# Dividend Distribution Policy by Listed Entities based on Market Capitalization

(As specified in sub-regulation (1) of Regulation 43A)

# 1. INTRODUCTION

The Securities Exchange Board of

India(SEBI)onMay5<sup>th</sup>,2021hasnotifiedtheSEBI(ListingObligationsandDisclosureRequirement s)(SecondAmendment)Regulations,2016(Regulations). Vide these Regulations, SEBI has inserted Regulation 43A after Regulation 43ofSEBI(ListingObligationsandDisclosureRequirements)Regulations,2015,whichrequiresto p five hundred listed companies (based on market capitalization of every financial year) toformulateaDividendDistributionPolicy,whichshallbedisclosedinitsAnnualReportandonitswe bsite.

Regulation 43A of the Listing Regulations makes it mandatory for the top five hundred listedentities based on their market capitalization calculated as on March 31 of every financial yeartoformulate Dividend Distribution Policy.

Company has approved and adopted this Dividend Distribution Policy (the "Policy") at its meeting held on 06.09.2022, therefore this is the effective date of the Policy.

### **OBJECTIVE**

Dividend is the payment made by a Company to its shareholders, usually in the form of distribution of its profits. The profits are dependent on the form of distribution of its profits. The profits are dependent on the form of distributions, expansion, modernization or diversification, or it can be distributed to the shareholders. The Company may choose to retain a part of its profits and distribute the balance among its shareholders as dividend. This Policy aims to reconcile between all these needs.

The objective of this policy is to ensure a regular dividend income for the shareholders andlong-

termcapital appreciation for all stakeholders of the Company. The Company would ensure to strike the right balance between the quantum of dividend paid and amount of profits retained in the business for various purposes.

The Board of Directors will refer to the policy while declaring/recommending dividends onbehalf of the Company. Through this policy, the Company would endeavor to maintain aconsistent approach to dividend pay-out plans.

## **DEFINITIONS**

The terms referred to in the policy will have the same meaning as defined under the Act andtheRules madethereunder, and the SEBIRegulations.

# PARAMETERS / FACTORS TO BE CONSIDERED BEFORE DECLARINGDIVIDEND

Thedividendpay-

outdecisionoftheBoarddependsuponthefollowingfinancialparametersandinternal andexternal factors:

# 1. FINANCIALPARAMETERS ANDINTERNALFACTORS:

The financial parameters and internal factors which would be considered whiledeclarationofdividend bytheBoard areas follows:

- i) Operating cash flow of the Company
- ii) Profitearnedduringthe year
- iii) Profitavailablefordistribution
- iv) EarningsPerShare(EPS)
- v) Workingcapitalrequirements
- vi) Capitalexpenditurerequirement
- vii) Businessexpansionandgrowth
- viii) Likelihoodof crystallizationofcontingentliabilities,ifany
- ix) Additionalinvestmentinsubsidiaries and associates of the company
- x) Upgradation oftechnologyand physical infrastructure
- xi) Creationofcontingencyfund
- xii) Acquisitionofbrandsandbusiness
- xiii) CostofBorrowing
- xiv) Pastdividendpayoutratio/trends

# 2. EXTERNALFACTORS

Certain external factors could compel the Board of the Company to reflect onthedividendpayoutforanyfinancialyearoftheCompany.Someoftheexternalfact orsaffectingtheCompany'sdividendpaymentare:

- i) EconomicEnvironment
- ii) DividendpayoutratiosacrossIndustries.
- iii) Statutoryprovisionsandguidelines
- iv) CapitalMarkets
- v) Inflationrate
- vi) Industryoutlookforfutureyears
- vii) Taxation

# PARAMETERSTHATSHALLBEADOPTEDWITHREGARDTOVARIOUSCLASSES OFSHARES

The Company presently has only 1 (one) class of shares, i.e. Equity Shares. Hence, theparameters which are required to be adopted for various classes of shares do not apply to the Company. This Policy is subject to review and the Board shall consider and specify the other parameters to be adopted with respect to such class(es) of shares.

# <u>CIRCUMSTANCESUNDERWHICHSHAREHOLDERSMAYORMAYNOTEXPECTD</u> <u>IVIDEND</u>

The shareholders of the Company may not expect dividend in the following circumstances, subject to the discretion of the Board:

- i. IntheeventofagrowthopportunitywheretheCompanymayberequiredtoallocateasignificantam ount of capital.
- ii. Intheeventofhigher workingcapitalrequirementforbusinessoperationsorotherwise.
- iii. WhenCompany's liquidityis jeopardized for anyreason,impairingitsabilityto paythedividend.
- iv. In the eventoflossor inadequacy of profits.

The Board of Directors of the Company may not declare or recommend dividend for aparticular period if it is of the view that it would be prudent to conserve capital for the thenongoing or planned business expansion or other factors which may be considered by the Board.

The Company will take a decision on the dividend distribution keeping all external and internal factors in view and duly adopting a judicious balance between directly rewarding the shareholders through dividend declaration on the one hand and increasing shareholder's wealth in future through appropriater etention of projects and its realization for sustainable growth, on the other.

# **HOWTHERETAINEDEARNINGSWILLBEUTILISED**

The Company shall endeavor to utilize the retained earnings in a manner which shall bebeneficialto theinterests of the Company and also its shareholders.

Theretainedearningsofthe Companymaybe used inanyofthefollowingways:

- 1. Capitalexpenditureforworkingcapital;
- 2. Organicand/orinorganicgrowth;
- 3. Investment in new business(es) and/or additional investment in existing business(es);
- 4. Declarationofdividend:
- 5. Capitalization;
- 6. Buyback of shares;
- 7. General corporate purposes, including contingencies;
- 8. SuchothercriteriaastheBoard maydeem fitfrom timeto time;or
- 9. Anyotherusage aspermittedunderapplicable laws/regulations.

# **CONFLICTINPOLICY**

In the event of a conflict between this policy and the statutory provisions, the statutory provisionsshall prevail.

### **MODIFICATIONOFTHEPOLICY**

TheBoardis authorized to change oramend this policy from time to time at its sole discretion and/or in pursuance of any amendments made in the Act, the Regulations, or any other applicable law.

The modifications, if any, made to the policy shall be disclosed on the website and in the Annual Report.

# **DISCLOSURES**

The Company shall make appropriate disclosures as required under the Listing Regulations and the Companies Act, 2013.

The Policy shall be disclosed in the Company's Annual Report and on the website of the Company.

In case, the Company proposes to declare dividend on the basis of the parameters in addition to those as specified in this Policy and/or proposes to change any of the parameters, the Company shall disclose such changes along with the rationale in its Annual Report and on its website.

# **REVIEWOFPOLICY:**

The Policy may be amended, as and when deemed fit. The Board of Directors shall have theright to modify, amend or change any or all clauses of this Policy in accordance with the provisions of the Applicable laws/ Acts/Regulations or otherwise.

In case of any amendment(s), clarification(s), circular(s) etc. issued under any Applicablelaws/ Regulations, which is not consistent with any of the provisions of this Policy, then suchamendment(s), clarification(s), circular(s) etc. shall prevail upon the provisions hereunder andthis Policy shall be deemed to be amended accordingly from the effective date as laid downundersuch amendment(s), clarification(s), circular(s) etc.

# **AMENDMENTSTOTHEPOLICY**

Any change in the Policy shall be approved by the Board of Directors of the Company. TheBoardofDirectorsshallhavetherighttowithdrawand/oramendanypart ofthisPolicyortheentire Policy, at any time, as it deems fit, or from time to time, and the decision of the Boardinthis respect shall befinal and binding.

Incaseofanyamendment(s), clarification(s), circular(s) etc., issued by the relevant authorities, not being consistent with the provisions laid down under this Policy, then such amendments, clarification(s), circular(s) etc., shall prevail upon the provisions here under and this Policy hallst and amended accordingly from the effective date as laid down under such amendment(s), clarification(s), circular(s) etc.

This policy is last amended on 29.05.2024.

# **DISCLAIMER**

This policy shall not be construed as a solicitation for investments in the Company's securities and shall neither a ctasan assurance of guaranteed returns (in any form), on investments in the Company's securities.

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