VANDANA KNITWEAR LIMITED

CODE OF BUSINESS CONDUCT AND ETHICS FOR DIRECTORS AND SENIOR MANAGEMENTEXECUTIVES

1. PREAMBLE

The Code of Conduct of Vandana Knitwear Limited was approved by the Board of Directors (Board) of the Companyand came into effect from that date. The said Code of Conduct based on fundamental principle of good Corporate Governance. The said Code of Business Conduct and Ethics is nowadopted interaliato included uties of independent directors as per Schedule IV of the Companies Act, 2013.

2. PHILOSOPHY

It has been long waited policy and commitment of Vandana Knitwear Limited to adhere to highest standards ofintegrity professional and financial and business ethics in the operation of its business. We believe that thisorganization has been handed to us by the various stakeholders in "trust" and we as professional managers are the "trustees" of those stakeholders. It is therefore our responsibility to ensure that the organization is managed in amanner that protects and furthers the interests of our stakeholders. This Code of Business Conduct and Ethics ("Code of Conduct" or "Code") helps to ensure compliance with our standards of business conduct & ethics and also with regulatory requirements.

3. APPLICABILITY

TheCodeofConductshallapplyto:

- 1) AllDirectorsoftheCompany, whether executive or non-executive including nomineed irectors.
- 2) AllSeniorManagementExecutives.Seni

orManagementExecutivesshallinclude:

- a) AllexecutivesoftheCompanyfromtherankof GeneralManagerand above; and
- $b) \ All employees of the Company, reporting directly to the Managing Director/Manager/Executive Director(s) is respective of their grade. \\$

All Directors and Senior Management Executives are expected to comply with the letter and spirit of this Code. The Senior Management Executives shall continue to comply with applicable laws & regulations and the relevant policies, rules and procedures of the Company.

TheCodecomesintoimmediateeffect.

4. INTERPRETATIONOF THECODE

In this Code the term "Relative" shall have the same meaning as defined in Section 2(77) of the Companies Act,2013. In this Code, words importing the masculine shall include feminine and words importing singular shall include the plural or viceversa.

Any question or interpretation under this Code of Business Conduct and Ethics will be considered and dealt withbytheBoardoranypersonauthorizedbytheBoardontheirbehalf.

5. HONESTY, INTEGRITY & ETHICAL CONDUCT

All Directors and Senior Management Executives shall act in accordance with the highest standards of integrity, honesty, fairness and ethical conduct while working for the Company as well when representing the Company. Honest conduct means conduct that is free from fraud, suppression of facts or deception. Integrity & ethical conduct includes ethical handling of actual or apparent conflicts of interest between personal and professional relationships. All Directors and Senior Management Executives should promote ethical behavior and take steps to ensure that the Company promotes ethical behavior and also encourages employees to freely report violations of laws, rules, regulations or the Company's Code of Conduct to the Managing Director/Manager/Compliance Officer.

6. CONFLICTOFINTEREST

All Directors and Senior Management Executives shall avoid situations in which their personal interest couldconflict with that of the Company. A "conflict of interest" occurs when an individual's private interest directly

orindirectlyinterferesorappearstointerferewiththeinterestsoftheCompany. The Directors and Senior Management Executives must act at all times in the Company's best interests and avoid putting themselves in a position where their personal interests conflict or appear to conflict with the interests of the Company. Their personal interests will include those of their relatives.

Any Director or Senior Management Executive, who is aware of a conflict of interest or is concerned that aconflict might develop, is required to disclose the matter promptly to the Board in case of a Director and to the Managing Director/Manager/Compliance Officerincase of a Senior Management Executive.

7. RELATEDPARTYTRANSACTIONS

Any Director or Senior Management Executive or any of their relatives/associates should not derive any unduepersonal benefit or advantage by virtue of his position or relationship with the Company. As a general rule, SeniorManagement Executives should avoid conducting Company business with a relative, or with a business in which arelative is associated in any significant role. Any dealings with a related party must be conducted in such a waythatno preferentialtreatmentisgiven and adequated is closures are made as required by law and this Code.

8. LEGALCOMPLIANCE

The Company is committed to high standards of corporate governance and believes in Compliance with all thelaws and regulations both in letter and spirit. The Company is committed to provide in time, accurate

andcompleteinformationasrequired, to all concerned including its stakeholders. All Directors and Senior Man agement Executives must comply and where applicable, oversee compliance by employees with all the laws, rules and regulations applicable to the Company and its employees. Each Senior Management Executive must acquire appropriate knowledge of the requirements relating to his duties sufficient to enable him to recognize potential noncompliance issues and to know when to seek advice from the Legal Department on specific Company policies and procedures.

9. INSIDERTRADING

All Directors and Senior Management Executives and their immediate family members shall not derive anybenefit or assist others to derive any benefit from the access to and possession of information about the Company which is not in the public domain and thus constitutes insider information. All Directors

and tocomplywi	ththeCompany's	Senior sCodeofConductfo	orProhibitionofInsic	ManagementExecutivesarerequired derTrading.

10. CONFIDENTIALITY

All Directors and Senior Management Executives must maintain the confidentiality of sensitive information

(thatisnotinpublicdomain)relatingtotheCompanywhichcomestotheirknowledgeinthecourseofthedischar geof their functions and any other Confidential information about the Company that comes to them, from

whatever source, except when such disclosure is authorized or legally mandated. The confidentiality shall also continue after such person ceases to hold of fice as Director or serve theorganization.

No Senior Management Executive shall communicate with any member of press or publicity media or any otheroutside agency on matters concerning the Company, except through the designated spokespersons or authorized otherwise.

11. TRANSPARENCYANDACCOUNTABILITY

The Directors and Senior Management Executives shall be transparent in all their dealings except in cases wherethe needs of business security dictate otherwise and shall hold themselves accountable to the Board or Managing Director/Compliance Officerasthecase may be.

12. OPPORTUNITIES AND INFORMATION

The Directors and Senior Management Executives owe a duty to the Company to advance the Company'sbusiness. The Directors and Senior Management Executives are prohibited from taking (or directing to a thirdparty) a business opportunity (relevant to the line of business intended to be pursued by the Company) that is discovered through the use of corporate property, information or position, unless the Company has already been offered the opportunity and turned it down. The Directors and Senior Management

Executives are prohibited from using corporate property, information or position for personal gain and fromcompeting with the Company. Wherever, it is difficult to differentiate between personal and Company benefits orthere are both personal and Company benefits in certain activities, the only prudent course of conduct for the Directors and Senior Management Executives is to make sure that any use of Company property or services or such transactions that is not solely for the benefit of the Company has prior approval of the Board of Directors/Managerof the Company.

13. COSTCONSCIOUSNESS

TheDirectorsandSeniorManagementExecutivesshallexercisetheirresponsibilitieswithutmostcostconscio usnesswithintheorganizationandshallpromotethesame. TheDirectorsandSeniorManagementExecutives shall not use any facility or asset of the Company for their personal use except when such facility or assethas been provided for personal use by policy or specific permission.

14. EQUALOPPORTUNITY

The Company shall provide equal opportunities to all its employees and all qualified applicants for employmentwithout regard to race, caste, color, gender, religion, sex, age, marital status, disability, national origin, or anyother factor made unlawful by applicable laws and regulations. This policy relates to all phases of employmentincluding recruitment, hiring, placement, promotion, transfer, compensation, benefits, training, educational, socialand recreational programs and the use of Company facilities. The Directors and Senior Management Executivesshall encourage women employees to

of har as smentor other unwel come and offensive conduct. Sexual har as smentor exploitation is specifically prompt of the conduct of the c
hibited.

15. DEALINGWITHPEOPLEINTHEORGANISATION

The Company will focus on meritocracy, equity and upholding of Company values in all people processes including performance management systems, appraisals, remuneration and rewards. The Directors and SeniorManagement Executives shall uphold the values of trust, teamwork, mutuality and collaboration, meritocracy, objectivity, self-respect and human dignity while dealing with the people within the organization. The Directors and Senior Management Executives shall practice and encourage the spirit of productive debate and discussionamong the employees and with the Board as the situation may warrant. The Directors and Senior Management Executives shall not show disrespect to their superior officers or to the authority of the Board. The Directors and Senior Management Executives shall not engage in misinformation, disinformation or personal vilification or ovictimization of any employee or stakeholder.

16. RELATIONSHIP WITHSUPPLIERSANDCUSTOMERS

The Directors and Senior Management Executives shall never compromise with the interest of the Company in alltheir dealings with suppliers and customers. The Directors and Senior Management Executive shall not acceptgifts and presents of more than nominal value or receive gratuitous or other payments or treatments from suppliersorcustomerswhichcouldleadtocompromisingtheCompany'sinterests.

17. CORPORATESOCIALRESPONSIBILITY

The Company is committed to serve the community around its area of operations. The Company believes that noorganization can survive in isolation and it has a responsibility towards the public at large. The Company aims toreach out to the neighboring communities and conserve the environment. The Company shall continuously takerequisitecommunity development initiatives around the areas of its operations. The Directors and Senior Management Executives shall in their decisions respect the necessity of environment protection and pollution control consistently with the need of sustainable development.

18. DUTIESOFINDEPENDENTDIRECTORS(ASPERSCHEDULEIVoftheCompaniesAct,2013)

Theindependentdirectorsshall –

- (1) undertake appropriate induction and regularly update and refresh their skills, knowledge and familiarity withtheCompany;
- (2) seekappropriate clarification or amplification of information and, where necessary, take and follow appropriate professional advice and opinion of outside experts at the expense of the Company;
- (3) strivetoattendallmeetingsof the Board of Directors and of the Board committees of which he is a member;
- (4) participate constructively and actively in the committees of the Board in which they are chairpersons ormembers;
- (5) strivetoattendtheGeneralMeetingsof theCompany;
- (6) where they have concerns about the running of the Company or a proposed action, ensure that these areaddressed by the Board and, to the extent that they are not resolved, insist that their concerns are recorded in theminutesoftheBoardmeeting;
- (7) keepthemselveswellinformedabouttheCompanyandtheexternalenvironmen

tinwhichitoperates;

- (8) nottounfairly obstruct the functioning of anotherwise proper Board or Committee of the Board;
- (9) paysufficientattentionandensurethatadequatedeliberationsareheldbeforeapprovingrelatedpartytran sactionsandassurethemselvesthatthesameareintheinterestoftheCompany;
- (10) ascertain and ensure that the Company has an adequate and functional vigil mechanism and to ensure that theinterestsofapersonwho usessuchmechanism arenotprejudicially affected on account of such uses
- (11) report concerns about unethical behavior, actual or suspected fraud or violation of the Company's code ofconductorethicspolicy;
- (12) acting within his authority, assist in protecting the legitimate interests of the Company, shareholders and itsemployees;
- (13) not disclose confidential information, including commercial secrets, technologies, advertising and salespromotion plans, unpublished price sensitive information, unless such disclosure is expressly approved by the Boardorrequired by law.

19. GENERAL

The Directors and Senior Management Executives:

- a) shallatalltimesmakean endeavortoattendsuch meetings/occasionsincludingBoardandCommitteemeetingsasarerequiredofthepersonforthebenefit, growthanddevelopmentoftheCompany.
- b) shall dedicate sufficient time, energy and attention to the Company to ensure diligent performance and beaware of and seek to fulfill his or her duties and responsibilities as set forth in the Company's Memorandum & Articles of Association and Corporate Governance Guidelines.
- c) shall not illegally withhold any property or documents of the Company and should ensure protection of thesameatalltimes.
- d) shall not knowingly suppress a material fact, which can be detrimental to the interest of the Company, from the appropriate authority/body.
- e) shall notmakeanystatement, verifyanyreturnorform, containing any particulars, knowing itt obefalse.
- f) shallpracticeaconductof givinghighestrespecttohumansandhumanvaluesandmustpromotethesame.

20. REPORTING

The Company Secretary shall be the Compliance Officer for the purpose of this Code. Senior ManagementExecutives are requiredtoreport observedviolations of the Code andillegal or unethical behavior to the Managing Director/Manager/Compliance Officer.

All reports will be treated in a confidential manner and it is Company's policy not to allow retaliation for reportsmade in good faith of misconduct by others. In accordance with an established, documented

& approved process,the Company will undertake, review & where appropriate, investigate of alleged violations or misconduct. SeniorManagement Executives are expected to cooperate in internal investigations of misconduct and violations of thisCode

21. WAIVERS&AMENDMENTS

Any waiver of any provision of this Code for a member of the Company's Board of Directors or aSeniorManagementExecutivemustbeapprovedinwritingbytheCompany'sBoardofDirectors/Managing Director/Managerandappropriatelydisclosed.

Based on the business requirements and applicable regulations the Code may be amended by the Board of Directors from time to time.

22. COMPLIANCEOFTHECODE

ThematterscoveredinthisCodeofBusinessConductandEthicsareoftheutmostimportancetotheCompany,it s stockholders and its business partners, and are essential to the Company's ability to conduct its business inaccordance with its stated values. The Company expects all the Directors and Senior Management Executives toadhere to these rules in carrying out their duties for the Company. Directors and Senior Management Executivesare accountable for full compliance with this Code. Sanctions for breach of this Code shall be determined by theBoard of Directors in case of Directors and the Managing Director/Manager in the case of Senior ManagementExecutives.

23. ACKNOWLEDGEMENT

The Code shall become applicable to all the existing directors as soon as it is approved by the Board of Directors. In case of a new director the Code shall become applicable from the date of his appointment. All SeniorManagement Executives shall acknowledge the receipt of this Code in the acknowledgement form appended to this Code indicating that they have received, read and understood, and agreed to comply with the Code and sendthe same to the Managing Director/Manager/Compliance Officer. A New Senior Management Executive will submit such an acknowledgment at the time when his employment begins/when he assumes a senior management position.

24. ANNUAL COMPLIANCE REPORTING

The Directors and Senior Management Executives shall affirm compliance with this Code of Conduct on anannual basis as at the end of the each financial year of the Company. (Within 15 days of the close of everyfinancialyear). **Annexure-1**

This Code of Conduct set forth guidelines for conduct for the Board of Directors and Senior ManagementExecutives. It is not intended to nor does it create any right in favour of any Director or Senior ManagementExecutive, client, supplier, customer, shareholder, oranyotherpersonorentity. Place:Bhilwara ByOrderof theBoardof Directors Naresh Kumar Gattani Managing Director (DIN: 00125231)

Format for AnnualCompliance ReportingAnnexure-1

To,
The Managing
DirectorVandanaKnitwear
Limited
Bhandari Plaza, 2nd Floor,
Opp. Nagar Parishad Rajendra Marg Road
Bhilwara311001

Sub:Codeof BusinessConductandEthicsandAnnualComplianceReporting

IhavereceivedandreadtheCompany'sCodeofBusinessConductandEthicsforDirectorsandSeniorManage ment Executives as approved by the Board of Directors on 16th July, 2014. I understand the standards and policies contained in the Company's Code and understand that there may be additional policies or laws specific tomy job or role. I agree to comply with the Company's Code and shall be responsible and accountable for any non-compliance of the Company's Code by me. I also understand that if I have any clarification concerning theCompany's Code, I can consult with the Managing Director and that my questions or reports to these sources willbemaintainedinconfidence.

Furthermore I shall affirm compliance with this Code of Conduct on an annual basis as at the end of the eachfinancialyearoftheCompany(within15daysofthecloseofeveryfinancialyear).

Designation:
Signature:
Date
Note:PleasesignandreturnthisformtotheCompanySecretary

Name: