### RUDRA ECOVATION LIMITED

# POLICY ON MATERIALITY OF AND DEALING WITH RELATED PARTY TRANSACTIONS

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#### **PREAMBLE**

The Board of Directors ("the Board") of the Company understands the importance of stakeholders' confidence and trust in the Company. Considering the requirements of Companies Act 2013 read with Rules drafted the reunder and SEBI (LODR) Regulations, 2015 there is an eed for proper identification, conduct and document at ion of the Related Party Transactions (RPT).

In order to ensure transparency in Related Party Transactions and avoid ance of conflict of interest with the stakeholders, the Board of Directors, acting upon recommendation of Audit Committee of the Company ("the Committee"), has adopted the following policy and procedure with respect to Related Party Transactions of the Company.

#### **APPLICABILITY**

This Policy applies to all Related Party Transactions entered into by the Company and shall be applicable from 1st April, 2015.

#### **OBJECTIVES OF THE POLICY**

The Companies Act 2013 and SEBI (LODR) Regulations, 2015, pose many requirements on the Company. One such requirement is that the Company is required to formulate a policy on materiality of Related Party Transactions and also on dealing with Related Party Transactions.

The objectives of this Policy is to set out

- (a) Identification of the Related Parties
- (b) The materiality threshold for related party transactions
- (c) The manner of dealing with the transaction between the Company and its related parties based on the Act, SEBI (LODR) Regulations, 2015 and any other laws and regulations as may be applicable to the Company.

All Related Party Transactions should be referred to the Audit Committee of the Company for prior approval. The Audit Committee shall also approve any subsequent modifications of RPT. The Audit Committee may also grant omnibus approval for certain category of transactions, which shall be valid for period not exceeding one year, and shall require fresh approval thereafter. The onus will be on corporate accounts department of the Company to refer RPT or potential RPT to the Audit Committee.

The Related Party Transactions as detailed in Section 188 of the Companies Act 2013 shall further require Board/ Shareholder approval, as applicable.

#### **DEFINITIONS**

- "Act"meanstheCompaniesAct,2013, Rules framed there under and any amendments thereto;
- "Arm'sLengthTransaction('ALP') means a transaction between two related parties that is conducted a sift hey are unrelated, so that there is no conflict of interest.
- "Audit Committee" shall mean a committee of Board of Directors of the Company constituted by the Board of Directors of the Company in accordance with Section 1770 fthe Act and SEBI (LODR) Regulations, 2015.
- "Company" thewords "This Company", "The Company", "Company" wherever occur in the policy shall me an "Himachal Fibres Limited".
- "ComplianceOfficer" means "CompanySecretary" and/oranyother personappointed by the Board of the eCompany.

#### "KeyManagerialPersonnel"(KMP)means

- (a) the Chief Executive Officer or the Managing Director or the Manager and in their absence the Whole Time Director;
- (b) the Company Secretary;
- (c) the Chief Financial Officer; and
- (d) anyotherpersonappointedastheKMPbytheBoardofDirectorsoftheCompany;
- $\label{lem:materialRelatedPartyTransaction} \begin{tabular}{ll} WaterialRelatedPartyTransaction", means a transaction/contracts with a related party where the transaction (s) to be entered into individually or taken to get her with previous transactions with a related party during a financial year, exceeds the threshold prescribed under SEBI (LODR) Regulations, 2015. \end{tabular}$
- ${\bf ''Materiality Threshold''} means limits for related party transactions beyond which the shareholders' approval will be required as specified in Companies Act, 2013 and rules thereof and amendments thereto.$
- "Policy" meansthispolicy, as amended from time to time.
- "RelatedParty" will have the same meaning as defined under Section 2(76) of the Act and / or the SEBI (LOD R) Regulations, 2015 and any amendments thereto, if any.
- $\begin{tabular}{l} \bf ``Relative'' in relation to a related party shall have the same meaning assigned to in Section 2 (77) of the Actan danyamend ments the reto. \\ \end{tabular}$
- "RelatedPartyTransaction" means all transaction(s) between the Companyon one hand and one or more related party (ies) on the other hand including contracts, arrangements and transactions as envisaged in Section 188(1) of the Act and /or SEBI (LODR) Regulations, 2015.

#### INTERPRETATION

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In case of any dispute or difference upon the meaning/interpretation of any word or provision in this Policy, the same shall be referred to the Audit Committee and the decision of the Audit Committee in such a case shall be final.

#### **GUIDELINES**

#### Procedure for approval of related party transactions Ap

#### provaloftheAuditCommittee

Therelated party transaction(s), whether freshorm odification in the existing transactions thereof, shall require prior approval of the Audit Committee of the Company as required under Companies Act, 2013/SEBI (LODR) Regulations, 2015 as a mended from time to time.

While assessing a proposal putup before the Audit Committee/Board for approval, the Audit Committee/Board may review the following documents/seek the following information from the management in order to determine if the transaction is in the ordinary course of business and a tarm's length or not:

- > Natureofthetransactioni.e.detailsofgoodsorpropertytobeacquired/transferredorservicestober endered/availed— includingdescriptionoffunctionstobeperformed,riskstobeassumedandassetstobeemployedun dertheproposedtransaction;
- > Keyterms(suchaspriceandothercommercialcompensationcontemplatedunderthearrangement )oftheproposedtransaction,includingvalueandquantum;
- > Keycovenants(non-commercial)asperthedraftoftheproposedagreement/contracttobeenteredintoforsuchtransaction;
- Specialtermscovered/tobecoveredinseparatelettersorundertakingsoranyotherspecialorsubarr angementformingpartofacompositetransaction;
- > Benchmarkinginformationthatmayhaveabearingonthearm'slengthbasisanalysis, such as:
  - o marketanalysis,researchreport,industrytrends,businessstrategies,financialforecasts,et c.;
  - o thirdpartycomparables,valuationreports,pricepublicationsincludingstockexchangean dcommoditymarketquotations;

- o managementassessmentofpricingtermsandbusinessjustificationfortheproposedtransa ction;
- o comparative analysis, if any, of other such transaction entered into by the company.
- > AnyotherinformationrelevantorimportantfortheAuditCommitteetotakeadecisiononthepropos edtransaction.

However, the Audit Committee may grant omnibus approval in line with the policy on Related Party Transactions of the Company and such approval shall be applicable in respect of transactions which are repetitive in nature, subject to compliance with the following conditions:

- $(a) \ The Audit Committee shall lay down the criteria for granting the omnibus approval.$
- (b) The Audit Committee shall satisfy itself the need for such omnibus approval and that such approval is in the einterest of the Company.
- (c) Suchomnibusapprovalshallspecify(i)thename/softherelatedparty,natureoftransaction,periodoftra nsaction,maximumamountoftransactionthatcanbeenteredinto(ii)theindicativebaseprice/currentc ontractedpriceandtheformulaforvariationinthepriceifanyand(iii)suchotherconditionsastheAuditC ommitteemaydeemfit;
  - Provided that where the need for RPT cannot be foreseen and a foresaid details are not available, Audit Committee may grant omnibus approval for such transactions subject to their value not exceeding Rs. 1 cror epertransaction.
- (d) Suchomnibusapprovalshallbevalidforaperiodnotexceedingoneyearandshallrequirefreshapprovals aftertheexpiryofoneyear.
- $(e) \ \ Audit Committee shall review on a quarterly basis, the details of RPT entered into by the Company pursuant to each of the omnibus approval given.$
- (f) NopriorapprovalofAuditCommitteeandshareholdersisrequiredtobeobtainedbytheCompany,ifthe RPTisproposedtoenteredinto:
  - I. BetweentheCompanyanditswhollyownedsubsidiarywhoseaccountsareconsolidatedwiththeCompanyandplacedbeforetheshareholdersatthegeneralmeetingforapproval.
- II. AnytransactionthatinvolvestheprovidingofcompensationtoadirectororKeyManagerialPerson nelinconnectionwithhisorherdutiestotheCompanyoranyofitssubsidiariesorassociates,includin gthereimbursementofreasonablebusinessandtravelexpensesincurredintheordinarycourseofb usiness.
- III. AnytransactioninwhichtheRelatedParty'sinterestarisessolelyfromownershipofsecuritiesissue dbytheCompanyandallholdersofsuchsecuritiesreceivethesamebenefitsprorataastheRelatedParty.

Any changes in the policy on account of regulatory requirements will be reviewed and approved by the Audit Committee and/or the Board. The Audit Committee/Board will give suitable directions/guide lines to implement the same

#### Approval of the Board of Directors of the 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 and at arm's length basis, shall further require approval of the Board, either prior to the transaction or approval/ratification within three (3) months from the date of transaction.

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

- > 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;
- > 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 at arm's length basis and decides to refer the same to the Board for approval;
- > Transactions which are in the ordinary course of business and at arm's length basis, but which in Audit Committee's view requires Board approval.
- > Transactions meeting the materiality thresholds laid down in the Policy, which are intended to be placed before the shareholders for approval.

#### **Approvals of the Shareholders of the Company**

Pursuant to SEBI (LODR) Regulations, 2015, all material related party transactions i.e. exceeding ten (10%) of the annual consolidate turnover of the Company as per last audited financial statement shall require approval of shareholders also.

In addition to the above, all kinds of transactions specified under Section 188 of the Act which (a) are not in the ordinary course of business and a tarm's length basis; and (b) exceed the thresholds laid down in Companies (Meetings of Board and its Powers) Rules, 2014 are placed before the shareholders for its approval.

#### Handling the RPT not approved under this policy

In the event any employee, officer or Director of the Company became aware of any transaction with related party being in deviation from the policy, such person shall promptly notify the Compliance Officer regarding such transaction. The Compliance Officer shall ensure that such transactions are brought to the Notice of the Audit Committee, as early as possible but not later than the first Audit Committee meeting held after the date of such intimation.

The Audit Committee shall evaluate such transaction and decide the action to be taken as it may consider appropriate including ratification, revision or termination of the RPT.

#### **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 arm's length basis along with the justification for entering into such transaction.

 $The contents of this policy as a mended from time to time shall be displayed on the Company's website viz. \underline{www.} \underline{himachalfibre.com}$ 

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<sup>\*</sup>Amended on 25.05.2024 due to applicability of SEBI (LODR) Regulations, 2015