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

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POLICYONIDENTIFICATIONOFMATERIALCREDITORSAND MATERIALLITIGATIONS

#### A. INTRODUCTION

This Policy has been formulated to define the materiality for identification of outstanding material litigation and outstanding dues to material creditors in respect of *Jainarain Fabtech Limited(formerlyknownas"Jainarain FabtechPrivateLimited")* (the "Company")and its Directors, pursuant to the disclosure requirements under Schedule VI of Securities andExchange Board of India (Issue of Capital and Disclosure Requirements)Regulations, 2018, as may be amended from timeto time ("SEBI ICDRRegulations").

#### B. APPLICABILITYANDOBJECTIVE

This policy shall be called the 'Policy on Identification of Material Creditors and Material Litigations' ("Materiality Policy").

The Board of Directors of the Company ("Board") at their meeting held on 15<sup>th</sup> January 2024 discussed and approved this Materiality Policy. This Materiality Policy shall be effective from the date of approval of this Materiality Policy by the Board.

The Company has adopted this Materiality Policy for the identification and determinationof: (i) materialcreditors; and (ii) material litigations pursuant to the provisions of SEBI ICDR Regulations, details of which shall be disclosed in the offer documents. In this Materiality Policy, the term"Issue Documents" shall mean the Draft Prospectus and the Prospectus to be filed by the Company in connection with the proposed initial public offering of its equity shares with the Securities and Exchange Board of India, Registrar of Companies, Delhi("RoC") and stockexchange where the equityshares of the Company are proposed to be listed, as applicable.

All other capitalized terms not specifically defined in this Materiality Policy shall have the same meanings ascribed to such terms in the Issue Documents. In this Materiality Policy, unless the context otherwise requires:

- (i) Wordsdenotingthesingularshallincludethepluralandviceversa;
- (ii) References to the words "include" or "including" shall be construed without limitation.

# C. POLICY PERTAININGTO THE IDENTIFICATIONOF MATERIAL CREDITORS AND MATERIAL LITIGATIONS

The Materiality Policy with respect to the identification of the material creditors and material litigation shall be as follows:

#### **IdentificationofMaterialCreditors**

Requirement:

Aspertherequirements of SEBIICDRR egulations, the Company shall make relevant disclosures in the Issue Documents for outstanding dues to creditors

(i) Based on the policy on materialitydefined by the Board ofDirectorsof the Company and as disclosed in the Issue Document, disclosure for such creditors which include the consolidated number of creditors and theaggregateamountinvolved;

- (ii) Consolidated information on outstanding dues to micro, small and medium enterprises and other creditors, separately giving details ofthe number of cases and the amount involved; and
- (iii) Complete details about outstanding over dues to material creditors along with the name and amount involved for each such material creditor shall be disclosed on the website of the Company with a web link thereto in the Issue Documents.

#### **Policyonmateriality:**

For identification of material creditors, in terms of point (i) above, a creditor of the Company shall be considered to be material for the purpose of disclosure in the Issue Documents, if amounts due to such creditors exceed 5% of the total consolidated trade payable of the Company as per the latest restated financial statements of the Company, as disclosed in the Issue Documents.

DisclosuresintheIssueDocumentsregardingmaterialcreditors

- (i) For creditors identified as 'material' based on the abovementioned Policy, informationonoutstanding duesto such material creditorsshall be disclosed in the Issue Documents along withthe details ofthe material creditors, which include the consolidated number of creditors and amount involved on an aggregate basis, as of the date of the latest restated financial statements included in the Issue Documents.
- (ii) For outstanding dues to micro, small and medium enterprises ("MSMEs"), the disclosure will be based on information available with the Companyregarding the statusofthe creditors as MSMEs as defined under Section 2 of the Micro, Small and MediumEnterprisesDevelopment Act,2006,asamended, ashas been relied upon by the statutory auditors in preparing their audit report. Information for such identified MSMEs creditors shall be provided in the Issue Documents in the following manner:
  - aggregateamountsduetosuchMSMEcreditors; and
  - aggregate number of such MSME creditors as of the date of the latest restated financial statements included in the Issue Document.
- (iii) Complete details about outstanding over dues to the material creditorsalongwiththe nameandamount involved for each such material creditor shall be disclosed on the website of our Company with a web link in the Issue Documents.

The Company shall make relevant disclosures before the Audit Committee/ Board of Directors as required by applicable law from time to time.

#### **IdentificationofMaterialLitigation**

### Requirement:

As per the requirements of SEBI ICDR Regulations, the Companyshalldiscloseallthe litigationinvolvingthe Company, its material subsidiaries, Promoters, and Directors of the Company related to:

- (i) Allcriminalproceedings;
- (ii) Allactions by statutory/regulatory authorities;
- (iii) Claims related to direct and indirect taxes, in aconsolidated manner giving details of the number of cases and total amount; and
- (iv) Othermaterial pendinglitigations- asperpolicy of materiality defined by the Board and disclosed in the Issue Documents.

Additionally, in terms of the SEBI ICDR Regulations, the Company is required to disclose any outstanding litigation involving the Group Companies, which may have a material impact on the Company. Forthe purposes of determining the outstanding litigation involving the Group Companies, which may have a material impact on the Company, the criteria specified under "Policy on materiality" herein below shall apply.

#### Policyonmateriality:

For the purpose of point number (iv) above, any other pending litigation involving the Company, Subsidiaries, Promoters and its Directors and shall be considered "material" for the purpose of disclosure in the Issue Documents if:

- (i) the monetary amount of the claim made by or against the Company, its subsidiaries, Promoters, Directors in anysuchpending litigation is equaltoor inexcess of 2% of the Profit after tax of the Company as per the last restated financial statements of the Company for a complete financial year, as included in the Issue Documents; or
- (ii) where the decision in one case is likely to affect the decision in similar cases, eventhoughthe amount involved in individual litigation does not exceed the amount determined as per clause
  - (a) above, and the amount involved in all of such cases taken together exceeds the amount determined as perclause (i) above; and
- (iii) any such litigation which does not meet the criteria set out in (a) above and an adverse outcome in which would materially and adversely affect the operations or financial position of the Company.

#### D. AMENDMENT

The Executive Chairman of the Company in consultation with the Board of Directors shall have the power to amend any of the provisions of this Materiality Policy, substitute any of the provisions with a new provision or replace this MaterialityPolicy entirely with a new Policy. This Materiality Policy shall be subject to review/changes as may be deemed necessary and in accordance with regulatory amendments from time to time