JAINARAIN FABTECH LIMITED

(FORMERLYKNOWNAS"JAINARAIN FABTECH PRIVATELIMITED")

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POLICYONPRESERVATIONOFDOCUMENTS& ARCHIVAL OF RECORDS

SCOPEANDPURPOSEOF POLICY

RecordsandDocumentsprovideevidenceatthetimeofpotentialoractualconflictofinterestamong stake holders. Documents are also usefulto reflect the compliances done bythe company inrespect of various statutory obligations.

Regulation 9 of Securities and Exchange Board of India, (Listing Obligations and Disclosure Requirements) Regulations, 2015 [herein after referred to as "SEBI (LODR) Regulations" or "Regulations"], requires every listed company to have a policy on preservation of documents/records either in Physical Mode or Electronic Mode.

Regulation 30(8) of SEBILODR Regulations requires to create and maintain an Archival Policy and therefore forms part of this Policy is intended to ensure compliance particularly with the Listing Regulations and the applicable provisions of the Companies Act, 2013.

The corporate records of the Company are the important assets for the Company and hence the Company seeks to access and manage its records effectively, and is obliged to create, maintain, preserve and dispose of records as per Policy.

This Policy categorizes the records that whose preservation shall be permanent in nature and documents that will be preserved for specified period oftime and outlines responsibilities to create, maintainandlawfullydisposeoftherecords. Itendorses the preservation of records in the Company's Archives.

The Policyshallcome into force witheffect from the dateoflisting of the equityshares of JainarainFabtechLimited(formerlyknownas"JainarainFabtechPrivateLimited")on EMERGE Platform of NSE Limited ("NSE EMERGE").

❖ OBJECTIVEOFTHE POLICY

The main objective of this policy is to ensure that all the statutory documents are preserved in compliancewiththeRegulationsandasperPolicyframed incompliancewiththeRegulationsandto ensure that the records no longer needed or which are of no value are discarded after following due process for the same.

Themajorobjectivesofthepolicyare:

- > Toidentifystatutoryrecordstobepreserved.
- ➤ Toidentifyrecordstobemaintained eitherfor aperiodofeight(8)yearsorpermanently.
- > Todecidethemodeofpreservingthedocuments, whether in physical formor in electronic form.
- > To help employees understanding their obligations in retaining and preserving the documents andrecords.
- > Effectivecorporategovernanceandrisk management;
- ➤ Effectiveinformationmanagementtosupporttheworkoftheadministrationsandprovision of continued access to it at times when needed;
- > Systematicdisposal/destructionofCompany'snon-currentrecordsthathaveoutlivedtheir administrative usefulness.
- ➤ Identification of the Company's records that are of continuing administrative and historical value to warrant their transfer to and preservation in the Company's Archives

***** DEFINITIONS

- "Act" meansthe Companies Act, 2013, rules framed the reunder and any amendments thereto.
- "Archival" means accumulation/storageofhistorical recordsons erver/network or a taphysical place.
- "Board of Directors" or "Board" means collective body of directors of the Company or its Committee.
- "Company", "This Company", "The Company" wherever occurs in the policy shall mean JainarainFabtechLimited(formerlyknownas"JainarainFabtechPrivateLimited").
- "ComplianceOfficer" meanstheCompanySecretaryofthe Company.
- "Current" means running matter or what ever is at present incourse of passage.
- "Documents" means as defined in sub-section 36 of section 2 of the Companies Act, 2013.
- "Electronic Records" means as defined in Information TechnologyAct, 2000or as amended from time to time.
- "Electronic Form" means any contemporaneous electronic device such as computer, laptop, compactdisc, floppydisc, spaceonelectronic cloud, or any other form of storage and retrieval device, considered feasible, whether the same is in possession or control of the Company or otherwise the Company has control over access to it and as defined in Information Technology Act, 2000 or as amended from time to time.
- "Listing Regulations" meansthe Securities and Exchange BoardofIndia, (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- "Maintenance" meanskeeping documents, either physically or in electronic form.
- ${\bf ``Preservation''} means to keeping ood order and to prevent from being altered, damage dordes troyed.$
- "Policy" means this PolicyonPreservationofDocuments & ArchivalofRecordsoftheCompany;
- "Records" in relation to this policy includes accounting records, books or papers and books and papers as defined in sub-section 12 of section 2, books of accounts as defined in sub-section 13 of section2oftheCompaniesAct,2013,statutoryandotherdocumentsofmaterialsignificancewhether covered under this Policy or not.
- "Register" means are gister maintained under the Companies Act, 2013 or the SEBIAct.

***** INTERPRETATION

AnyothertermnotdefinedhereinshallhavethesamemeaningasascribedtoitundertheCompanies Act,2013,ListingAgreement,ListingRegulationsframedbytheSecuritiesExchangeBoardofIndia or any other relevant regulation/legislation applicable to the Company.

❖ VALUEOFRECORDS

The Companyunderstands the value of its records. Thus, attached to this Policy are the combinations of qualities that relate to their importance, usefulness or quality. The following values are offered by the records:

- Informational value Allin formation presented, whether written, pictorial or audio.
- Materialvalue- Intrinsic informationabouttherecordsthat canberetrieved from the materialitself, such as age, provenance, history, software.

• Culturalvalue-Encompassesarangeofvaluessuchaspolitical, religious, historical, ethical, aesthetic, and many other similar values.

 $Asperth is Policy, the\ Company shall preserve\ the qualities of all records as far aspossible.$

***** AUTHORITYANDRESPONSIBILITY

The Company Secretary and /or Compliance Officer, as designated by the Board of the Company in this behalf, shall be responsible for the preservation of the records according to the time frame prescribed in the Policy for their preservation.

All staff and management of the Company shall assist in implementing this Preservation Policy as appropriate to their roles and responsibilities.

POLICY

- 1. Preservation of documents
- (A) Preservation of Documents with specific reference to the Companies Act and SEBI LODR Regulations
 - 1. Documentswhosepreservation shallbepermanent innature:

All those documents which are required to be preserved permanently in accordance with the provisions of applicable Act, Rules, Regulations, Guidelines, Circulars, Notifications etc. as maybeapplicableontheCompanyfromtime-to-timeshallbepreservedpermanently. Details of documents whose preservation shall be permanent in nature is listed in Annexure-A. All modificationsamendments, additions, deletions, etc. to such documents shall also be preserved permanently by the Company.

- 2. Documents with preservation period of not less than eight years after completion of the relevant transactions:
 - Allthose documents which are required to be preserved in accordance with the provisions of applicableAct,Rules,Regulations,Guidelines,Circulars,Notificationsetc.foraperiodofnot less than eight years after completion of the relevant transactions shall be preserved accordingly. All documents/information furnished to the stock exchanges in compliance with the SEBI LODR Regulations, submitted to the Registrar of Companies and/or Ministry of Corporate Affairs in compliance with the Companies Act and Attendance Register for Board MeetingsandrecordingofattendanceofMeetingsthroughElectronicModeshallbepreserved for a minimum period of eight years from the end of the financial year in which the documents/information is furnished/submitted or such meeting is held. Detail of these documents/information including any other documents/information with preservation period ofnotlessthaneightyears aftercompletionoftherelevanttransactionsislistedin Annexure-
 - B. All modifications, amendments, additions, deletions to such documents shall also be preserved for a term not less than eighty ears from the date of such modification, deletion, etc.
- 3. Documents with preservation period other than those mentioned in (1) and (2) above: Allthose documents which are required to be preserved in accordance with the provisions of applicable Act,Rules,Regulations,Guidelines,Circulars,Notificationsetc.forapreservation periodofother thanthose mentioned in 1 & 2above shall be preserved accordingly claims by oragainst the Company, suits pending in courts, tribunals, quasi-judicial for a and other mediation and alternated is pute for a, industrial disputes, etc. are preserved according to specific needs and even beyond the prescribed period. Also, in the case of statutory records such a slicenses, certificates, sanctions, approvals, etc., from government/statutory bodies, care should be taken to maintain and preserve the records in accordance with the specific guidelines/instructions, if any, by the issuing authority.

- (B) Documents to be made available on the website of the Company as required bythe Companies Act and the SEBI LODR Regulations
 - 1. The Companyistomaintain a functional website containing
 - the basic information about the Company
 - allInformationand/or documents as specified in the applicable provisions of Companies Act
 - allInformationand/ordocumentsasspecifiedinRegulation46 (2)oftheSEBILODR Regulations
 - all Information and/or documents as mentioned in Regulation 30 of the SEBI LODR Regulations on Material Events
 - allother Informationand/ordocuments as required under SEBI LODR Regulations.
 - 2. The Company shallen sure that contents of the website are correct.
 - 3. The Company shall update any change in the content of its website within two working days from the date of such change in content.
 - 4. Informationand/ or Documentsthat need to be made available under Regulation30 ofthe SEBI LODR Regulations shall be made available on the website simultaneously with disclosure to Stock Exchanges.
 - 5. Theinformation and/ordocument suploaded on the websites hall be available for current financial year and for the preceding five financial years.
 - 6. Information and/ or Documents shall be arranged under proper heads and sub heads in such a manner that they can easily be located/ searched by the viewers, viz.
 - The information and/or documents may be arranged financial year wise with further segregation into four quarters of the financial year.
 - All policies etc. or the information/ documents of a general nature can be clubbed together at one place.

2. ArchivalofDocumentsmentioned above

Documentsmentionedaboveshallbemaintained/ preserved in the following manner:

- 1. Documentsmaintainedinphysical form:
 - 1. All information and/or documents pertaining to current financial year and for one preceding financialyearshallbekept handyand maintained insucha mannerthattheir retrievaliseasy and quick.
 - 2. Alldocuments pertaining to the period prior oone preceding financial year, shall be kept in goodconditionatleastuptotheminimumperiodspecifiedfortheirmaintenance/preservation inAnnexuresattachedhereto. Thesaidrecordsbealso maintained insuchamannerthattheir retrieval is easy and quick.

2. Documentsmaintainedinelectronicform:

- 1. Alldocuments pertaining to current financial year and forone preceding financial year shall bemaintainedonserverandBackupbemaintainedonscheduledtimeandday.Thedocuments shall be maintained in such a manner that their retrieval is easy and quick.
- 2. Back up of all documents pertaining to the period prior to one preceding financial year shall also be maintained on server, in good condition at least up to the minimum period specified for their maintenance / preservation. The said records be also maintained in such a manner that their retrieval is easy and quick.

Documents madeavailableonthewebsiteofthe Company: After theexpiryoftimeprovided in this policy(i.e., fivefinancialyearspreceding the current financialyear), the information and/or document shall be removed from the main website. The Backupofsaid information and/or document which is removed from the main websites hall be maintained/preserved in the server for a minimum period of 3 years and after expiry of this period of 3 years the backup may be permanently removed from the server.

DestructionofdocumentsmentionedinSubClause(A) &(B)ofthis Policy

Anyofthedocuments mentioned insubclause(A)&(B)ofthispolicy, whicharenotrequiredtobe maintained and preserved permanently shall be destroyed.

If documents / records should not be kept longer than is necessary and should be disposed of at the right time as unnecessary retention of records consumes time, space and equipment use. The documents / records referred to in Annexure B shall be preserved for at least 8 years (or additional period decided by the Company) may be disposed of after the expiry of the periods of their preservation, after the approval of the Board of Directors of the Company in accordance with applicable law.

The Company shall maintain a register of disposal of records in the custody of the Company, wherein the brief particulars of the records disposed of shall be entered.

Theregisterofdisposalofrecordsshallcontainthe following columns:

- a) ItemNumber
- b) BriefParticularsoftherecordsdisposedof
- c) Dateofapprovalfordisposalofrecords
- d) Dateofdisposal
- e) Modeofdestruction

This register of disposal of records shall be maintained permanently by the Company with the assistance of the Compliance Officer either in physical or electronic form.

❖ ARCHIVALPOLICY

The Company shall disclose on its website all such information apprescribed by the Companies Act, 2013, Listing Regulations and any other applicable law. The Company shall also disclose on its website all such events or information which has been disclosed to stock exchange(s) under Regulation 30(8) of the Listing Regulations. Such disclosures shall be hosted on the website of the Company for a minimum period of five (5) years and thereafter the same shall be archived.

- > The document and recordswhichare no longer current, but whichare required to be preserved for a specified period of time or permanently under the applicable laws/rules/regulations shall be archived by the Company.
- The documents and records may be archived in physical and/or electronic mode as the Board of Directors of the Company may deem fit.
- > Thedocuments and records are hivedine lectronic forms hall be backed up automatically on a periodic basis.
- > Documents and records which are no longer required to be preserved as per the provisions of this Policy may be destroyed in such manner as prescribed bythe Company's Board of Directors.

***** LOCATIONOFRECORDS

As mandatedbytheCompaniesAct, 2013orunder anyother statute, certain records shall be located at the registered office of the Company. The records for which no specific place has been specified under anystatutes hall be maintained at the corporate of the Companyor at anyother place in India as may be approved by the Board, from time to time.

* ACCESSANDAUTHENTICITY

The preservation of the Companyis vitalinor dertoen sure all current and future access to the records. Preservation is also concerned with ensuring the authenticity of records.

The Compliance Officer shall prepare a matrix for identifying persons who will allowed to access different kind ofrecords maintained &preserved bythe Company. Since the records aremaintained atdifferent levelsanddepartmentsintheCompany,thereforeFunctionalHeadsshouldbeauthorized to ensure the preservation and access to the Records under their jurisdiction.

* RECORDRETENTIONSCHEDULE

Therecordsreferredtoin Annexure A of this Policy shall be maintained permanently and there cords which are required to be preserved permanently on the website of the Company shall be preserved in line with the Website Archival Policy of the Company.

The records referred in **Annexure B** shall be preserved for at least eight (8) years and thereafter as per the discretion of the Board records may be disposed of in the manner prescribed by it.

The Company shall maintain a register of preservation and disposal of records in the custody of the Compliance officer of the Company, wherein the brief particulars of the records preserved and/or removed from the location after the expiry of its preservation period shall be entered.

Theregister of preservation and disposal of records shall contain the following columns:

- a) Item Number;
- b) BriefParticularsoftherecordspreserved/ disposedof;
- c) Dateofcreationoftherecord;
- d) Dateofremovalfromtheregister;
- e) Whether preserved permanently or not; and
- f) Modeofdestruction

This register of preservation and disposal of records shall be maintained permanently by the Company with the assistance of the Compliance Officer either in physical or electronic form.

❖ RECORD APPRAISAL

The Company shall at regular intervals carry out the appraisal of the records preserved as per this Policy. The purposeofthe appraisal process is to ensure the records are examined at the appropriate time to determine whether or not they are worthy of archival preservation, whether they need to be retained for along erperiod as they are stillinuse, or whether they should be destroyed. The appraisal of records shall be undertaken only after the approval of the Board of the Company.

* RISK-BASEDAPPROACH

The Company adopts a risk-based approach in an endeavor to preserve the collection of its records. Apreservationriskassessment forthewholecollectionshallbeconducted and subsequently shall be reviewed periodically. The result of the risk assessment would be used to determine the urgency of preservation action: a low risk may simply indicate that the risk assessment should be re-calculated at a future date, whereas a high risk will trigger immediate action.

* REVIEWOFTHEPOLICY

Thispolicyshallbereviewed fromtimetotimeso thatthepolicyremainscompliant withapplicable legal requirements. The CompanySecretarywillkeep the policyupdated as per applicable statutory guidelines.

***** AMENDEMENT

The Board shall have power to amend any of the provisions of this Policy, substitute any of the provisions with a new provision or replace this policy entirely with a new Policy according to subsequent modification(s) / amendment(s) to Regulations.

If there is any inconsistency between the terms of the Policy and the Listing Regulations, the provisionsoftheListingRegulationsshallprevail. AnyamendmentstotheListingRegulationsshall mutatis mutandis be deemed to have been incorporated in this Policy.

ANNEXURE – A

INDICATIVELIST

RECORDSTOBEPRESERVED PERMANENTLY

1.	CertificateofIncorporation/CommencementofBusiness
2.	Memorandum & Articlesof Association
3.	MinuteBooksofGeneralMeetings,BoardandCommitteeMeetingsasperCompanies
	Act,2013
4.	LicenseandPermissions
5.	RegisterofMembers
6.	IndexofMembers
7.	Agreements madebytheCompanywithStockExchanges, Depositories, etc.
8.	RecordsrelatingtoCourtCases/CBICases /PoliceCases/CivilSuits/LabourCourt
	Cases/ArbitrationCases.
9.	FilesrelatingtopremisesforinstanceTitleDeeds/LeaseDeedsofownedpremises/land
	andbuilding,etc.andrelatedLedger/ Register
10.	Authorization/licensesobtainedfromanystatutoryauthority
11.	PoliciesoftheCompanyframedunder various regulations
12.	Registerofpreservationanddisposalofrecords
13.	RegisterofPowerofattorneys,ifany
14.	Certificatesobtainedfromvariousstatutoryauthorities
15.	Anyother documents as may be applicable under any law, rules or regulation

$\frac{ANNEXURE-B}{RECORDSTOBEPRESERVEDFORMINIMUMPERIODOFEIGHTYEARS}$

SI. NO.	RECORDS
1.	Instrumentcreatingchargeormodification(from thedateofsatisfactionofcharge)as perCompaniesAct, 2013
2.	RegisterofInterCorporateLoansandInvestmentsasper CompaniesAct,2013
3.	AnnualReturnsasper CompaniesAct,2013
4.	RegisterofDepositsasperCompaniesAct,2013
5.	RegisterofAllotment(fromthedateofeachallotment)asperCompaniesAct,2013
6.	Annualfinancialstatements including:
	i. Annualaccounts
	ii. Directorsreport
	iii. Auditors report
7.	Vouchers/Voucherregisterandbooksof accountsasdefinedundersub-section13of section2 oftheCompaniesAct,2013
8.	IncomeTaxReturns filedunder IncomeTaxAct, 1961
9.	AllnoticesinformMBP-1receivedfromDirectorsandKMPsalongwithany amendmentthereto
10.	ReturnofdeclarationinrespectofbeneficialinterestinanyshareasperCompaniesAct, 2013
11.	Copyofnewspaperadvertisementor publications
12.	Allagreemententered intobytheCompany fromthedateofitstermination
13.	Allshowcausenoticeoranyothernoticereceivedfromanystatutory, government
	departments, Judicialor Quasi-judicial authority etc.
14.	Anyother documentsasmay beapplicableunderanylaw,rulesorregulation
15.	BooksofaccountsincludingVouchersIVoucherregisterasdefinedunderthe CompaniesAct.
16.	ComplianceReportsreceivedfromanystatutoryauthority
17.	Thepostalballotandallotherpapersorregistersrelatingtopostalballotincluding voting by
18.	electronic means Disclosure/Returnfiled underSEBILODRRegulations
19.	
19.	OfficeCopiesofNotices,Agenda,NotesonAgendaofBoardMeetingsandBoard Committeesandotherrelatedpapers.
20.	OfficeCopiesofNotices,Scrutinizer'sReportandrelatedpapersregardingGeneral
	Meetings(including AGM).
21.	Anyotherdocument, certificates, statutory registers which may be required to be maintained and preserved for not less than eight years after completion of the relevant transaction under the Companies Act and/or the SEBI LODR Regulations.
