JAINARAIN FABTECH LIMITED (FORMERLYKNOWNAS"JAINARAIN FABTECH PRIVATELIMITED")

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CODEOFCONDUCTFORINDEPENDENTDIRECTORS

PREFACE

The purpose of this Code is to align the duties and responsibilities of independent directors of the Company with the Companies Act, 2013 and the Securities and Exchange Board of India (Listing Obligationsand Disclosure Requirements) Regulations, 2015. Accordingly, the independent directors shouldreadandunderstandthis Code, uphold these standards, comply with all applicable laws, rules and regulations and all policies, programmes and codes adopted by the Company:

GUIDELINESOFPROFESSIONALCONDUCT

Anindependentdirectorshall:

- 1. uphold ethicalstandardsofintegrityandprobity;
- 2. actobjectivelyandconstructivelywhileexercisinghis duties;
- 3. exercisehisresponsibilities inabonafidemannerintheinterestoftheCompany;
- 4. devotesufficienttimeandattentiontohisprofessionalobligationsforinformedandbalanced decision making;
- 5. not allowanyextraneous considerations that will vitiate his exercise of objective independent judgement in the paramount interest of the company as a whole, while concurring in or dissenting from the collective judgement of the Board in its decision making;
- 6. notabuse hispositiontothedetriment ofthecompanyoritsshareholdersorforthepurpose of gaining direct or indirect personal advantage or advantage for any associated person;
- 7. refrain from any action that would lead to loss of his independence;
 - 8. where circumstances arise which make an independent director lose his independence, the independent directormustimmediately inform the board of directors of the *Jainarain Fabtech Limited* (formerly known as "Jainarain Fabtech Private Limited") (the "Company") accordingly;
- 9. assistthecompanyin implementing the best corporate governance practices.

* ROLEAND FUNCTIONS

Anindependentdirectorshall:

- 1. help in bringing an independent judgement to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct;
- 2. bringanobjectiveviewintheevaluation of the performance of board and management;
- 3. scrutinizetheperformanceofmanagementinmeetingagreedgoalsandobjectivesand monitor the reporting of performance;
- 4. satisfythemselvesontheintegrityoffinancialinformationandthatoffinancialcontrolsand the systems of risk management are robust and defensible;
- 5. safeguardthe interestsofallstakeholders,particularlytheminorityshareholders;
- 6. balancetheconflictinginterestofthestakeholders;
- 7. determine appropriate levels of remuneration of executive directors, key managerial personnelandseniormanagementandhaveaprimeroleinappointingandwherenecessary, recommend removal of executive directors, key managerial personnel and senior management;

8. moderate and arbitrate in the interest of the company as a whole, in situations of conflict between management and shareholder's interest

DUTIES

Anindependentdirectorshall:

- 1. undertakeappropriateinductionandregularlyupdateandrefreshtheirskills,knowledge and familiarity with the Company;
- 2. seekappropriate clarification or amplification of information and, where necessary, take and follow appropriate professional advice and opinion of outside experts at the expense of the company;
- 3. strivetoattendallmeetingsoftheBoardandoftheBoardcommitteesofwhichhe/she is a member;
- 4. participateconstructivelyandactivelyin thecommitteesoftheBoardinwhichtheyare chairpersons or members;
- 5. strivetoattendthegeneralmeetingsofthecompany;
- 6. wheretheyhaveconcernsabouttherunningofthecompanyoraproposedaction, ensure that these are addressed by the Board and, to the extent that they are not resolved, insist that their concerns are recorded in the minutes of the Board meeting;
- 7. keep themselves well informed about the company and the external environment in which it operates;
- 8. not to unfairly obstruct the functioning of an otherwise proper Board or committee of the Board;
- 9. paysufficientattentionandensurethatadequatedeliberationsareheldbeforeapproving related partytransactions and assure themselves that the same are in the interest of the company;
- 10. ascertain and ensure that the company has anadequate and functional vigil mechanism andtoensurethatthe interestsofapersonwho usessuchmechanismare notprejudicially affected on account of such use;
- 11. report concerns about unethical behaviour, actualor suspected fraud or violationofthe company's code of conduct or ethics policy;
- 12. act within their authority, assist in protecting the legitimate interests of the company, shareholders and its employees;
- 13. not disclose confidential information, including commercial secrets, technologies, advertising and sales promotion plans, unpublished price sensitive information, unless such disclosure is expressly approved by the Board or required by law.

***** MANNER OF APPOINTMENT

- (i). Appointment process of independent directors shall be independent of the company management; while selecting independent directors the Board shall ensure that there is appropriate balance ofskills, experience and knowledge in the Board so as to enable the Board to discharge its functions and duties effectively.
- (ii). The appointment of independent director(s) of the company shall be approved at the meeting of the shareholders.

- (iii). The explanatory statement attached to the notice of the meeting for approving the appointment of independent director shall include a statement that in the opinion of the Board, the independent director proposed to be appointed fulfills the conditions specified in the Actand the rules made the reunder and that the proposed director is independent of the management.
- (iv). The appointment of independent directors shall be formalized through a letter of appointment, which shall set out
 - a) thetermofappointment;
 - b) the fiduciary duties that come with such an appointment along with accompanying liabilities;
 - c) provisionforDirectorsandOfficers(DandO)insurance,ifany;
 - d) thelistofactionsthatadirectorshouldnotdowhilefunctioningassuchinthe company; and
 - e) theremuneration, mentioning periodic fees, reimbursement of expenses for participation in the Boards and other meetings and profit related commission, if any.
- (v). The terms and conditions of appointment of independent directors shall be open for inspectionattheregisteredofficeoftheCompanybyanymemberduringnormalbusiness hours.
- (vi). The terms and conditions of appointment of independent directors shall also be posted on the company's website.

* RE-APPOINTMENT

There-appointmentofindependent directors hall be on the basis of report of performance evaluation.

* RESIGNATIONORREMOVAL

- (i). The resignation or removal of an independent director shall be in the same manner as is provided in sections 168 and 169 of the Act.
- (ii). An independent director who resigns or is removed from the Boardofthe companyshall be replaced by a new independent director within three months from the date of such resignation or removal, as the case maybe.
- (iii). Where the company fulfils the requirement of independent directors in its Board even withoutfillingthevacancycreatedbysuchresignationorremoval,asthecasemaybe,the requirement of replacement by a new independent director shall not apply.

***** TimeCommitment

Considering the nature of the role of a director, it is difficult for a company to lay down specific parameters ontime commitment. Theywill agree to devote such time as is prudent and necessary for the proper performance of their role, duties and responsibilities as an Independent Director.

* Remuneration

TheywillbepaidsuchremunerationbywayofsittingfeesformeetingsoftheBoardandits CommitteesasmaybedecidedbytheBoardfromtimeto time.Paymentofsittingfeesshallatall

times be subject to the provisions of the Companies Act, 2013 and Rules there under and such amendments, as may be made thereto from time to time and other Acts and Rules as may be applicable.

SEPARATEMEETINGS

- (i). The independent directors of the company shall hold at least one meeting in a financial year, without the attendance of non-independent directors and members of management;
- (ii). Alltheindependentdirectorsofthecompanyshallstrivetobepresentatsuch meeting;
- (iii). Themeetingshall:
 - a) reviewtheperformance of non-independent directors and the Board as a whole;
 - b) review the performance of the Chairperson of the Company, taking into account the views of executive directors and non-executive directors:
 - c) assess 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.

❖ EVALUATIONMECHANISM

AsamemberoftheBoard,theirperformanceaswellastheperformanceoftheentireBoardandits Committees shall be evaluated annually. The criteria for evaluation shall be determined by the Nomination and Remuneration Committee and disclosed in the Company's Annual Report. However, the actual evaluation process shall remain confidential and shall be a constructive mechanism to improve the effectiveness of the Board / Committee.

❖ Disclosures, Other Directorships and Business Interests

During the Term, they will agree to promptly notify the Company of any change in their directorships, and provide such other disclosures and information as may be required under the applicablelaws. Theywillalsoagreethatuponbecomingawareofanypotentialconflictofinterest with their position as an Independent Director of the Company, they shall promptly disclose the same to the Chairman and the Company Secretary. During their Term, they agree to promptly provide a declaration under Section 149(7) of the Companies Act, 2013, upon any change in circumstances which may affect their status as an Independent Director.

ChangesofPersonalDetails

During the Term, they shall promptly intimate the Company Secretary and the Registrar of Companies in the prescribed manner, of any change in address or other contact and personal details provided to the Company.

***** INSIDERTRADING:

- (i). Inthenormal course of business, independent directors of the Companyare in possession of unpublished price sensitive information, which is the property of the Company. The independent director shall not profit from the buying or selling of securities for him/herself.
- (ii). Theindependentdirector is not to tipothers to enable them to profit or for them to profit

onhis/herbehalf.

- (iii). The purpose of this Code is
 - (i) toinformtheindependentdirectorsoftheirlegalresponsibilities and
 - (ii) to inform them that the misuse of sensitive information is contrary to Company policy and applicable Indian securities laws.
- (iv). As per the provisions of Securities and Exchange Board of India (Prohibition of Insider Trading)Regulations, 2015 (the "Insider Trading Regulations"), it is prohibited to deal inthese curities of the Company during the period that trading window of the Company is closed.
- (v). Further,no insider shall trade in the securities of the Company, when in possession of unpublished price sensitive information.

YoushouldreadtheInsiderTradingRegulationscarefully, payingparticularattentiontothespecific policies and the potential criminal and civil liability and/ or disciplinary action for insider trading violations. Every independent director should comply with the Insider Trading Regulations.

❖ WAIVERSANDAMENDMENTS OFTHECODE

The Board reserves the power to review and amend this Code fromtime to time. Allprovisions of this Code would be subject to revision / amendment in accordance with applicable law as may be issued byrelevant statutory, governmentaland regulatoryauthorities, fromtimetotime. Incaseof any amendment(s), clarification(s), circular(s) etc. issued by the relevant statutory, governmental and regulatory authorities are not consistent with the provisions laid down under this Code, then such amendment(s), clarification(s), circular(s) etc. shall prevail upon the provisions hereunder.
