

## <u>RELATED PARTY TRANSACTIONS</u> POLICY (Amendedw.e.f December 14, 203)

## 1. PREAMBLE:

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2. PURPOSE:

The policy is not only to be in the best interests of its stakeholders but also in due compliance with the requirements of the Companies Act and other applicable laor is the country. Further, as perRegulation 23(1) of the Securities and Exchange Board of India (Listing Obligations & Deliver Requirements) Regulations, 2021 policy needs to be formulated todeal with Related Party Transactions including formulating a policy on materiality of Related Party Transaction

## 3. DEFINITIONS:

- (a) "Act\_ u v• šZ }u‰ v].• šU îìíï
- (b) ^OEu[● otraanRsaăcz£ion\_ u V • š0E v∙ š]}v šÁ všÁ} OE oš is conducted as if they were unrelated, so that there is no conflict of interest. Pricing, though being an important factor, may not be the only determinant of a šŒ v∙ ]vPš Œu[•ovPšZX š]}v /v }0E Œš} v•μŒ šZ š šZ šŒ v∙ š Œu[• o v š]}v ]∙ applied and the following points anbe considered for the same:
  - x Transaction is in line with the principles of the Transfer Pricing Guidelines of the Income Tax Act, 1961 (though transfer pricing is not applicable for domestic transactions under the IT Act)
  - x Transaction is as per the prevailing pricing policy / market price / same price (or margin) as compared to transactions with unrelated parties.
  - x Transaction is comparable with third party quotations / bids.
  - x Transaction is based on cost sharing agreements (in cases where cost is shared based on benefits derived).
  - x Transaction is at a price in line with the valuation done by an external independent expert.

made thereto These include sale, purchase, leasing or supply of goods or property, availing / rendering of any services, appointment of agents for any of the above and underwriting of securities and transfer of resources, services or obligations between the Company da its related parties, irrespective of whether a price is charged or not.

4. POLICY:

Irrespective of the materiality, prior approval of the Audit Committee wilsbeghtfor the following Related Party Transactions:

- x Transactions between the Company and its Related Party.
- x Transactions between a subsidiary and its related **piantify**e annual value of all transactions of such subsidiary with that related party exceeds 10% of the nual consolidated turnover of the Company as per last audited Balance Sheet of the Company tapplicable for the financial year 20-223.
- x Transactions between a subsidiary and its related party if the annual value of all transactions of such subsidiary with that related party exceeds 10% of the annual turnover of such subsidiary as per its last audited Balance **Strappt**licable from the financial year 202**2**4.
- x Transactions between the Company and / or its subsidiaries with unrelated parties, the purpose and effect of which is to benefit the Related Party of the Company or any of its subsidiaries applicable from the financial year 2022.
- x Any material modifications to approve RPTs
- 5. APPROVAL OFFRANSACTIONS:
  - A. AUDIT COMMITTEE

The onus will be on the Business head and the respective mance & Accounts (F&A)head of the Independent Ompanies (IC) as well as Corporate Accounts or fer ZWd } OE ‰ } š v š ] Asudz to both [mittese]. š Z

If the Audit Committee or its Chair or the concerned F&A head determines that a RPT should be referred to the Audit Committee or if the Audit Committee in any case elects to review any such matter, the Audit Committee will review and approve the contracts arrangements / transactions, including modifications.

The Audit Committee shall consider the following actors while determining approvalt

- (a) Name of the related party and its relationship with the Company or its subsidiary including nature of its concern or interest
- (b) Nature, material terms, monetary valuesenure and particulars of the contract/ arrangement/ transaction,

## Exclusions:

The following RPTs will not be put up for approval