YATHARTH HOSPITAL & TRAUMA CARE SERVICES LIMITED

POLICYONRELATEDPARTYTRANSACTIONS

1. PREAMBLE

TheBoardofDirectors(the"Board")ofYatharth Hospital & Trauma Care Services Limited(the"Company") has adoptedthisPolicyuponrecommendationoftheAuditCommitteeandit includesthemateriality threshold and the manner of dealing with Related Party Transactions ("Policy") incompliance with the requirements of Section 188 of the Companies Act, 2013 and Regulation

23ofSEBI(ListingObligationsandDisclosureRequirements)Regulations,2015("ListingRegulations"). Amendments, from time to time, to the Policy, if any, shall be considered by theBoardbasedontherecommendationsoftheAuditCommittee.

This Policy applies to transactions between the Company and one or more of its Related Parties.It provides a framework for governance and reporting of Related Party Transactions including material transactions. It shall be effective from the date of listing of these curities of the Company on Stock Exchanges.

2. OBJECTIVE

- i. ThisPolicyisintended asfollows:
 - a) To ensure due and timely identification, approval, disclosure and reporting oftransactions between the Companyandanyo fits Related Parties in compliance with the applicable laws and regulations as may be amended from time to time.
 - b) To ensure high standards of Corporate Governance while dealing with relatedparties.
- ii. The provisions of this Policy are designed to govern the approval process and disclosure requirements to ensure transparency in the conduct of Related PartyTransactions in the best interest of the Company and its shareholders and tocomplywiththestatutoryprovisionsinthisregard.

3. **DEFINITIONS**

- i. "Act" means the Companies Act, 2013 and the Rules framed the reunder.
- ii. "AuditCommittee" or "Committee" meanstheCommittee of the Board constituted from time to time under the provisions of Regulation 18 of the ListingRegulations and Section 177 of the Act.

- iii. "Arm'sLength" meansatransactionbetweentworelatedparties that is conducted as if they were unrelated, so that there is no conflict of interest and such price charged for the transactions to a Related Party has in no case been influenced by the relationship and meets the criteria prescribed in Transfer PricingGuidelinesprescribed under the Income-tax Act, 1961.
- iv. "Board" meansthe Board of Directors of the Company as defined under the Act.
- v. "**Key Managerial Personnel**" means Key Managerial Personnel as defined underSection2(51)oftheAct.
- vi. "MaterialRelatedPartyTransaction" meansaRelatedPartyTransactionwhichindiv iduallyortakentogetherwithprevioustransactionsduringthefinancial year, exceeds 10 (ten) percent of the annual consolidated turnover of the Company as per the last audited financial statements of the Company or suchlimits as may be prescribed either in the Act or the Listing Regulations, whicheveris stricter, from time to time. Notwithstanding the above, a transaction involving payments made to a related party with respect to brand usage or royalty shall beconsidered material if the transaction(s) to be entered into individually or takentogether with previous transactions during financial year, exceed five percent of the annual consolidated turn over of the listed entity as per the last audited financial statements ofthelistedentity
- vii. "**RelatedParty**" with reference to a Company, shall have the same meaning as defined in Section 2(76) of the Companies Act, 2013 and sub regulation 2(zb) of the SEBI (LODR) Regulations, 2015.

Provided that any person or entity belonging to the promoter or promoter group of the listed entity and holding 20% or more of shareholding in the listed entity shall be deemed to be a related party.

As per Rule 3 of Companies (Specification of Definitions Details) Rules, 2014- A Director (other than Independent Director) or Key Managerial Personnel of the holding company or his relative with reference to a Company, shall be deemed to be related party.

- viii. "**Related Party Transaction**" means any transaction between the Company andany Related Party for transfer of resources, services or obligations, regardless ofwhetherapriceis chargedandincludes
 - a. Sale, purchase or supply of any good sormaterials;
 - b. Selling orotherwisedisposing of, or buying property of anykind;

- c. Leasingofpropertyofanykind;
- d. Availingorrendering of any services;
- e. Appointmentofanyagentforthepurchaseorsaleofgoods,materials,servicesorpro perty;
- f. Suchrelatedparty'sappointmenttoanyofficeorplaceofprofitin theCompany,itssubsidiaryCompanyorassociateCompany;
- g. Underwritingthesubscriptionofanysecuritiesorderivativesthereof,oftheCompany;

Theaboveisanindicativelist and not an exhaustive one.

- ix. "Relative" means a relative as defined under Section 2(77) the Act.
- x. **"Transactions"** witharelated partyshall be construed to include a single transaction or a group of transactions.

Any other term not defined herein shall have the same meaning as defined in the Act, the ListingRegulations including amendments thereof, Indian Accounting Standards (IND AS); and or anyother statute, law, standards, regulations or other governmental instruction relating to RelatedPartyTransactions.

4. POLICY

- i. The Audit Committee shall review and approve all Related Party Transactions based onthis Policy.
- ii. All proposed Related Party Transactions must be reported to the Audit Committee for itsprior approval in accordance with this Policy. In the case of frequent / regular / repetitivetransactions which are in the normal course of business of the Company, the Committeemay grant standing pre –approval/ omnibus approval, details whereof are given in aseparate sectionofthis Policy.
- iii. Inexceptional cases, where a prior approval is nottaken due to an inadvertent omission or due to unforeseen circumstances, the Committee may ratify the transactions in accordance with this Policy.

iv. IDENTIFICATION OF RELATED PARTIES

- a) The Company has formulated guidelines for identification and updating the list of related parties as prescribed under Section 2(76) of the Act read with the Rules framed there under and Regulation 2(1)(zb) of the SEBI Regulations.
- b) Each director and Key Managerial Personnel has the responsibility of providing notice to the Board or Audit Committee of any potential Related Party Transaction involving such Director or KMP or his or her Relative. He must also share any additional information about the transaction that the Board/Audit Committee may reasonably require. It shall be the duty of the Board or the Audit Committee to determine whether the transaction does, in fact, constitute a Related Party Transaction requiring compliance with this policy. The Company insists that such notice of any potential Related Party Transaction shall be issued within 7 days of such Director/ KMP receiving the knowledge of such Transaction. This will ensure that the Audit Committee/Board has adequate time to obtain and review information about the proposed transaction.

v. IDENTIFICATIONOFRELATEDPARTYTRANSACTIONS:

- a) Every Director and Key Managerial Personnel will be responsible for providing adeclaration in the format as per Annexure 1 to the Company Secretary on an annualbasis.
- b) Every Director and Key Managerial Personnel will also be responsible to update the Company Secretary of any changes in the above relationships, directorships, holdings, interests and / or controls immediately on him / her becoming aware of such changes.

vi. REVIEWANDAPPROVALOFRELATEDPARTYTRANSACTION

AllRelatedPartyTransactionsshallbesubjecttothepriorapprovaloftheAuditCommittee whether at a meeting or by resolution by circulation or through electronicmode. A member of the Committee who (if) has a potential interest in any Related PartyTransaction will abstain from discussion and voting on such Related Party Transactionandshallnotbecountedindeterminingthepresenceofaquorumwhensuchtransacti onisconsidered.

CONSIDERATIONBYTHECOMMITTEEINAPPROVINGTHEPROPOSEDTRA NSACTIONS

a) While considering any transaction, the Committee shall take into account all relevant facts and circumstances including the terms of the transaction, the business purpose of the transaction, the benefits to the Company and to the Related Party, and any other relevant factor of the transaction, the benefits to the Company and to the Related Party, and any other related Party, and any othe

elevantmatters.

Priortotheapproval, the Committee shall, *interalia*, consider the following factors to the extent relevant to the transaction:

- 1) Whether the terms of the Related Party Transaction are fair and on arm's length basis to the Company and would apply on the same basis if the transaction did not involve a Related Party;
- 2) ThebusinessreasonsfortheCompanytoenterintotheRelatedPartyTransactionandt he natureofalternative transactions,ifany;
- 3) WhethertheRelatedParty Transactionincludes anypotential reputationalrisksthatmayariseasaresultoforinconnectionwiththeproposedTransa ction:and
- 4) WhethertheRelatedPartyTransactionwouldaffecttheindependenceorpresent a conflict of interest for any Director or Key Managerial Personnel oftheCompany,takingintoaccountthesizeofthetransaction,theoverallfinancial position of the Director, Key Managerial Personnel or other RelatedParty, the direct or indirect nature of the Director's interest, Key ManagerialPersonnel's or other Related Party's interest in the transaction and the ongoingnatureofanyproposedrelationshipandanyotherfactorstheCommitteedee msrelevant.
- b) Whileconsideringthe arm'slength nature ofthetransaction, the Committeeshalltakeintoaccountthe factsandcircumstancesaswereapplicableatthetimeofentering into the transaction with the Related Party. The Committee shall take intoconsideration that subsequent events (i.e., events after the initial transactions havecommenced) like evolving business strategies / short term commercial decisions toimprove/sustain market share, changing market dynamics, local competitive scenario, economic/regulatory conditions affecting the global / domestic industry, may impactprofitability but may not have a bearing on the otherwise arm's length nature of thetransaction.

APPROVALBYCIRCULARRESOLUTIONOFTHECOMMITTEE

In the event the Company Management determines that it is impractical or undesirable towait until a meeting of the Committee to enter into a Related Party Transaction, suchtransaction which are on arm's length basis and in the ordinary course of business

may be approved by the Committee by way of circular resolution in accordance with this Policyandstatutory provisions for the time being inforce. Any such approval must be ratified by the Committee at its next scheduled meeting.

APPROVALBYTHEBOARD

If the Committee determines that a Related Party Transaction should be brought beforethe Board, or if the Board in any case elects to review any such matter or it is mandatoryunder any law for Board to approve the Related Party Transaction, then the Board shallconsiderandapprove the Related Party transactionat a meetingand the considerationsset forth above shall apply to the Board's review and approval of the matter, with such modification as may be necessary or appropriate under the circumstances.

OMNIBUSAPPROVALBYTHE COMMITTEE

In the case of frequent / regular / repetitive transactions which are in the normal course ofbusiness of the Company, the Committee may grant standing pre-approval / omnibusapproval. While granting the approval, the Audit Committee shall satisfy itselfoftheneed for the omnibus approval and that same is in the interest of the Company. Theomnibusapprovalshallspecifythefollowing:

- a. Name oftherelatedparty
- b. Natureofthetransaction
- c. Periodofthetransaction
- d. Maximumamount ofthetransactionsthat canbeentered into
- e. Indicativebaseprice/currentcontractedpriceandformulaforvariationinprice,ifany
- f. Such other conditions as the Audit Committee may deem fit.

Such transactions will be deemed to be pre-approved and may not require any furtherapproval of the Audit Committee for each specific transaction unless the price, value ormaterial terms of the contract or arrangement have been varied / amended. Any proposedvariations / amendments to these factors shall require a prior approval of the Committee. The Committee shall review, at least on a quarterly basis, the details of Related PartyTransactions entered into by the Company pursuant to each of the omnibus approvalgiven, if any.

Further, wheretheneed of the related party transaction cannot be foreseen and all prescribed details are not available, Committee may grant omnibus approval subject to the value per transaction not exceeding Rs. 1,00,00,000/- (Rupees One Crore only). The details of such transaction shall be reported at the next meeting of the Audit Committee for ratification. Further, the Committee shall on an annual basis review and assess such transactions including the limits to ensure that they are incompliance with this Policy.

The omnibus approval shall be valid for a period of one yearand shall require fresh approvals after the expiry of one year.

APPROVALOFMATERIAL RELATED PARTYTRANSACTIONS

AllMaterialRelatedPartyTransactionsshallrequireapprovaloftheshareholdersthroughresolu tionandtheRelatedPartiesshallnotvotetoapprovetherelevanttransaction irrespectiveofwhethertheentityisa party tothe particulartransaction ornot.

TRANSACTIONSWHICHDONOTREQUIREAPPROVAL

Notwithstanding the foregoing, the following Related Party Transactions shall not requireapprovalofAuditCommittee:

- (a) Any transaction involving the providing of compensation to a director or KeyManagerial Personnel in connection with his duties to the Company including thereimbursementofreasonablebusinessandtravelexpensesincurredintheordinaryco urseofbusiness.
- (b) Any transaction in which the Related Party's interest arises solely from ownership of securities issued by the Company and all holders of such securities receive thesame benefits prorataastheRelatedParty.
- (c) Any transaction entered into between the Company and its wholly-owned subsidiary whose accounts are consolidated with the Company and placed before the Shareholders at the General Meeting for approval.

TRANSACTIONSNOTINORDINARYCOURSEOFBUSINESSORNOTATARM'SL ENGTH

All Related Party Transactions in excess of the limits prescribed under the CompaniesAct, 2013 and Rules made thereunder, which are not in the ordinary course of business or not at arms' length shallalso require the prior approval of the shareholders through resolution and the RelatedParties shall not vote to approve the relevant transaction irrespective of whether the entityisapartytotheparticulartransactionornot.

RELATEDPARTYTRANSACTIONSNOT PREVIOUSLYAPPROVED

In the event the Company becomes aware of Related Party Transaction that has notbeen approved or ratified under this Policy, the transaction shall be placed as promptly aspracticable before the Committee or Board or the Shareholders as may be required inaccordance withthis Policyforreviewandratification.

The Committee or the Board or the Shareholders, as the case may be, shall consider all relevant facts and circumstances respecting such transaction and shall evaluate all options available to the Company, including but not limited to ratification, revision, or termination of such transaction, and the Company shall take such action as the Committee may deem appropriate under the circumstances.

5. DISCLOSUREANDREPORTINGOFRELATEDPARTYTRANSACTIONS

Every Related Party Transaction entered into by the Company shall be referred to in the Board's report to the shareholders along with justification for entering into such transaction. The Chief

Financial Officer shall be, responsible for such disclosure. The Company Secretary shall alsomakenecessaryentriesintheRegisterofContractsrequiredtobemaintainedundertheCompaniesAc t,2013.

The Company shall submit within 30 days from the date of publication of its standalone and consolidated financial results for the half year, disclosures of related party transactions on a consolidated basis, in the format specified in the relevant accounting standards for annual results to the stockex changes and publish the same on its website.

Director's reports hall contain details of Related Party Transactions as required under the Act and Regulation 23 of the SEBIL is ting Regulations.

Any other disclosures as required under the Laws shall be made in its Annual Return, Boards' Report and at such other places and to the Stock Exchanges on which equity shares of the Company are listed and such other authority as may be prescribed under the Laws.

6. LIMITATION

IntheeventofanyconflictbetweentheprovisionsofthisPolicyandListingRegulations /CompaniesAct,2013 orany otherstatutoryenactmentsshall prevail overthisPolicy.

7. DISSEMINATIONOFPOLICY

This Policy or the important provisions of this policy shall be disseminated to all concerneddepartments/ persons of the Company and shall be hosted on the website of the Company andweblinktheretoshallbeprovided in the annual report of the Company.

8. REVIEWOF THEPOLICY

The Board of Directors on its own and / or as per the recommendations of Audit Committee can amend this Policy, as and when deemed fit. Any or all provisions of this Policy are subject to revision / amendment in accordance with the Rules, Regulations, Notifications etc. on the subject as may be issued by relevant statutory authorities, from time to time.

The Board of Directors of the Company shall review and update the Policy at least once in everythree years oras andwhenrequired.

ANNEXURE1

NOTICEOFINTERESTBYDIRECTOR/KEYMANAGERIALPERSONNEL

To,

The Company Secretary/Compliance Officer Yatharth Hospital & Trauma Care Services Limited Address

Dear S	ir,			
A.	holdingofthepaid- upcapital)intheCon hatIaminteresteddin	daughter/spouseof	ce)ofRe.10/-each(intheComp (Schedule) in the	pany,herebygivenoticet following company or
Sr. No.	NameoftheCompa nies/BodiesCorpor ate/Firms/Associa tionof Individuals	NatureofInterestorco ncern/ ChangeinInterestorC oncern	Shareholding (No. &%)	Date on whichInterest orConcernaro se/changed

B. Listofrelatives

Relationship	Full Name	Shareholding
		intheCompany
1.Spouse		
2.Father(includingStep-		
Father)		
3.Son(includingStep-son)		
4.Daughter		
5.Daughter'sHusband		
6.Brother(IncludingStep-		

Brother)	
7. Sister (Including Step-	
Sister)	
8.Mother(includingStep-	
Mother)	
9.Son'sWife	
10.MembersofHUF	

C. Afirm,inwhichayouor yourrelativeisapartner;

Sr.	Nameofthefirm	Name	of	Relationshipwithth	
no.			therela	erelative	shareholdingin
		tive			the
					firmheld
					by
					relative

D. Aprivatecompany in whichyouoryourrelativeisa memberordirector;

Sr. no.	Nameoftheprivate company	Membership rectorship by	ordi held	%ofshareholdinginthepri vatecompany

E. Apubliccompanyinwhichyouareadirector and hold along with your relatives, more than two percentofits paid-upshare capital

Sr.	Nameofthe publiccompany	%ofshareholdinginthepubliccom
No.		pany

F.	ThebodiescorporateswhoseBoardofDirect accustomed to act in accordance with you	
Sr.No.	Name of the Body Corporate	rativec, directions of instructions.
G.	Any person on whose advice, direction	s or instructions you are accustome
G. Sr.No.	Any person on whose advice, direction toact: Name of the person	s or instructions you are accustome
	toact:	s or instructions you are accustome
	toact:	s or instructions you are accustome
	toact:	
	Name of the person	_ Name