meeting and they are subject to compulsory retirement as per provisions of section 139 of the Companies Act, 2013 and rules thereunder Hence, they are not eligible for reappointment as S tatutory Auditors. It is proposed to appoint M/s. M. L. Puri & Co. - Chartered Accountants, (FRN: 002312N) as statutory auditors of the Company. The Company has received a certificate from M/s. M. L.Puri & Co. - Chartered Accountants that they are qualified under section 139 of the Companies Act, 2013 ('Act') to act as the Auditors of the Company, if appointed.

Concurring to the recommendation of the Audit Committee, the Board of Directors recommends their appointment. The Board may also be authorised to fix their remuneration. In terms of section 139 read with Companies (Audit and Auditors) Rules, 2014 M/s. M. L. Puri & Co. - Chartered Accountants will be appointed for a period of 5 years i.e. from the conclusion of 30 th Annual General Meeting till the conclusion of 35 th Annual General Meeting of the Comp any subject to their appointment being ratified by the members every year and any other compliance to be made in this regard. Further, the Board in its meeting held on 08/05/2017 has appointed Ms. Pooja Gandhi–Practicing Company Secretary (CoP:1 1351) as secretarial auditor for the year 2017-2018. The provisions relating to cost records and audit are not applicable to your company.

16. Auditors' Report

The observations made by the **S**atutory Auditors, with reference to notes on accounts for the year under report, have been adequately dealt with

in the relevant Notes forming part of Financial Statements and need no further comments from Directors.

17. Secretarial Audit Report

The Secretarial Audit Report submitted by Secretarial Auditor in terms of section 204 of the Companies Act, 2013 read with rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is enclosed as **annexure E.** There are no adverse comments/observations by Secretarial Auditor requiring explanation by the Board.

18. Statutory Information

During the year under review , the Comp any did not absorb any new technology or carry out any R&D related activity for this purpose. However, use of energy ef ficient devices, wherever possible, in conducting business of Comp any is part of its administration policies. The detailed disclosure is enclosed as **annexure F** to this report.

- The shares of the Company are presently listed at BSE Ltd., The National Stock Exchange of India Ltd., Mumbai and The Calcutta Stock Exchange Ltd., Kolkata.
- The Company has paid the annual listing fees for the year 2017-2018 to all the aforesaid Stock Exchanges.
- Your company's principle business is acquisition of securities; hence Section 186 of the Act is not applicable.
- Your Company has not issued equity shares with differential voting rights, sweat equity or ESOP in terms of section 43 and section 62 of the Companies Act, 2013, during the year under review.
- No revision of financial statements or board's report has been made in terms of Section 131 of the Comp anies Act, 2013, during the year under review.
- No independent director was reappointed through special resolution during the year under review.
- Disclosure relating to ratio of the remuneration of each director to the median employee's remuneration in terms of section 197(12) of the Comp anies Act, 2013 is enclosed as annexure G to this report.
- The Managing Director and WholeTime Director of your company are not in receipt of any remuneration or commission from any of subsidiary company in terms of section 197(14) of the Companies Act, 2013.
- There were no orders p assed by the regulators against the Company.
- Senior management have made requisite all the disclosures to the Board relating to all material, financial and commercial transactions.

19. Fixed Deposits

The Company has not accepted any fixed deposit during the year under review. The Company has no plans to accept any deposit s from the public in the current year.

20. Human Resources

Employee relations continued to be cordial during the yearThe number of employees stood at 29. The Directors place on record their appreciation of the devoted service of the employees at all levels. In terms of the provisions of section 197 of the Companies Act 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, there was no employee during the year drawing remuneration more than the stipulated amount in the said rules. Your



company has not approved any scheme relating to provision of money to be held in a trust for the benefit of the employees in terms of section 67(3)(b) of the Companies Act, 2013 during the year under review.

21. Green initiative in Corporate Governance

As a continuing endeavor towards the Go Green initiative, the Compny proposes to send future correspondence and documents like the notice calling the general meeting, audited financial st atements, directors' report, and auditors' reports etc. in the electronic form, to the email addresses provided by the Members and made available to us by the Depositories. Members who hold shares in the physical form are requested to register their e-mail addresses and intimate any changes in their e-mail id, with the Company or with the Registrar & ShareTransfer Agents viz. RCMC Share Registry Pvt. Lt d. In respect of electronic holdings, members are requested to register their e-mail addresses with the Depository through their concerned Depository Particip ants. However, in case you desire to receive Company's communication and documents in physical form, you are requested to intimate us through email at hconsul@vlsfinance.com. You may kindly note that as a member of the Comp any, you will be entitled to be furnished, free of cost, a printed copy of the Annual Report of the Comp any, upon receipt of a requisition from you, at any time.

22. Subsidiary/Associate Companies

Statement pursuant to section 129(3) of the Comp anies Act, 2013 for the financial year ended 31/3/2017 in respect of the subsidiary/associate companies, is enclosed with Annual Accounts of the Company.

After coming into effect of the Comp anies Act, 2013, the definition of "Associate" covers a Comp any or Comp anies in which the Comp any holds not less than 20% of the Total Share Capital of that company or those companies irrespective of whether they are in the same group or not. Hence, though Sunair Hotels Ltd. and BMS IT Institute Pvt. Ltd are presently not in the same group still AS 23 has been followed for the

limited purpose of Consolidation of annual accounts of these Companies. However, as regards the notes on account and significant accounting policies related to these companies are concerned, the Company has not considered the same because the company is in litigation with these companies. In the opinion of the Board, there is no adverse imp act of such litigation on investments/advances made by the company in these associates and the amount realizable from the said investment s/ advances would not be less than the amount stated in the Company's own financial statements

Separate section on performance and financial position of subsidiary and associate companies have been provided as note no. 24 sub-note 17 and 18 of Notes forming part of consolidated financial statement in the Annual Report for the year under review.

23. Consolidated Financial Statements

In compliance of section 129(3) of the Comp anies Act, 2013, the consolidated financial st atements in accordance with the prescribed accounting standards are annexed to the audited annual account s for the year under review.

24. Acknowledgements

Your Directors wish to place on record their sincere appreciation and gratitude to the Company's business associates, customers, Bankers, the Securities & Exchange Board of India and S tock Exchanges for their continued support and assist ance and also to the esteemed shareholders of the Company, for their valuable support and patronage.

For and on behalf of the Board

Place : New Delhi Date : 31/07/2017 S.K. Agarwal Managing Director DIN: 00106763

K.K. Soni Director-Finance & CFO DIN: 00106037

Annexure A

FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN as on financial year ended on 31.03.2017

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

i	CIN	L65910DL1986PLC023129
ii	Registration Date	20/01/1986
iii	Name of the Company	VLS FINANCE LIMITED
iv	Category/Sub-category of the Company	Public Limited Company
v	Address of the Registered office & contact details	2nd Floor, 13, Sant Nagar, East of Kailash, New Delhi- 110065 Phone Nos. 011-46656666 Fax : 011-46656699
vi	Whether listed company	Yes
vii	Name , Address & contact details of the Registrar & Transfer Agent, if any.	M/s. RCMC Share Registry Pvt. Ltd., B-25/1 First Floor, Okhla Industrial Area Phase-II, New Delhi-110020 Phone Nos. 011 – 26387320 Fax 011-26387322



II. PRINCIPAL BUSINESS ACTIVITY OF THE COMPANY

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

SI.	No.	Name and Description of main products / services	· I			
1	I	Investment	9999999	99.99		

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

S. No.	NAME AND ADDRESS OF THE COMPANY	CIN/GLN	HOLDING/ SUBSIDIARY /ASSOCIATE	% of shares held	Applicable Section
1	VLS Securities Ltd. 2nd Floor, 13, Sant Nagar, East of Kailash, New Delhi- 110065	U74899DL1994PLC062123	Subsidiary	99.67	2(87)
2	VLS Asset Management Ltd. 2nd Floor, 13, Sant Nagar, East of Kailash, New Delhi- 110065	U74899DL1995PLC065812	Subsidiary	99.15	2(87)
3	VLS Capital Ltd. C-561, Defence Colony, New Delhi- 110024	U67190DL1985PLC022302	Associate	38.09	2(6)
4	Sunair Hotels Ltd. A-7, 1st Floor, Geetanjali Enclave New Delhi-110017	U74899DL1977PLC008495	Associate	24.14	2(6)
5	BMS IT Institute Pvt. Ltd. 56, Navjeevan Vihar New Delhi- 110017	U80301DL2005PTC139764	Associate	28.24	2(6)

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as % of total Equity)

(i) Category-wise Share Holding

Category of Shareholders	No. of shares held at the beginning of the year			No. of Shares held at the end of the year			% change during the year		
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	life year
A. Promoters									
(1) Indian									
a) Individual/HUF	3637594	0	3637594	9.41%	3854685	0	3854685	9.97%	0.56%
b) Central Govt.or State Govt.	0	0	0	0.00%	0	0	0	0.00%	0.00%
c) Bodies Corporates	13686138	29300	13715438	35.48%	13686138	29300	13715438	35.48%	0.00%
d) Bank/Fl	0	0	0	0.00%	0	0	0	0.00%	0.00%
e) Any other	0	0	0	0.00%	0	0	0	0.00%	0.00%
SUB TOTAL:(A) (1)	17323732	29300	17353032	44.88%	17540823	29300	17570123	45.45%	0.56%
(2) Foreign									
a) NRI- Individuals	0	0	0	0.00%	0	0	0	0.00%	0.00%
b) Other Individuals	0	0	0	0.00%	0	0	0	0.00%	0.00%
c) Bodies Corp.	0	0	0	0.00%	0	0	0	0.00%	0.00%
d) Banks/FI	0	0	0	0.00%	0	0	0	0.00%	0.00%
e) Any other	0	0	0	0.00%	0	0	0	0.00%	0.00%
SUB TOTAL (A) (2)	0	0	0	0	0	0	0	0	0
Total Shareholding of Promoter (A)= (A)(1)+(A)(2)	17323732	29300	17353032	44.88%	17540823	29300	17570123	45.45%	0.56%
B PUBLIC SHAREHOLDING									
(1) Institutions									
a) Mutual Funds	0	100	100	0.00%	0	100	100	0.00%	0.00%
b) Banks/FI	9000	500	9500	0.02%	86887	500	87387	0.23%	0.20%
c) Central govt	0	0	0	0.00%	0	0	0	0.00%	0.00%
d) State Govt.	0	0	0	0.00%	0	0	0	0.00%	0.00%
e) Venture Capital Fund	0	0	0	0.00%	0	0	0	0.00%	0.00%
f) Insurance Companies	0	0	0	0.00%	0	0	0	0.00%	0.00%
g) FIIS	0	300	300	0.00%	0	300	300	0.00%	0.00%
h) Foreign Venture Capital Funds	0	0	0	0.00%	0	0	0	0.00%	0.00%
i) Others (specify)	0	0	0	0.00%	0	0	0	0.00%	0.00%
a) NBFC regd. With RBI	0	0	0	0.00%	2500	0	2500	0.01%	0.01%
SUB TOTAL (B)(1):	9000	900	9900	0.03%	89387	900	90287	0.23%	0.21%