

INVENTURE GROWTH AND SECURITIES LIMITED

POLICY ON APPOINTMENT OF INDEPENDENT DIRECTOR

<u>TermsandconditionsofappointmentoftheIndependentDirectors</u>

FollowingarethetermsandconditionsaspertheprovisionsoftheCompaniesAct,2013(theAct)
/Listing Obligations and Disclosure Requirement Regulation (LODR)
andtheRulesframedthereunder,forappointmentoftheIndependentDirectors:-

1. RoleandDuties

Your role and duties would be in accordance with the Act, LODR, Articles of Association of the Company and other applicable laws.

Apartfromattending themeetings of the Board and the Committees of which you are a Member, you are requested to devote such time, as appropriate for you to discharge your duties effectively.

2. <u>Committees</u>

The Board of Directors of the Company, may from time to time, appoint you as a member of any Committee.

3. Remuneration

In accordance with the provisions of the Act, you will be paid remuneration by way of sitting ferent earlier of the Board and the Committees thereof.

In addition, you may be paid remuneration by way of commission within such statutory limits as may be applicable from time to time and as may be approved by the Board and the members of the property of th

4. ReimbursementofExpenses

In addition to the remuneration mentioned in paragraph 3 above, you will, also be reimburse dfortravel, hoteland other incidental expenses in curred by you in attending the meetings of the Board and Committee the reof and, in discharge of your duties.

5. ConflictofInterest

Aspertherequirements of the Act, you are required to disclose your other directorships, appointments and interest's to the Board.

In the event, there is a conflict of interest which is likely to change your status as an Independent Director, then the same beinformed immediately to the Chairman and the Company Secretary.

6. Codes/Policies

You are requested to comply with the Regulations and the Policies of the Companyas applicable to the Directors.

7. <u>Directors'andOfficers'LiabilityInsurance</u>

 $Iwould like to inform you that the Company has taken a {\tt Directors'} and {\tt Officers'} Liability {\tt Insurance}.$

8. <u>Confidentiality</u>

All information acquired during your tenure is confidential to IGSL and should not be released at any \$\$ as example 1.00% and \$\$ as example 2.00% an

point of time, either during your tenure or the reafter (by whatever means) without prior clear ancefrom the Chairman unless required by law. The Company may request, you to eturnal lithed ocuments and other materials made available to you by IGSL.