JAINARAIN FABTECH LIMITED

(FORMERLYKNOWNAS"JAINARAIN FABTECH PRIVATELIMITED")

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RELATEDPARTYTRANSACTIONPOLICY

SCOPEANDPURPOSEOFTHE POLICY

Relatedpartytransactionscanpresentapotentialoractualconflictofinterestwhichmaybeagainst the best interest of the company and its shareholders. Considering the requirements for approval of related party transactions as prescribed under the Companies Act, 2013 ("Act") read with the Rules framed there under and Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements)

Regulations, 2015,

JainarainFabtechLimited(formerlyknownas"JainarainFabtechPrivateLimited")

("theCompany")has formulated guidelines for identification of related parties and the proper conduct and documentation of all related party transactions.

Also,Regulation23(1)oftheSEBIListingRegulationsrequiresthecompanytoformulateapolicy on materiality of related party transactions and dealing with related party transactions.

In the light of the above, the Company has framed this Policy on Related Party Transactions ("Policy"). This Policy has been adopted by the Board of Directors of the Company based on recommendations of the Audit Committee. Going forward, the Audit Committee willreview and amend the Policy, as and when required, subject to adoption by the Board.

*** OBJECTIVEOFTHE POLICY**

Related party transactions have been one of the major areas of focus for corporate governance reforms being initiated in India. The changes introduced in the corporate governance norms through Section 188 of the Companies Act, 2013, as amended and the rules framed thereunder ("Companies Act") and Regulation 23 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulations") requirethecompanies to have enhanced transparency and due process for approval of the related party transactions. Pursuant thereto, Section 188 of the Companies Act and Regulation 23 of the SEBI Listing Regulations require the Company to formulate a policy on materiality of related party transactions and also on dealing with related party transactions.

Accordingly, the board of directors ("Board") of the Company has adopted the following policy with regard to related partytransactions. The Audit Committee of the Company will review this policy on an annual basis and propose any modifications to the Board for approval.

The Audit Committee will review and amend this Policy from time to time. The Board will review this Policy at least once in three (3) years.

DEFINITIONS

- "Act" meansthe Companies Act, 2013.
- "Regulation23" meansthe Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- "Arm'sLengthTransaction" meansatransactionbetweentwo relatedparties that is conducted as if they were unrelated, so that there is no conflict of interest.
- "Ordinary course ofbusiness" means the usualtransactions, customs and practices undertaken by the Companyto conduct its business operations and activities and includes all such activities whichthecompanycanundertakeasperMemorandum&ArticlesofAssociation. TheBoardand Audit Committee may lay down the principles for determining ordinary course of business in accordance with the statutory requirements and other industry practices and guidelines.
- "Relative" with reference to a Director or KMP means persons as defined in Section 2 (77) of the Act and rules prescribed there under.
- "Related Party" have the meaning as defined in Section 2(76) of Companies Act, 2013 and Regulation2(1)(zb)oftheSecuritiesandExchangeBoardofIndia(ListingObligationsAnd

DisclosureRequirements)Regulations,2015.

- "Related Party Transaction" have the meaning as defined under Regulation 2(1)(zc) of the Securities and Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015 as means transfer of resources, services or obligations between:
- (i) a listed entity or any of its subsidiaries on one hand and a related party of the listed entity or any of its subsidiaries on the other hand; or
- (ii) alistedentityoranyofitssubsidiariesononehand, and anyother personorentity on the other hand, the purpose and effect of which is to benefit a related partyof the listed entity or anyof its subsidiaries, with effect from April 1, 2023;

regardlessofwhetherapriceischargedanda"transaction"witharelatedpartyshallbeconstrued to include a single transaction or a group of transactions in a contract:

Provided that the following shall not be a related party transaction:

- (a) the issue of specified securities on a preferential basis, subject to compliance of the requirements under the Securities and Exchange Boardof India (Issue of Capitaland Disclosure Requirements) Regulations, 2018;
- (b) the following corporate actions by the listed entitywhich are uniformly applicable/offered to all shareholders in proportion to their shareholding:
- i. paymentofdividend;
- ii. subdivisionor consolidationofsecurities;
- iii. issuanceofsecuritiesbywayofa rightsissue ora bonusissue;and
- iv. buy-back ofsecurities.
- (c) acceptanceoffixeddepositsbybanks/Non-BankingFinanceCompaniesatthetermsuniformly applicable/offered to all shareholders/public, subject to disclosure of the same along with the disclosureofrelatedpartytransactionseverysixmonthstothestockexchange(s),intheformatas specified by the Board:

Provided further that thisdefinitionshallnotbeapplicablefortheunitsissuedbymutual funds which are listed on a recognised stock exchange(s).

- "Material Related Party Transaction" means a transaction with a Related Party if the transaction / transactions to be entered into individually or taken together with previous transactionsduringafinancialyear, exceeds INR1,000 Croresor 10% of the annual consolidated turnover of the Companyas per the last audited financial statements of the Company, whichever is lower.
- "Key Managerial Personnel" or "KMP" shall have the meaning as defined in the Companies Act 2013.

Anyothertermnotdefinedhereinshallhavethesame meaningasdefined intheCompaniesAct, 2013, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 or any other applicable law or regulation.

❖ INTERPRETATION

1. Anywordsused inthisPolicybut not defined hereinshallhavethesame meaningprescribed toitintheCompaniesAct,theSecuritiesandExchangeBoardofIndiaAct,1992,asamended, or rules and regulations made thereunder including the SEBI Listing Regulations, the applicable accounting standards or any other relevant legislation/law applicable to the Company.

- 2. The reference to the masculine gender in the Policyshall be deemed to include a reference to feminine gender.
- 3. Incaseofanydisputeor differenceuponthe meaning/interpretationofanywordor provision inthispolicy,thesameshallbereferredtotheAudit CommitteeandthedecisionoftheAudit Committeeshallbe final.Ininterpretingsuchterm/provision,theAudit Committee mayseek the help of any of the officers of the Companyor an external expert as it deems fit.

MATERIALITYTHRESHOLDS

Regulation 23 of the SEBI Listing Regulations requires a company to provide materiality thresholds for transactions beyond whichapprovalofthe shareholders throughresolutionwillbe required and the related parties shall abstain from voting on such resolutions whether the entity is a related party to the particular transaction or not. In accordance with the SEBI Listing Regulations, a transaction shall be considered as material related party transaction if the transaction / transactions to be entered into individually or taken together with previous transactions during a financial year, exceeds INR1,000 Croresor 10% of the annual consolidated turnover of the Company as per the last audited financial statements of the Company, whichever is lower.

❖ MANNEROFDEALINGWITHRELATEDPARTY TRANSACTION

1.1 <u>Disclosureby Directors</u>

Every director shall at the beginning of the financial year provide information by way of written noticetotheCompanyregardinghisconcernorinterestintheentitywithspecificconcerntoparties which may be considered as Related Partywith respect to the Company and shall also provide the list of relatives which are regarded as Related Party as per this Policy.

Directorsarealso requiredtoprovidethe informationregardingtheirengagement withotherentity during the financial year which may be regarded as related partyaccording to this Policy.

1.2 **IdentificationofRelated Parties**

The Company has formulated guidelines foridentification and updating the list of related parties as prescribed under Section 2(76) of the Act read with the Rules framed there under and Regulation 2(1) (zb) of the SEBI Listing Regulations.

1.3 Identification of Related Party Transactions

The Company has formulated guidelines for identification of related party transactions in accordancewithSection188oftheActandRegulation2(1)(zc)oftheSEBIListingRegulations. The Company has also formulated guidelines for determining whether the transaction is in the ordinarycourseofbusinessandatarm'slengthbasisandforthispurpose,theCompanywillseek external expert opinion, if necessary.

1.4 **PROCEDUREFORAPPROVALOFRELATEDPARTYTRANSACTION**

1.4.1 ApprovaloftheAuditCommittee

- A Allrelated partytransactions and subsequent material modifications require prior approval of the Audit Committee. However, the Company may obtain omnibus approval from the Audit Committee for such transactions, subject to compliances with the following conditions:
 - a. The Audit Committee shall, after obtaining approval of the Boardof Directors, specify the criteria for granting the omnibus approval in line withthe Policyand suchapproval which shall include the following namely:
 - i. Maximumamountofthetransaction,inaggregate, which can be allowed under the

- omnibusroute inayear;
- ii. Themaximumvaluepertransactionwhichcanbeallowed;
- iii. extent and manner of disclosures to be made to the audit committee at the time of seeking omnibus approval
- iv. review, at such intervals as the Audit Committee may deem fit, related party transaction entered into by the company pursuant to each omnibus approval made;
- $v. \quad transactions which cannot be subject to the omnibus approval by the Audit Committee \\$
- b. The Audit Committee shall consider the following factors while specifying the criteria for making omnibus approval, viz:
 - i. repetitivenessofthetransactions(inpastorin future);
 - ii. justification for the need of omnibus approval
- c. The Audit Committee shallsatisfy itself regarding the need for such omnibus approval for transactions of repetitive nature and that such approval is in the interest of the company;
- d. The omnibus approvalshallprovide details of(i) the name/s of the related party, nature of transaction, period of transaction, maximum aggregated value of the particular type of transaction that can be entered into,(ii) basis of arriving at the indicative base price / current contracted price and the formula for variation in the price if any and (iii) such other conditions as the Audit Committee may deem fit.
 - Provided that where the need for related party transactions cannot be foreseen and aforesaid details are not available, Audit Committee may grant omnibus approval for such transactions subject to their value not exceeding rupees one crore per transaction.
- e. The Audit Committee shall review, at least on a quarterly basis, the aggregated value and other details of related party transactions transacted into by the company pursuant to the omnibus approval given;
- f. Suchomnibusapprovalshallbe valid for aperiodnot exceeding one financialyear and shall require fresh approval after expiry of such financial year.
- g. Omnibusapprovalshallnotbemadefortransactionsinrespectofsellingordisposingof the undertaking of the company.
- h. Anyother conditionsastheAuditCommitteemaydeemfit.
- **B.** IncompliancetotheapprovaloftheBoardofDirectors,theAudit CommitteeoftheCompany has specified following criteria for granting omnibus approval:
 - a. Themaximumvalueofthetransactions, inaggregate, which can be allowed under omnibus route in a year will be not exceeding Rupees One Crore per transaction.
 - b. The maximum value per transaction which can be approved under omnibus route will be thesameasperthematerialitythresholdasdefinedinClause[4]oftheMaterialityPolicy.
 - c. While assessing a proposal put up before the Audit Committee / Board for approval, the Audit Committee / Board may review the following documents / seek the following informationfromthemanagementinordertodetermineifthetransactionisintheordinary course of business and at arm's length or not:
 - i. Nature of the transaction i.e. details of goods or property to be acquired / transferred or services to be rendered / availed (including transfer of resources) including description of functions to be performed, risks to be assumed and assets to be

- employedundertheproposedtransaction;
- ii. Keyterms(suchaspriceandothercommercialtermscontemplatedunderthearrangement) of the proposed transaction, including value and quantum;
- iii. Keycovenants(non-commercial)asperthedraftoftheproposedagreement/contract to be entered into for such transaction;
- iv. Specialterms covered /to be covered inseparate lettersor undertakings or anyother special or sub arrangement forming part of a composite transaction;
- v. Benchmarkinginformationthatmayhaveabearingonthearm'slengthbasisanalysis, such as:
 - 1. marketanalysis,researchreport,industrytrends,businessstrategies,financial forecasts, etc.;
 - 2. third party comparable, valuation reports, price publications including stock exchange and commodity market quotations;
 - 3. managementassessment of pricing terms and business justification for the proposed transaction;
 - 4. comparative analysis, if any, of other such transaction entered into by the company
- d. TheAudit Committeeshallreview,atleastonaquarterlybasis, thedetailsofrelatedparty transactions entered by the company pursuant to each omnibus approval given
- e. Transaction of following nature will not be subject to the omnibus approval of the Audit Committee:
 - 1. Transactionswhicharenotatarm's lengthor not intheordinary course of business
 - 2. Transactionswhicharenotrepetitivein nature
 - 3. TransactionsexceedingmaterialitythresholdsaslaiddowninClause[4]ofthe Materiality Policy.
 - 4. Transactions inrespect of selling or disposing of the undertaking of the company
 - 5. Financial Transactions e.g. Loan to related parties, Inter Corporate Deposits, subscriptions to bond, debenture or preference shares issued by the related parties, corporate guarantee given/received from related parties
 - 6. AnyothertransactiontheAuditCommitteemaydeemnotfitforomnibusapproval.
- **C.** TheAuditCommitteeshallalsopre-approvearelatedpartytransactiontowhichthesubsidiary ofalistedentityisapartybutthelistedentityis nota party, shallrequireprior approvalofthe audit committee of the listed entity if the value of such transaction whether entered into individually or taken together with previous transactions during a financial year, exceeds ten per cent of the annual standalone turnover, as per the last audited financial statements of the subsidiary.

1.4.2 Approvalofthe BoardofDirectorsofthe Company

As per the provisions of Section 188 of the Act, all kinds of transactions specified under the said Section and which are not in the ordinary course of business or not a tarm's length basis, are placed before the Board for its approval.

In addition to the above, the following kinds of transactions with related parties are also placed before the Board for its approval:

- a) Transactions which may be in the ordinary course of business and at arm's length basis, but which are as per the policy determined by the Board from time to time (i.e. value threshold and/or other parameters) require Board approval in addition to Audit Committee approval;
- b) Transactions in respect of which the Audit Committee is unable to determine whether or not they are in the ordinary course of business and/or atarm's length basis and decides to refer the same to the Board for approval;
- c) Transactionswhichareintheordinarycourseofbusinessandatarm'slengthbasis, but which as per Audit Committee requires Board approval;
- d) Transactions meeting the materiality thresholds laid down in Clause [4] of the Policy, which are intended to be placed before the shareholders for approval.

1.4.3 ApprovaloftheShareholdersofthe Company

Allthetransactions withrelatedparties exceedingthematerialitythresholds, laiddown in Clause [4] of the Materiality Policy, are placed before the shareholders for approval.

Forthispurpose, allentities falling under the definition of related parties shall abstain from voting irrespective of whether the entity is a party to the particular transaction or not.

Inadditiontotheabove, allkinds of transactions specified under Section 1880 fthe Act which

(a)arenotatArm'sLengthornotintheordinarycourseofbusiness;and(b)exceedthethresholds laid down in Companies (Meetings of Board and its Powers) Rules, 2014 are placed before the shareholders for its approval.

However, therequirement of shareholders' approval shall not be applicable for transactions entered into between the company and its wholly owned subsidiary whose accounts are consolidated with the company and placed before the shareholders at the general meeting for approval.

***** DISCLOSURES

The Company shall disclose, in the Board's report, transactions prescribed in Section 188(1) of the Act with related parties, which are not in ordinary course of business or not at arm's length basis along with the justification for entering into such transaction.

In addition to the above, the Company shall also provide details of all related party transactions exceeding the materialitythreshold (laid down inClause[4] ofthe MaterialityPolicyabove) ona quarterly basis to the stock exchanges.

❖ RELATEDPARTYTRANSACTIONSNOTAPPROVEDUNDERTHISPOLICY

In the event the Company becomes aware of a transaction with a related party that has not been approved in accordance with this Policy prior to its consummation, the matter shall be reviewed by the Audit Committee. The Audit Committee shall consider all the relevant facts and circumstances regarding the related party transaction, and shall evaluate all options available to the Company, including ratification, revision or termination of the related partytransaction. The Audit Committee shall also examine the facts and circumstances pertaining to the failure of reportingsuchrelatedpartytransactiontotheAuditCommitteeunderthisPolicyandfailureofthe internal control systems, and shall take any such action it deems appropriate.

In any case, where the Audit Committee determines not to ratify a related party transaction that hasbeencommencedwithoutapproval,theAuditCommittee,asappropriate,maydirectadditional actions including, but not limited to, discontinuationofthetransactionor seeking the approvalof the shareholders, payment of compensation by the defaulting person (as may be decided by the AuditCommittee)totherelatedpartyortheCompanyasthecasemaybe,etc.Inconnectionwith

any review/approval of a related party transaction, the Audit Committee has authority to modify or waive any procedural requirements of this Policy.

* AMENDMENTS

Anychange inthePolicyshallbeapprovedbytheBoardofDirectorsoftheCompany. TheBoard of Directors shall have the right to withdraw and/or amend any part of this Policy or the entire Policy, at any time, as it deems fit, or from time to time, and the decision of the Board in this respect shall be final and binding. Any subsequent amendment/modification in the Act or the Listing Regulations and/or anyother laws in this regard shall automaticallyapply to this Policy.

REVIEWOFTHEPOLICY

The adequacy of this Policy shall be reviewed and reassessed by the Committee periodically and appropriate recommendations shall be made to the Board to update the Charter based on the changes that may be brought about due to any regulatory amendments or otherwise.

COMPLIANCERESPONSIBILITY

ComplianceofthisPolicyshallbetheresponsibilityoftheChiefFinanceOfficerandtheCompany Secretary of the Company who shall have the power to ask for any information or clarifications from the management in this regard.
