# JAINARAIN FABTECH LIMITED (FORMERLYKNOWNAS"JAINARAIN FABTECH PRIVATELIMITED")

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DETERMINATIONOFMATERIALITYOFEVENTS /INFORMATION POLICY

#### ❖ BACKGROUND

JainarainFabtechLimited(formerlyknownas"JainarainFabtechPrivateLimited") ("the Company") is committed to being open and transparent with all stakeholders and in disseminating information in a fair and timely manner.

Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations or SEBI LODR Regulation, 2015") requires every listed company to formulate and put in place a policy on determination of materiality of events / information that requires appropriate disclosure to the stock exchanges. Further such disclosures are required to behosted on the websiteof thelisted entity for a minimumperiod of 5 years and thereafter as per its Archival Policy.

In compliance of the above Regulations, the Board of *JainarainFabtech Limited(formerlyknownas"JainarainFabtechPrivateLimited")* has adopted the following Policy on Determination of Materiality of Events / Information ("Policy").

#### **\*** EFFECTIVE DATE

The Policy shall come into force with effect from the date of listing of the equity shares of *JAINARAIN FABTECH LIMITED(FORMERLYKNOWNAS"JAINARAIN FABTECHPRIVATELIMITED")* on EMERGE Platform of NSE Limited ("NSE EMERGE").

# **❖** APPLICABILITY

ThisPolicyapplies to:

- EventsspecifiedinParaAofPartAofScheduleIIIoftheSEBILODR Regulations,2015;
- EventsspecifiedinParaBofPartAofScheduleIIIbasedontheapplicationofguidelinesof materiality specified in this Policy; and
- Events in the opinion of the Board of the Company which satisfy the materiality criteria, and arenot covered in aforesaid Para A and Para B.

# **OBJECTIVE**

This Policy has been framed with the objective of providing adequate and appropriate disclosures that are consistent with the facts of the material events. The current Policy mechanisms provides for:

- The procedured etermining them at eriality of the events/information,
- The procedure governing the disclosure of the events that are deemed to be material;
- Thetimeframewithinwhichsuchinformationistobedisclosed.
- ToensurethattheCompanycomplies withthedisclosureobligationstowhichitwillbesubjecttoas apublicly-tradedcompanyaslaiddownbytheListingRegulations,variousSecuritiesLawsandany other legislations (In India or Overseas).
- > Toensurethat theinformation disclosed by the Company is timely and transparent.
- Toensurethatcorporatedocumentsandpublicstatementsareaccurateanddonotcontainany misrepresentation.
- > ToprotecttheconfidentialityofMaterial/Pricesensitiveinformationwithinthecontextofthe Company's disclosure obligations.
- Toprovideaframeworkthatsupportsandfostersconfidenceinthequalityandintegrityofinformation released by the Company.

> ToensureuniformityintheCompany's approachtodisclosures, raiseawareness andreducetherisk of selective disclosures.

#### **\* DEFINITIONS**

- "Act" means the Companies Act, 2013, rules framed there under and any amendments thereto.
- "BoardofDirectors" or "Board" means collective body of directors of the Companyor its committee.
- "Company", "This Company", "The Company" wherever occurs in the policy shall mean JainarainFabtech Limited(formerlyknownas"JainarainFabtechPrivateLimited")
- "ComplianceOfficer" meanstheCompanySecretaryoftheCompany.
- "Listing Regulations" mean Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 including any modifications, clarifications, circulars or re-enactment thereof.
- "MaterialEvent" or "MaterialInformation" shall mean such eventor information asset out in the Annexure A or Annexure B, as may be determined in terms of the Policy. In the Policy, the words, "material" and "materiality" shall be construed accordingly.
- "ScheduleIII" meansScheduleIII oftheSecuritiesandExchangeBoardofIndia (ListingObligationsand Disclosure Requirements) Regulations, 2015.
- "Unpublished Price Sensitive Information" means any information, relating to Company or its Securities, directly indirectly, that is not generally available which upon becoming generally available, is likely to materially affect the price of the Securities and shall, or dinarily including but not restricted to, information relating to the following: -
- 1. financialresults;
- 2. dividends;
- 3. changeincapitalstructure;
- **4.** mergers, de-mergers, acquisitions, delisting's, disposals and expansion of business and such other transactions;
- **5.** changesinKeyManagerialPersonnel(KMP);

Any other event as may be determined by the Company/ the Compliance Officer which is likely to materially affect the price of the Securities of the Company.

The words and expressions used but not defined in this Policy, but defined in the SEBI Act, 1992; Companies Act, 2013; the Securities Contracts (Regulation) Act, 1956; the Depositories Act, 1996 and other applicable laws, and/or the rules and regulations made there under shall have the same meaning as respectively assigned to them in such Acts or rules or regulations or any statutory modification or reenactment thereto, as the case may be.

# ❖ GUIDELINES FOR DETERMINING MATERIALITY OF EVENTS AND/ OR INFORMATION

Materiality will be determined on a case-to-case basis depending on the facts and the circumstances pertaining to the event or information. The same shall be considered as Material, if it meets the following criteria:

#### **QUALITATIVECRITERIA:**

- (a) theeventor informationisinanymanner unpublished pricesensitive information;
- (b) theomissionofaneventorinformation, which is likely to result in discontinuity or alteration of event information already available publicly;
- (c) the omission of an event or information is likely to result in significant market reaction if the said omission came to light at a later date; and
- (d) any other event/information which is considered as being material in the opinion of the Board of Directors of the Company.

**QUANTITATIVE CRITERIA** would be calculated based on audited financial statements of last audited financial year and would mean event/information where the value involved or the impact exceeds 10% of Profit after Tax ("PAT") of the Company.

# **❖** GUIDANCEONOCCURRENCEOFEVENT/AVAILABILITYOFINFORMATION

- 1. Thetimingofoccurrenceofaneventand/oravailabilityofinformationhastobedecidedonacase- to-case basis.
- 2. Incase of natural calamities, disruptions etc. the events/ information can be said to have occurred when the Company becomes aware of the information.
- 3. In matters which would depend on the stage of discussion, negotiation or approval, the events/informationcanbesaidtohaveoccurreduponreceiptofapprovalbytheBoardofDirectors or after receipt of approval of the Board of Directors and shareholders, as the case may be.

#### **❖** DISCLOSUREOFEVENTSAND/ORINFORMATION

- 1. Disclosureofeventsenumeratedinitemnumber4ofAnnexureBrelatingto"Outcomeofmeetings oftheBoardofDirectors"shallbemadewithinthirtyminutes oftheclosureoftheBoardMeeting at which such events were considered or discussed. The intimation of outcome of meeting of the Board of Director shall also contain the time of commencement and conclusion of the Meeting.
- 2. AllothereventsmentionedinAnnexureAandAnnexureBshallbedisclosedassoonasreasonably possibleas and not later thantwentyfour hours from the occurrence of event or information. The Company shall explain to the Stock Exchanges any delay in such disclosure beyond twenty four hours of the occurrence of the event or information.
- 3. The disclosure of events/information of price sensitive nature (such as decision on declaration of dividend) shallbe madeonreceipt of approvalof the event bytheBoardof Directors pendingthe shareholder's approval.
- 4. The Company shall ensure that the updated disclosure with respect to the material event / information is made to the stock exchanges on a regular basis till such time the event/information is resolved / closed, with relevant explanation.
- 5. The Company shall also disclose all such events or information with respect to subsidiaries which are material for the company.

# **❖ AUTHORITYOFKEYMANAGERIAL PERSONNEL**

The Managing Director, the Chief Financial Officer and the Company Secretary (Authorized Persons) have been authorized to determine the materiality of an event or information and to make appropriate disclosure on a timely basis.

The Authorized Persons are also empowered to see kappropriate counsel or guidance, as and when necessary, from other internal or external stakeholders as they may deem fit.

The Authorized Persons will then ascertain the materiality of such event(s) or information based on the above guidelines. On completion of the assessment, the Authorized Persons shall make appropriate disclosure(s) to the Stock Exchange and on the website of the Company.

# \* POLICYREVIEW

This Policy is framed based on the provisions of the SEBI (Listing Obligations and Disclosure Requirements)Regulations, 2015asnotifiedonSeptember 2,2015. Incaseofanysubsequentamendments to the Regulations which make any of the provisions in the Policy inconsistent, the provisions of the Regulations shall prevail.

The Policy shall be reviewed by the Audit Committee and on recommendations shall be modified by the

Boardsoastoalignthesamewiththeamendments or toincorporatethechanges as maybefelt appropriate by the Audit Committee.

ThelistofeventsinAnnexures, as its tandstoday may be updated, from time to time, by authorised persons, to reflect any changes to the Regulations and the updated version be issued and published as necessary, without any requirement for approval from the Audit Committee or the Board

#### **\*** WEBSITE

The Policy shall be disclosed on the website of the Company. Further, the Company shall disclose on its website all such events or information which has been disclosed to Stock Exchange(s) under the Listing RegulationsandsuchdisclosuresshallbemadeavailableonthewebsiteoftheCompanyforaperiodoffive (5)yearsandthereafterasperthearchivalpolicyoftheCompany.

AftercompletionoftheminimumperiodoffiveyearsorsuchotherperiodasprescribedbytheRegulations and/or Securities Laws the events or information shall be archived by the Company for a further period of twoyears. Thereafter such events or information may ceased to be displayed on the website of the Company.

The Company shall also make disclosure of events / information as may be specified by the Securities and Exchange Board of India from to time.

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# **ANNEXUREA**

- 1. Commencement or any postponement in the date of commencement of commercial production or commercial operations of any unit/division.
- 2. Change in the general character or nature of business brought about by arrangements for strategic, technical,manufacturing,ormarketingtie-up,adoptionofnewline(s)ofbusiness,closureofoperations of any unit/division (entirety or piecemeal).
- 3. Capacityadditionorproduct launch.
- 4. Awarding, bagging/receiving, amendment or termination of awarded/bagged orders/contracts, not in the normal course of business.
- 5. Agreements (viz. loan agreement(s) (as a borrower) or any other agreement(s) which are binding and not in normal course of business) and revision(s) or amendment(s) or termination(s) thereof.
- 6. Disruption of operations of any one or moreunits or division of the Companydueto natural calamity (earthquake, flood, fire etc.), force majeure or events such as strikes, lockouts etc.
- 7. Effect(s)arising out of change in the regulatory framework applicable to the Company.
- 8. Litigation(s)/dispute(s)/regulatoryaction(s)withimpact.
- 9. Frauds/defaults,etc.bydirectors(otherthankeymanagerialpersonnel)oremployeesoftheCompany.
- 10. Optionstopurchasesecurities including any ESOP / ESPSS cheme.
- 11. Givingofguarantees orindemnityorbecomingasuretyforanythirdparty.
- 12. Granting, withdrawal, surrender, cancellation or suspension of keylicenses or regulatory approvals.
- 13. Anyotherinformation/eventviz.majordevelopmentthatislikelytoaffectthebusinesse.g.emergence of new technologies, expiry of patents, any change of accounting policy that may have a significant impact on the accounts, etc. and brief details thereof and any other information which is exclusively knowntotheCompanywhichmaybenecessarytoenablesecuritiesholdersoftheCompanytoappraise its position and to avoid the establishment of a false market in the securities of the Company.
- 14. OccurrenceofanyeventoravailabilityofinformationwhichisnotspecifiedpursuanttotheRegulation 30 of the Listing Regulations, but which may have material effect on the Company.

#### ANNEXUREB

1. Acquisition(s) (including agreement to acquire), Scheme of Arrangement (amalgamation/ merger/demerger/restructuring), or sale or disposal of any unit(s), division(s) or subsidiary of the listed entity or any other restructuring.

Explanation.-Forthepurposeofthissub-para, the word 'acquisition's hallmean,-

- (i) acquiringcontrol, whether directly or indirectly; or,
- (ii) acquiringoragreeingtoacquiresharesorvotingrightsin,acompany,whetherdirectlyorindirectly, such that
  - (a) the listed entity holds shares or votingrights aggregatingtofiveper cent ormore of theshares or voting rights in the said company, or;
  - (b) therehasbeen a change inholding from the last disclosure made under sub-clause (a) of clause
  - (ii)oftheExplanationtothissub-paraandsuchchangeexceedstwopercentofthetotalshareholding or voting rights in the said company.
- 2. Issuanceorforfeitureofsecurities, splitorconsolidation of shares, buyback of securities, any restriction on transferability of securities or alteration in terms or structure of existing securities including forfeiture, reissue of forfeited securities, alteration of calls, redemption of securities etc.
- 3. RevisioninRating(s).
- 4. Outcome of Meetings of the board of directors: The listed entity shall disclose to the Exchange(s), within 30 minutes of the closure of the meeting, held to consider the following:
  - a) dividends and/or cash bonuses recommended or declared or the decision to pass any dividend and the date on which dividend shall be paid/dispatched;
  - b) any cancellation of dividend with reasons thereof;
  - c) the decision on buy back of securities;
  - d) the decision with respect to fundraising proposed to be undertaken
  - e) increase in capital by issue of bonus shares through 72 capitalization including the date on which such bonus shares shall be credited/dispatched;
  - f) reissueofforfeitedsharesor securities, or theissueofsharesor securities heldinreservefor futureissue or thecreationinanyformor manner of newshares or securities or anyother rights, privileges or benefits to subscribe to;
  - g) shortparticularsofanyotheralterationsofcapital,includingcalls;
  - h) financial results;
  - i) decisiononvoluntarydelistingbythelisted entityfromstock exchange(s).

Provided that in case of board meetings being held for more than one day, the financial results shall be disclosed within thirty minutes of end of the meeting for the day on which it has been considered.

- 5. Agreements(viz. shareholder agreement(s), jointventureagreement(s), familysettlementagreement(s)(to the extent that it impacts management and control of the listed entity), agreement(s)/treaty(ies)/contract(s) with media companies) which are binding and not innormal course of business, revision(s) or amendment(s) and termination(s) thereof.
- 6. Fraud/defaults by promoter or key managerial personnel or by listed entity or arrest of key managerial personnel or promoter.
- 7. Change in directors, key managerial personnel (Managing Director, Chief Executive Officer, Chief Financial Officer, Company Secretary etc.), Auditor and Compliance Officer.

- (7A)Incaseofresignationoftheauditor ofthelistedentity, detailedreasonsforresignationofauditor, as given by the said auditor, shall be disclosed to the stock exchanges as soon as possible but not later than twenty four hours of receipt of such reasons from the auditor.
- (7B) Resignation of independent director including reasons for resignation: In case of resignation of an independent director of the listed entity, within seven days from the date of resignation, the following disclosures shall be made to the stock exchanges by the listed entities:
- i. The letter of resignation along with detailed reasons for the resignation as given by the said director.
- (ia). Names of listed entities in which the resigning director holds directorships, indicating the category of directorship and membership of board committees, if any.
- ii. Theindependentdirector shall, alongwiththedetailedreasons, alsoprovidea confirmationthatthere is no other material reasons other than those provided.
- iii. The confirmation as provided by the independent director above shall also be disclosed by the listedentities to the stock exchanges along with the disclosures as specified in sub-clause.
- 8. Appointmentordiscontinuation of sharetransfer agent.
- 9. Resolution plan/ Restructuring in relation to loans/borrowings from banks/financial institutions including the following details:
- (i) Decisiontoinitiateresolutionofloans/borrowings;
- (ii) SigningofInter-CreditorsAgreement(ICA)bylenders;
- (iii) FinalizationofResolutionPlan;
- (iv) ImplementationofResolutionPlan;
- (v) Salient features, not involving commercial secrets, of the resolution/restructuring planas decided by lenders.
- 10. Onetimesettlementwithabank.
- 11. ReferencetoBIFRandwinding-up petitionfiledbyanyparty/creditors.
- 12. IssuanceofNotices, callletters, resolutions and circulars sent to shareholders, debenture holders or cany class of them or advertised in the media by the listed entity.
- 13. ProceedingsofAnnualandextraordinarygeneralmeetingsofthelistedentity.
- 14. Amendmentstomemorandumandarticlesofassociationoflistedentity, inbrief.
- 15. (a) Schedule of analysts or institutional investors meet and presentations made by the listed entity to analysts or institutional investors.

Explanation: For the purpose of this clause 'meet' shall mean group meetings or group conference calls conducted physically or through digital means.

- (b) Audio or video recordings and transcripts of post earnings/quarterly calls, by whatever name called, conducted physically or through digital means, simultaneously with submission to the recognized stock exchange(s), in the following manner:
- (i) the presentation and the audio/video recordings shall be promptly made available on the website and in any case, before the next trading day or within twenty-four hours from the conclusion of such calls, whichever is earlier;
- (ii) thetranscriptsofsuchcallsshallbemadeavailableonthewebsitewithinfiveworkingdaysoftheconclusion of such calls:
- 16. The following events in relation to the corporate in solven cyresolution process (CIRP) of a listed corporate debtor under the Insolvency Code:
- a) Filingofapplicationbythecorporateapplicantforinitiation of CIRP, also specifying the amount of default;
- b) FilingofapplicationbyfinancialcreditorsforinitiationofCIRPagainstthecorporatedebtor, also specifying amount of default;

- c) Admission of application by the Tribunal, along with amount of default or rejection or withdrawal, as applicable;
- d) Publicannouncementmadepursuanttoorder passedbytheTribunalundersection13ofInsolvencyCode;
- e) List of creditors as required to be displayed by the corporate debtor under regulation 13(2)(c) of the IBBI(Insolvency Resolution Process for Corporate Persons) Regulations, 2016;
- f) Appointment/ReplacementoftheResolutionProfessional;
- g) Priororpost-factointimationofthemeetingsofCommitteeofCreditors;
- h) Brief particulars of invitation of resolution plans under section 25(2)(h) of Insolvency Code in the Form specified under regulation 36A(5) of the IBBI (Insolvency Resolution Process for Corporate Persons) Regulations, 2016;
- i) NumberofresolutionplansreceivedbyResolutionProfessional;
- j) Filingofresolutionplanwiththe Tribunal;
- k) Approvalofresolutionplanbythe Tribunalorrejection, if applicable;
- l) SpecificfeaturesanddetailsoftheresolutionplanasapprovedbytheAdjudicatingAuthorityunderthe Insolvency Code, not involving commercial secrets, including details such as:
- (i) PreandPostnet-worthofthecompany;
- (ii) DetailsofassetsofthecompanypostCIRP;
- (iii) Detailsofsecuritiescontinuing to be imposed on the companies' assets;
- (iv) Othermaterialliabilitiesimposedonthecompany;
- (v) Detailed preand post shareholding pattern assuming 100% conversion of convertible securities;
- (vi) Detailsoffundsinfusedinthecompany, creditors paid-off;
- (vii) Additionalliabilityontheincominginvestorsduetothetransaction, sourceofsuchfundingetc.;
- (viii) Impactontheinvestor-revisedP/E,RONWratiosetc.;
- (ix) Names ofthenewpromoters, key managerialpersonnel, ifanyandtheir past experienceinthebusiness or employment. In case where promoters are companies, history of such company and names of natural persons in control;
- (x) Briefdescription of business strategy.]
- m) Anyothermaterialinformationnotinvolvingcommercialsecrets.}
- n) Proposedstepstobetakenbytheincominginvestor/acquirerforachievingtheMPS;
- o) Quarterly disclosure of the status of a chieving the MPS;
- p) Thedetailsastothedelistingplans, if any approved in the resolution plan.
- 17. InitiationofForensicaudit:Incaseofinitiationofforensicaudit, (bywhatever namecalled), thefollowing disclosures shall be made to the stock exchanges by listed entities:
- a) The fact of initiation of forensic audit along-with name of entity initiating the audit and reasons for the same, if available;
- b) Final forensic audit report (other than for forensic audit initiated by regulatory / enforcement agencies) on receipt by the listed entity along with comments of the management, if any.