VISHWAS AGRI SEEDS LIMITED



TERMSANDCONDITIONSOFAPPOINTMENTOFINDEPENDENTDIRECTORS

1. INTRODUCTION

Thetermsand conditionsofappointment ofIndependentDirectorsare subjecttotheextent provisionsofthe(i)applicablelaws,includingtheCompaniesAct,2013("Act")andtheSEBI (ListingObligationandDisclosureRequirements)Regulations,2015 ("LODR")and(ii)Articlesof AssociationoftheCompany.

2. APPOINTMENT

Theappointmentwillcommencefrom their effective date of appointment for the period of 5 years or the Director attaining the age of 75 years, which ever is earlier ("Term"). The appointment will be for the period mentioned against their respective names ("Term"). The company may disengage Independent Directors prior to completion of the terms ubject to compliance of relevant provisions of the Companies Act, 2013.

AsIndependentDirectors,theywillnot beliabletoretirebyrotation.

Re appointmentattheendofthe TermshallbebasedontherecommendationoftheNomination andRemunerationCommitteeandsubjecttotheapprovaloftheBoard andtheshareholders. The reappointment wouldbe consideredby theBoardbasedontheoutcomesoftheperformance evaluationprocessand thedirectorscontinuingtomeettheindependentcriteria.

Thedirectorsmaybe requested to be a member/ Chairmanofanyoneor moreCommittee of the Baardwhichmaybe constituted from time to time.

3. ROLE, DUTIESANDRESPONSIBILITIES

- 1. AsmembersoftheBoard,theyalongwiththeotherDirectorswillbecollectively responsibleformeetingthe objectivesof theBoardwhich include:
 - RequirementsundertheCompaniesAct,2013
 - AccountabilityundertheDirector'sResponsibilityStatement.

- Theyshallabidebythe"CodeofIndependentDirectors" asoutlinedinScheduleIVto Section 149(8) of the Company Act,2013, and duties of directors as provided in Companyact,2013(Including Section166).
- 3. Theyareparticularlyrequestedtoprovideguidanceintheirarea of expertise.

4. TIMECOMMITMENT

Theyagreetodevotesuchtimeasisprudentandnecessaryfortheproperperformanceof theirrole, dutiesand responsibilitiesasanIndependent Director.

5. **REMUNERATION**

AsIndependentDirectors, they shall be paids itting fees for attending the meetings of the Board and the Committees of which they are members. The sitting fees for attending each meeting of the Board and its Committees would be determined by the Board from time to time.

Inadditiontothesittingfees,commissionthat maybedeterminedbytheBoard mayalsobe payabletothem.Indeterminingtheamount ofthiscommission,theBoard supportedbythe NominationandRemunerationCommitteemayconsiderperformanceoftheCompanyand theirperformanceasevaluatedbythe Board.

Further, the Company may payor reimburse to the Director such expenditure, as may have been incurred by them while performing their role as an Independent Director of the Company.Thiscouldincludereimbursement of expenditure incurred by them for accommodation, travel andanyoutofpocketexpensesforattendingBoard/Committee meetings,General Meetings,Courtconvened meetingswith shareholders/creditors/ meetings, management, sitevisits, induction and training (organized by the Company for Directors) and inobtaining. subiect totheexpensebeingreasonable, professional advicefromindependent advisorsinthe furtherance of their duties as Independent Directors.

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6. TRAININGANDDEVELOPMENT

The Companymayconductformaltrainingprogramforits independent Directors.

TheCompanymay,asmayberequired,supportDirectorstocontinuallyupdatetheirskills and knowledge and improve their familiarity with the company and its business. The Companywillfund/arrangefortrainingonallmatterswhicharecommontothewholeBoard.

7. PERFORMANCEAPPRAISAL/EVALUATIONPROCESS

AsmembersoftheBoard,theirperformanceaswellastheperformanceof theentireBoard and itsCommitteeswillbeevaluated annually.Evaluation of each director shall be done by all the other directors.The criteria for evaluation shall be disclosed in the Company's Annual Report.However, the actual evaluation process shall remain confidential and shall be a constructive mechanism to improve the effective ness of the Board/Committee.

8. DISCLOSURES, OTHERDIRECTORSHIPSANDBUSINESSINTERESTS

During the Term, they agree to promptly notify the Company of any change in their directorship, and provides uchother disclosure and information as may be required under the applicable laws. They also agree that upon be coming a ware of any potential conflict of interest with their position as Independent Directors of the Company, they shall promptly disclose the same to Chairman and the Company Secretary.

DuringtheirTerm,they agreetopromptlyprovideadeclarationunderSection149(7)ofthe Companyact,2013,uponanychangein circumstanceswhichmayaffecttheir statusasan IndependentDirector.

9. CHANGEOFPERSONALDETAILS

DuringtheTerm, theyshall promptlyintimate the CompanySecretaryand the Registrar of Companies in the prescribed manner, of any change in addressoro thercontact and personal details provided to the Company.

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10. DISENGAGEMENT

They mayresignfromthedirectorshipoftheCompanybygivinganotice inwritingtothe Companystatingthereasonfor resignation.Theresignationshalltakeeffectfromthedateon whichthenoticeis receivedbytheCompanyorthedate,ifany,specifiedbytheminnotice, whicheverislater.

TheirdirectorshipontheBoardoftheCompanyshallceaseinaccordancewithlaw.TheCompanymaydisengageIndependentDirectorspriortocompletionofTerm(SubjecttocomplianceofrelevantprovisionoftheCompanyact, 2013)uponthedirectorfailingtomeetthecriteriaforindependenceasenvisagedinSection149(6)ofCompanyact, 2013.thethe

