

Related Party Transaction Policy VISHWARAJ SUGAR INDUSTRIES LIMITED

1. Preface

VISHWARAJ SUGAR INDUSTRIES LIMITED is a Company incorporated under the provisions of theCompanies Act, 1956 ("the Company").

The Company is committed to good corporate governance practices and with a view toensure a transparent system of related party transactions the Company has formulated this Policy.

The Board of Directors of the Company has adopted the following policy and procedures with regard to Related Party Transactions as defined below.

The Audit Committee will review and may amend this policy from time to time, subject o the approval of the Board of Directors of the Company. This policy will be applicable to the Company.

This policy is to regulate transactions between the Company and its Related Partiesbased on the applicable laws and regulations applicable to the Company.

2. Purpose

This policy is framed as per the requirements of the listing agreement proposed to beentered into by the Company with the Stock Exchanges, as amended from time to time.The policy is intended to ensure proper approval and reporting of transactions betweenthe Company and its Related Parties. Such transactions are appropriate only if they arein the best interest of the Company and its stakeholders. The Company is required to disclose each year in the Financial Statements certain transactions between theCompanyand Related Parties as well as policies concerning transactions with RelatedParties.

3. Definitions

"Associate Company" means any other company, in which the Company has asignificant influence.

"Audit Committee" means the Audit Committee of the Board as may be constituted /reconstituted by the Board of Directors of the Company in accordance with the Section177 of the Companies Act, 2013 and related rules made thereunder read with therelated provisions of the Listing Regulations of Listing Agreement entered into withtheBombay Stock Exchange.

"Board of Directors or Board" means the collective body of the Board of Directors of the Company.

"Chief Executive Officer (CEO)" means an officer of the Company as defined in Section2(18) of the Act and / or Listing Regulations.

"**Chief Financial Officer (CFO)**" means a person of the Company as defined in Section2(19) of the Act and / or Listing Regulations.

"Control" shall have the same meaning as defined in SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

"Company Secretary (CS)" means a Company Secretary as defined in Section 2(24) of the Act.

"Key Managerial Personnel" means key managerial personnel shall include as defined under the Companies Act, 2013:

- 1. the Chief Executive Officer or the managing director or the manager;
- 2. the Company Secretary;
- 3. the Whole-Time Director;
- 4. the Chief Financial Officer;
- 5. any other person appointed as the Key Managerial Personnel by the Board ofDirectors of the Company

"Managing Director" means Managing Director as defined in Section 2(54) of the Actand / or Listing Regulations.

"Whole-time Director" means Whole-time Director as defined in Section 2(94) of theAct.

"Material Related Party Transaction" means a transaction with a related party if thetransaction/ transactions to be entered into individually or taken together withprevious transactions during a financial year, exceeds 10% (ten percent) of the annualturnover as per the last audited financial statements of the Company.

"Policy" means Related Party Transaction Policy or any amendment thereto.

"Related" means a party (either individual or an entity) shall be considered as related to the Company if:

- 1. such party is a related party as defined under Section 2 (76) of the Companies Act,2013; or
- 2. such party is a related party under applicable Accounting Standards.

"Related Party Transaction" means any transaction directly or indirectly involvingany Related Party which is a transfer of resources, services or obligations between aCompany and a related party, regardless of whether a price is charged.

Explanation: A "transaction" with a Related Party shall be construed to include a singletransaction or a group of transactions in contract/arrangements and transactions asenvisaged in Section 188 (1) of the Companies Act, 2013 and its related rules madethereunder and/or regulations of Listing Agreement.

"Relative" means relative as defined under Section 2 (77) of the Companies Act, 2013.

"Transaction" shall be construed to include single transaction or a group oftransactions in a contract.

4. Policy

All Related Party Transactions shall be reported to the Audit Committee and referred for approval by the Audit Committee in accordance with this Policy.

5. Procedure for review and approval of Related Party Transactions

(A) Approval of the Audit Committee:

All related party transactions require the prior approval of the Audit Committee. TheAudit Committee may grant omnibus approval for such transaction, subject to thefollowing conditions:

- (a) The Audit Committee shall lay down the criteria for granting omnibus approval inaccordance to this policy and the relevant provisions of law and such approval shallremain in force for the repetitive transactions;
- (b) The Audit Committee shall be satisfied for the need of granting the omnibus approvaland that such approval is in the best interest of the company;
- (c) Such an approval shall specify (i) the name(s) of the related party, nature oftransaction, period of the transaction, maximum amount of transaction that can beentered into; (ii) the indicative base price/current contracted price along with theformula of variation in price, if any; (iii) any other conditions which the AuditCommittee deems fit.

However, in case of related party transactions which cannot be foreseen and whereabove details are not available, Audit Committee may grant omnibus approvalprovided the value does not exceed Rs.1,00,00,000/- (Rupees One Crore only).

- (d) The Audit Committee shall review, at least on a quarterly basis, the details of relatedparty transactions entered into by the Company pursuant to each omnibus approvalgiven.
- (e) The omnibus approval shall be valid for a period of 1 (one) year.

While assessing a proposal put up before the Audit Committee/Board for approval, theAudit Committee/Board, as the case may be, may review the followingdocuments/seekinter-alia the following information from the management to in order to determine if the transaction is in the ordinary course of business and at arm's length or not:

- (a) Nature of transaction i.e. details of goods or property to be acquired/ transferred orservices to be rendered/ availed – including description of functions to be performed,risks to be assumed and assets to be employed under the proposed transactions;
- (b) Key terms (such as price and other commercial compensation contemplated under the arrangement) of the proposed transaction including value and quantum;
- (c) Key covenants (non-commercial) as per the draft of the proposed agreement/contract to be entered into for such transaction;
- (d) Special terms covered/ to be covered in separate letters or undertakings or any otherspecial or sub arrangement forming a part of a composite transaction;
- (e) Benchmarking information that may have a bearing on the arm's length basisanalysis: (i) market analysis, research report, industry trends, business strategies, financial forecasts etc.; (ii) third party comparables, valuation reports,

pricepublications including stock exchange quotations; (iii) management assessment of pricing terms and business justification for the proposed transaction; (iv) comparative analysis, if any, of other such transaction entered into by the Company.

(B) Approval of the Board of Directors of the Company:

As per the provisions of Section 188 of the Act, all kinds of related party transactionspecified under the said Section and which are not in the ordinary course of business ornot at arm's length basis, are to be placed before the Board.

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

- (a) Transactions which may be in ordinary course of business and at arm's length basis, but which are, as per the policy of the Board as determined from time to time require the approval of the Board in addition to the approval of the Audit Committee;
- (b) Transactions which the Audit Committee is unable to determine are in the ordinarycourse of business and/or at arm's length and decides to refer the same to the Board forits approval;
- (c) Transactions which are in the ordinary course of business and at are arm's length, butwhich in the opinion of the Audit Committee, requires the approval of the Board; and
- (d) Material Related Party Transactions are intended to be placed before theshareholders for approval.

(C) Approval of the Shareholders of the Company:

All Material Related Party Transactions are placed before the shareholders for approval.

All kinds of transactions specified under Section 188 of the Act which (a) are not in theordinary course of business or not at arm's length basis; and (b) exceed the thresholdslaid down in the Companies (Meetings of the Board and its Powers) Rules, 2014 areplaced before the shareholders for its approval.

(D) Standards for Review and Approval of Related Party Transaction:

A Related Party Transaction reviewed under this Policy will be considered approved orratified if it is authorized by the Audit Committee, the Board or the Shareholders, as thecase may be, in accordance with the standards set forth in this Policy after fulldisclosure of the Related Party's interests in the transaction.

As appropriate for the circumstances, the Audit Committee or Board, as applicable, shallreview and consider:

- (a) the Related Party's interest in the Related Party Transaction;
- (b) the approximate amount involved in the Related Party Transaction;

- (c) the approximate amount of the Related Party's interest in the transaction without regard to the amount of any profit or loss;
- (d) whether the Related Party Transaction was undertaken in the ordinary course ofbusiness of the Company;
- (e) whether the transaction with the Related Party is proposed to be, or was, entered onan Arms' Length Basis;
- (f) the purpose of, and the potential benefits to the Company from the Related PartyTransaction;
- (g) whether there are any compelling business reasons for the Company to enter into the Related Party Transaction and the nature of alternative transaction, if any;
- (h) whether the Related Party Transaction includes any potential reputational riskissues that may arise as a result of or in connection with the Related Party Transaction;
- (i) whether the Related Party Transaction would impair the independence of anotherwise independent director or nominee director;
- (j) Whether the Company was notified about the Related Party Transaction before its commencement and if not, why pre-approval was not sought and whether subsequentratification would be detrimental to the Company;
- (k) Whether the Related Party Transaction would present an improper conflict ofinterest, as per provisions of law, for any director or Key Managerial Personnel, takinginto account the size of the transaction, the overall financial position of the RelatedParty, the director or indirect nature of the Related Party's interest in the transactionand the ongoing nature of any proposed relationship and any other factors the AuditCommittee/Board deems relevant;
- (l) Required public disclosure, if any; and
- (m)Any other information regarding the Related Party Transaction or the Related Partyin the context of the proposed transaction that would be material to the AuditCommittee/ Board/ shareholders, as applicable in light of the circumstances of theparticular transaction.

The Audit Committee/Board will review all relevant information available to it about the Related Party Transaction. The Audit Committee/Board, as applicable, mayapprove/ratify/ recommend to the shareholders, the Related Party Transaction only if the Audit Committee/ Board, as applicable, determines in good faith that, under all of the circumstances, the transaction is fair as to the Company. The Audit Committee/Board, in its sole discretion, may impose such conditions as it deems appropriate on theCompany or the Related Party in connection with approval of the Related PartyTransaction.

(E) Determination of Ordinary Course of Business:

"In the Ordinary Course of Business" means all such acts and transactions undertakenby the Company, including, but not limited to sale or purchase of goods, property orservices, leases, transfers, providing of guarantees or collaterals, in the normal routinein managing trade or business and is not a standalone transaction. The Company shouldtake into account the frequency of the activity and its continuity carried out in a normalorganized manner for determination what is in the ordinary course business.

(F) Determination of Arms' length nature of the Related Party Transaction:

(a) Price Determination:

At the time of determination, the arms' length nature of price charged for the RelatedParty Transaction, the Audit Committee shall take into consideration the following:

- (i) Permissible methods of arms' length pricing as per Applicable Law including suchprices where the benefits of safe harbor is available under Applicable Law.
- (ii) For the said purposes. the Audit Committee shall be entitled to rely on professionalopinion in this regard.
- (b) Underwriting and Screening of arms' length Related Party Transaction
 - (i) A Related Party with whom the Related Party Transaction is undertaken must havebeen selected using the same screening /selection criteria/ underwriting standards and procedures as may be applicable in case of an unaffiliated party.
 - (ii) The Chief Financial Officer shall produce evidence to the satisfaction of the AuditCommittee for having applied the said procedure.

(G) Identification of Potential Related Party Transactions:

- (a) Each director and Key Managerial Personnel is responsible for providing writtennotice to the Audit Committee of any potential Related Party Transaction involving himor her or his or her relatives, including any additional information about the transactionthat the Audit Committee may reasonably request. The Audit Committee will determinewhether the transaction does, in fact, constitute a Related Party Transaction requiring compliance with this Policy.
- (b) Every director/ Key Managerial Personnel of the Company who is in any way, whether directly or indirectly, concerned or interested in a contract or arrangement orproposed contract or arrangement entered into or to be entered into shall disclose thenature of his concern or interest at the meeting of the Board in which the contract orarrangement is discussed and shall not participate in or exercise influence over any such meeting.
- (c) Where any director/ Key Managerial Personnel, who is not so concerned orinterested at the time of entering into such contract or arrangement, he shall, if hebecomes concerned or interested after the contract or arrangement is entered into, disclose his concern or interest forthwith when he becomes concerned or interested orat the first meeting of Board held after he becomes so concerned or interested.
- (d) A contract or arrangement entered into by the company without disclosure or withparticipation by a Director / Key Managerial Personnel who is concerned or interestedin any way, directly or indirectly, in the contract or arrangement, shall be voidable at the option of the Company.
- (e) The Company strongly prefers to receive such notice of any potential Related PartyTransaction well in advance so that the Audit Committee has adequate time to obtainand review information about the proposed transaction and other matter incidentalthereto and to refer it to the appropriate approval authority. Ratification of a RelatedPartyTransaction after its commencement or even its completion may be appropriate in some circumstances.

(H) General Principles:

- (a) It shall be the responsibility of the Board to monitor and manage potential conflicts of interest of management, board members and shareholders, including abuse inRelated Party Transactions.
- (b) The Independent Directors of the Company shall pay sufficient attention and ensure that adequate deliberations are held before approving related party transactions and assure themselves that the same are in the interest of the Company.
- (c) The Audit Committee shall have the following powers with respect to Related PartyTransactions: (i) to seek information from any employee; (ii) to obtain outside legal orother professional advice; (iii) to secure attendance of outsiders with relevant expertise, if it considers necessary; (iv) to investigate any Related Party Transaction.

(I) Disclosures:

- (a) The Company is required to disclose Related Party Transactions in the Company'sBoard's Report to shareholders of the Company at the Annual General Meeting.
- (b) Details of all Material Related Party Transactions shall be disclosed quarterly alongwith Company's Compliance Report on Corporate Governance, in accordance with theListing Agreement.
- (c) The Company is also required to disclose this Policy on its website and also in theAnnual Report of the Company.
- (d) The Company shall keep one or more registers giving separately the particulars of all contracts or Arrangements with any related party.

(J) Related Party Transactions not approved under this policy:

In the event, the Company becomes aware of a transaction with a related party that hasnot been approved in accordance with this Policy prior to its commencement; thematter shall be reviewed by the Audit Committee. The Audit Committee shall considerall of the relevant facts and circumstances regarding the related party transaction, andshall evaluate all options available to the Company, including ratification, revision ortermination of the related party transaction. The Audit Committee shall also examine the facts and circumstances pertaining to the failure of reporting such related partytransaction to the Audit Committee under this Policy and failure of the internal control systems, and shall take any such action it deems appropriate.

In any case, where the Audit Committee determines not to ratify a related partytransaction that has been commenced without approval, the Audit Committee, asappropriate, may direct additional actions including, but not limited to, discontinuation of the transaction or seeking the approval of the shareholders, payment of compensation for the loss suffered by the related party etc. In connection with anyreview/approval of a related party transaction, the Audit Committee has authority tomodify or waive any procedural requirements of this Policy.

(K) Amendment in Law:

Any subsequent amendment/modification in the Listing Agreement and/or theapplicable laws in this regard shall automatically apply to this Policy.

This Policy will be communicated to all operational employees and other concernedpersons of the Company.