# **VISHWAS AGRI SEEDS LIMITED POLICYONRELATEDPARTY TRANSACTION** दालके विद्यास

# POLICYONMATERIALITYOFRELATEDPARTYTRANSACTIONS(RPTs)ANDDEA LINGWITHRPTS

### 1. Introduction:

Relatedpartytransactions canpresentapotentialoractualconflictofinterestwhich maybeagainstthebestinterestofthecompanyanditsshareholders. TheCompanies Act,2013('Companies Act'or'theAct')andRegulation23ofSecuritiesandExchange Boardof India(ListingObligationsandDisclosureRequirements)Regulations2015 ('ListingRegulations')havelaiddownextensiverequirementstobefulfilledincaseof RelatedPartyTransactions.Additionally,theListingRegulationsspecifiesthat the CompanyisrequiredtoformulateaPolicyonmaterialityofrelatedpartytransactions andalsoondealingwithRelatedPartyTransactions.Accordingly,thisPolicyregulates thetransactionsbetweentheCompanyandRelatedParties.

TheBoardofDirectorsofVishwasAgri Seeds Limited hasadoptedthe"Policyon MaterialityofRelatedPartyTransactions" (or"Policy")pertainingtothetransactions tobeenteredintowithrelatedparties.Thepolicydealswithcriterionfordetermining materialityof relatedpartytransactions,approvalsandreportingof relatedparty transactions and dealings with related partytransactions.

Considering various changes in the provisions of the Actread with changes as made applicable through the Companies (Amendment) Act, 2020 and the Listing Regulations, this revised Policy has been approved and adopted by the Board of Directors of the Company

### 2. Definitions:

- i. "Arm's lengthbasis" means a transaction between two related parties that is conducted as if the ywereun related, so that there is no conflict of interest. Further, guidance may be taken from provisions of Transfer Pricing under Income Tax Act, 1961.
- ii. "AuditCommittee" meansCommitteeconstitutedpursuant toSection177ofthe CompaniesAct,2013readwithRegulation 18oftheListingRegulations, includingany statutorymodification(s)orre-enactment(s)thereof.
- iii. "Associate Company" inrelation to another company, means a company inwhich that other company has a significant influence, but which is not a subsidiary company of the company having such influence and includes a joint venture company.
- iv. "BoardofDirectors"or"Board"meanstheBoardofDirectorsoftheCompany,as constitutedfromtimetotime.
- v. "Control"hasthesamemeaningasdefinedunderSection2(27)oftheAct.

- vi. "Deemed tobeRelatedParty(ies)"meansanyperson(s)andentity(ies)defined underProvisoofRegulation2(1) (zd)ofListingRegulations.
- vii. "FinancialYear" shall mean the period beginning from  $1^{st}$  Aprilo fever y year to  $31^{st}$  Marchofthesucceeding year.
- viii. "Officeorplaceofprofit" means any officeorplace
  - a. where such office or place is held by a director, if the director holding it receives from the company anything byway of remuneration over and above the remuneration to which he is entitled as director, byway of salary, fee, commission, perquisites, any rent-free accommodation, or otherwise;
  - b. wheresuchofficeorplaceisheldbyanindividualotherthanadirectororby any firm, private company or other body corporate, if the individual, firm, privatecompanyorbodycorporateholdingit receivesfromthecompany anything by way of remuneration, salary, fee, commission, perquisites, any rent-freeaccommodation, orotherwise.
- ix. "Policy"meansthisPolicyonRelatedPartyTransactionsoftheCompany.
- x. "Relative" shallmean"relative" asdefined inSection 2(77) of the Actread withRegulation2(1)(zd)ofListingRegulations.
- xi. "RelatedParty/ies"shallmeanaperson(s)oranentity(ies)whichisarelated party under Section 2(76) of the Act read with Regulation 2(1)(zb) of Regulations orarelated partyundertheapplicable accounting standards to theCompany.
- xii. Related Party Transactions" shall mean transfer of resources, services or obligationsbetweentheCompanyandarelatedparty,regardlessofwhethera priceischargedwhetherbywayof anycontract,arrangementor otherwise.
- xiii. A "transaction" with a related party shall be construed to include single transactionoragroup of transactions in a construct.

### 3. MaterialRelatedParty:

Atransactionwith arelated partyshall beconsideredmaterialif the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds rupees one thousand crore or ten per cent of the annual consolidated turnover of the listed entity as per the last audited financial statements of the listed entity, whichever is lower.

"Transaction(s)" involving payments madetoarelated partywithrespect to brand usage or royalty shall be considered material if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds 5 (five) (percent) of the annual consolidated turnover of the Company asperthelast audited financial statements of the Company.

# 4. ReviewandapprovalofRelatedPartyTransactions:

### A. AuditCommittee:

- i) Allthetransactions which are identified as related party transactions shall be preapproved by the Audit Committee before entering into such transaction. The Audit Committee shall consider all relevant factors while deliberating the related party transactions for its approval.
- ii) AnymemberoftheAuditCommittee whohasapotential interestinanyrelated party transaction will recuse himself/herself and abstain from discussion and votingontheapprovaloftherelatedpartytransaction.Arelatedpartytransaction whichis(i)notintheordinarycourseofbusiness,or(ii)notatarm'slengthprice, wouldrequireapproval oftheBoardofDirectorsorofshareholders, asthecase maybe.
- iii)TheAuditCommitteemaygrantomnibusapprovalforrelatedpartytransactions which are repetitive in nature and subject to such criteria/conditions as mentioned under the provisions of Section 177 of the Act and Rules made thereunder andRegulation23oftheListingRegulations, asamendedfromtime totime,andsuchotherconditions asitmayconsidernecessary inlinewiththis Policyandintheinterestof the Company. Such omnibus approval shall be valid foraperiod not exceeding one year and shall require fresh approval after the expiryofonefinancialyear.

- iv)AuditCommitteeshallreview,ona quarterlybasis,thedetailsofrelatedparty transactionsenteredintoby theCompanypursuanttotheomnibusapproval.In connectionwithanyreviewof arelatedpartytransaction,theCommitteehas authoritytomodifyorwaiveanyproceduralrequirementsofthispolicy.
- v)Arelatedpartytransaction enteredintobytheCompany,whichisnotunderthe omnibus approval orotherwise pre-approved by the Audit Committee, will be placedbeforetheAuditCommitteeforratification.

### B. BoardofDirectors:

 $In case any related party transactions are referred by the Company to the Board for {\tt Party} and {\tt Party} and {\tt Party} are the {\tt Party} and {\tt Party} are the {\tt Party} and {\tt Party} are the {\tt Party} are$ itsapproval duetothetransaction being(i)notintheordinarycourseofbusiness, or(ii)notatanarm'slengthprice,theBoardwillconsiderfactorssuchas,natureof the transaction, material terms, the manner of determining the pricing and the business rationale forentering into such transaction. Onsuch consideration, the Board may approve thetransaction ormay require such modifications transactiontermsasitdeemsappropriateunderthecircumstances. Anymember of theBoardwhohas anyinterestin anyrelatedpartytransactionwillrecusehimself/herself and abstain from discussion and voting on the approval of the related party transaction.

# C. Shareholders:

Ifarelatedpartytransactionis(i)amaterialtransaction,or(ii)notintheordinary courseofbusiness,ornotat arm'slengthpriceandexceedscertainthresholds prescribedundertheActandtheRulesmadethereunder(asamendedfromtimeto time),itshallrequireshareholders' approval byaresolution andnorelatedparty shall votetoapprove suchresolutionswhethertheCompany isarelatedpartyto theparticulartransactionornot.

The requirements of approval specified under this Policy shall not apply in respect to far resolution planap proved under Section 31 of the Insolven cyand Bankrupt cyCode, 2016 including any statutory modification (s) or re-enact ment thereof, subject to the event being disclosed to the recognized stock exchanges within 1 (one) day of the resolution plan being approved. Further if 90 (ninety) % (percent) or more members of the Company, in number, are relatives of promoters or are related parties then that such members who are related party (ies) is / are eligible to entitle to vote on such resolutions whether the Company is a related party to the particular transaction or not.

## 5. Criteriaforapproving RelatedPartyTransactions:

The following criteria shall be taken into account, in determining whether to approve, ratify, disapprove or rejecta Related Party Transaction and assessing the Related Party Transactions:

- whether the Related PartyTransaction isentered into onterms generally availabletoanunrelatedthird-partyunderthesameorsimilarcircumstances;
- thetermsofsuchtransaction;
- theRelatedParty'sinterestinthetransaction;
- purposeandtimingof thetransaction;
- whethertheCompanyisapartytothetransaction,andifno,thenatureofthe Company'sparticipation inthetransaction;
- ifthetransactioninvolvesthesaleofanasset,adescriptionoftheasset, includingdateacquiredandcostsbasis;
- informationconcerningpotentialcounterpartiesinthetransaction;
- approximaterupeevalueofthetransactionandapproximaterupeevalueofthe RelatedParty'sinterestinthetransaction;
- whether the proposed transaction includes any potential reputational risk issues that may arise as a result of or in connection with the proposed transaction;
- anyotherrelevantinformationregardingthetransaction.

# 6. PriorBoardapprovalforcertaintransactions-monetaryceiling:

The Companyshallnot enterintobelowtransactionswithrelatedpartiesunlessprior approval of the Board of Directors of the Company obtained by way of resolution passed at a meeting of the Board of Directors of the Company, which shall be subject to monetary ceilings specified therein:

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Sr.no.	NatureofTransaction	MonetaryCeiling
1.	Salepurchaseorsupplyofanygoodsor	Amountingtotenpercent(10%)or
	material,directlyorthroughappointmentof	moreoftheturnoverofthecompany
	Agent	
2.	Sellingorotherwisedisposingoforbuying	Amountingtotenpercent(10%)or
	propertyofanykinddirectlyorthrough	moreofnetworthofthecompany
	appointmentofagent	
3.	Leasingofpropertyanykind	Amounting to ten percent (10%) or
		moreof theturnoverofthecompany
4.	Availing or rendering of any services,	Amounting to ten percent (10%) or
	directlyorthroughappointmentofagent	moreoftheturnoverofthecompany
5.	Suchrelatedparty'sappointmenttoany	Amonthlyremuneration exceeding
	office or place of profit inthe Companyits	twoandahalflakhrupees (INR
	subsidiarycompanyorassociatecompany	2,50,000/-).
6.	Remunerationfor underwritingth	Exceedingone percent (1%) ofthe net
	subscriptionofany securitiesorderivative	worth of the company as per last
	thereofofthecompany	auditedFinancialStatementof
		Company
7.	Otherrelatedpartytransactioninthenormal	As approved by Board of Director or
	courseofbusiness	AuditCommittee

### 7. Disclosures:

Everycontractorarrangement, which is required to be approved by the Board/shareholders underthisPolicy,shallbereferredtointheBoard'sReporttothe shareholders along with the justification for entering into such contract or arrangement. TheCompanyshallsubmitwithin30daysfromthedateofpublication of its standalonefinancialresultsforthehalfyear, disclosures of related party transactionsonaconsolidatedbasis, in the format specified in the relevant accounting standardsfor annualresultsto thestockexchangesandpublishthesameonthe Company'swebsite.

# 8. ScopeandLimitations:

Intheeventof anyconflictbetweentheprovisionsofthisPolicyandof theActor Regulationsor anyotherstatutoryenactments,rules,theprovisionsofsuchActor Regulations orstatutory enactments, rulesshallprevail overthisPolicy. Any subsequent amendment / modification in the Listing Regulations, Act and/or applicablelawsinthisregardshallautomaticallyapplytothisPolicy.

### 9. Amendments:

This Policy (including threshold limits) shall be reviewed by the Board of Directors at regular intervals and/or as and when required subject to applicable laws and updated / amended.