ATHARV ENTERPRISES LIMITED POLICYONDEALINGWITHRELATED PARTYTRANSACTIONS

(Modifiedw.r.t.theSixthAmendmenttotheSEBILODRRegulationsdated9thNovember,2 021andSEBICircularNo.SEBI/HO/CFD/CMD1/CIR/P/2021/662dated22ndNovembe r2021–

Theamendmentsappearingin[]shallbeeffectivefromApril1,2022unlessotherwisespec ified)

TABLEOFCONTENTS

Sr. No.	Particulars	PageNos.
1.	Preamble	1
2.	Purpose	1
3.	Definitions	1
4.	PolicyandProcedure	3
5.	Transactionswhichdonotrequireapproval	7
6.	RelatedPartyTransactionsnotapprovedunderthisPolicy	7
7.	Disclosures	7
8.	PolicyReview	8

1.Preamble

TheBoardofDirectors(the "Board") of AtharvEnterprisesLimited(the "Company"), has adopted the following policy and procedures with
regard toRelatedPartyTransactions
asdefined
below. The AuditCommittee
will review and may amend
th
ispolicy from time to time.Enterprises

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

2.Purpose	
· ·	

This policy is frame dasper the requirements of Regulation 23 of Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 [including anymo dification(s)/amendment(s)/re-

enactment(s)thereof]("SEBILODR")andintermsofSection188oftheCompaniesAct, 2013 andisintended toensureproperapproval,

disclosure and reporting requirements of transactions between the Company and its Related Parties.

3.Definitions

"Act" shall mean the Companies Act, 2013 and the Rules framed thereunder, including any modifications, clarifications, circular sorre-enactment thereof.

"Arm'slengthtransaction" meansatransaction between two related parties that is conducted as if they were unrelated, so that there is no conflict of interest. For determination of Arm's Length basis, guidance may be taken from provisions of Transfer Pricing under Income TaxAct, 1961.

"Audit Committee or Committee" means "Audit Committee" constituted by theBoardofDirectorsoftheCompanyunderprovisionsofSEBILODRandCompaniesAct ,2013asamendedfromtimetotime.

"Associate Company" means any other Company, in which the Company has asignificantinfluence, but which is not a Subsidiary Company of the Company having such influence and includes a joint venture company.

Explanation–Forthepurposeofthisclause

"Significantinfluence" means control of at least twenty percent of total share capital, or business decisions under an agreement.

"BoardofDirectors" or "Board" means the

BoardofDirectorsoftheCompany, as constituted from time to time.

"Control" shall have the same meaning as defined in SEBI (Substantial AcquisitionofSharesandTakeovers) Regulations, 2011.

"Material Related Party Transaction" in terms of SEBI LODR means a transaction tobe entered into with a Related Party, individually or taken together with previoustransactionsduringafinancialyear:

- (i) In case of transactions involving payments made with respect to brandusage or royalty, if it exceeds 5% of the annual consolidated turnover of theCompanyasperitslastauditedfinancialstatements;
- (ii) Incaseofanyothertransaction(s),iftheamount[exceedsRs.1,000croresor]10%(tenpe rcent)oftheannualconsolidatedturnoveroftheCompanyasperitslastauditedfinancial statements,[whicheverislower].

["Material Modification" in terms of SEBI LODRmeansanymodification(s) inthepricing, quantity or overall transaction value having avariance of 20% (twenty percent) or more, in the relevant previously approved related party transaction.]

"Policy" means Related Party Transaction Policy.

"RelatedParty"meansrelatedpartyasdefinedunderSection2(76)oftheCompanies Act, 2013 and the rules framed thereunder or under the applicableaccountingstandards:

[The following shall also be treated as the Related Party-

- a. allpersonsorentitiesformingpartofpromoterorpromotergroupirrespectiveofthei rshareholding;
- b. any person/entity holding equity shares in the listed entity, as below, either directly or on a beneficial interest basis at any time during theimmediatelyprecedingfinancialyear:

- i. totheextentof20% ormore
- ii. totheextent of 10% ormore w.e.f. April 1,2023].

"Related Party Transaction or transaction ("RPT)" means transaction in the natureof contract involving transfer of resources, services or obligations between theCompanyand theRelatedParty,regardlessof whetherapriceischarged.

Explanation – A "transaction" with a Related Party shall be construed to includesingleoragroupoftransactionsinacontract.

[TheRPTshallincludetransactionsbetween-

- a. the Company or any of its subsidiaries on one hand and a related party oftheCompanyoranyofitssubsidiariesontheotherhand;
- b. theCompanyoranyofitssubsidiariesononehand,andanyotherpersonorentityonth eotherhand,the purposeandeffectofwhichistobenefitarelatedpartyoftheCompanyoranyofitssubsi diariesw.e.f.April1,2023.]

4.PolicyandProcedure

Policy

AllRelatedPartyTransactions[wheretheCompanyisapartytosuchtransactions],mustberepo rtedtotheAuditCommittee and referred forapprovalbytheCommitteeinaccordancewiththispolicy.

Procedures

A. IdentificationofRelatedPartyTransactions

provide Every director shall at the beginning of the financial year informationbywayofwrittennoticetothecompanyregardinghisconcernorinterestinthee ntitywithspecificconcerntopartieswhichmaybeconsideredasrelatedpartywithrespectto theCompanyandshallalsoprovidethelistofrelativeswhichareregarded as related party this policy. Directors also required as per are to provide the information regarding their engagement with other entity during the financial years of the second secon arwhichmayberegardedasrelatedpartyaccordingtothispolicy.

The Company will identify potential transactions with Related Parties based

onwrittennoticesofconcernorinterestsreceivedfromitsDirectors/

KeyManagerialPersonnelaswellasbasedonthelistofrelatedpartiesoftheSubsidiary Companies, in the manner prescribed in the Companies Act, 2013 andtherulesthereunderandSEBILODRasamendedfromtimetotime.

B. ReviewandapprovalofRelatedPartyTransaction

»Audit Committee

- Every Related Party Transaction [and subsequent Material Modifications]shallbesubjecttothepriorapproval oftheAuditCommittee.
 [Members of the audit committee,whoare independentdirectors, shall onlyapprove relatedpartytransactions].
- TheAuditCommitteemaygrantomnibusapprovalforRelatedPartyTransactionspropos edtobeenteredintobytheCompanysubjecttocompliance of the conditions contained in the Companies Act, 2013 and SEBILODR asamendedfromtimetotime.
- [Theauditcommitteeshall also review the status of long-term (more thanoneyear)orrecurringRPTsonanannualbasis.]
- $\circ \quad [Prior approval of the Audit committee shall be required for$
 - a. AllRPTsandsubsequentMaterialModifications;
 - b. RPTs where Company's subsidiary is a party but Company is not a party, if the value of such transaction, whether entered into individually ortaken together with previous transactions during a financialyearexceeds10% of the consolidated turnover of the Company, as per the last audited financial statements of the Company;
 - C. with effect from April 1, 2023, a related party transaction to which theCompany'ssubsidiaryisapartybuttheCompanyisnotaparty,ifthevalueof such transaction whether entered into individually or taken togetherwithprevioustransactionsduringafinancialyear,exceedstenpercentoftheannua lstandaloneturnover,asperthelastauditedfinancialstatementsofsuchsubsidiary.

Provided that prior approval of the audit committee of the Company shall not be required for RPTs where a listed subsidiary of the Company is a party but the Company is not a party, if regulation 23 and 15 (2) of SEBI LODR are

applicabletosuchlistedsubsidiary.]

The Committee shall also satisfy itself the need for such omnibus approval and that such approval is in the interest of the Company.

If any additional Related Party Transaction is to be entered by the Company postomnibusapprovalgrantedbytheAuditCommittee,thentheCompanyshallpresent such transaction before the Audit Committee in its next meeting for itspriorapproval.

- $\circ \quad The Audit Committee shall also review the statement of significant related party transactions submitted by management as peritsterms of reference.$
- AnymemberoftheCommitteewhohasapotentialinterestinanyRelatedParty Transaction shall abstain from discussion and voting on the approvaloftheRelatedPartyTransaction.
- ToreviewaRelatedPartyTransaction,theCommitteeshallbeprovidedwiththe necessary information [(as prescribed under the CompaniesAct, 2013and/ortheSEBIListingRegulations,fromtimetotime)],totheextentrelevant,wit hrespecttoactualorpotentialRelatedPartyTransactions.

TheAuditCommitteeshallrecommendtheRelatedPartyTransactionsforapprovalofBoa rdofDirectors/Shareholdersaspertermsofthispolicy.

»ApprovaloftheBoardandtheShareholders

AllRelatedPartyTransactionswhicharenotintheordinarycourseofbusiness or not at 0 length the arm's price shall require prior approval of theBoardofDirectorsoftheCompany.WhereanydirectorisinterestedinanyRelated such director abstain discussion Party Transaction. will from and voting on the subject matter of the resolution relating to such Transaction.

Further, all related party transactions [which are not in the ordinary courseof business or not at the arm's length price <u>and</u>are] exceeding thresholdlimits prescribed inthe Act**as per Annexure 1** shallalso requirepriorapproval of shareholders of theCompany by way of Ordinary Resolutionand [all entities falling under the definition of Related Parties shall not voteto approve the relevant transaction, irrespective of whether the entity is apartytotheparticulartransactionornot.]

[Further, the information as prescribed under the Companies Act, 2013 and/or the SEBI Listing Regulations, from time to time shall be provided in the Notice to the shareholders for consideration of RPTs.]

0 A11 the Material Related Party Transactions[and subsequentMaterialModifications]shallrequire[prior]approvaloftheBoardands hareholders through Ordinary Resolution and [no Related Party shallvotetoapprovesuchresolutions whether the entityisarelated partytotheparticulartransactionornot.]

[ProvidedthatpriorapprovalofshareholdersoftheCompanyshall not berequired for RPTs where listed subsidiary is a party but the Company is not aparty, if regulation 23and15(2)ofSEBILODRareapplicable tosuchlistedsubsidiary.]

Provided that the aforesaid requirements shall not apply in respect of a resolution plan approved under section 31 of the Insolvency Code, subject to the event beingdisclosed to the recognized stock exchanges within one day of the resolution planbeing approved.

Provided that the Material Related Transactions entered into by the Companywithitswhollyownedsubsidiary(ies)whoseaccountsareconsolidatedwiththec ompany and placed before the shareholders at the general meeting for approvalshallnotrequireapproval of theshareholders.

[Providedthattheprovisionspertainingto-

- PriorapprovaloftheAuditCommitteeforallRPTs;
- OmnibusapprovalforRPTs;and
- Prior approvalof shareholdersforMaterialRelatedPartyTransactionsandsubsequentMaterialModi fications

shall not be applicable when the transactions are entered into betweentwowhollyowned subsidiaries of the Company, whose accounts are consolidated with the Company and placed before the shareholders at the general meeting for approval.]

5. Transactions which do not require approval

AnytransactioninwhichtheRelatedParty'sinterest arises solely fromownership of securities issued by the Company and all holders of such securities receive the same benefits prorata as the Related Party [including following]

- the issue of specified securities on a preferential basis, subject to complianceoftherequirementsundertheSecuritiesandExchangeBoardofIndia(IssueofC apitalandDisclosureRequirements)Regulations,2018;
- thefollowingcorporateactionsbytheCompanywhichareuniformlyapplicable/off eredtoallshareholdersinproportiontotheirshareholding:

i. paymentofdividend;

ii.subdivisionorconsolidationofsecurities;

- iii. issuanceofsecuritiesbywayofarightsissueorabonusissue;and
- iv. buy-backofsecurities.]

6. Related Party Transactions not approved under this Policy

If a Related Party Transaction is entered into by the Company without beingapprovedunderthisPolicy,thesameshallbereviewedbytheAuditCommittee.The Audit Committee shall evaluate the transaction and may decide such actionas it may consider appropriate including ratification, revision or termination of the Related Party Transaction. The Audit Committee may examine the facts and circumstancesofthecase and take any such action it demonstrate.

7. Disclosures

- Every Related Party Transaction with proper justification shall be disclosed in the Directors Report.
- \circ [Material RPT schall be provided in the notice to shareholders].
- Details of all material transactions with related parties shall be disclosedquarterlyalongwith the compliance report on corporate governance.

- TheCompanyshallsubmit[enhanceddisclosureofinformationrelatedtoRPTstobe providedtothestockexchangeseverysixmonthsintheformatspecifiedbytheSEBI withthefollowingtimelines:
 - i. within15daysfromthedateofpublicationoffinancials;
 - ii. Simultaneously with the financials w.e.f. April 1, 2023].andalsopublishthesameonitswebsite.
- TheCompanyshalldisclosepolicyondealingwithRelatedPartyTransactionsonits websiteandalsointheAnnualReport.

ThisPolicywillbecommunicated to all operational employees and other concerned person softhe Company.

8.PolicyReview

This policy is framed based on the provisions of the Companies Act, 2013, and rules the reunder and the requirements of the SEBILODR.

In case of any subsequent changes in the provisions of the Companies Act, 2013andSEBILODRoranyotherregulations("theRegulations")whichmakesanyofthe provisions in thepolicy inconsistent with the Regulations, the provisionsoftheRegulationswouldprevailoverthePolicyandtheprovisionsinthepolicy wouldbe modified induccourse to make it consistent with the Regulations.

ThePolicyshallbereviewedbytheAuditCommitteeasandwhenanychangesareto be incorporated in the policy due to change in the Regulations or as may be feltappropriate by the Committee. Any changes or modification on the Policy asrecommended by the Committee would be presented for approval of the BoardofDirectors.Providedthatthispolicyshallbereviewedbytheboardofdirectorsatleas tonceeverythreeyearsandupdatedaccordingly.

 $[This Policy is lastly amended as per the recommendations of the Audit Committee meeting held on 23^{rd} May, 2022 and approved by the Board of Directors at its meeting held on 23^{rd} May, 2022.]$

ANNEXURE1

Transactions that, require prior approval of Shareholders of the Company, asprescribedunderrule15(3)oftheCompanies(MeetingofBoardanditsPowers)Rules,2014,includesthetransactions/contracts/arrangementsasfollows:

Ascontractsorarrangementswithrespecttoclauses(a)to (e)ofsubsection(1)ofSection188,withcriteriaasmentionedbelow-

- Sale,purchaseorsupplyofanygoodsormaterial,directlyorthroughappointment of agent, amounting totenpercent or more of the turnover of the company, as mentioned in clause (a) and clause (e) respectively of sub-section(1)of section188;
- Selling or otherwise disposing of or buying property of any kind, directly orthroughappointmentofagent,amountingtotenpercentormoreofnetworthofthecom pany,asmentionedinclause(b)andclause(e)respectivelyofsub-section(1)of section188;
- Leasing ofpropertyanykind amountingto ten percentormore of theturnover of the company, as mentioned in clause (c) of sub-section (1)ofsection188;
- Availing or rendering of any services, directly or through appointment ofagent, amounting to ten percent or more of the turnover of the companyas mentioned in clause (d)and clause (e) respectively of sub-section (1)ofsection188:

These limits shall however, apply for transaction or transactions to be enteredintoeitherindividuallyortakentogetherwiththeprevioustransactionsduringafina ncialyear.
