JAINARAIN FABTECH LIMITED (FORMERLYKNOWNAS"JAINARAIN FABTECH PRIVATELIMITED")

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CODEOFETHICSFORDIRECTORS,KMPANDOTHERMEMBERS OFSENIORMANAGEMENT

***** FOREWORD

The values and principles which have governed the manner in which the *Jainarain Fabtech Limited(formerlyknownas"Jainarain FabtechPrivateLimited")* (hereinafter referred to as the "Company") and the group of companies associated with the Company (collectively along the Company referred to as the "Group") and its employees have conducted themselves have never been articulated It was therefore considered worthwhile to prepare a clearly defined document which could serve as a guidetoemployeesincludingwhole-timedirectorsandothermembersofseniormanagementon the values, ethics and business principles expected of him or her.

Regulation 17(5)(a) of the Securities and Exchange Board of India (Listing Obligations and DisclosureRequirements)Regulations,2015requirestheBoardofDirectorsofalistedcompany to lay down a code of conduct for all Board members and senior management of the company which has to be posted on the website of the company. All Board members and senior management personnelare required to affirmcompliance withthe codeonanannualbasis. The Annual Report of the company is required to contain a declaration to this effect duly signed by the MD.

❖ NATIONALINTEREST

The Company shall be committed in all its actions to benefit the economic development of the countries in which it operates and shall not engage in any activity that would adversely affect such objective. It shall not undertake any project or activity to the detriment of the Nation's interests or thosethat will have any adverse impact onthe social and cultural life patterns of its citizens. The Company shall conduct its business affairs in accordance with the economic developmentandforeignpolicies, objectives and priorities of the Nation's governmentand shall strive to make a positive contribution to the achievement of such goals at the international, national and regional level as appropriate.

❖ FINANCIALREPORTINGAND RECORDS

The Company shall prepare and maintain its accounts fairly and accurately in accordance with the accounting and financial reporting standards which represent the generally accepted guidelines, principles, standards, laws and regulations of the country in which the Company conductsits businessaffairsInternalaccountingandaudit proceduresshall fairlyandaccurately reflect all of the Company's business transactions and disposition of assets All required informationshallbeaccessibletocompanyauditorsandotherauthorizedpartiesandgovernment agencies There shall be no wilful omissions of any company transactions from the books and records, no advance income recognition and no hidden bank account and funds Any wilful material misrepresentation of and/or misinformation on the financial accounts and reports shall be regarded as a violation ofthe Code apart from inviting appropriate civil or criminal action under the relevant laws.

***** COMPETITION

The Company shall fully strive for the establishment and support of a competitive open market economy in India and abroad and shall co-operate in the efforts to promote progressive and judiciousliberalisation of tradeand investment by acountry. Specifically, the Company shall not engage in activities which generate or support the formation of monopolies, dominant market positions, cartels and similar unfair trade practices. The Company shall market its products and services on its own merits and shall not make unfair and misleading statements about competitors' products and services. Any collection of competitive information shall be made only

inthenormal course of business and shall be obtained only through legally permitted sources and means.

***** EQUAL-OPPORTUNITIESEMPLOYEES

The Company shall provide equal opportunities to all its employees and allqualified applicants foremploymentwithoutregardtotheirrace, caste, religion, colour, ancestry, material status, sex, age, nationality, disability and veteran status Employees of the Company shall be treated with dignity and in accordance with the Company's policy to maintain a work environment free of sexual harassment, whether physical, verbal or psychological Employee policies and practices shall be administered in a manner that would ensure that in all matters equal opportunity is provided to those eligible and the decisions are merit-based.

***** GIFTSAND DONATIONS

The Company and its employees shall neither receive nor offer or make, directly or indirectly, any illegalpayments, remuneration, gifts, donations or comparable benefits which are intended to or perceived to obtain business or uncompetitive favours for the conduct of its business However, the Company and its employees may accept and offer nominal gifts which are customarily given and are of commemorative nature for special events.

*** GOVERNMENTAGENCIES**

The Company and its employees shall not offer or give any company funds or property as donationtoanygovernmentagenciesortheirrepresentatives, directly orthrough intermediaries, in order to obtain any favourable performance of official duties.

*** POLITICALNON-ALIGMENT**

The Company shall be committed to and support a functioning democratic constitution and system with a transparent and fair electoral system in India. The Company shall not contribute anyamount or amounts, directlyor indirectly, to anyspecific political partyor for anypolitical purpose to any person except in accordance with and in the manner and within the limits prescribed under the provisions of applicable laws.

❖ HEALTH, SAFETYANDENVIORNMENT

The Companyshall strive to provide as a feand healthyworking environment and comply, in the conduct of its business affairs, with all regulations regarding the preservation of the environment of the territory it operates in. The Companyshall becommitted to prevention of the wasteful use of natural resources and minimization of any hazardous impact of the development, production, use and disposal of any of its products and services on the ecological environment.

CORPORATECITIZENSHIP

The Company shall be committed to be good corporate citizen not only in compliance with all relevant laws and regulations but also byactivelyassisting in the improvement of the quality of life of the people in the communities in which it operates, with the objective of making themself-reliant. Such social responsibility would comprise, to initiate and support community initiatives in the field of community health and family welfare, water management, vocational training, education and literacy and encourage application of moderns cientificand managerial techniques and expertise. This will be reviewed periodically in consonance with national and regional priorities. The Company would also not treat the seactivities as optional one sbut would strive to incorporate the mass integral part of its business plan. The Company would also encourage

volunteeringamongstitsemployeesandhelpthemtoworkinthecommunitiesalongwith developing social accounting systems and to carry out social audit of its operations.

❖ PUBLICREPRESENTATIONOFTHECOMPANYANDTHEGROUP

The Grouphonorsthein formation requirements of the public and its stakeholders. In all its public appearance with respect to disclosing Company and business information to public constituencies such as the media, the financial community, employees and shareholders, the Group shall be represented only by specifically authorised directors and employees. It will be the sole responsibility of these authorised representatives to disclose information on the Company.

***** THIRDPARTY REPRESENTATION

Parties which have business dealings withthe Group but are not members ofthe Group suchas consultants, agents, sales representatives, distributors, contractors, suppliers, etc shall not be authorised to represent the Company if their business conduct and ethics are known to be inconsistent with the Code.

❖ USEOFTHE BRAND

The use of the trade name and trademark owned by the Company shall be governed by manuals, codes and agreements to be issued by the Company.

***** GROUPPOLICIES

The Companyor any company under the Group may recommend to its board of directors the adoption of policies and guidelines periodically formulated by the Company.

SHAREHOLDERS

The Company shall be committed to enhancing shareholder value and complying with all regulations and laws that govern shareholders' rights. The Board of Directors of the Company shalldulyandfairlyinformitsshareholdersaboutallrelevantaspectsoftheCompany'sbusiness and disclose such information in accordance with the respective regulations and agreements.

***** ETHICALCONDUCT

Every employee of the Company, which shall include Executive/ Whole-time Directors and Managing/ Joint Managing/ Deputy Managing Directors shall deal on behalf of the Company withprofessionalism,honesty,integrityaswellashighmoralandethicalstandards. Such conduct shall be fairand transparent and be perceived to be assuch by third parties. Every employee shall be responsible for the implementation of and compliance with the Code in his professional environment. Failure to adhere to the Code could attract the most severe consequences including termination of employment.

❖ REGULATORYCOMPLIANCE

EveryemployeeoftheCompany shall, in his businessconduct, complywith allapplicable laws and regulations, both in letter and inspirit, in all the territories in which he operates. If the ethical and professional standards set out in the applicable laws and regulations are below that of the Code then the standards of the Code shall prevail.

❖ CONCURRENTEMPLOYMENT

An employee of the Company shall not, without the prior approval of the Managing Director of the Company, acceptemploymentoraposition of responsibility (suchasaconsultantoradirector) with anyother company, nor provide "free-lance" services to anyone. In the case of an Executive / Whole time Director of the Managing / Deputy Directors such prior approval must be obtained from the Board of Directors of the Company.

***** CONFLICTOF INTEREST

AnemployeeoftheCompanyshallnotengageinanybusiness,relationshiporactivitywhichmight detrimentallyconflict withthe interestoftheCompanyortheGroup. Aconflict ofinterest, actual orpotential, mayarisewhere, directlyorindirectly,(a)anemployeeoftheCompanyengages ina business, relationship oractivitywithanyone who is partyto atransactionwiththe Company, (b) an employee is in a position to derive a personal benefit or a benefit to any of his relatives by making or influencing decisions relating to anytransaction, and (c) an independent judgement of the Company's or Group's best interest cannot be exercised.

Themainareasofsuchactualor potential conflicts of interest would include the following:

- (i) Financialinterest of an employee of the Companyorhis relatives including the holding of an investment inthesubscribed sharecapital of any actual or potential competitor, supplier, customer, distributor, joint venture or other alliancepartner of the Company (Theownership of upto 1% of the subscribed sharecapital of a publicly held company shall not ordinarily constitute a financial interest for this purpose).
- (ii) AnemployeeoftheCompanyconductingbusinessonbehalfofhisCompanyorbeing ina position to influence a decision with regard to his Company's business with a supplier or customer ofwhichhis relative isaprincipalofficeror representative, resulting ina benefit to him or his relative.
- (iii) Award of benefits such as increase in salaryor other remuneration, posting, promotion or recruitment of a relative of an employee of the Company where such an individual is in a position to influence the decision with regard to such benefits.
- (iv) Acceptanceofgifts, donations, hospitality and/orentertainment beyond the customary level from existing or potential suppliers, customers or other third parties which have business dealings with the Company.
- (v) Notwithstanding that such or other instances of conflict of interest exist owing to any historicalreasons, adequate and full disclosure by the interested employees should be made to the Company's management. It is also incumbent upon every employee to make full disclosure of any interest which the employee or the employee's immediate family, which would include parents, spouse and children, may have in a company or firm which is a supplier, customer, distributor of or has other business dealings with the Company.

Everyemployeewho isrequiredtomakeadisclosureasmentionedaboveshalldoso,inwriting, to his immediate superior, who shall forward the information along with his comments to the persondesignatedforthispurposebytheMDwhointurnwillplace it beforetheMDand/orthe Board of Directors/Committee appointed by the Board and, upon a decision being taken in the matter, the employee concerned will be required to take necessary action as advised to resolve/avoid the conflict.

If an employee fails to make a disclosure as required herein and the management of its own accord becomesawareofan instanceofconflict ofinterest that ought to have been disclosed by the employee concerned, the management would take a serious view of the matterand consider suitable disciplinary action against the employee.

❖ SECURITIESTRANSACTIONANDCONFIDENTIALINFORMATION

An employee of the Company and his immediate family shall not derive any benefit or assist otherstoderiveanybenefit fromtheaccesstoandpossessionofinformationabouttheCompany or the Group which is not in the public domain and thus constitutes insider information.

An employee of the Company shall not use or proliferate information which is not available to the investing public and which therefore constitutes insider information for making or giving advice on investment decisions on the securities of the Company on which such insider information has been obtained.

Suchinsider informationmightincludethefollowing:

- acquisitionand divestitureofbusinessesor business units.
- financialinformationsuchasprofits, earnings and dividends, announcement of new product introductions or developments, asset revaluations.
- investmentdecisions/plansrestructuringplans.
- major supplyand deliveryagreements.
- Raisingfinances.

The employees of the company shall scrupulously follow the provisions of the Code of internal procedures and conduct framed by the company pursuant to Regulation 12 of the SEBI (Prohibition of Insider Trading) Regulations, 2015 and other applicable Regulations inforce from time to time.

* PROTECTINGCOMPANYASSETS

The assets of the Company should not be misused but employed for the purpose of conducting thebusinessforwhichtheyaredulyauthorised. These include tangible assets such as experience, systems, facilities, materials, resources as well as intangible assets such as proprietary information, relationships with customers and suppliers, etc.

***** CITIZENSHIP

Anemployee ofthe Companyshall in his private life be free to pursue anactive role incivic or politicalaffairsaslongas itdoesnotadverselyaffectthebusinessorinterestsoftheCompanyor the Group.

❖ INTEGRITYANDDATAFURNISHED

EveryemployeeoftheCompanyshallensure, at alltimes, theintegrityofdataorinformation furnished by him to the Company.

REPORTINGCONCERNS

 $\label{lem:company} Every employee of the Company shall promptly report to the management any actual or possible violation of the Company.$
