JAINARAIN FABTECH LIMITED

(FORMERLYKNOWNAS"JAINARAIN FABTECH PRIVATELIMITED")

REGISTEREDOFFICE:B-1 SHAMBHU NAGAR, BAGHPAT ROAD, MEERUT, 250002, UTTAR PRADESH, INDIA

TELEPHONENO.:+919557068585 EMAILID:compliance@jnfabtech.in WEBSITE: https://jnfabtech.in/

VIGILMECHANISM&WHISTLEBLOWERPOLICY

PREAMBLE

JainarainFabtechLimited(formerlyknownas"JainarainFabtechPrivateLimited")

("Company") believes intheconductofthe affairs of its business and operations in a fair and transparent manner by adopting highest standards of professionalism, honesty, integrity and ethical behavior.

The Section 177 of Companies Act, 2013 read with rules made thereunder and Regulation 4(2)(d)(iv) of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 ("SEBI Listing Regulations 2015") says that, every listed company and such other classes of companies to establish a vigil mechanism ("Whistle Blower Policy") for directors and employees to report to the management instances of unethical behavior, actual or suspected fraud or violation of the Company's code of conduct or ethics policy, without any fear of retaliation.

The vigil mechanism is required to provide adequate safeguards against victimization of personswhousesuchmechanisms and also to ensure direct access to the Chairman of the Audit Committee in appropriate or exceptional cases.

The vigil mechanism not only helps to detect fraud in organizations, but is also used as a corporate governance tool, which prevents and deters fraudulent activity.

The policy neither releases directors and employees from their duty of confidentiality in the course oftheir work, nor is it a route for taking up a grievance about a personal situation.

The Policy shall come into force with effect from the date of listing of the equity shares of JainarainFabtechLimited(formerlyknownas"JainarainFabtechPrivateLimited") onEMERGEPlatformofNSE Limited("NSEEMERGE").

* POLICY

ThisPolicyisfortheDirectorsandtheEmployees(asdefinedhereinafter).

The Policy has been drawn up so that the Directors and Employees can be confident about raising a concern. The areas of concern covered by this Policy are summarized in paragraph V below.

DEFINITIONS:

The definitions of some of the keyterms used in this Policy are given below:

- "Director" means any person who has been appointed as a director on the board of the Company, whether whole-time, additional or otherwise.
- "Audit Committee" means the Audit Committeeconstituted by the Board of Directors of the Company in accordance with Section 177 of the Companies Act, 2013 and rules made thereunder read with Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.
- "CodeofConduct" means the CodeofConduct & Ethics for Directors & Senior Management Personnel.
- "Disciplinary Action" means any action that can be taken on the completion of /during the investigation proceedings including but not limiting to a warning, imposition of fine, suspensionfromofficial duties or any such action as is deemed to be fit considering the gravity of the matter.
- "Employee" means every employee of the Company (including full-time, part time, outsourced, temporary, permanent, probationary, trainee, retainer and on contract personnel,

whether working in India or abroad) including the Directors in the employment of the Company.

- "Investigators" or "Whistle Officer" mean those persons authorized, appointed/ consulted or approached by the Audit Committee and includes the Auditors of the Company and the Police.
- "Ombudsperson" will be an authorized person for the purpose of receiving all complaints underthis Policyandensuring appropriate action. In the first instance, the Boardrecognize the Chairman of Audit Committee as Ombudsperson.
- "Protected Disclosure" means any communication made in good faithby the whistle blower that discloses or demonstrates information that may evidence unethical or improper activity.
- "Reportable Matter" or "Alleged Misconduct" means unethical behavior, actual or suspected fraud, violation of law, breach of Company's Code of Conduct, Company Policies and Guidelines.
- **"Subject"** meansapersonagainstorinrelationtowhomaProtectedDisclosurehasbeenmade evidence gathered during the course of an investigation.
- "Whistle Blower" means an employee or director making a Protected Disclosure under this Policy.
- "VigilanceOfficer"/"VigilanceCommittee" means an officer or Committee of persons who is nominated/appointed to receive protected disclosures from whistle blowers, maintaining records thereof, placing the same before the Audit Committee for its disposal and informing the Whistle Blower the result thereof.

Any other term not defined herein shall have the same meaning as ascribed to it under the Companies Act, 2013, SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 ("Listing Regulations") or any other relevant regulation / legislation applicable to the Company.

*** THEGUIDING PRINCIPLES**

ToensurethatthisPolicyisadheredto,andtoassurethattheconcernwillbeactedupon seriously, the Company will:

- (a) EnsurethattheWhistleBlowerand/orthepersonprocessingtheProtectedDisclosureisnot victimized for doing so;
- (b) Treatvictimizationasaseriousmatterincludinginitiating disciplinary action on such person/(s), if any;
- (c) EnsurecompleteconfidentialityofallEmployees/person(s)involvedintheprocesses provided in this Policy;
- (d) Not/notattempttoconcealevidenceoftheProtected Disclosure;
- (e) Takedisciplinaryaction, if anyone destroys or conceals evidence of the Protected Disclosure made/to be made; and
- (f) Provideanopportunity of beingheard to the persons involved especially to the Subject.

COVERAGEOF POLICY

AWhistleblower cancomplainaboutthe following issuesunderthisPolicy. The list of issues classified under "Reportable Matter" or "Alleged Misconduct" is indicative and is not all inclusive.

Allegedmisconductmayinclude, but is not limited to the following:

- > Forgery, falsification or alteration of documents;
- ➤ AbuseofAuthority or fraud,anactofdiscriminationorsexualharassment;
- ➤ Negligencecausingsubstantialandspecificdangertopublichealthandsafety;
- Unauthorizedalterationormanipulationofcomputerfiles/data;
- > Fraudulentreporting, will ful material misrepresentation;
- Misappropriation/misuseofcompany'sresources;
- > Improperuse of authority for personal gains;
- Unauthorized release of proprietary/confidential information;
- > Financialirregularities, including fraud, or suspected fraud;
- ➤ Breachofcontract;
- Theftofcash:
- BreachofCompany'sCodeofConduct;
- Possibleaccountingorfinancial reporting violations, insider trading, bribery;
- UnofficialuseofCompany'sproperty/humanassets;
- > Criminaloffence;
- ➤ Givingand/ oraccepting, bribes, expensive gifts, directlyor indirectlyfrombusiness connections including clients, patients, vendors/suppliers and contractors in contravention of Code of Conduct policy;
- > Deliberateviolationoflaw/regulation; and
- Anyotherunethical, biased, favored, imprudentaction.

Policy should not be used in place of the Company grievance procedures or be a route for raising malicious or unfounded allegations against colleagues.

Theabove listisillustrativeandshouldnotbeconsideredasexhaustive.

***** APPLICABILITY:

Allemployees/directorsoftheCompanyareeligibletomakeProtectedDisclosuresunderthe policy in relation to matters concerning the Company.

* PROTECTIONFORWHISTLEBLOWERS

- 1. Ifa Whistle-blower raises concernunderthis policy, he / she willnot be under anyrisk of suffering any form of retaliation. The Company is committed to protecting the Whistleblower from any form of retaliation or adverse action due to disclosure by them. Whistleblower will not be under risk of losing his / her job or suffer loss in manner like transfer, demotion, refusal of promotion.
- 2. The identity of the Whistleblowershall be kept confidential.
- 3. Anyother employee assisting in the said investigation shallalso be protected to the same extent as the Whistleblower
- 4. Theprotectionisgiven, provided that:
 - 4.1. The disclosure is made in the good faith;
 - 4.2. Whistleblower believes that information and allegations contained in it are substantially true; and

4.3. Whistleblowerisnotactingforpersonalgain.

***** DISQUALIFICATION

- 1. While it will be ensured that genuine Whistle Blowers are accorded complete protection from any kindofun fair treatment as here in setout, any abuse of this protection will warrant disciplinary action.
- 2. ProtectionunderthisPolicywouldnotmeanprotectionfromdisciplinaryactionarisingout offalse orbogusallegations made by Whistle Blowerknowing it to be false orbogusor with a mala fide intention.
- 3. Whistle Blowers, who make any Protected Disclosures, which have been subsequently found to be mala fide or malicious or Whistle Blowers who make 3 or more Protected Disclosures, which have been subsequently found to be frivolous, baseless or reported otherwise than in good faith, will be disqualified from reporting further Protected Disclosures under this Policy.

* REPORTINGMECHANISM

- 1. Employeesmayraise"ReportableMatter"or"AllegedMisconduct"within30(thirty)days after becoming aware of the same to the Audit Committee.
- $2. \ \ The "Reportable Matter" or Alleged Misconduct" is reported in detail to Audit Committee.$
- 3. Employees have a right to make a Protected Disclosure directly to the Chairman of the Audit Committee by writing a letter / email marked as Private and Confidential and addressed to the Chairman of the Audit committee.

PROCESSOFINOUIRY/INVESTIGATION:

- 1. Employees can make Protected Disclosure to Ombudsperson, as soon as possible but not later than thirty (30) consecutive days after becoming aware of the same.
- 2. WhistleBlowermustputhis/hernametoallegations.Concernsexpressedanonymously WILLNOTBE investigated.
- 3. Ifinitialenquiries by the Ombudsperson indicate that the concernhas no basis, or it is not amatter to be investigation pursued under this Policy, it may be dismissed at this stage and the decision will be documented.
- 4. Where initialenquiries indicatethat further investigation is necessary, this will be carried througheither bytheOmbudspersonalone, orbya WhistleOfficer/Committeenominated by the Ombudsperson for this purpose.
- 5. The investigation would be conducted in a fair manner, as a neutral fact-finding process and without presumption of guilt. A written report of the findings would be made.
- 6. Nameofthe Whistle Blowershall not be disclosed to the Whistle Officer/Committee.
- 7. TheOmbudsperson/WhistleOfficer/Committeeshall:
 - 7.1. Makeadetailed writtenrecordoftheProtectedDisclosure.Therecordwillinclude:
 - 7.1.1. Factsofthematter;
 - 7.1.2. WhetherthesameProtectedDisclosurewasraisedpreviouslybyanyone,andif so, the outcome thereof;
 - 7.1.3. Whether any Protected Disclosure was raised previously against the same subject;

- 7.1.4. The financial / otherwise loss which has been incurred / would have been incurred by the Company;
- 7.1.5. FindingsofOmbudsperson/WhistleOfficer/Committee; and
- 7.1.6. The recommendations of the Ombudsperson / Whistle Officer / Committee on disciplinary / other action/(s).
- 7.2. The Whistle Officer/Committee shall finalize and submit the report to the Ombudsperson within forty-five (45) days of being nominated /appointed.
- 8. On submission of report, the Whistle Officer /Committee shall discuss the matter with Ombudsperson who shall either:
 - 8.1. IncasetheProtectedDisclosure isproved,acceptthe findingsoftheWhistleOfficer/ Committee and take suchDisciplinaryActionas he maythink fit and take preventive measures to avoid reoccurrence of the matter;
 - 8.2. IncasetheProtectedDisclosureis notproved, extinguishthematter;

Technical and other resources may be drawn upon as necessary to augment the investigation. All Investigators shall be independent and unbiased both in fact and asperceived. Investigators have a duty of fairness, objectivity, thoroughness, ethical behavior, and observance of legal and professional standards.

All reports under this Policy will be promptly and appropriately investigated, and all information disclosed during the course of the investigation will remain confidential, except as necessary to conduct the investigation and take any remedial action, in accordance with applicable law.

Everyone working for or with the Company including the Subject shall have a duty to cooperate in the investigation of reports of violations. Failure to co-operate in an investigation, or deliberately providing false information during an investigation, can be the basis for disciplinary action, including termination of employment.

The Whistle Blower and Subject have a right to be informed of the outcome of the investigation. If, at the conclusion of its investigation, the Company determines that a violation has occurred, it will recommend the effective remedial action commensurate with the nature of the offence to the Board. The seactions may included is ciplinary action against the Subject, up to and including termination. Reasonable and necessary steps will also be taken to prevent any further violations of Company policy.

***** PROTECTIONAGAINSTVICTIMIZATION:

NounfairtreatmentwillbemetedouttoaWhistleBlowerbyvirtueofhis/herhavingreported aProtectedDisclosureunderthisPolicyinGoodFaith.TheCompanywilltakereportsofsuch retaliation/victimizationseriously.Incidentsofretaliation/victimizationagainst anyWhistle Blower reporting a violation or participating in the investigation of a reasonably suspected violation will result in appropriate disciplinary action against anyone responsible, including possible termination ofemployment. Those working foror with the Company who engage in retaliation against reporting Whistle Blower may also be subject to civil, criminal and administrative penalties.

A Whistle Blower mayreport anyviolation of the above clause to the Chairman of the Audit Committee, who shall investigate into the same and recommend suitable action to the management.

AnyotherEmployeeassistinginthesaidinvestigationshallalsobeprotectedtothesameextent as the Whistleblower.

SECRECY/CONFIDENTIALITY:

The Whistle Blower, the Subject, the Whistle Officer and everyone involved in the processshall:

- 1. MaintainCompleteConfidentiality/Secrecyofthematter.
- 2. Notdiscussthematterinanyinformal/socialgatherings/meetings
- 3. Discuss only to the extent or with the persons required for the purpose of completing the process and investigations
- 4. Notkeepthepapersunattended anywhereatanytime
- 5. Keeptheelectronic mails/filesunder password
- 6. Ifanyoneisfoundnotcomplyingwiththeabove, he/sheshallbeheldliableforsuch disciplinary action as is considered fit.

* AMENDMENT

The Company has the right to amend or modify this Policy in whole or in part, at any time without assigning any reason, what so ever. However, no such a mendment or modifications will be binding on the employees unless the same is notified to the employees in writing.

* REPORTING&DISCLOSURE:

AquarterlyreportwithnumberofcomplaintsreceivedunderthePolicyandtheiroutcomeshall be placed before the Audit Committee and the Board.

Corporate Governance Report of the company shall disclose about such Policy & affirm that no personnel have been denied access to the Audit committee.

Further, suitable disclosure of the policy shall be made in the Board Report and the policy will be uploaded on the Web site of the Company.

TEMPLATEFORREPORTINGVIOLATION

To Head–HR/ChairmanoftheAudit Committee [Name of the Company]
Violationdetails:
1. Whatistheactofviolation?
2. Whois/aretheindividual/people/ functions involved?
List supporting information/ datathat youwouldhave, thattheCommitteecanseekfromyou while investigating.
Date:
Location:
NameofthePersonreporting:
ContactInformation(includingemail):