

TERMS & CONDITIONS OF APPOINTMENT OF INDEPENDENT DIRECTORS OF HIMALAYA FOOD INTERNATIONAL LIMITED



CIN: L70102DL1992PLC047399 Formerly known as Himalya International Ltd.

Contact@HimalayaFoodCompany.com

Registered Office :

118, 1st Floor, 12 Gagandeep Building Rajendra Place New Delhi-110008 Tel.: +91-11-45108609 Shubhkhera, Paonta Sahib, Himachal Pradesh - 173 025 Tel.: +91-1704-223494, Fax:225178 www.HimalayaFoodCompany.com

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Vadnagar, Mehsana Gujarat - 384 355 Telefax.: +91-2761-305030 The following are the terms and conditions of appointment of Independent Directors of **HIMALAYA FOOD INTERNATIONAL LIMITED** ("the Company")

1. <u>APPOINTMENT</u>

- (a) The appointment of the Independent Directors is for a term of five years or till such date to conform with the policy on retirement and as may be determined by any applicable statutes, rules, regulations or guidelines for such term as may be approved by the Members of the Company.
- (b) The Independent Directors will not be liable to retire by rotation.
- (c) The Independent Directors may be required to serve on one or more Board Committees as may be decided by the Board from time to time. The role of these Board Committees would be such as may be determined by the Board from time to time.

2. ROLE, DUTIES AND RESPONSIBILITIES

- (a) The duties and liabilities that come with the appointment as Independent Director would be as per the applicable laws, the Articles of Association of the Company and the Code of Conduct.
- (b) As members of the Board, the Independent Directors along with the other Directors will collectively be responsible for meeting the objectives of the Board which include:
 - requirements under the Companies Act, 2013 (the Act) and the Rules there under;
 - responsibilities of the Board as outlined in the erstwhile Clause 49 of the Listing Agreement / the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
 - accountability under the Directors' Responsibility Statement;
 - overseeing the maintenance of high standards of the Company's values and ethical conduct of business;
 - overseeing the Company's contribution towards sustainability and CSR;
 - protecting and enhancing the Company's brand.
 - The Independent Directors will be expected to perform their fiduciary duties and exercise the skill and care expected of every Director. They shall also abide by the 'Code for Independent Directors' as outlined in Schedule IV to the Act.

3. <u>TIME COMMITMENT</u>

Considering the nature of the role of a Director, it is difficult for a Company to lay down specific parameters on time commitment. The Independent Directors agree to devote such time as is prudent and necessary for the proper performance of their role, duties and responsibilities as Independent Director.

4. <u>REMUNERATION</u>

(a) No remuneration is paid to Independent Directors.

- (b) There is Rs. 2500/- sitting fees paid to Independent Directors for attending each meeting of the Audit Committee, Nomination & Compensation Committee, CSR and Sustainability Committee and Independent Directors Committee, and for Security holders Relationship Committee. No other payments made to such Directors.
- (c) Further, the Company may pay or reimburse the Independent Directors such reasonable expenditure, as may be incurred by them, while performing their role as Independent Director of the Company. This could include obtaining, subject to prior consultation with the Board, professional advice from independent advisors in the furtherance of their duties as Independent Director.

5. INSURANCE

The Independent Directors will be entitled to coverage under Directors' and Officers' Liability Insurance as per the Company's rules. But currently the Company have not taken any Directors' and Officers' Liability Insurance policy from any Company. If in future the Company take that policy All the Independent Directors comes under the Coverage of Insurance Policy.

6. <u>CODE OF CONDUCT</u>

(a) As Independent Directors of the Company, they agree to comply with the provisions of the Companies Code of Conduct, as adopted by the Board. The Independent Directors will also be required to affirm annually, compliance with the Company's Code of Conduct. Unless specifically authorised by the Company, the Independent Directors will not disclose information in respect of the Company's affairs to the media, the financial community, the employees, the members, or to any other person.

The obligation of confidentiality of the Independent Directors shall survive the cessation of their Directorship in the Company.

- (b) The attention of Independent Directors has also been drawn to the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations and the Company's Code of Conduct for Prevention of Insider Trading, prohibiting disclosure or use of unpublished price sensitive information.
- (c) The Independent Directors shall not engage in any activity which might impede the application of their independent judgement in the best interest of the Company.

7. INDUCTION AND DEVELOPMENT

The Company will, from time to time, brief the Independent Directors on all business related matters, risk assessment & minimization procedures, and proposed new initiatives. They will also be updated on changes / developments in the domestic / global corporate and industry scenario including those pertaining to statutes / legislation and economic environment.

8. <u>PERFORMANCE EVALUATION PROCESS</u>

Performance of the Independent Directors as well as the performance of the entire Board and its Committees will be evaluated annually as may be required under the provisions of law, against the parameters for evaluation laid down by the Nomination & Compensation

Committee.

9. <u>CONFLICT OF INTEREST</u>

- (a) It is accepted and acknowledged that the Independent Directors may have business interests other than those of the Company. They are required to declare any such Directorships, appointments and interests to the Board in writing in the prescribed form.
- (b) During their term, the Independent Directors agree to promptly provide declaration under Section 149(7) of the Act, upon any change in circumstances which may affect their status, individually, as Independent Director. Further, they also agree to confirm, individually, compliance with the said criteria of independence every financial year.

10. <u>GENERAL</u>

Actions, in particular, that should not be taken by the Independent Directors while in office, include the following:

- (i) Action that involves any violation of applicable law;
- (ii) Action that involves any breach of the Company's Code of Conduct;
- (iii) Action that either involves their personal interest, except as disclosed in terms of the applicable laws, or compromises or conflicts with the interest of the Company.
