ARUNJYOTI BIO VENTURES LIMITED (FORMERLY KNOWN CENTURY 21st PORTFOLIO LIMITED) 30th **ANNUAL REPORT** 2015 - 2016

CORPORATE INFORMATION

BOARD OF DIRECTORS:

- 1. Mr. Phanindranath Koganti Whole-time Director (DIN 02623033)
- 2. Mrs. Vanaja Kumari Dokiparthi Independent Director (DIN 07151205)
- 3. Mr. M Aditya Vardhan Reddy Independent Director (DIN 06897440)
- 4. Mr. Polsani Venkata Rama Rao Independent Director (DIN 00129932)
- 5. Mr. Pabbathi Praveen Kumar Whole-time Director (DIN 02009879)
- 6. Mr. Raja Kumar Babulal Whole-time Director (DIN 07529064)

REGISTERED OFFICE

Plot No. 45, P & T Colony, Karkhana, Secunderabad – 500009 E-mail id: cenport@amail.com

AUDITORS

M. M. Reddy & Co., Chartered Accountants, Rajbhavan Road, Somajiguda, Hyderabad.

SECRETARIAL AUDITOR

M/s. S. S. Reddy & Associates Practicing Company Secretaries Plot No.6-3-354/13, A1, Suryateja Apartments, Hindi Nagar, Panjagutta, Hyderabad-500034

BANKERS

State Bank of India, Kharkana Branch ICICI Bank, Kharkana Branch

AUDIT COMMITTEE

- 1) Mr. M Aditya Vardhan Reddy
- 2) Ms. Vanaja Kumari Dokiparthi
- 3) Mr. Phanindranath Koganti

NOMINATION & REMUNERATION COMMITTEE:

- 1) Mr. M Aditya Vardhan Reddy
- 2) Mr. Phanindranath Koganti
- 3) Mr. Polsani Venkata Rama Rao

STAKEHOLDERS RELATIONSHIP COMMITTEE:

- 1) Mr. M Aditya Vardhan Reddy
- 2) Mr. Phanindranath Koganti
- 3) Mr. Polsani Venkata Rama Rao

INDEPENDENT DIRECTORS COMMITTEE:

- 1) Ms. Vanaja Kumari Dokiparthi
- 2) Mr. M Aditya Vardhan Reddy
- 3) Mr. Polsani Venkata Rama Rao

RISK MANAGEMENT COMMITTEE

- 1) Ms. Vanaja Kumari Dokiparthi
- 2) Mr. Phanindranath Koganti
- 3) Mr. M Aditya Vardhan Reddy

LISTED AT:

- 1) BSE Limited
- 2) Ahmedabad Stock Exchange Limited

REGISTRAR & SHARE TRANSFER AGENTS:

Venture Capital and Corporate Investments Private Limited 12-10-167, Bharat Nagar, Hyderabad – 500 018.

CIN : L01400TG1986PLC062463

ISIN : INE485K01014

INVESTOR E-MAIL ID : cenport@gmail.com

NOTICE

NOTICE is hereby given that the 30th Annual General Meeting of the Shareholders of M/s Arunjyoti Bio Ventures Limited (Formerly known as Century 21st Portfolio Limited) will be held on Friday, the 30th day of September, 2016 at 11.30 A.M. at the registered office of the Company at Plot No.45, P & T Colony, Karkhana Road, Secunderabad-500009 to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Balance Sheet as at March 31, 2016, the Statement of Profit & Loss and Cash Flow Statement for the year ended on that date together with the Notes attached thereto, along with the Reports of Auditors and Directors thereon.
- 2. To appoint a director in place of Mr. Phanindranath Koganti who retires by rotation and being eligible, offers himself for re-appointment.
- 3. Re-appointment of Statutory Auditors
 To re-appoint M/s. M. M Reddy & Co., Statutory Auditors to hold office from
 the conclusion of this Annual General Meeting till the conclusion of the next
 Annual General Meeting of the Company at remuneration as may be fixed
 by the Board.

SPECIAL BUSINESS:

4. APPOINTMENT OF MR. PABBATHI PRAVEEN KUMAR AS DIRECTOR OF THE COMPANY:

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

"RESOLVED THAT pursuant to the provisions of Section 149 of the Companies Act, 2013 and the Rules made there under and the Articles of Association of the Company, Mr. Pabbathi Praveen Kumar (DIN: 02009879), who was appointed as an Additional Director of the Company by the Board of Directors with effect from 30.05.2016 and who holds office until the date of the ensuing AGM, in terms of Section 161 of the Companies Act, 2013, and in respect of whom the Company has received a notice in writing from a member under Section 160 of the Companies Act, 2013 signifying his intention to propose Mr. Pabbathi Praveen Kumar as a candidate for the office of a director of the Company, be and is hereby appointed as a director of the Company liable to retire by rotation.

"FURTHER RESOLVED THAT any one of the Directors of the Company be and are hereby authorized to do all necessary acts, deeds and things, which may be usual, expedient or proper to give effect to the above resolution."

5. APPOINTMENT OF MR. PABBATHI PRAVEEN KUMAR AS WHOLE-TIME DIRECTOR OF THE COMPANY:

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

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 and any other applicable provisions of the Companies Act, 2013 and the rules made there under (including any statutory modification(s) or reenactment thereof), read with Schedule V of the Companies Act, 2013 and pursuant to Articles of Association of the Company, the consent of the Company be and is hereby accorded to the appointment of Mr. Pabbathi Praveen Kumar (DIN: 02009879) as Whole-Time Director of the Company, for a period of 3 years commencing from 30.05.2016 on the remuneration, as may be decided by the Board and with liberty to the Board of directors to fix, alter or vary from time to time the terms and conditions of the said appointment including the remuneration in such manner as it may deem fit within the limits in that behalf contained in Schedule V of the said Act including any Statutory modification(s) in force or that may hereinafter be made thereto by the Central Government in that behalf or any amendments thereto as may be agreed by the Board of Directors and Mr. Pabbathi Praveen Kumar in this behalf.

"FURTHER RESOLVED THAT pursuant to Schedule V and other applicable provisions, if any, of the Act and subject to such approvals as may be necessary, the Company be and is hereby authorized to pay the minimum remuneration to Mr. Pabbathi Praveen Kumar, for that financial year, in which there is inadequacy or absence of profits, during the period of Five years from the effective date of his appointment."

"FURTHER RESOLVED THAT any one of the Directors of the Company be and are hereby authorized to do all necessary acts, deeds and things, which may be usual, expedient or proper to give effect to the above resolution."

6. APPOINTMENT OF MR. RAJA KUMAR BABULAL AS DIRECTOR OF THE COMPANY:

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

"RESOLVED THAT pursuant to the provisions of Section 149 of the Companies Act, 2013 and the Rules made there under and the Articles of Association of the Company, Mr. Raja Kumar Babulal (DIN 07529064), who was appointed as an Additional Director of the Company by the Board of

Directors with effect from 30.05.2016 and who holds office until the date of the ensuing AGM, in terms of Section 161 of the Companies Act, 2013, and in respect of whom the Company has received a notice in writing from a member under Section 160 of the Companies Act, 2013 signifying his intention to propose Mr. Raja Kumar Babulal as a candidate for the office of a director of the Company, be and is hereby appointed as a director of the Company liable to retire by rotation.

"FURTHER RESOLVED THAT any one of the Directors of the Company be and are hereby authorized to do all necessary acts, deeds and things, which may be usual, expedient or proper to give effect to the above resolution."

7. APPOINTMENT OF MR. RAJA KUMAR BABULAL AS WHOLE-TIME DIRECTOR OF THE COMPANY:

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

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 and any other applicable provisions of the Companies Act, 2013 and the rules made there under (including any statutory modification(s) or reenactment thereof), read with Schedule V of the Companies Act, 2013 and pursuant to Articles of Association of the Company, the consent of the Company be and is hereby accorded to the appointment of Mr. Mr. Raja Kumar Babulal (DIN 07529064) as Whole-time Director of the Company, for a period of 3 years commencing from 30.05.2016 on the remuneration, as may be decided by the Board and with liberty to the Board of directors to fix. alter or vary from time to time the terms and conditions of the said appointment including the remuneration in such manner as it may deem fit within the limits in that behalf contained in Schedule V of the said Act including any Statutory modification(s) in force or that may hereinafter be made thereto by the Central Government in that behalf or any amendments thereto as may be agreed by the Board of Directors and Mr. Raja Kumar Babulal in this behalf

"FURTHER RESOLVED THAT pursuant to Schedule V and other applicable provisions, if any, of the Act and subject to such approvals as may be necessary, the Company be and is hereby authorized to pay the minimum remuneration to Mr. Raja Kumar Babulal, for that financial year, in which there is inadequacy or absence of profits, during the period of Five years from the effective date of his appointment."

"FURTHER RESOLVED THAT any one of the Directors of the Company be and are hereby authorized to do all necessary acts, deeds and things, which may be usual, expedient or proper to give effect to the above resolution."

8. APPOINTMENT OF MR. POLSANI VENKATA RAMA RAO AS INDEPENDENT DIRECTOR OF THE COMPANY

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

"RESOLVED THAT pursuant to the provisions of Section 149, 152 of the Companies Act, 2013 and the Rules made there under, Mr. Polsani Venkata Rama Rao (DIN:00129932), who was appointed as Additional Director in the Board of the Company on 30.05.2016 pursuant to the provisions of Section 161 (1) of the Companies Act, 2013 read with Articles of Association to the Company, and whose term of office expires at the ensuing Annual General Meeting of the Company and in respect of whom the Company has received a notice in writing from a member under section 160 of the Companies Act, 2013 signifying his intension to propose Mr. Polsani Venkata Rama Rao (DIN:00129932)as candidate for the office of a director of the company who meets the criteria of Independence as provided under Section 149(6) of the Companies Act, 2013, be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (Five) consecutive years commencing from the date of his appointment as Additional Director i.e. 30th May, 2016 up to the conclusion of Annual General Meeting (AGM) to be held in the calendar year 2021 or 29th May, 2021, whichever is earlier."

"RESOLVED FURTHER THAT Mr. Phanindranath Koganti, Director is authorized to take necessary action in this regard including filing of necessary forms with Registrar of Companies, Hyderabad."

For and on behalf of the Board of Arunjyoti Bio Ventures Limited

> Sd/-Phanindranath Koganti Whole-Time Director (DIN 02623033)

Place: Secunderabad Date: 13.08.2016

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.

- 2. Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, in respect of the Special Business to be transacted at the Annual General Meeting as set out in the Notice is annexed hereto.
- 3. The Register of Members and Share Transfer Books of the Company will remain closed from 24.09.2016 to 30.09.2016(Both days inclusive).
- Members holding shares in the electronic form are requested to inform any changes in address/bank mandate directly to their respective Depository Participants.
- 5. Members are requested to hand over the enclosed Attendance Slip, duly signed in accordance with their specimen signature(s) registered with the Company for admission to the meeting hall. Members who hold shares in dematerialised form are requested to bring their Client ID and DP ID Numbers for identification.
- Corporate Members are requested to send to the Company's Registrar & Transfer Agent, a duly certified copy of the Board Resolution authorizing their representative to attend and vote at the Annual General Meeting.
- 7. In case of joint holders attending the Meeting, only such joint holders who are higher in the order of names will be entitled to vote.

- 8. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore requested to submit the PAN to their Depository Participant with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Company/ Registrar and Share Transfer Agents (Venture Capital and Corporate Investments Private Limited).
- 9. As a measure of austerity, copies of the annual report will not be distributed at the Annual General Meeting. Members are therefore, requested to bring their copies of the Annual Report to the Meeting.
- 10. Members holding shares in the same name under different ledger folios are requested to apply for Consolidation of such folios and send the relevant share certificates to M/s. Venture Capital and Corporate Investments Pvt. Ltd., Share Transfer Agents of the Company for their doing the needful.
- 11. Members are requested to send their queries at least 10 days before the date of meeting so that information can be made available at the meeting.
- 12. In respect of shares held in physical mode, all shareholders are requested to intimate changes, if any, in their registered address immediately to the registrar and share transfer agent of the company and correspond with them directly regarding share transfer/transmission /transposition, Demat / Remat, change of address, issue of duplicate shares certificates, ECS and nomination facility.
- 13. In terms of Section 72 of the Companies Act, 2013, a member of the company may nominate a person on whom the shares held by him/her shall vest in the event of his/her death. Members desirous of availing this facility may submit nomination in prescribed Form-SH-13 to the company/RTA in case shares are held in physical form, and to their respective depository participant, if held in electronic form.
- 14. Electronic copy of the Annual Report for 2015-16 is being sent to all the members whose email IDs are registered with the Company/Depository Participants(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email address, physical copies of the Annual Report for 2015-2016 is being sent in the permitted mode.

15. The physical copies of the aforesaid documents will also be available at the Company's Registered Office for inspection during normal business hours on working days. Even after registering for e-communication, members are entitled to receive such communication in physical form, upon making a request for the same, by post free of cost. For any communication, the shareholders may also send requests to the Company's investor email id <u>cenport@gmail.com</u>

16. Voting through electronic means

In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is pleased to provide members facility to exercise their right to vote at the 30th Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services provided by Central Depository Services (India) Limited (CDSL).

The Members, whose names appear in the Register of Members / list of Beneficial Owners as on 23.09.2016, are entitled to vote on the Resolutions set forth in this Notice. The e-voting period will commence at 09.00 a.m. on 27.09.2016 and will end at 05.00 p.m. on 29.09.2016. The Company has appointed Mr. S. Sarveswar Reddy, Practising Company Secretary, to act as the Scrutinizer, to scrutinize the e-voting process in a fair and transparent manner. The Members desiring to vote through remote e-voting refer to the detailed procedure given hereinafter.

The instructions for shareholders voting electronically are as under:

- (i) The voting period begins on 27.09.2016 at 9.00 a.m. and ends on 29.09.2016 at 5.00 p.m. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 23.09.2016 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) The shareholders should log on to the e-voting website www.evotingindia.com.
- (iii) Click on Shareholders.
- (iv) Now Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,

- b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
- c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
- (v) Next enter the Image Verification as displayed and Click on Login.
- (vi) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- (vii) If you are a first time user follow the steps given below:

	For Members holding shares in Demat Form and Physical Form					
PAN	 Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders) Members who have not updated their PAN with the Company/Depository Participant are requested to use the first two letters of their name and the 8 digits of the sequence number in the PAN field. In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA000000001 in the PAN field. 					
Dividend Bank Details OR	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.					
Date of Birth (DOB)	 If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv). 					

- $(viii) \quad \text{After entering these details appropriately, click on "SUBMIT" tab.} \\$
- (ix) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they

are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.

- (x) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xi) Click on the EVSN Arunjyoti Bio Ventures Limited
- (xii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xiii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xiv) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xvi) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xvii) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xviii) Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- (xix) Note for Non Individual Shareholders and Custodians
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.

- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA)
 which they have issued in favour of the Custodian, if any, should be
 uploaded in PDF format in the system for the scrutinizer to verify the
 same.
- (xx) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com.
- 17. The Register of Directors' and Key Managerial Personnel and theirshareholding maintained under Section 170 of the Companies Act, 2013, the Register of Contracts or arrangements in which the directors are interested under Section 189 of the Companies Act, 2013, will be available for inspection at the AGM.
- 18. Relevant documents referred to in the accompanying Notice are open for inspection at the Registered Office of the Company, during the office hours, on all working days between 10.00 A.M. to 5.00 P.M. up to the date of Annual General Meeting.
- 19. The Ministry of Corporate Affairs (vide circular nos. 17/2011 18/2011 dated April 21 and April 29, 2011 respectively), has undertaken a 'Green Initiative in Corporate Governance' and allowed companies to share documents with its shareholders through an electronic mode. Members are requested to support this green initiative by registering/uploading their email addresses, in respect of shares held in dematerialized form with their respective Depository Participant and in respect of shares held in physical form with the Company's Registrar and Share Transfer Agents.

For and on behalf of the Board of Arunjyoti Bio Ventures Limited

> Sd/-Phanindranath Koganti Whole-Time Director (DIN 02623033)

Place: Secunderabad Date: 13.08.2016

EXPLANATORY STATEMENT

[Pursuant to Section 102 of the Companies Act, 2013]

ITEM NO. 4 & 5

The members may note that Mr. Pabbathi Praveen Kumar was inducted into Board as Additional Director of the company, with effect from 30.05.2016 pursuant to the provisions of Section 161(1) of the Companies Act, 2013 and holds the office as such up to the date of ensuing Annual General Meeting. The company has received notice in writing from member of the company along with the requisite deposit under Section 160 of the Companies Act, 2013 proposing the candidature of the above said person for the Office of Director whose period of office is determinable by retirement of Directors by rotation. As per the provisions of section 160 of the Act, any such proposal ought to be approved by the members in the General Meeting.

The Board of Directors in its meeting held on 13.08.2016, subject to the approval of the Shareholders, and upon the recommendation of Nomination and Remuneration committee appointed Mr. Pabbathi Praveen Kumar (DIN 02009879) as Whole-time Director of the Company with effect from 13.08.2016 for a period of 3 years on the remuneration, as may be decided by the Board and with liberty to the Board of directors to fix, alter or vary from time to time the terms and conditions of the said appointment including the remuneration in such manner as it may deem fit within the limits in that behalf contained in Schedule V of the said Act including any Statutory modification(s) in force or that may hereinafter be made thereto by the Central Government in that behalf or any amendments thereto as may be agreed by the Board of Directors and Mr. Pabbathi Praveen Kumar in this behalf.

Hence, the Board recommends the resolutions for your approval.

None of the Directors or Key Managerial Personnel of the Company and their relatives except Mr. Pabbathi Praveen Kumar is concerned or interested, financially or otherwise, in the Resolutions set out at item nos. 4 & 5 for approval of the Members.

ITEM NO. 6 & 7

The members may note that Mr. Raja Kumar Babulal was inducted into Board as Additional Director of the company, with effect from 30.05.2016 pursuant to the provisions of Section 161(1) of the Companies Act, 2013 and holds the office as such up to the date of ensuing Annual General Meeting. The company has received notice in writing from member of the company along with the requisite deposit under Section 160 of the Companies Act, 2013 proposing the candidature of the above said person for the Office of Director whose period of office is determinable by retirement of Directors by rotation. As per the provisions of section 160 of the Act, any such proposal ought to be approved by the members in the General Meeting.

The Board of Directors in its meeting held on 13.08.2016, subject to the approval of the Shareholders, and upon the recommendation of Nomination and Remuneration committee appointed Mr. Raja Kumar Babulal (DIN 07529064),) as Whole-time Director of the Company with effect from 13.08.2016 for a period of 3 years on the remuneration, as may be decided by the Board and with liberty to the Board of directors to fix, alter or vary from time to time the terms and conditions of the said appointment including the remuneration in such manner as it may deem fit within the limits in that behalf contained in Schedule V of the said Act including any Statutory modification(s) in force or that may hereinafter be made thereto by the Central Government in that behalf or any amendments thereto as may be agreed by the Board of Directors and Mr. Raja Kumar Babulal in this behalf.

Hence, the Board recommends the resolutions for your approval.

None of the Directors or Key Managerial Personnel of the Company and their relatives except Mr. Raja Kumar Babulal is concerned or interested, financially or otherwise, in the Resolutions set out at item nos. 6 & 7 for approval of the Members.

ITEM NO.8

The members may note that Mr. Polsani Venkata Rama Rao (DIN 00129932) was inducted into Board as Additional Director of the company, with effect from 30.05.2016 pursuant to the provisions of Section 161(1) of the Companies Act, 2013 and holds the office as such up to the date of ensuing Annual General Meeting. The company has received notice in writing from member of the company along with the requisite deposit under Section 160 of the Companies Act, 2013 proposing the candidature of the above said persons for the Office of Director whose not liable to retire by rotation. As per the provisions of section 160 of the Act, any such proposal ought to be approved by the members in the General Meeting.

Hence, the Board recommends the resolution for your approval.

None of the Directors or Key Managerial Personnel of the Company and their relatives except Mr. Polsani Venkata Rama Rao is concerned or interested, financially or otherwise, in this Resolution set out at item no. 8 for approval of the Members.

For and on behalf of the Board of Arunjyoti Bio Ventures Limited

> Sd/-Phanindranath Koganti Whole-Time Director (DIN 02623033)

Place: Secunderabad Date: 13.08.2016

BOARD'S REPORT

To, The Members

We have pleasure in presenting the 30th Annual Report with Audited Statements of Accounts for the year ended 31st March 2016.

1. FINANCIAL SUMMARY/HIGHLIGHTS, OPERATIONS, STATE OF AFFAIRS:

Rs. (in Lakhs)

Particulars	2015-2016	2014-2015
Gross Income	21.36	0
Profit Before Interest and Depreciation	(5.78)	(2.18)
Finance Charges	0	0
Gross Profit	0	0
Provision for Depreciation	(1.38)	(1.43)
Net Profit Before Tax	(7.16)	(3.61)
Provision for Tax	0	0
Net Profit After Tax	(7.16)	(3.61)

2 DISCLOSURES UNDER SECTION 134(3)(I) OF THE COMPANIES ACT, 2013:

There were no material changes and commitments affecting financial position of the company between 31st March and the date of Board's Report (i.e 13/08/2016).

3. 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.

4. PUBLIC DEPOSITS:

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

5. TRANSFER TO RESERVES:

Directors have decided not to transfer any amount to reserves for the year.

6. DIVIDEND:

Keeping in view the financial position of the Company, your Directors expressed inability to recommend dividend for the financial year 2015-16.

7. REVISION OF FINANCIAL STATEMENTS:

There was no revision of the financial statements for the year under review.

8. DISCLOSURE OF INTERNAL FINANCIAL CONTROLS

The Internal Financial Controls with reference to financial statements as designed and implemented by the Company are adequate. During the year under review, no material or serious observation has been received for inefficiency or inadequacy of such controls. 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.

DISCLOSURE OF ORDERS PASSED BY REGULATORS OR COURTS OR TRIBUNAL:

No orders have been passed by any Regulator or Court or Tribunal which can have impact on the going concern status and the Company's operations in future.

10. PARTICULARS OF CONTRACTS OR ARRANGEMENT WITH RELATED PARTIES:

The details of transactions/contracts/arrangements entered into by the Company with related party(ies) as defined under the provisions of Section 2(76) of the Companies Act, 2013, during the financial year

under review, are furnished in detail somewhere else in the report (if applicable) and forms part of this Report.

11. BOARD MEETINGS DURING THE YEAR:

The Board of Directors duly met 5 (Five) times on 29.05.2015, 14.08.2015, 25.08.2015, 14.11.2015, and 13.02.2016 in respect of which meetings, proper notices were given and the proceedings were properly recorded and signed in the Minutes Book maintained for the purpose.

12. CORPORATE GOVERNANCE:

Corporate Governance is not applicable to the company since the paid up capital and networth of the company is less than Rs.10.00 crores and Rs.25.00 crores respectively. However, the company voluntarily provides a separate section in the Annual Report titled "Report on Corporate Governance" along with the Auditors' Certificate on Corporate Governance as stipulated under Regulation 34 read with Schedule V of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

13. 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—Annexure I

14. RETIREMENTS AND RESIGNATIONS:

During the year Mr. Alluri Sreekanth Reddy, Mr. Surender Babu and Mr. Sharath Chandra, Directors has resigned from the Company. The Board places its sincere appreciation for the services rendered by the said directors during their tenure as directors of the Company.

15. DIRECTORS APPOINTMENT / RE-APPOINTMENT OF DIRECTORS / CEO / CFO AND KEY MANANGERIAL PERSONNEL:

During the year Mr. Pabbathi Praveen Kumar, Mr. Raja Kumar Babulal and Mr. Polsani Venkata Rama Rao were appointed as Additional Directors w.e.f. 30.05.2016.

As per the provisions of the Companies Act 2013, Mr. Phanindranath Koganti (holding DIN: 02623033), Whole time Director retires at the ensuing Annual General Meeting and being eligible, seeks reappointment. The Board recommends his re-appointment.

The details of the appointment/re-appointment of the director/s:

Particulars	Details			
Name	Mr. Praveen Kumar Pabbathi	Mr. Raja Kumar Babulal	Mr. Polsani Venkata Rama Rao	Phanindranath Koganti
DIN	02009879	07529064	00129932	02623033
Date of Birth	12.05.1976	27.03.1964	27.08.1957	04.06.1976
Date of Appointment	30.05.2016	30.05.2016	30.05.2016	14.02.2015
Qualifications	Graduate	M.B.A.	M.B.A.	Graduate
No. of Shares held in the Company	98,193	-	-	12,575
Directorships held in other companies (excluding private limited and foreign companies)	4	-	1	4
Positions held in mandatory committees of other companies	-	-	-	-
Relationship with other directors of the Company	-	-	-	-

16. DECLARATION FROM INDEPENDENT DIRECTORS ON ANNUAL BASIS:

The Company has received declarations from Mr. Aditya Vardhan Reddy, Mrs. D Vanaja Kumari and Mr. Polsani Venkata Rama Rao, Independent directors of the company to the effect that they are meeting the criteria of independence as provided in Sub-section (6) of Section 149 of the Companies Act, 2013 and Regulation 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.-Annexure-II

17. DIRECTOR'S RESPONSIBILITY STATEMENT:

In pursuance of section 134 (5) of the Companies Act, 2013, the Directors hereby confirm that:

- a) In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- b) The Directors had 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 and loss of the company for that period;
- The Directors had 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;
- d) The Directors had prepared the annual accounts on a going concern basis; and
- e) 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.
- f) 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.

18. INFORMATION ABOUT THE FINANCIAL PERFORMANCE / FINANCIAL POSITION OF THE SUBSIDIARIES / ASSOCIATES:

The Company does not have any subsidiaries/associates. During the year neither any company became a subsidiary nor ceased as a subsidiary.

19. STATUTORY AUDITORS:

M/s. M M Reddy & Co., Chartered Accountants as Statutory Auditors of the company retires at the ensuing annual general meeting and are eligible for reappointment. As required under the provisions of Section 139 of the Companies Act, 2013, the Company has received a written consent from the auditors to their re-appointment and a certificate to the

effect that their re-appointment, if made, would be in accordance with the Companies Act, 2013 and the rules framed there under and that they have satisfied the criteria provided in Section 141 of the Companies Act, 2013.

The Board recommends the re-appointment of M/s. M M Reddy & Co., Chartered Accountants, as the statutory auditors of the Company from the conclusion of this Annual General meeting till the conclusion of the next Annual General Meeting.

20. INTERNAL AUDITORS:

There is no Internal Auditor in the Company.

21. SECRETARIAL AUDIT:

Pursuant to the provisions of Section 134(3) (f) & Section 204 of the Companies Act, 2013, Secretarial audit report as provided by M/s. S. S. Reddy & Associates, Practicing Company Secretaries is annexed to this Report as annexure.

22. AUDIT REPORTS:

(a) Statutory Auditors Report:

The Board has duly reviewed the Statutory Auditor's Report on the Accounts for the year ended March 31, 2016 and has noted that the same does not have any reservation, qualification or adverse remarks. However, the Board decided to further strengthen the existing system and procedures to meet all kinds of challenges that may occur in the industry.

(b) Secretarial Audit Report:

The Board has duly reviewed the Secretarial Audit Report on the Compliances according to the provisions of section 204 of the Companies Act 2013 and does not have any qualifications, reservations or adverse remarks except that the Company does not have a full time Company Secretary, CFO and internal auditors.

The Board is looking for a suitable candidates for the above posts and the vacancies will be filled soon.

23. CORPORATE SOCIAL RESPONSIBILITY (CSR):

Since your Company does not have the net worth of Rs. 500 Crore or more, or turnover of Rs. 1000Crore 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.

24. COMPLIANCE WITH SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015:

In compliance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Company has signed uniform listing agreement with BSE Limited and framed the following policies which are available on Company's website i.e. www.arunjyoti.com

- Board Diversity Policy
- Policy on preservation of Documents
- Risk Management Policy
- Whistle Blower Policy
- Familiarisation programme for Independent Directors
- Anti Sexual Harrassment Policy
- Related Party Policy
- Code of Conduct

25. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE OUTGO:

The required information as per Sec. 134 of the Companies Act 2013 is provided hereunder:

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

26. INSURANCE:

The properties and assets of your Company are adequately insured.

27. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

The company has not given loans or Guarantees during the year under review.

28. CREDIT & GUARANTEE FACILITIES:

The Company has not availed any facilities of Credit and Guarantee, for the business of the Company.

29. DISCLOSURE ABOUT COST AUDIT:

Cost Audit is not applicable to your Company.

30. RATIO OF REMUNERATION TO EACH DIRECTOR:

No remuneration is paid to any director

31. NON-EXECUTIVE DIRECTORS' COMPENSATION AND DISCLOSURES:

None of the Independent / Non-Executive Directors has any pecuniary relationship or transactions with the Company which in the Judgment of the Board may affect the independence of the Directors.

32. CEO/CFO CERTIFICATION:

The Director and CEO/ CFO certification of the financial statements for the year 2015-16 is provided elsewhere in this Annual Report.

33. 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.

34. SECRETARIAL STANDARDS:

The company is in compliance with SS 1 & SS 2.

35. 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:** The Company has not issued any sweat equity shares during the year under review and hence no information as per provisions of Section 54(1)(d) of the Act read with Rule 8(13) of the Companies (Share Capital and Debenture) Rules, 2014.
- 2. Issue of shares with differential rights: The Company has not issued any shares with differential rights and hence no information as per provisions of Section 43(a)(ii) of the Act read with Rule 4(4) of the Companies (Share Capital and Debenture) Rules, 2014.
- 3. Issue of shares under employee's stock option scheme: The Company has not issued any equity shares under Employees Stock Option Scheme during the year under review and hence no information as per provisions of Section 62(1)(b) of the Act read with Rule 12(9) of the Companies (Share Capital and Debenture) Rules, 2014
- 4. Non-Exercising of voting rights: During the year under review, there were no instances of non-exercising of voting rights in respect of shares purchased directly by employees under a scheme pursuant to Section 67(3) of the Act read with Rule 16(4) of Companies (Share Capital and Debentures) Rules, 2014.
- Disclosure on purchase by company or giving of loans by it for purchase of its shares: The company did not purchase or give any loans for purchase of its shares.
- **6. Buy back shares:** The company did not buy-back any shares during the period under review.
- Disclosure about revision: Since the company did not undergo any revision, this clause is Not Applicable to the company for the period under review.
- **8. Preferential Allotment of Shares:** The company did not allot any shares on preferential basis during the period under review.

36. EMPLOYEE RELATIONS AND REMUNERATION:

Your Directors are pleased to record their sincere appreciation of the contribution by the staff at all levels in the improved performance of the Company.

None of the employees is drawing Rs. 8,50,000/- and above per month or Rs.1,02,00,000/- and above in aggregate per annum, the limits prescribed under Section 197(12) of Companies Act 2013 read with Rule 5 of Companies(Appointment & Remuneration Of Managerial Personnel) Rules, 2014.

37. 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. Internal Complaint Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All employees are covered under this policy.

The following is the summary of sexual harassment complaints received and disposed during the calendar year.

No. of complaints received : Nil No. of complaints disposed off : Nil

38. ACKNOWLEDGEMENTS:

Your Directors wish to place on record their appreciation of the contribution made by the employees at all levels, to the continued growth and prosperity of your Company.

Your Directors also wish to place on record their appreciation of business constituents, banks and other financial institutions, other statutory authorities like SEBI, ROC, Stock Exchanges, NSDL, CDSL, etc and shareholders of the Company for their continued support for the growth of the Company.

For and on behalf of the Board of Arunjyoti Bio Ventures Limited

> Sd/-Phanindranath Koganti Whole-Time Director (DIN 02623033)

Sd/-Pabbathi Praveen kumar Director (DIN 02009879)

Place: Secunderabad Date: 13.08.2016

CORPORATE GOVERNANCE

** Corporate Governance is not applicable to the company as its paid upequity capital and net worth does not exceed Rs. 10 crores and Rs. 25 crores respectively. However, the company voluntarily complies with Corporate Governance as a good governance measure to keep the stakeholders informed about the company.

In accordance with Regulation 34 (3) read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the report containing the details of Corporate Governance systems and processes at Arunjyoti Bio Ventures Limited as follows:

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE:

The Company's philosophy on Corporate Governance is backed by Principles of Concern, Commitment, Ethics, Excellence and Learning in all its acts and relationships with Stakeholders, Clients, Associates and Community at large. This philosophy revolves around fair and transparent governance and disclosure practices in line with the principles of Good Corporate Governance. The Corporate Governance Structure in the Company assigns responsibilities and entrusts authority among different participants in the organization viz. the Board of Directors, the Senior Management, Employees, etc. The Company believes that good Corporate Governance is a continuous process and strives to improve the Corporate Governance practices to meet shareholder's expectations.

2. BOARD DIVERSITY:

The Company recognizes and embraces the importance of a diverse board in its success. We believe that a truly diverse board will leverage differences in thought, perspective, knowledge, skill, regional and industry experience, cultural and geographical background, age, ethnicity, race and gender, which will help us, retain our competitive advantage. The Board has adopted the Board Diversity Policy which sets out the approach to diversity of the Board of Directors. The Board Diversity Policy is available on our website, www.arunjyoti.com.

3. BOARD EVALUATION:

SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, mandates that the Board shall monitor and review the Board evaluation framework. The framework includes the evaluation of directors on various parameters such as:

- Board dynamics and relationships
- Information flows
- Decision-making
- Relationship with stakeholders
- Company performance and strategy
- Tracking Board and committees' effectiveness
- Peer evaluation

The Companies Act, 2013 states that a formal annual evaluation needs to be made by the Board of its own performance and that of its committees and individual directors. Schedule IV of the Companies Act, 2013 states that the performance evaluation of independent directors shall be done by the entire Board of Directors, excluding the director being evaluated.

The evaluation of all the directors and the Board as a whole was conducted based on the criteria and framework adopted by the Board. The evaluation process has been explained in the *corporate governance report*. The Board approved the evaluation results as collated by the nomination and remuneration committee.

4. FAMILIARIZATION PROGRAM FOR INDEPENDENT DIRECTORS:

All new independent directors inducted into the Board attend an orientation program. The details of training and familiarization program are provided in the corporate governance report. Further, at the time of the appointment of an independent director, the Company issues a formal letter of appointment outlining his / her role, function, duties and responsibilities.

5. LISTING AGREEMENT:

The Securities and Exchange Board of India (SEBI), on September 2, 2015, issued SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with an aim to consolidate and streamline the provisions of the Listing Agreement for different segments of capital markets to ensure better enforceability. The said regulations were effective from December 1, 2015. The Company entered into fresh Listing Agreement with BSE Limited and ASE Limited.

6. CODE OF CONDUCT FOR THE PREVENTION OF INSIDER TRADING:

The Board of Directors has adopted the Insider Trading Policy in accordance with the requirements of the SEBI (Prohibition of Insider Trading) Regulation, 2015. The Insider Trading Policy of the Company lays down guidelines and procedures to be followed, and disclosures to be made while dealing with shares of the Company. The policy has been formulated to regulate, monitor and ensure reporting of deals by employees and to maintain the highest

ethical standards of dealing in Company securities.

The Insider Trading Policy of the Company covering code of practices and procedures for fair disclosure of unpublished price sensitive information and code of conduct for the prevention of insider trading, is available on our website www.arunjyoti.com.

7. BOARD OF DIRECTORS

A. COMPOSITION OF THE BOARD:

The Company is managed and controlled through a professional body of Board of Directors which is headed by Mr. Phanindranath Koganti, Whole-time Director. None of the Directors on the Board is a Member of more than 10 committees or Chairman of more than 5 companies across all the Companies in which he is a Director.

The Board has been enriched with the advices and knowledge of the Independent Directors. None of the Independent Directors has any pecuniary or business relationship except receiving sitting fees. The composition of the Board of Directors as on 31.03.2016 and details of number of Directorships/committee chairmanships/memberships attendance particulars is as under:

B. ATTENDANCE OF EACH DIRECTOR AT BOARD MEETING HELD DURING THE YEAR AND LAST ANNUAL GENERAL MEETING AND NUMBER OF OTHER BOARD OF DIRECTORS IN WHICH A DIRECTOR IS A MEMBER OR CHAIRPERSON.

Name of Directors Output Directors		Number of Directorships in other Companies	Number of Board Committee memberships held in other Companies		Attendance Particulars		
			Member Cha	Chairman	Last AGM 29.09.2015		Board ings'15-16'
						held	Attended
Mr. Phanindranath Koganti	Executive Director	4	_	-	Yes	5	5
Mr. Manda Aditya Vardhan Reddy	Non Executive & Independent Director	-	ı	-	Yes	5	5
Mrs. D Vanaja Kumari	Non Executive & Independent Director	2	_	_	Yes	5	3
Mr. Alluri Sreekanth Reddy	Executive Director	1	_	-	Yes	5	5
Mr.Surender Babu	Executive Director	1	_	_	Yes	5	4
Mr. Sharath Chenupati Kumar	Executive Director	4	-	_	Yes	5	3

C. MEETINGS DURING THE YEAR:

The Board of Directors duly met 5 (Five) times on 29.05.2015, 14.08.2015, 25.08.2015, 14.11.2015, and 13.02.2016 in respect of which meetings, proper notices were given and the proceedings were properly recorded and signed in the Minutes Book maintained for the purpose.

D. DISCLOSURE OF RELATIONSHIPS BETWEEN DIRECTORS INTER-SE

There is no inter-se relationship between the directors.

E. NUMBER OF SHARES AND CONVERTIBLE INSTRUMENTS HELD BY NON-EXECUTIVE DIRECTORS:

None of the Non-Executive Directors of the company holds any shares and Convertible Instruments in their name.

8. AUDIT COMMITTEE:

A. BRIEF DESCRIPTION OF TERMS OF REFERENCE:

- Overview of the Company's financial reporting process and disclosure of its financial information to ensure that the financial statements reflect a true and fair position and that sufficient and credible information is disclosed.
- Recommending the appointment and removal of external auditors, fixation of audit fee and also approval for payment for any other services.
- Discussion with external auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- Reviewing the financial statements and draft audit report including quarterly / half yearly financial information.
- Reviewing with management the annual financial statements before submission to the Board, focusing on:
- a. Any changes in accounting policies and practices;
- b. Qualification in draft audit report;
- c. Significant adjustments arising out of audit;
- d. The going concern concept;
- e. Compliance with accounting standards;
- f. Compliance with stock exchange and legal requirements concerning financial statements and
- g. Any related party transactions
- Reviewing the company's financial and risk management's policies.
- Disclosure of contingent liabilities.
- Reviewing with management, external and internal auditors, the adequacy of internal control systems.
- Reviewing the adequacy of internal audit function, including the audit character, the structure of the internal audit department, approval of the audit plan and its execution, staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audit.
- Discussion with internal auditors of any significant findings and follow-up thereon.
- Reviewing the findings of any internal investigations by the internal auditors into the matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.

- Looking into the reasons for substantial defaults in payments to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.
- Reviewing compliances as regards the Company's Whistle Blower Policy.

Name	Designation	Category	No. of meetings held	No. of meeting attended
Mr. Aditya Vardhan Reddy	Chairman	NED (I)	4	4
Ms. Vanaja Kumari Dokiparthi	Member	NED (I)	4	4
Mr. Phanindranath Koganti	Member	ED	4	4

NED (I): Non Executive Independent Director

ED (I): Executive Director

9. NOMINATION AND REMUNERATION COMMITTEE:

The Committee comprises of three non-executive independent Directors

A. BRIEF DESCRIPTION OF TERMS OF REFERENCE:

- To approve the fixation/revision of remuneration of Executive Directors of the Company and while approving:
 - to take into account the financial position of the Company, trend in the industry, appointee's qualification, experience, past performance, past remuneration etc.
 - to bring out objectivity in determining the remuneration package while striking a balance between the interest of the Company and the Shareholders.
- To identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down and to recommend to the Board their appointment and /or removal.
- To carry out evaluation of every Director's performance.
- To formulate the criteria for determining qualifications, positive attributes and independence of a Director, and recommend to the Board a policy, relating to the remuneration for the Directors, key managerial personnel and other employees.
- To formulate the criteria for evaluation of Independent Directors and the Board.

 To recommend/review remuneration of the Managing Director and Whole-time Director(s) based on their performance and defined assessment criteria.

B. COMPOSITION OF THE COMMITTEE, MEETINGS AND ATTENDANCE DURING THE YEAR:

Name	Designation	Category	No. of meetings held	No. of meeting attended
Mr. Aditya Vardhan Reddy	Chairman	NED (I)	1	1
Ms. Vanaja Kumari Dokiparthi	Member	NED (I)	1	1
Mr. P.V. Rama Rao	Member	NED (I)	1	1

NED (I) : Non Executive Independent Director

C. PERFORMANCE EVALUATION CRITERIA FOR INDEPENDENT DIRECTORS:

The Nomination & Remuneration Committee shall evaluate each individual with the objective of having a group that best enables the success of the company's business.

POLICY FOR SELECTION OF DIRECTORS AND DETERMINING DIRECTORS' INDEPENDENCE:

1. Scope:

This policy sets out the guiding principles for the Nomination & Remuneration Committee for identifying persons who are qualified to become Directors and to determine the independence of Directors, in case of their appointment as independent Directors of the Company.

2. Terms and References:

- 2.1 "Director" means a director appointed to the Board of a Company.
- 2.2 "Nomination and Remuneration Committee means the committee constituted in accordance with the provisions of Section 178 of the Companies Act, 2013, clause 49 of the Equity Listing Agreement and Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 2.3 "Independent Director" means a director referred to in sub-section

(6) of Section 149 of the Companies Act, 2013, Clause 49(II)(B) of the Equity Listing Agreement and Regulation 16 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

3. Policy:

Qualifications and criteria

- 3.1.1 The Nomination and Remuneration Committee, and the Board, shall review on annual basis, appropriate skills, knowledge and experience required of the Board as a whole and its individual members. The objective is to have a board with diverse background and experience that are relevant for the Company's operations.
- 3.1.2 In evaluating the suitability of individual Board member the NR Committee may take into account factors, such as:
 - General understanding of the company's business dynamics, global business and social perspective;
 - Educational and professional background
 - Standing in the profession;
 - Personal and professional ethics, integrity and values;
 - Willingness to devote sufficient time and energy in carrying out their duties and responsibilities effectively.
- 3.1.3 The proposed appointee shall also fulfill the following requirements:
 - · shall possess a Director Identification Number;
 - · shall possess a Director Identification Number;
 - shall not be disqualified under the companies Act, 2013;
 - shall Endeavour to attend all Board Meeting and Wherever he is appointed as a Committee Member, the Committee Meeting;
 shall abide by the code of Conduct established by the company for Directors and senior Management personnel;
 - shall disclose his concern or interest in any company or companies or bodies corporate, firms, or other association of individuals including his shareholding at the first meeting of the Board in every financial year and thereafter whenever there is a change in the disclosures already made;
 - Such other requirements as any be prescribed, from time to time, under the companies Act, 2013, Equity listing Agreements, SEBI (Listing Obligations and Disclosure Requirements) Regulations,

2015 and other relevant laws.

- 3.1.4 The Nomination & Remuneration Committee shall evaluate each individual with the objective of having a group that best enables the success of the company's business.
- 3.2 Criteria of independence
- 3.2.1 The Nomination & Remuneration Committee shall assess the independence of Directors at time of appointment/ re-appointment and the Board shall assess the same annually. The Board shall reassess determinations of independence when any new interest or relationships are disclosed by a Director.
- 3.2.2 The criteria of independence shall be in accordance with the guidelines as laid down in Companies Act, 2013, Clause 49 of the Equity Listing Agreement and Regulation 16 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

An independent director in relation to a company, means a director other than a managing director or a whole-time director or a nominee director-

- a. who, in the opinion of the Board, is a person of integrity and possesses relevant expertise and experience;
- b. (i) who is or was not a promoters of the company or its holding, subsidiary or associate company;
 - (ii) who is not related to promoters or directors of the company its holding, subsidiary or associate company
- c. who has or had no pecuniary relationship with the company, its holding, subsidiary or associate company, or their promoters, or director, during the two immediately preceding financial year or during the current financial year;
- d. none of whose relative has or had pecuniary relationship or transaction with the company, its holding, subsidiary or associate company, or their promoters, or directors, amounting to two per cent or more of its gross turnover or total income or fifty lakh rupees or such higher amount as may be prescribed, whichever is lower, during the two immediately preceding financial year or during the current finance year;

- e. who, neither himself nor any of his relative-
 - Holds or has held the position of a key managerial personnel or is or has been employee of the or associate company in any of the three finance years immediately preceding the finance year in which he is proposed to be appointed;
 - (ii) Is or has been an employee or proprietor or a partner, in any of the three finance year immediately preceding the financial year in which he is proposed to be appointed of-
- (A) a firm of auditors or company secretaries in practice or cost auditors of the company or its holding, subsidiary or associate company; or
- (B) any legal or a consulting firm that has or had any transaction with the company, its holding subsidiary or associate company amounting to ten per cent or more of the gross turnover of more of the gross turnover of such firm;
 - (i) holds together with his relatives two per cent or more of the total voting power of the company; or
 - (ii) is a chief Executive or director, by whatever name called, of any non-profit organization that receives twenty-five per cent or more of its receipt from the company any of its promoters, directors or its holding subsidiary or associate company or that holds two per cent or more of the total voting power of the company; or
 - (iii) is a material supplier, service provider or customer or a lesser or lessee of the company.
- f. Shall possess appropriate skills experience and knowledge in one or more field of finance, law management, sales, marketing administration, research, corporate governance, technical operations, corporate social responsibility or this disciplines related to the company's business.
- g. Shall possess such other qualifications as may be prescribed from time to time, under the Companies Act, 2013.
- h. who is not less than 21 years of age
- 3.2.3 The independent Director shall abide by the "code for independent Directors" as specified in Schedule IV to the companies Act, 2013.

- 3.3 other directorships/committee memberships
- 3.3.1 The Board members are expected to have adequate time and expertise and experience to contribute to effective Board performance Accordingly, members should voluntarily limit their directorships in other listed public limited companies in such a way that it does not interfere with their role as director of the company. The NR Committee shall take into account the nature of, and the time involved in a director service on other Boards, in evaluating the suitability of the individual Director and making its recommendations to the Board.
- 3.3.2 A Director shall not serve as director in more than 20 companies of which not more than 10 shall be public limited companies.
- 3.3.3 A Director shall not serve an independent Director in more than 7 listed companies and not more than 3 listed companies in case he is serving as a whole-time Director in any listed company.
- 3.3.4 A Director shall not be a member in more than 10 committee or act as chairman of more than 5 committee across all companies in which he holds directorships.

For the purpose of considering the limit of the committee, Audit committee and stakeholder's relationship committee of all public limited companies, whether listed or not, shall be included and all other companies including private limited companies, foreign companies and companies under section 8 of the companies Act, 2013 shall be excluded.

10. STAKEHOLDER'S RELATIONSHIP COMMITTEE:

A) COMPOSITION:

The Details of composition of the Committee are given below:

Name	Designation	Category
Mr. M Aditya Vardhan Reddy	Chairperson	NED(I)
Mr. Pharnindranath Koganti	Member	ED
Mr. Polsani Venkata Rama Rao	Member	NED(I)

NED (I) : Non Executive Independent Director

ED: Executive Director

B. NAME AND DESIGNATION OF COMPLIANCE OFFICER

Mr. Phanindranath Koganti, Whole-Time Director of the company, is the compliance officer of the Company.

C. DETAILS OF COMPLAINTS/REQUESTS RECEIVED, RESOLVED AND PENDING DURING THE YEAR 2015-16

INVESTOR COMPLAINTS							
Particulars	Year ended 31.03.2016						
Pending at the beginning of the year	NIL						
Received during the year	NIL						
Disposed of during the year	NIL						
Remaining unresolved at the end of the year	NIL						

11. REMUNERATION OF DIRECTORS:

A. PECUNIARY RELATIONSHIP OR TRANSACTIONS OF THE NON-EXECUTIVE DIRECTORS VIS-À-VIS THE LISTED COMPANY:

The Non- Executive Directors have no pecuniary relationship or transactions.

B. CRITERIA FOR MAKING PAYMENTS TO NON-EXECUTIVE DIRECTORS: As per the remuneration policy of the company.

C. REMUNERATION TO DIRECTORS PAID DURING THE FINANCIAL YEAR 2015-16 AND OTHER DISCLOSURES:

Name of the Director	Salary(Rs)		Number of shares held	Service Contracts	Stock Option Details	Fixed Component	Performance Based Incentive
Mr. A. Sree kanth Reddy	I	-	25041	_	_	_	_
Mr. Phanindra nath Koganti	_	_	12575	_	_	_	_
Mr. M Aditya Vardhan Reddy	_	_	_	_	_	_	_
Mrs.D Vanaja Kumari	_	_	_	_	_	_	_
Mr. Surender Babu	_	_	_	_	_	_	_
Mr. C. Sharati Kumar	ì–	_	29350	_	_	_	_

D. INDEPENDENT DIRECTORS' MEETING:

As per clause 7 of the schedule IV of the Companies Act (Code for Independent Directors), a separate meeting of the Independent Directors of the Company (without the attendance of Non-Independent directors) was held on 14.03.2016, and discuss the following:

- Evaluation of the performance of Non Independent Directors and the Board of Directors as whole:
- Evaluation of the quality, content and timelines of flow of information between the management and the Board that is necessary for the Board to effectively and reasonably perform its duties

All the Independent Directors of the Company were present at the meeting.

As required under Regulation 34(3) read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, the company regularly familiarizes Independent Directors with the Company, their roles, rights, responsibilities in the company, nature of the industry in which the company operates, business model of the company etc.

12. FORMAL ANNUAL EVALUATION:

As per section 149 of the Companies Act, 2013 read with clause VII (1) of the schedule IV and rules made thereunder, the independent directors of the company had a meeting on 14.03.2016 without attendance of non-independent directors and members of management. In the meeting the following issues were taken up:

- (a) Review of the performance of non-independent directors and the Board as a whole;
- (b) Review of the performance of the Chairperson of the company, taking into account the views of executive directors and non-executive directors;
- (c) Assessing the quality, quantity and timeliness of flow of information between the company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

The meeting also reviewed and evaluated the performance of non-independent directors. The meeting recognized the significant contribution made by all the whole-time directors directing the Company towards the success path and placing the Company globally.

The meeting also reviewed and evaluated the performance of the Board as whole in terms of the following aspects:

- Preparedness for Board/Committee meetings
- Attendance at the Board/Committee meetings
- Guidance on corporate strategy, risk policy, corporate performance and overseeing acquisitions and disinvestments.
- Monitoring the effectiveness of the company's governance practices
- Ensuring a transparent board nomination process with the diversity of experience, knowledge, perspective in the Board.
- Ensuring the integrity of the company's accounting and financial reporting systems, including the independent audit, and that appropriate systems of control are in place, in particular, systems for financial and operational control and compliance with the law and relevant standards.

It was noted that the Board Meetings have been conducted with the issuance of proper notice and circulation of the agenda of the meeting with the relevant notes thereon.

13. REMUNERATION POLICY:

The objectives of the remuneration policy are to motivate Directors to excel in their performance, recognize their contribution and retain talent in the organization and reward merit.

The remuneration levels are governed by industry pattern, qualifications and experience of the Directors, responsibilities should and individual performance.

14. RISK MANAGEMENT COMMITTEE:

A.) COMPOSITION:

The Details of composition of the Committee are given below:

Name	Designation	Category
Ms. Vanaja Kumari Dokiparthi	Chairperson	NED(1)
Mr. Phanindranath Koganti	Member	ED
Mr. M Aditya Vardhan Reddy	Member	NED(1)

NED (I): Non Executive Independent Director

ED: Executive Director

B) ROLE AND RESPONSIBILITIES OF THE COMMITTEE INCLUDES THE FOLLOWING:

- Framing of Risk Management Plan and Policy
- Overseeing implementation of Risk Management Plan and Policy
- Monitoring of Risk Management Plan and Policy
- Validating the process of risk management
- Validating the procedure for Risk minimisation.
- Periodically reviewing and evaluating the Risk Management Policy and practices with respect to risk assessment and risk management processes.
- Continually obtaining reasonable assurance from management that al known and emerging risks have been identified and mitigated or managed.

15. DETAILS ON GENERAL BODY MEETINGS:

A. LOCATION, DATE AND TIME OF LAST THREE AGMS AND SPECIAL RESOLUTIONS THERE AT AS UNDER:

Financial Year	Date	Time	Location	Special / Ordinary Resolution				
2014-15	29.09.2015	11:30 AM	& T Colony, Kharkhana	1. Appointment of Mr. A Sreekanth Reddy (DIN: 03488288) as Executive Director				
			Road, Secunderabad – 500009, Telangana.	2. Appointment of Mr. C Sarath Kumar (DIN: 03619030) as Executive Director.				
		3. Appointment of Mr. Phanindranath Koganti (DIN: 02623033) as Executive Director.						
				4. Appointment of Mrs. D Vanaja Kumari (DIN: 07151205) Independent Director of the Company.				
				5. Amendment of Articles Of Association of the Company.				
2013-14	29.09.2014	12:00 Noon	Plot No. 45, P & T Colony,	Reguralisation of Pabbathi Satyanarayana.				
		Kharkhana Road,					Road,	Reguralisation of Mr. M Aditya Vardhan Reddy.
			Secunderabad – 500009, Telangana.	Resignation of Mr. Y Kondal Reddy.				
			3	4. Amendment of Articles Of Association of the Company.				
				5. Change of Name from Century 21st Portfolio Limited to Arunjyoti Bio Ventures Limited.				
2012-13	28.09.2013	03:00 PM	Plot No. 45, P & T Colony, Kharkhana Road, Secunderabad – 500009, Telangana.	Delisting of Securities from Ludhiana Stock Exchange Limited and Delhi Stock Exchange Limited				

B. PASSING OF RESOLUTIONS BY POSTAL BALLOT:

There were no resolutions passed by the Company through Postal Ballot during the financial year 2015-16.

16. MEANS OF COMMUNICATION:

The quarterly, half-yearly and yearly financial results will be sent to the Stock Exchanges immediately after the Board approves the same and these results will also be published in prominent daily newspapers. These financial statements, press releases are also posted on the Company's website, at www.arunjyoti.com. As the financial performance of the Company is well published, individual communication of half yearly results are not sent to the shareholders.

17. GENERAL SHAREHOLDER INFORMATION:

A. ANNUAL GENERAL MEETING:

Day, Date and Time: Friday, 30th September, 2016 at 11.30 a.m Venue: Plot No. 45, P & T Colony, Kharkhana Road, Secunderabad – 500009.

B) FINANCIAL YEAR AND FINANCIAL YEAR CALENDAR 2016-17 (TENTATIVE SCHEDULE)

Financial year to which the Annual General Meeting relates: 2015-16 Financial calendar: 2016-17 (tentative)
Adoption of Quarterly results for the Quarter ending

30th June, 2016 : 13.08.2016(Declared)
 30th September, 2016 : on or before 14.11.2016
 31st December, 2016 : on or before 14.02.2017
 31st March, 2017 : on or before 30.05.2017

Annual General Meeting (Next year): September, 2017

C) DIVIDEND PAYMENT DATE: The Company has not declared any dividend during the Financial Year 2015-16.

D) NAME AND ADDRESS OF EACH STOCK EXCHANGE WHERE THE COMPANIES SECURITIES ARE LISTED:

EXCHANGE: BSE LIMITED, P.J. Towers, Dalal Street, Mumbai-400001.

ASE Limited, A-2, Kamdhenu Complex, Opposite Sahajanand College, 120 Feet Ring Rd, Panjara Pol,

Ambawadi, Ahmedabad, Gujarat 380015.

E) STOCK CODE:

EXCHANGE: BSE LIMITED CODE: 530881

F) STOCK MARKET PRICE DATA: BSE

Month	High	Low
April'15	31.80	22.35
May'15	30.55	22.00
June'15	42.50	28.50
July'15	50.15	38.20
Aug'15	39.05	25.80
Sept'15	25.65	21.70
Oct'15	22.90	19.20
Nov'15	20.00	19.00
Dec'15	21.00	19.50
Jan'16	19.80	18.90
Feb'16	19.00	17.75
Mar'16	18.90	16.70

G) IN CASE SECURITIES ARE SUSPENDED FROM TRADING:

The securities are not suspended from trading on any of the stock exchanges.

H) REGISTRAR AND SHARE TRANSFER AGENTS:

Venture Capital and Corporate Investments Private Limited.

12-10-167, Bharat nagar

Hyderabad - 500 018

Phone No. 040-23818475/23818476/23868023

I) SHARE TRANSFER SYSTEM:

The Transfer of Shares is affected by the Registrars after necessary approval

of the Board/Share Transfer Committee. Transfer generally takes 1-2 weeks.

J) DEMATERIALISATION & LIQUIDITY OF SHARES:

Trading in Company's shares is permitted only in dematerialized form for all investors. The ISIN allotted to the Company's scrip is INE485K01014 in BSE. Investors are therefore advised to open a demat account with a Depository participant of their choice to trade in dematerialized form.

Particulars	No. of Shares	% Share Capital
NSDL	1020542	49.28
CDSL	832658	40.21
PHYSICAL	217700	10.51
Total	2070900	100.00

K) COMMODITY PRICE RISK OR FOREIGN EXCHANGE RISK AND HEDGING ACTIVITIES: NIL

L) ADDRESS FOR CORRESPONDENCE:

Plot No. 45, P & T Colony, Karkhana, Secunderabad – 500009

- **M) BOOK CLOSURE DATE:** 24th September, 2016 to 30th September, 2016 (both days inclusive)
- **N) LISTING FEES:** Listing fee for the year 2015-16 is paid to the Stock Exchanges.
- ELECTRONIC CONNECTIVITY: The Company has demat connectivity with both NSDL and CDSL. The ISIN is INE485K01014.

P) SHAREHOLDING PATTERN AS ON 31ST MARCH, 2016:

S. No	Category	No. of shares held	Percentage of shareholding
Α	Shareholding of Promoter and	-	-
	Promoter group		
1.	Indian	-	-
	Individual	1,63,450	7.89
2.	Foreign	-	-
	Individual	-	-
	Sub-Total A	1,63,450	7.89
В	Public Shareholding	-	-
1.	Institutions	-	-
2.	Non Institutions	19,07,450	92.11
	Sub Total B	19,07,450	92.11
	Grand Total (A+B)	20,70,900	100

18. OTHER DISCLOSURES

A. MATERIALLY SIGNIFICANT RELATED PARTY TRANSACTIONS:

During the year under review, the Company had not entered in to any materially significant transaction with any related party. Remuneration has not paid to any of the Directors of Section 197 read with Schedule V of Companies Act, 2013. During the year, the Company had not entered into any other contract/arrangement/transaction with related parties which could be considered material in accordance with the policy of the company on materiality of related party transactions that may have potential conflict with the interests of the Company at large. All the related party transactions during the year are in the ordinary course of business and on arm's length basis.

B. COMPLIANCES:

There are no penalties imposed on the Company by the Stock Exchanges or SEBI or any other statutory authority on any matter related to capital markets, during the last three years.

C. WHISTLE BLOWER POLICY:

With a view to adopt the highest ethical standards in the course of business, the Company has a whistle blower policy in place for reporting the instances of conduct which are not in conformity with the policy. Directors, employees, vendors or any person having dealings with the Company may report non-compliance to the Chairman of the Audit Committee, who reviews the report. Confidentiality is maintained of such reporting and it is ensured that the whistle blowers are not subjected to any discrimination. No person was denied access to the Audit Committee.

D. COMPLIANCE WITH THE MANDATORY REQUIREMENTS AND ADOPTION OF THE NON-MANDATORY REQUIREMENTS OF SEBI (LISTING OBLIGATIONS AND DISLOSURE REQUIREMENTS) REGULATIONS, 2015.

All mandatory requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 have been appropriately complied with and the status of non-mandatory requirements is given below:

- i. The Company doesn't Chairman and hence the provisions for Non-Executive Chairman are not applicable. All other requirements of the Board during the year have been complied with.
- ii. The financial Statements are free from any Audit Qualifications.

E. WEB-LINK WHERE POLICY FOR DETERMINIG 'MATERIAL' SUBSIDIARIES IS DISCLOSED.

The Company does not have any subsidiaries.

F. DISCLOSURE OF ACCOUNTING TREATMENT:

The Company has complied with the appropriate accounting policies and has ensured that they have been applied consistently. There have been no deviations from the treatment prescribed in the Accounting Standards notified under Section 129 of the Companies Act, 2013.

CERTIFICATE BY THE WHOLE-TIME DIRECTOR OF THE COMPANY

To The Board of Directors Arunjyoti Bio Ventures Limited

Dear Sirs.

As required under Regulation 17(8) read with Part B, Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we state that:

- 1. I have reviewed the financial statements and the cash flow statement for the year ended 31st March 2016 and to the best of our knowledge and belief;
 - a. These statements do not contain any materially untrue statement nor omit any material fact nor contain statements that might be misleading, and
 - b. These statements present a true and fair view of the company's affairs and are in compliance with the existing accounting standards, applicable laws and regulations.
- There are, to the best of my knowledge and belief, no transactions entered into by the company during the year, which are fraudulent, illegal or violative of the company's code of conduct.
- 3. We accept responsibility for establishing and maintaining internal controls, I have evaluated the effectiveness of the internal control systems of the company and I have disclosed to the auditors and the audit committee, deficiencies in the design or the operation of internal controls, if any, of which I was aware and the steps that I have taken or propose to take and rectify the identified deficiencies and
- 4. That we have informed the auditors and the audit committee of:
 - a) Significant changes in the internal control during the year;
 - b) Significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - c) Instances of significant fraud of which we have become aware and the involvement of any employee having a significant role in the company's internal control system.

For and on behalf of the Board of Arunjyoti Bio Venutres Limited

Sd/-Phanindranath Koganti Whole-Time Director

Place: Secunderabad Date: 13.08.2016

AUDITOR'S CERTIFICATE ON CORPORATE GOVERNANCE

To The Members of Arunjyoti Bio Ventures Limited

We have examined the Compliance with conditions of Corporate Governance of M/s. Arunjyoti Bio Ventures Limitedfor the year ended 31st March, 2016 as stipulated in Regulation 34(3) read with Para E Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Compliance with the conditions of Corporate Governance is the responsibility of the Management. Our examination has been limited to review the procedures and implementations thereof adopted by the Company for ensuring the compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statement of the Company.

In our opinion and to the best of our information and according to the explanations given to us and representations made by the Directors and the Management's, we certify that the company has compiled with conditions of the Corporate Governance as stipulated in Regulation 34 (3) read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 of the above mentioned Listing agreement.

As required by the guidance note issued by the institute of Chartered Accountants of India, we have to state that no grievances of investors are pending for a period exceeding one month against the Company as per the records maintained by the Company.

We further state that such compliance is neither an assurance as to future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the company.

For M M REDDY& Co., Chartered Accountants Firm Registration No.010371S

S/d-(M Madhusudhana Reddy) Partner Membership No.213077

Place: Hyderabad Date: 13.08.2016

DISCLOSURE WITH RESPECT TO DEMAT SUSPENSE ACCOUNT/ UNCLAIMED SUSPENSE ACCOUNT

As per Regulation 34(3) read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the company hereby discloses the details of unpaid/unclaimed dividend and the respective share thereof as follows:

Aggregate No. of Shareholders and the outstanding shares in the suspense account at the beginning of the year.	No. of shareholders who approached the company for transfer of shares from suspense account during the year.	No. of shareholders to whom shares were transferred from suspense account during the year.	Aggregate No. of Shareholders and the outstanding shares in the suspense account at the end of the year.
NIL	NIL	NIL	NIL

^{**} Voting Right on these shares shall remain frozen till the rightful owner of such shares claims the shares.

MANAGEMENT'S DISCUSSION & ANALYSIS REPORT

a) Industry Structure, Development and Outlook

Arunjyoti Bio Venture Limited formerly known as Century 21st Portfolio Limited engages in trading equities and commodities. The company also engages in portfolio and software development operations and bio ventures. Incorporated in the year 1986. Company is into business related to production, distribution, marketing, retailing, wholesaling, processing, buying, selling, hedging, import, export, leasing, store, research, develop products and services related to agriculture, aeroculture, hydroponics, agricultural products, agricultural inputs, fertilizers, scientific and farm products and byproducts as well as other commodities. Bio Venture Business has very boom in present market.

b.) Opportunities and Threats.

Company has a lot of opportunites as it is into Bio Ventures Business related to agriculture, aeroculture, agricultural products, fertilizers, domestically and internationally entering into large corporate farming. Expand operations to include planting and harvesting, Partner with firm that only plants and harvests crops, Expanding international level Market, Developing organized market, Agricultural education. When comes to threat changes in Government policy, Patent right issue, Global recession, Inferior Quality, Irrigation problem.

c) Business performance

During the year under review, the Company has no revenue, and incurred loss of Rs. (7.16) Lakhs and reported loss of Rs. (3.61) Lakhs in the previous financial year ending 31.03.2015.

d.) Outlook:

Presently the outlook is very promising.

e.) Risks and Concerns:

- a) The product is subjected to local, national and international competition.
- b) Any adverse change in the policies of the Government, Recession etc may further adversely affect the profitability.

f) Internal Control System and its adequacy

The system of internal control has been established to provide reasonable assurance of safeguarding assets and maintenance of proper Accounting Records and its accuracy. The business risks and its control procedures are reviewed frequently. Systems audit is also

conducted regularly to review the systems with respect to Security and its Adequacy. Reports are prepared and circulated to Senior Management and action taken to strengthen controls where necessary.

g) Discussion on Financial Performance with respect to Operational Performance.

Company has changed its line of activity from Other Financial activities to Bio Ventures activities, in the coming years company may fetch good returns.

h) Human resources and Industrial relations

Your company continues to have cordial relations with its employees.

FORM MR-3 SECRETARIAL AUDIT REPORT

(Pursuant to section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2016

To
The Members of
M/s. Arunjyoti Bio Ventures Limited
(formerly known as Century 21st Portfolio Limited)

We have conducted the audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. Arunjyoti Bio Ventures Limited (hereinafter called "the Company"). Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's Books, Papers, Minute Books, Forms and Returns filed and other Records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the company has, during the financial year commencing from 1stApril, 2015 and ended 31st March, 2016, complied with the statutory provisions listed hereunder and also that the Company has proper Board process and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

- 1. We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st of March, 2016 according to the provisions of:
 - The Companies Act, 2013 (the Act) and the rules made there under for specified sections notified and came into effect from 12th September, 2013 and sections and Rules notified and came into effect from 1st April, 2014;
 - (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made there under:
 - (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder:
 - (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment (FDI), Overseas Direct Investment and External

Commercial Borrowings;

- (v) The Securities and Exchange Board of India Act, 1992 ('SEBI Act')
- Compliance status in respect of the provisions of the following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI ACT') is furnished hereunder for the financial year 2015-16:
 - i. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; All the required disclosures from time to time and as and when applicable were complied with.
 - ii. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; Not Applicable
 - iii. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; NotApplicable
 - iv. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; NotApplicable
 - v. The Securities and Exchange Board of India (Registrars to an issue and Share Transfer Agents) Regulations, 1993, regarding the Companies Act and dealing with client; Not Applicable
 - vi. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; Not Applicable
 - vii. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; Not Applicable
 - viii. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 Insider Trading regulations; The Company has framed code of conduct for regulating & reporting trading by Insiders and for Fair Disclosure, 2015 and displayed the same on company's Website i.e www.arunjyoti.com and all required disclosures from time to time as and when applicable are complied with.
 - ix. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 were complied with to the extent applicable and
- The Company has signed fresh Uniform listing agreement with BSE Limited and Ahmedabad Stock Exchange Limited;

- The company has framed the policies as mentioned below and displayed the same on the company's website i.e. www.arunjyoti.com.
 - · Board Diversity Policy
 - · Policy on Preservation of Documents
 - Risk Management Policy
 - Whistle Blower Policy
 - Related party transaction policy
 - Familiarisation programme for independent directors
 - Anti Sexual harassment policy
 - · Code of conduct
- 3. During the year the company has conducted 5 Board meetings, 4 Audit committee meetings, 4 Stakeholders Relationship Committee meetings and 1 Nomination & Remuneration Committee meeting. We have also examined compliance with the applicable clauses of the following:
- Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreement entered into by the Company with Stock Exchange(s).
- During the financial year under report, the Company has complied with the provisions of the New Companies Act, 2013, Old Companies Act, 1956 to the extent applicable and the Rules, Regulations, Guidelines, Standards, etc., mentioned above subject to the following observations;
- The Company has identified the following law applicable specifically to the Company:
- Insecticides Act. 1968
- b. Destructive Insects and Pests (Amendment and Validation) Act, 1992.
- c. State Agricultural Laws

OBSERVATIONS:

- (a) As per the information and explanations provided by the Company, its officers, agents and authorized representatives during the conduct of audit, we report that
- (i) The provisions of the Foreign Exchange Management Act, 1999 and the Rules and Regulations made there under to the extent of:
- External Commercial Borrowings were not attracted to the Company under the financial year under report;
- Foreign Direct Investment (FDI) was not attracted to the company under the financial year under report;
- Overseas Direct Investment by Residents in Joint Venture/Wholly Owned

- Subsidiary abroad was not attracted to the company under the financial year under report.
- (ii) As per the information and explanations provided by the company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, we report that the Company has not made any GDRs/ADRs or any Commercial Instrument under the financial year under report.

(b) We further report that:

- (i) The Company does not have Company Secretary and CFO.
- (ii) The Company has not appointed internal auditors.

We further report that:-

- The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- Adequate notice of board meeting is given to all the directors along with agenda at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and meaningful participation at the meeting.
- As per the minutes of the meeting duly recorded and signed by the Chairman, the decisions of the Board were unanimous and no dissenting views have been recorded.
- We, further report that there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and quidelines.
- We further report that during the year under report, the Company has not undertaken event/action having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards etc.

For S.S. Reddy & Associates

S. Sarveswar Reddy Proprietor C.P.No: 7478, M.No. A12611

Place: Hyderabad Date: 13.08.2016

Annexure

To
The Members of
M/s Arunjyoti Bio Ventures Limited
(formerly known as Century 21st Portfolio Limited)

Our report of even date is to be read along with this letter.

- 1. Maintenance of secretarial records is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices we followed provide a reasonable basis for our opinion.
- 3. We have relied on the reports given by the concerned professionals in verifying the correctness and appropriateness of financial records and books of accounts of the company.
- Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- The secretarial Audit report is neither an assurance as to future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

For S.S. Reddy & Associates

S. Sarveswar Reddy Proprietor C.P.No: 7478, M.No. A12611

Place: Hyderabad Date: 13.08.2016

MGT 9

Extract of Annual Return

as on the Financial Year 31.03.2015

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

I. RE	GISTRATION AND OTHER DETAILS:					
i.	CIN	L01400TG1986PLC062463				
ii.	Registration Date	27.02.1986				
iii.	Name of the Company	Arunjyoti Bio Ventures Limited (formerly Century 21st Portfolio Limited)				
iv.	Category / Sub-Category of the Company	Company limited by shares/ Non-Government Company				
V.	Address of the Registered office and contact details Plot No. 45, P & T colony, Kharkhana Ro Secunderabad – 500009, Telangana					
vi.	Whether listed company Yes / No	Yes				
vii.	Name, Address and Contact details of Registrar and Transfer Agent, if any	Venture Capital And Corp. Invest. Pvt. Ltd. 12-10-167, Bharat Nagar Hyderabad - 500 018 Ph. No. 040-23818475/23818476/23868023 Fax: +91 040-23868024.				

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:

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

SI. No.	Name and Descriptio /services	n of main products		Product /				
1	Other financial services			NA		100		
III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:-								
S.No	Name and Address of the Company	CIN/GLN		Holding/Sudiary /Associate	bsi	% of shares held	Applicable Section	
	Nil	Nil		Nil		Nil	Nil	
IV. S	IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)							

i) Category-wise	Share	Holding;-							
Category of N		ares held a	t the beginr		No. of S the year	hares held	at the end	dι	Change uring e year
D	emat	Physical To	otal	% of Total Shares	Demat	Physical T	To	of ital iares	•
A. Promoters									
(1)Indian									
Individual/ HUF	71,370	62,730	1,34,100	6.47	93850	69600	163450	7.89	1.42
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) :-	71,370	62,730	1,34,100	6.47	93850	69600	163450	7.89	1.42
(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 shareholding of Promoter (A) = (A)(1)+(A)(2)	71,370	62,730	1,34,100	6.47	93850	69600	163450	7.89	1.42
B. Public									
Shareholding 1.Institutions			<u> </u>	+	1			_	-
a) Mutual	0	0	0	0	0	0	0	0	0
Funds	١	ľ	ľ	ľ	ľ	ľ	0	1	
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 Govt(s)	0	0	0	0	0	0	0	0	0
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

2. Non Institutions									
a) Bodies Corp.									0
i) Indian	181063	0	181063	8.74	188087		188087	9.08	0.34
ii) Overseas									
b) Individuals									
i) Individual shareholders holding nominal share capital up to Rs. 1 lakh	2,77,687	85,270	3,62,957	17.53	213132	78300	291432	14.07	(3.46)
ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	12,90,380	69,800	13,60,180	65.68	1323757	69800	1393557	67.29	1.61
c) Others (specify)									
1. NRI	7998	-	7998	0.39	-	-	_	-	(0.39)
2 .Clearing Members	24602	-	24602	1.19	34374	-	34374	1.67	0.48
Sub-total (B)(2):- Total Public Shareholding (B)=(B)(1)+(B)(2)	1781730	155070	1936800	93.52	1759350	148100	1907450	92.11	(1.41)
C. Shares held by Custodian for GDRs & ADRs	1	-	-1	1	-		-	1	-
Grand Total (A+B+C)	1853100	217800	2070900	100	1853200	217700	2070900	100	0

	Shareholder' s Name	No. of beginn		es hel		the		of S	hares	held at t	he end of	%Cha
N o				,				,				during the year
		Demat	Phy sical	Total		of otal	Den	nat	Phys ical	Total	% of Total	Nil
					SI s	hare					Shares	
1.	Mittapalli Ramarao	69400		6940	00 3	3.35	694	100	Nil	69400	3.35	Nil
2.	M Praveen Kumar	64700		64700) 3	3.12	94,0)50	Nil	94050	+	1.42
(iii)	Change in Pron	noters' S	hareho	lding (please	spec	cify, i	f the	re is no	change)		ı
SI.	Shareholder	o No	of	Shares	held	at	tha	No	of Sha	hold	at the end	d of th
No	Name			g of the year		year year				at the on	101	
	†	N	o. of Sh	nares	Share	of Tota es of t mpan	the	١	No. of SI	hares	% of Total of the Co	
1.	Praveen Kur Mittapalli	-	6470			3.12	94050		50		4.54	
	Shareholding P GDRs and ADRs		f top te	n Shar	reholde	ers (o	ther	than	Directo	ors, Prom	noters and	Holde
of G):	f top te	Sharel	reholde nolding ning of t	at the	9	than		e holding a	noters and at the end	Holde
of G	GDRs and ADRs):	f top te	Sharel	nolding ning of t	at the	9	total	Share of the	e holding a e year		nares
	GDRs and ADRs	ame	f top te	Sharel beginn No. of Shares	nolding ning of t	at the	e ar of es of	total	Share of the No. o share	e holding a e year	at the end % of total sh	nares
SI. No	Shareholder Na	ame	f top te	Shareh beginn No. of Shares	nolding ning of t	at the	e ar of es of	total coany	Share of the No. or share	e holding a year f es 1000000	at the end % of total sh	nares any
SI. No	Shareholder Na	ame	f top te	Sharel beginn No. of Shares	nolding ning of t	at the	e ar of es of	total pany 4.83	Share of the No. o share	e holding as year If the second of the seco	at the end % of total sh of the comp	nares any
SI. No	Shareholder Na Shareholder Na Srinivas Yalar Sobharani Kara	marthy	f top te	Sharel beginn No. of Shares	nolding of t	at the	e ar of es of	total pany 4.83 3.93	Share of the No. o share	e holding as year If ss (1000000)	at the end % of total sh of the comp	nares any

6.					
	Srinivasa Rao Grandhisiri	69500	3.36	69500	3.36
7	Ravinder Rao Polsani	56100	2.71	56100	2.71
8.	P V Ravi Kumar .	55500	2.68	55500	2.68
9.	P Srinivasa Rao .	45500	2.2	45500	2.2
10	Pawan Kumar Gupta	40000	1.93		
11	Raghu Ram Renduchintala			205773	9.94
. 12	Srinivas Ayyalasomayajula			99739	4.82
13	Pabbathi Venkata Mohan			75881	3.66
	Rao				
14	Praveen Kumar Pabbathi			71205	3.44
15	Varun Naidu			71203	3.44
(v) S	Shareholding of Directors and	Key Manageria	l Personnel:		
SI.	For Each of the Directors	Shareholdin	ıq at t	he Cumulativ	ve Shareholding
No.	and KMP	beginning o	f the year	during th	ie year
1	Mr. Phanindranath koganti	No. of Shares	% of total shares of	No. of shares	% of total shares of the company
		Snares	the compan		or the company
	At the	12575	0.61	_	
	beginning of	12575	\rightarrow		
	beginning of the year		0.61	-	
	beginning of	e in Promoters S	0.61 Share holding du	ring the year s	pecifying the reasons
	beginning of the year Date wise Increase / Decrease for increase / decrease (e.g. shares <i>Nil</i>	e in Promoters S allotment / tran	0.61 Share holding dunsfer / bonus/sw	ring the year s	pecifying the reasons
	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g.	e in Promoters S	0.61 Share holding du	ring the year s	pecifying the reasons
21	beginning of the year Date wise Increase / Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year	e in Promoters S allotment / tran	0.61 Share holding dusfer / bonus/sw 0.61	ring the year s	pecifying the reasons : Due to purchase of
SI. No.	beginning of the year Date wise Increase / Decrease for increase / decrease (e.g. shares <i>Nil</i>	e in Promoters S allotment / tran	0.61 Share holding dusfer / bonus/sw 0.61 ag at t	ring the year s	pecifying the reasons : Due to purchase of ve Shareholding
	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year For Each of the Directors	e in Promoters Sallotment / tran 12575 Shareholdin beginning o i No. of	0.61 Share holding dusfer / bonus/sw 0.61 g at t f the year % of total	ring the year s eat equity etc)	pecifying the reasons : Due to purchase of ve Shareholding
No.	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year For Each of the Directors and KMP	e in Promoters S allotment / tran 12575 Shareholdin beginning o	0.61 Share holding dusfer / bonus/sw 0.61 g at t f the year % of total shares of	ring the year s eat equity etc) he Cumulati during th No. of shares	pecifying the reasons : Due to purchase of ve Shareholding the year
No.	beginning of the year Date wise Increase / Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year For Each of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi	e in Promoters Sallotment / tran 12575 Shareholdin beginning o i No. of	0.61 Share holding dusfer / bonus/sw 0.61 g at t f the year % of total	ring the year s eat equity etc) he Cumulati during th No. of shares	pecifying the reasons: Due to purchase of ve Shareholding e year % of total shares
No.	beginning of the year Date wise Increase / Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year For Each of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi At the beginning of the year	s in Promoters Sallotment / tran 12575 Shareholdin beginning o i No. of Shares -	0.61 Share holding duster / bonus/sw 0.61 g at t f the year % of total shares of the compan	ring the year s eat equity etc) he Cumulati during th No. of shares	pecifying the reasons: Due to purchase of we Shareholding to year % of total shares of the company
No.	beginning of the year Date wise Increase / Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year For Each of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi	allotment / tran 12575 Shareholdin beginning o i No. of Shares - e in Promoters S	0.61 Share holding du sisfer / bonus/sw 0.61 og at t f the year % of total shares of the compan — Share holding du	ring the year seat equity etc) he Cumulating the No. of shares viring the year s	pecifying the reasons : Due to purchase of ve Shareholding te year % of total shares of the company pecifying the reasons
No.	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares Nil At the End of the year For Each of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi At the beginning of the year Date wise Increase /Decrease for increase / decrease (e.g.	allotment / tran 12575 Shareholdin beginning o i No. of Shares - e in Promoters S	0.61 Share holding du sisfer / bonus/sw 0.61 og at t f the year % of total shares of the compan — Share holding du	ring the year seat equity etc) he Cumulating the No. of shares viring the year s	pecifying the reasons : Due to purchase of ve Shareholding te year % of total shares of the company pecifying the reasons
No. 2	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year For Each of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi At the beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year	in Promoters Sallotment / transcription 12575 Shareholdin beginning of No. of Shares	0.61 Share holding duster / bonus/sw 0.61 the year % of total shares of the compan - Share holding duster / bonus/sw -	ring the year s eat equity etc) he Cumulati during th No. of shares y ring the year s eat equity etc)	pecifying the reasons : Due to purchase of ve Shareholding te year % of total shares of the company pecifying the reasons : Due to purchase of
No.	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year For Each of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi At the beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares <i>Nil</i>	s in Promoters Sallotment / tran 12575 Shareholdin beginning o i No. of Shares	0.61 Share holding dusfer / bonus/sw 0.61 g at t f the year % of total shares of the compan — Share holding dusfer / bonus/sw — g at t	ring the year s eat equity etc) he Cumulative during the No. of shares y ring the year s eat equity etc) he Cumulative during the year s	pecifying the reasons : Due to purchase of ve Shareholding te year % of total shares of the company pecifying the reasons : Due to purchase of ve Shareholding
No. 2	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares Nil) At the End of the year For Each of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi At the beginning of the year Date wise Increase / Decrease for increase / decrease (e.g. shares Nil) At the End of the year For Each of the Directors	in Promoters Sallotment / transcription 12575 Shareholdin beginning of No. of Shares	0.61 Share holding dusfer / bonus/sw 0.61 g at t f the year % of total shares of the compan — Share holding dusfer / bonus/sw — g at t	ring the year s eat equity etc) he Cumulati during th No. of shares y ring the year s eat equity etc)	pecifying the reasons : Due to purchase of ve Shareholding te year % of total shares of the company pecifying the reasons : Due to purchase of ve Shareholding
No. 2 SI. No.	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares Nil) At the End of the year For Each of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi At the beginning of the year Date wise Increase / Decrease for increase / decrease (e.g. shares Nil) At the End of the Directors and KMP	s in Promoters Sallotment / trans 12575 Shareholdin beginning of Shares	0.61 Share holding dusfer / bonus/sw 0.61 g at t f the year % of total shares of the compan - Share holding dusfer / bonus/sw - ng at t f the year % of total shares of	ring the year seat equity etc) he Cumulating the No. of shares y ring the year seat equity etc) he Cumulating the year seat equity etc)	pecifying the reasons : Due to purchase of ve Shareholding te year % of total shares of the company pecifying the reasons : Due to purchase of ve Shareholding the year
No. 2 SI. No.	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares Nil At the End of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi At the beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares Nil At the End of the year For Each of the Directors and KMP Mr. A. Srikanth Reddy	in Promoters Sallotment / transcription 2575 Shareholdin beginning of No. of Shares In Promoters Sallotment / transcription Shareholdin beginning of No. of Shares	0.61 Share holding dusfer / bonus/sw 0.61 g at tof the year % of total shares of the compan - Share holding dusfer / bonus/sw - if the year % of total shares of the compan hy of total shares of the compan	ring the year seat equity etc) he Cumulating the No. of shares y ring the year seat equity etc) he Cumulating the year seat equity etc)	pecifying the reasons : Due to purchase of we Shareholding te year % of total shares of the company pecifying the reasons : Due to purchase of we Shareholding the year % of total shares % of total shares
No. 2 SI. No.	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year For Each of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi At the beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares <i>Nil</i> At the End of the year For Each of the Directors and KMP Mr. A. Srikanth Reddy At the beginning of the year	sin Promoters Sallotment / tran 12575 Shareholdin beginning o i No. of Shares	0.61 Share holding duster / bonus/sw 0.61 g at t f the year % of total shares of the compan - Share holding duster / bonus/sw - g at t f the year % of total shares of the compan - 1.21	ring the year s eat equity etc) he Cumulative during the shares y ring the year s eat equity etc) he Cumulative during the shares No. of shares	pecifying the reasons: Due to purchase of ve Shareholding ye year % of total shares of the company pecifying the reasons: Due to purchase of ve Shareholding ye year % of total shares of ve Shareholding ye year % of total shares of the company
No. 2 SI. No.	beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares Nil At the End of the Directors and KMP Mrs. Vanaja Kumar Dokiparthi At the beginning of the year Date wise Increase /Decrease for increase / decrease (e.g. shares Nil At the End of the year For Each of the Directors and KMP Mr. A. Srikanth Reddy	sin Promoters Sallotment / trans 12575 Shareholdin beginning of Shares	0.61 Share holding dusfer / bonus/sw 0.61 g at t f the year % of total shares of the compan — Share holding dusfer / bonus/sw — g at t f the year % of total shares of the compan 1.21 Share holding dusfer / bonus/sw	ring the year s eat equity etc) he Cumulative during the shares y ring the year s eat equity etc) he Cumulative during the year s eat equity etc) he Cumulative during the shares y ring the year s	pecifying the reasons: Due to purchase of we Shareholding the year % of total shares of the company pecifying the reasons: Due to purchase of we Shareholding the year % of total shares of the company pecifying the reasons

SI.	For Each of the Di	rectors	Shar	eholdin		nulative			
No.	and KMP			at the		reholdin			
			the y	nning of	g a yea	uring the			
4	Mr. Surender Babu		No. c			f total	No.	of	% of total shares
-	Wii. Garcilaci Baba		Share			res of	sha		of the company
						company			
	At the beginning of		Nil		Nil		Ļ		
									ecifying the reasons
	shares	ease (e.g. a	llotme	nt / transte	er / b	onus/sweat	equi	ty etc):	Due to purchase of
	At the End of the ye	ear	Nil		Nil				
SI.	For Each of the Di			eholdin		nulative			
No.	and KMP			at the		reholdin			
				nning of		uring the			
_	NA NA 1 A 1'1	1.7 II	the y		yea			,	0/ 5 / / /
5.	Mr. Manda Aditya reddy	a vardnan	No. c			f total res of	No. sha	-	% of total shares of the company
	Today		Gilali	00		company	SIId	100	or the company
	At the beginning of	the year	Nil		Nil				
				noters Sha		olding during	the	year sp	ecifying the reasons
	for increase / decre shares <i>Nil</i>	ease (e.g. a	llotme	nt / transfe	er / b	onus/sweat	equi	ty etc):	Due to purchase of
	At the End of the ye		Nil		Nil				
SI.	For Each of the Di	rectors		eholdin		nulative			
No.	and KMP		9	at the		reholdin uring the			
			the y	-	yea				
6.	Sharath Chennupa	ti Kumar	No. c			f total	No.	of	% of total shares
		ii itairiai	Share	es	sha	shares of		res	of the company
						the company			
	At the beginning of		2935		1.42		. 41		ecifying the reasons
									Due to purchase of
	shares Nil	sase (e.g. a	ilotific	iit / tiaiisic	JI / D	onus/sweat	cqui	ty CtO).	Due to parenase of
	At the End of the ye	ear	2935	0	1.42	2			
	DEBTEDNESS			-4 (4	1!/			
	tedness of the Con						ied b		due for payment
begin	otedness at the	Secured Lo	Jans	Unsecure Loans	ŧu	Deposits		Total Indebt	edness
	cial year	deposits		Loans				macbi	curioss
	pal Amount	-		-	\neg	-		-	
	erest due but not								
paid									
not du	terest accrued but								
	(i+ii+iii)			 	\dashv				
	ge in Indebtedness	-		-	\neg	-		-	
during	the financial year								
	on Reduction								
	hange				_				
	otedness at the of the financial	-		-		-		-	
year	or the imancial								
	rincipal Amount ii)								
Intere	st due but not paid								
,	terest accrued but								
not du		-		_	-	-		_	
rotal	(i+ii+iii)								

VI. RE	MUNERATION OF	DIRECTORS A	ND KEY MA	NAGERIA	AL PERSO	NNEL	
	muneration to Mana						
SI.		Name of MD/			a, or mana	Total	
no.	Remuneration	Nil	.			Amount	
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	Nil	Nil	Nil		Nil	
	(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						
2.	Stock Option	-	-	-		-	
3.	Sweat Equity	-	-	-		-	
4.	Commission - as % of profit - Others, specify	-	-	-		-	
5.	Others, please specify	-	-	-		-	
6.	Total (A)	-	-	-		-	
7.	Ceiling as per the Act	-	-	-		-	
D Do	muneration to other	or directors:					
SI.	Particulars of Rem		Name of D	iroctor: NI			Total
no.	Failiculais of Neili	uneration	Name of D	ilector. INI	L		Amount
110.							7 tillount
	3. Independent Dir Fee for atter committee meeting Commission Commission	nding board / gs ·		-	-	-	-
	Total (1)		-	-	-	-	-
	Other Non-Exect Fee for attent committee meeting Others, please sp	iding board / gs ·commission		-	-	-	-
	Total (2)		-	-	-	-	-
	Total (B)=(1+2)		-	-	-	-	-
_	Total Managerial F	Remuneration	+	-	-	-	-
	Overall Ceiling as		1	_	_	_	
	Croidii Ociiiig do	por 1110 / 101	1				

SI.	Particula Remune			Key Ma	anageria	al Personnel		
no.	Remune	eration		CEO		Company Secretary	CFO	Total
1.	containe the Inco (b) Value 17(2) In- (c) Prof	alary ry as per provisions ed in section 17(1) of me-tax Act, 1961 e of perquisites u/s come-tax Act, 1961 fits in lieu of salary 17(3) Income-tax Act, 1		-		-	-	-
2.	Stock O	ption		-		-	-	-
3.	Sweat E	quity		-		-	-	-
4.	Commis - as % c - others	of profit		-		-	-	-
5.		- others, specify Others, please		-		-	-	-
	Specify							
6.	Specify Total			-		-	-	-
	Total			-			1-	-
VII. F	Total PENALTIE	S / PUNISHMENT/ CO		- NDING (ENCES:	 -	-
VII. F	Total PENALTIE	S / PUNISHMENT/ CO Section of the Companies Act	Brief	- NDING (Detail Penal Punis Comp	ENCES:	Authority [RD / NCLT / COURT]	Appeal made, if any (give Details)
VII. F	Total PENALTIE	Section of the	Brief		Detail Penal Punis Comp	ENCES: s of ty / hment/ bounding	[RD /	made, if any (give
VII. F Type	Total PENALTIE	Section of the	Brief		Detail Penal Punis Comp	ENCES: s of ty / hment/ bounding	[RD /	made, if any (give
VII. F Type A. C	Total PENALTIE	Section of the Companies Act	Brief Descr		Detail Penal Punis Comp fees i	ENCES: s of ty / hment/ bounding	[RD / NCLT / COURT]	made, if any (give Details)
VII. F Type A. C Pena Punis Com	Total PENALTIE OMPANY alty shment pounding	Section of the Companies Act	Brief Descr		Detail Penal Punis Comp fees i	ENCES: s of ty / hment/ bounding	[RD / NCLT / COURT]	made, if any (give Details)
VII. F Type A. C Pena Punis Com	Total PENALTIE OMPANY alty shment	Section of the Companies Act	Brief Descr		Detail Penal Punis Comp fees i	ENCES: s of ty / hment/ bounding	[RD / NCLT / COURT]	made, if any (give Details)
A. C. Pena Puni: Com	Total PENALTIE OMPANY alty shment pounding IRECTORS	Section of the Companies Act	Brief Descr		Detail Penal Punis Comp fees i	ENCES: s of ty / hment/ bounding	[RD / NCLT / COURT]	made, if any (give Details)
A. Con Pena Punis Pena Punis Pena Punis Pena Punis Pena Punis Pena Punis Punis Punis Pena Pena Pena Pena Pena Pena Pena Pena	Total PENALTIE OMPANY alty shment pounding IRECTORS alty shment	Section of the Companies Act	Brief Descri		Detail Penal Punis Comp fees i	ENCES: s of ty / hment/ bounding	[RD / NCLT / COURT]	made, if any (give Details)
A. C. Pena Punis Com Punis Com	OMPANY alty shment pounding IRECTORS alty shment pounding	Section of the Companies Act	Brief Descri		Detail Penal Punis Comp fees i	ENCES: s of ty / hment/ bounding	[RD / NCLT / COURT]	made, if any (give Details)
VII. F Type A. C Pena Punis Com B. D Pena Punis Com C. O	OMPANY alty shment pounding IRECTORS alty shment pounding THER OFF	Section of the Companies Act	Brief Descr		Detail Penal Punis Comp fees i	ENCES: s of ty / hment/ bounding	[RD / NCLT / COURT]	made, if any (give Details)
VII. F Type A. C Pena Punis Com B. D Pena Punis Com C. O Pena	OMPANY alty shment pounding IRECTORS alty shment pounding THER OFF	Section of the Companies Act	Brief Descr		Detail Penal Punis Comp fees i	ENCES: s of ty / hment/ bounding	[RD / NCLT / COURT]	made, if any (give Details)
A. C Pena Punis Com B. D Pena Punis Com Pena Punis Com Pena Punis	OMPANY alty shment pounding IRECTORS alty shment pounding THER OFF	Section of the Companies Act	Brief Descr		Detail Penal Punis Comp fees i	ENCES: s of ty / hment/ bounding	[RD	made, if any (give Details)

ANNEXURE II

DECLARATION FROM INDEPENDENT DIRECTORS ON ANNUAL BASIS

To
The Board of Directors
Aruniyoti Bio Ventures Limited

Dear Sir.

I undertake to comply with the conditions laid down in Regulation 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with section 149 and Schedule IV of the Companies Act, 2013 in relation to conditions of independence and in particular:

- (a)I declare that upto the date of this certificate, apart from receiving director's remuneration, I did not have any material pecuniary relationship or transactions with the Company, its promoter, its directors, senior management or its holding Company, its subsidiary and associates as named in the Annexure thereto which may affect my independence as director on the Board of the Company. I further declare that I will not enter into any such relationship/transactions. However, if and when I intend to enter into such relationships/transactions, whether material or non-material I shall keep prior approval of the Board. I agree that I shall cease to be an independent director from the date of entering into such relationship / transaction.
- (b) I declare that I am not related to promoters or persons occupying management positions at the Board level or at one level below the board and also have not been executive of the Company in the immediately preceding three financial years.
- c) I was not a partner or an executive or was also not partner or executive during the preceding three years, of any of the following:
 - (i) the statutory audit firm or the internal audit firm that is associated with the Company and
 - (ii) the legal firm(s) and consulting firm(s) that have a material association with the company
- (d) I have not been a material suppliers, service provider or customer or lessor or lessee of the company, which may affect independence of the director, and was not a substantial shareholder of the Company i.e., owning two percent or more of the block of voting shares.

Thanking you.

Yours Faithfully,

Date: 13.08.2016 Place: Secunderabad S/d-Vanaja Kumari Dokiparthi (Independent director)

ANNEXURE II

DECLARATION FROM INDEPENDENT DIRECTORS ON ANNUAL BASIS

To
The Board of Directors
Aruniyoti Bio Ventures Limited

Dear Sir.

I undertake to comply with the conditions laid down in Regulation 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with section 149 and Schedule IV of the Companies Act, 2013 in relation to conditions of independence and in particular:

- (a)I declare that upto the date of this certificate, apart from receiving director's remuneration, I did not have any material pecuniary relationship or transactions with the Company, its promoter, its directors, senior management or its holding Company, its subsidiary and associates as named in the Annexure thereto which may affect my independence as director on the Board of the Company. I further declare that I will not enter into any such relationship/transactions. However, if and when I intend to enter into such relationships/transactions, whether material or non-material I shall keep prior approval of the Board. I agree that I shall cease to be an independent director from the date of entering into such relationship / transaction.
- (b) I declare that I am not related to promoters or persons occupying management positions at the Board level or at one level below the board and also have not been executive of the Company in the immediately preceding three financial years.
- c) I was not a partner or an executive or was also not partner or executive during the preceding three years, of any of the following:
 - (i) the statutory audit firm or the internal audit firm that is associated with the Company and
 - (ii) the legal firm(s) and consulting firm(s) that have a material association with the company
- (d) I have not been a material suppliers, service provider or customer or lessor or lessee of the company, which may affect independence of the director, and was not a substantial shareholder of the Company i.e., owning two percent or more of the block of voting shares.

Thanking you.

Yours Faithfully,

Date: 13.08.2016 Place: Secunderabad S/d-M Aditya Vardhan Reddy (Independent director)

ANNEXURE II

DECLARATION FROM INDEPENDENT DIRECTORS ON ANNUAL BASIS

To
The Board of Directors
Aruniyoti Bio Ventures Limited

Dear Sir.

I undertake to comply with the conditions laid down in Regulation 25 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with section 149 and Schedule IV of the Companies Act, 2013 in relation to conditions of independence and in particular:

- (a)I declare that upto the date of this certificate, apart from receiving director's remuneration, I did not have any material pecuniary relationship or transactions with the Company, its promoter, its directors, senior management or its holding Company, its subsidiary and associates as named in the Annexure thereto which may affect my independence as director on the Board of the Company. I further declare that I will not enter into any such relationship/transactions. However, if and when I intend to enter into such relationships/transactions, whether material or non-material I shall keep prior approval of the Board. I agree that I shall cease to be an independent director from the date of entering into such relationship / transaction.
- (b) I declare that I am not related to promoters or persons occupying management positions at the Board level or at one level below the board and also have not been executive of the Company in the immediately preceding three financial years.
- c) I was not a partner or an executive or was also not partner or executive during the preceding three years, of any of the following:
 - (i) the statutory audit firm or the internal audit firm that is associated with the Company and
 - (ii) the legal firm(s) and consulting firm(s) that have a material association with the company
- (d) I have not been a material suppliers, service provider or customer or lessor or lessee of the company, which may affect independence of the director, and was not a substantial shareholder of the Company i.e., owning two percent or more of the block of voting shares.

Thanking you.

Yours Faithfully,

Date: 13.08.2016 Place: Secunderabad S/d-Polsani Venkata Rama Rao (Independent director)

Independent Auditors' Report on Financial Statements

To the Members of ARUNJYOTHI BIO VENTURES LIMITED. Report on the financial Statements

We have audited the accompanying standalone financial statements of ARUNJYOTHI BIO VENTURES LIMITED ('the Company'), which comprise the balance sheet as at 31st March 2016, the statement of profit and loss and the cash flow statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Managements 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 performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditors 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 thereunder. We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are Free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures

selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial controls system over financial reporting and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

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

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 2016 and its losses and its cash flows for the ended on that date.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ('the Order') issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the Annexure A statement on the matters specified in the paragraph 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143 (3) of the Act, we report that:
- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- 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, the statement of profit and loss and the cash flow statement dealt with by this Report are in agreement with the books of account;

- d) in our opinion, the aforesaid 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 2016 taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2016 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.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For M M REDDY & CO., Chartered Accountants Firm Registration No.010371S

Place: Hyderabad Date: May30th, 2016 M Madhusudhana Reddy Partner Membership No.213077

Annexure-A to the Auditors' Report

The Annexure-A referred to in our Independent Auditors' Report to the members of the Company on the financial statements for the Year ended 31 March 2016, we report that:

- a. The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - b. The Company has a regular programme of physical verification of its fixed assets by which fixed assets are verified in a phased manner. In accordance with this programme, certain fixed assets were verified during the year and no material discrepancies were noticed on such verification. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets.
 - The Company does not have any immovable properties during the financial year.
- 2. The physical verification of the inventory excluding stocks with third parties has been conducted at reasonable intervals by the management during the year. In our opinion the frequency of the verification is reasonable.
- 3. The Company has granted any loans to one body corporate covered in the register maintained under section 189 of the Companies Act, 2013 ('the Act').
 - a. In our opinion, the rate interest and other conditions on which the loans has been granted to body corporate listed in register maintained under section 189 of the act were not, prima facie, prejudicial to the interest of the company.
 - b. In the case of the loan granted to body corporate covered in the register maintained under section 189 of the Companies Act, 2013, the borrowers have been regular in the payment of the principle and interest as stipulated.
 - c. There are no overdue amounts in respect of the loan granted to body corporate covered in the register maintained under section 189 of the Companies Act, 2013.

- 4. In our opinion and according to the information and explanations given to us, the company has complied with the provisions of Section 185 and 186 of the Companies Act, 2013, with respect to the loans and investments made.
- 5. The Company has not accepted any deposits from the public.
- 6. The Central Government has not prescribed the maintenance of cost records under section 148(1) of the Act, for any of the services rendered by the Company.
- 7. a. According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted / accrued in the books of account in respect of undisputed statutory dues including provident fund, employees' state insurance, duty of excise income tax, sales tax, wealth tax, service tax, duty of customs, value added tax, cess and other material statutory dues have been regularly deposited during the year by the Company with the appropriate authorities.
 - b. According to the information and explanations given to us, there are no material dues of wealth tax, duty of customs and cess which have not been deposited with the appropriate authorities on account of any dispute.
- 8. The Company did not have any outstanding dues to financial institutions, banks or debenture holders during the year.
- The company did not raise any money by way of initial public offer or further public offer (including debt instruments) and terms loans during the year.
- 10. According to the information and explanations given to us, no material fraud on or by the Company has been noticed or reported during the course of our audit.
- 11. The company has not paid/ provided managerial remuneration in accordance with requisite approvals mandated by the provisions of section 197 read with schedule V to the act.
- 12. The company is not Nidhi Company and the Nidhi Rules, 2014 not applicable to it. Accordingly the provisions of Clause 3(Xii) of order not applicable to the company.
- 13. The company has entered transactions with the related parties and complied with Section 188 and 177 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements as required by the accounting standards.

- 14. According to information and explanations given to us and based on our examinations of the records of the company, the company has not madepreferential allotment / private placement of shares or fully or partly convertible debenture's during the year.
- 15. The company has not entered into any non-cash transactions with directors or persons connected with him. Accordingly the provisions of Clause 3(xv) of order not applicable to the company.
- 16. The company is not required to be registered under section 45-IA of the ReserveBank of India Act, 1934.

For M M REDDY & CO., Chartered Accountants Firm Registration No.010371S

Place: Hyderabad Date: May30th, 2016 M Madhusudhana Reddy Partner Membership No.213077

Balance Sheet as at 31.03.2016

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

	Note's	2015-16	2014-15
Particulars	Note's	As at	As at
		Mar' 31, 2016	Mar' 31, 2015
EQUITY AND LIABILITIES			
Shareholders' Funds	_		
Share Capital	2	20,709,000	20,709,000
Reserves and Surplus	3	(2,982,733)	(2,266,011)
Preference Share Warrant			
	Α	17,726,267	18,442,989
Non - current liabilites			
Long - term borrowings	4	399,469	-
Deferred tax liabilities (Net)		-	-
Long term provisions		-	-
	В	399,469	
Current liabilities			
Short - term borrowings		-	-
Trade Payables	5	3,472,925	1,165,187
Short - term provisions	6	145,285	145,285
	С	3,618,210	1,310,472
Total	(A+B+C)	21,743,946	19,753,461
ASSETS			
Non-current assets			
Fixed assets			
(i) Tangible Assets	7	51,120	188,490
(ii) Intangible Assets		-	-
(iii) Capital work- in- progress		-	-
Deferred tax assets (Net)		-	-
Long - term loans and advances	8	17,756,314	17,756,314
Non-current investments		-	-
Other Non- Current Assets		-	<u>-</u>
	Α	17,807,434	17,944,804
Current assets			
Inventories			
Trade receivables	9	3,921,286	1,785,386
Cash and cash equivalents	10	15,224	23,270
Short - term loans and advances		-	-
Other current assets		-	-
	В	3,936,510	1,808,656
Total	(A+B)	21,743,945	19,753,461

The Notes referred to above are form an integral part of the Balance Sheet This is the Balance Sheet referred to in our report of even date.

For M M REDDY & CO., Firm Registration Number: 010371S

Chartered Accountants

For and on behalf of the Board of Directors of ARUNJYOTHI BIO VENTURES LIMITED

M Madhusudhana Reddy Partner

Membership No. 213077

Place: Hyderabad Date: 30/05/2016 Sd/-Phanidranath Koganti Wholetime Director (DIN 02623033) Sd/-P. Praveen Kumar Wholetime Director (DIN 02009879)

Profit and Loss Account for the year ended

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

Particulars	Note's	2015-16	2014-15
Particulars	No's	Year Ended Mar' 31, 2016	Year Ended Mar' 31, 2015
INCOME			
Turnover (Gross)			
Revenue from Sales		2,135,900	-
Other Income		-	-
Total Revenue		2,135,900	-
EXPENDITURE			
Purchases		2,120,000	-
Administration expenses	11	595,253	218,675
Depreciation/amortization	7	137,369	142,698
Total		2,852,622	361,373
Profit / (Loss) before tax		(716,722)	(361,373)
Provision for taxation			
- Current Year Tax		-	-
- Deferred tax		-	-
Total tax expense		-	-
Profit/(Loss) from continuing operations		(716,722)	(361,373)
Balance brought forward from previous year		(4,599,761)	(4,238,388)
Balance carried to Balance Sheet		(5,316,483)	(4,599,761)
Earnings per share			
Basic		(0.35)	(0.17)
Weighted Average Number of Shares		2,070,900	2,070,900
Nominal value		10	10
Notes to accounts			

The Notes referred to above are form an integral part of the Profit and Loss Account This is the Profit and Loss Account referred to in our report of even date.

For M M REDDY & CO., Firm Registration Number: 010371S Chartered Accountants

M Madhusudhana Reddy

Partner Membership No. 213077

Place : Hyderabad Date : 30/05/2016 For and on behalf of the Board of Directors of ARUNJYOTHI BIO VENTURES LIMITED

Sd/-Phanidranath Koganti Wholetime Director (DIN 02623033) Sd/-P. Praveen Kumar Wholetime Director (DIN 02009879)

Cash Flow Statement for the year ended March 31, 2016

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

	2015-16	2014-15
Particulars	As at Mar' 31, 2016	As at Mar' 31, 2015
A. Cash flow from operating activities		
Net profit / (Loss) before tax	(716,722)	(361,373)
Adjustments for:		
Preliminary Expences Written Off	-	-
Depreciation	137,369	142,698
Dividend Income	-	-
Interest expense	-	-
Operating profit before working capital changes	(579,353)	(218,675)
Movements in working capital :		
Increase in Trade Recievables	(2,135,900)	
Increase in inventories	-	-
Increase / (Decrease) in long loans and advances	-	-
decrease in other current assets	-	-
increase in short term provision	-	-
increase in Trade Payables	2,307,738	218,675
Cash generated from /(used in) operations	(407,515)	•
Taxes paid	-	-
Net cash used in /(generated from) operating activities	(407,515)	-
B. Cash flows from investing activities		
Purchase of fixed assets	-	-
Sale of Investments	-	-
Fixed deposits	-	-
Dividends received	-	-
Net cash used in investing activities	-	-
C. Cash flows from financing activities		
Proceeds Share capital		_
Increase In capital reserve due to Forfeiture of shares		
Proceeds from Long Term Borrowings	399,469	
Interest received	399,409	
Interest paid		
Net cash generated from /(used in) financing activities	399,469	
Net increase/(decrease) in cash and cash equivalents (A + B + C)	(8,046)	
Cash and cash equivalents at the beginning of the year	23,270	23,270
Cash and cash equivalents at the end of the year	15,224	23,270
	. 5,22-	20,270

This is the Cash Flow Statement referred to in our report of even date.

For M M REDDY & CO..

Firm Registration Number : 010371S

Chartered Accountants

For and on behalf of the Board of Directors of ARUNJYOTHI BIO VENTURES LIMITED

M Madhusudhana Reddy

Partner

Membership No. 213077

Place : Hyderabad Date : 30/05/2016 Sd/-Phanidranath Koganti Wholetime Director (DIN 02623033) Sd/-P. Praveen Kumar Wholetime Director (DIN 02009879)

Notes to Financial Statements

1. Significant Accounting Policies

a. Basis of preparation of Financial Statements

The accompanying financial statements are prepared in accordance with Indian Generally Accepted Accounting Principles (GAAP) under the historical cost convention, on the basis of a going concern basis, while revenue, expenses, assets and Liabilities accounted/recognized on accrual basis. GAAP comprises mandatory accounting as prescribed under Section 133 of the Companies Act, 2013 ('the Act') read with Rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Act (to the extent notified) and guidelines issued by the Securities and Exchange Board of India (SEBI) Accounting policies are consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use. Management evaluates all recently issued or revised accounting standards on an ongoing basis.

b. Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the required amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements and the results of operations during the reporting period. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates.

c. Revenue Recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and revenue can be reliably measured.

d. Fixed Assets

Fixed Assets are stated at cost less accumulated depreciation. Cost comprises the purchase price, freight, duties, taxes and any attributable cost of bringing the asset to its working condition for its intended use.

e. Depreciation

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.

f. Borrowing costs:

Borrowing costs that are directly attributable to the acquisition or the construction of a qualifying asset is capitalized for the period until the asset is ready for its intended use. A qualifying asset is one that necessarily takes substantial period of time i.e more than 12 months to get ready for intended use. All other borrowing costs are charged to revenues

g. Income Tax

I. Current tax:

Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Indian Income TaxAct, 1961.

ii. Deferred tax:

Deferred income taxes is recognized, subject to the consideration of prudence on timing differences, being the difference between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the balance sheet date.

Deferred tax assets are recognized only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realized. Where the Company has carry forward of unabsorbed depreciation or tax losses deferred tax assets are recognized only if it is virtually certain backed by convincing evidence that such deferred tax assets can be realized against future taxable profits.

h. Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

i. Provisions

A Provision is recognized when the Company has a present obligation as a result of past event i.e it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

i. Cash Flow Statement:

Cash Flow Statement has been prepared under indirect method as per the Accounting Standard-3 "Cash Flow Statement"

k. Cash and cash equivalents

Cash and cash equivalents comprise cash and cash on deposit with banks and corporations. The Company considers all highly liquid investments with a remaining maturity at the date of purchase of three months or less and that are readily convertible to known amounts of cash to be cash equivalents.

Notes to Accounts

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

Particulars	As at 31.03.2016	As at 31.03.2015
Note 2 : Share Capital		
Authorised:		
35,00,000 Equity shares of Rs.10/- each	35,000,000	35,000,000
Issues, Subscribed and Paid up		
20,70,900 Equity shares of Rs. 10/- each	20,709,000	20,709,000
	20,709,000	20,709,000
"Note (i) The Reconciliation of the number of shares outstanding is set out below"		
Equity Share at the beginning of the year	20,709,000	20,709,000
Add: Issued during the year	_	-
Equity shares at the end of the year	20,709,000	20,709,000
Note (ii) The details of shareholders holding more than 5% shares:	No. of Shares % of Shares	No. of Shares % of Shares
P V Ravi Kumar	55,500	142,400
	2.68%	6.88%
Raghu Ram Renduchintala	205,773	
Ragnu Ram Renduchintala	205,773 9.94%	
Note 3 : Reserves and Surplus		
		2,333,750
Note 3 : Reserves and Surplus Capital Reserve	9.94%	
Note 3 : Reserves and Surplus Capital Reserve Forfeiture of shares on Capital Reduction Profit & Loss A/c Surplus	9.94%	2,333,750
Note 3 : Reserves and Surplus Capital Reserve Forfeiture of shares on Capital Reduction	9.94%	
Note 3 : Reserves and Surplus Capital Reserve Forfeiture of shares on Capital Reduction Profit & Loss A/c Surplus Balance in the statement of profit & loss	9.94% 2,333,750 (4,599,761)	2,333,750

Notes to Accounts

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

Particulars	As at 31.03.2016	As at 31.03.2015
Note 4 : Long - term borrowings		
unsecured Loans from directors	399,469	-
	399,469	-
Note 5 : Trade Payables		
Sundry Creditors	2,798,541	678,541
Expenses payable	369,667	181,929
Other Liabilities	304,717	304,717
	3,472,925	1,165,187
Note 6 : Short - term provisions		
Provison for Expences	145,285	145,285
	145,285	145,285
Note 8 : Long - term loans and advances		
Capital advances	-	-
Security deposits	17,756,314	17,756,314
Others	-	-
	17,756,314	17,756,314
Note 9 : Trade receivables		
(Unsecured, considered good, unless otherwise stated)		
Debts outstanding for a period exceeding six months		
Considered good	1,785,386	
Considered doubtful		
Other debts		
Considered good	2,135,900	1,785,386
	3,921,286	1,785,386
Less: Provision for doubtful debts	-	
	3,921,286	1,785,386

Notes to Accounts

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

Particulars	As at 31.03.2016	As at 31.03.2015
Note 10 : Cash and cash equivalents		
Cash in hand	7,845	21,720
Balances with Noted banks		
On current accounts	7,379	1,550
On deposit accounts	-	-
	15,224	23,270
Note 11: Administration Expenses		
Salaries & Other Benefits to Employees	89,487	69385
Advertisement	15,364	_
Communication Expenses	9,584	_
Annual Fees -NSDL & CDSL	25,000	_
Electricity Charges	6,480	_
Printing & Stationery	18,654	_
Miscellaneous Expenses	30,655	-
Office Rent	-	-
Directors Remunaration	-	-
Traveling & Conveyance	13,645	-
Office Maintenance	7,658	_
Listing Fees	343,813	_
Auditors remuneration	30,000	30000
Bank Charges	4,913	-
Insurance	-	-
Other Expneses	-	119290
Professional Charges	-	-
Total	595,253	218,675

Note 5: Fixed Assets

	Gro	Gross Block		Depre	Depreciation /amortization	rtization	Net	Net Block
Particulars	As at April 1, 2015	Additions	As at As at March 31, 2016 April 1, 2015	As at April 1, 2015	Additions	As at March 31, 2016	As at As at March 31, 2016	As at March 31, 2015
1. Computers	1789670	-	1,789,670	1,789,670	,	1,789,670	•	
2. Furniture and Fixtures	59,653	1	59,653	47,331	5,667	52,998	6,655	12,322
3. Office Equipments	161,491	1	161,491	89,768	30,683	120,452	41,039	71,723
4. Vehides	883,191	•	883,191	783,597	99,594	883,191	•	99,594
5. Electrical Fittings	15,000	1	15,000	10,149	1,425	11,574	3,426	4,851
Total	2,909,005	•	2,909,005	2,720,515	137,369	2,857,885	51,120	188,490
Previous year	2,909,005	•	2,909,005	2,577,817	142,698	2,720,515	188,490	331,188

17. Contingent Liabilities and Commitments – NIL

18. Related Party Transactions

a) List of Related Parties

Subsidiary Companies	NIL
Associates Companies controlled by key management personnel / relatives who are substantially interested	NIL
Key managerial personnel	Satyanarayana pabbathi Phanindranath koganti Manda aditya vardhan reddy Vanaja kumari dokiparthi Polsani Venkat Rama Rao Pabbathi Praveen Kumar Raja Kumar Babulal

b) Transactions with the Related Parties

Amount in Rs.

Details	Year ended 31st March 2016	Year ended 31st March 2015
Un-Secured Loans from Sreekanth Reddy Alluri	3,99,469	_

c) Outstanding Balances

Amount in Rs.

Details	Year ended 31st March 2016	Year ended 31st March 2015
Un-Secured Loans from Sreekanth Reddy Alluri	3,99,469	_

19. Value of Imports and Exports - NIL

20. Auditors' Remuneration

Amount in Rs.

Particulars	Year ended 31st March 2016	Year ended 31st March 2015
Statutory Auditors	30,000	30,000

21. Earnings Per Share

Amount in Rs.

S.No	Particulars	Year ended 31st March 2016	Year ended 31st March 2015
1.	Net Profit available for Equity Shareholders	(7,16,722)	(3,61,373)
2.	Weighted Average Number of Equity Shares (Nos)	20,70,900	20,70,900
3.	Earnings Per Share – Basic and Diluted	(0.35)	(0.17)

22. Balances under Trade Receivable, Trade Payables and loans and advances are subjected to confirmation and reconciliation from respective parties.

23. Segment Reporting

There are no separate reportable segments (business and/or geographical) in accordance with the requirements of Accounting Standard 17 – 'Segment Reporting' issued by the Institute of Chartered Accountants of India.

24. Previous year figures have been regrouped wherever if thought necessary in conformity with the current year groupings. Paise have been rounded off to the nearest rupee. Notes on financial statements, Cash Flow Statement and statement on accounting policies form an integral part of the balance sheet and profit and loss statement.

For M M REDDY & CO.,

Firm Registration Number: 010371S

Chartered Accountants

For and on behalf of the Board of Directors of ARUNJYOTHI BIO VENTURES LIMITED

M Madhusudhana Reddy

Partner

Membership No. 213077 Wholetime Director Wholetime

Place: Hyderabad Date: 30/05/2016 Sd/- Sd/Phanidranath Koganti
Wholetime Director
(DIN 02623033) (DIN 02009879)

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]

Secunderabad –

L01400TG1986PLC062463

Arunjyoti Bio Ventures Limited

(Formerly Century 21st Portfolio Limited)
Plot No. 45, P & T colony, Kharkhana Road,

500009, Telangana

CIN:

Name of the company:

Registered office:

Name of the member(s): Registered Address: F-mail Id: Folio No./Client Id: DP ID: I/We, being the member (s) of shares of the above named company, hereby appoint 1. Name:..... Address:_ E-mail ld: Signature: or failing him 2. Name:..... Address: E-mail ld: Signature:, or failing him 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 30th Annual General Meeting of the Company, to be held on Friday, 30th day of September, 2016 at 11.30 A.M. at Plot No. 45, P & T colony, Kharkhana Road, Secunderabad – 500009, 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 31.03.2016.
- 2. Appointment of Mr. Phanindranath Koganti as Director who retires by rotation.
- 3. Appointment of statutory auditors and fixation of their remuneration.
- 4. Appointment of Mr. Pabbathi Praveen Kumar as Director of the company.
- 5. Appointment of Mr. Pabbathi Praveen Kumar as an Whole- time Director of the company.
- 6. Appointment of Mr. Raja Kumar Babulal as Director of the company.
- 7. Appointment of Mr. Raja Kumar Babulal as Whole-time Director of the company.
- 8. Appointment of Mr. Polsani Venkata Rama Rao as Independent Director of the company.

Signed this day of 2016	Affix
	Affix Revenue Stamp
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.

ARUNJYOTI BIO VENTURES LIMITED
(Formerly CENTURY 21ST PORTFOLIO LIMITED)
PLOT NO. 45, P & T COLONY, KHARKHANA ROAD, SECUNDERABAD,
TELANGANA - 500009
ATTENDANCE SLIP

(Please present this slip at the Meeting venue)

I hereby record my presence at the 30th Annual General Meeting of the members of the company to be held on Friday, 30th day of September, 2016 at 11.30 A.M. at Plot No. 45, P & T Colony, Kharkhana Road, Secunderabad – 500009, Telangana and at any adjourned meeting thereof.

Shareholders/Proxy's Signature
Shareholders/Proxy's full name(In block letters)
Folio No./ Client ID
No. of shares held

Note:

Shareholders attending the meeting in person or by proxy are required to complete the attendance slip and hand it over at the entrance of the meeting hall.

ROUTE MAP FOR AGM VENUE



