PICCADILY AGRO INDUSTRIES LTD

PERFORMANCE EVALUATION POLICY









POLICY ON EVALUATION OF PERFORMANCE OF DIRECTORS AND THE BOARD (AS AMENDED)

OBJECTIVE

This Policy aims to:

- i. Ensure compliance of the applicable provisions of the Companies Act, 2013 ("the Act) and the SEBI (LODR), 2015 entered into with the Stock Exchanges (as amended or re-enacted from time to time) relating to the evaluation of performance of the Directors and the Board.
- ii. Adopt best practices to manage the affairs of the Company in seamless manner.
- iii. Achieve good corporate governance as well as sustained long-term value creation for stakeholders.

DEFINITION EVALUATION FACTORS

A. "the Act":

The Act shall mean The Companies Act, 2013;

B. "the Company":

The Company shall mean "Piccadily Agro Industries Limited"

C. "the Director" or "the Board":

The Director or the Board, in relation to the Company, shall mean and deemed to include the collective body of the Board of Directors of the Company including the Chairman of the Company.

D. "the Independent Director":

The Independent Director shall mean an Independent Director as defined under Section 2 (47) to be read with section 149 (5) of the Act.

E. "the Policy" or "this Policy":

The policy or this Policy shall mean the Policy for Evaluation of performance of Board of Directors of the Company.

F. "the Committee" or "this Committee":

The Committee or this Committee shall mean the Nomination and Remuneration Committee of the Board of Directors formed under the provisions of Section 178 of Companies Act, 2013.

EVALUATION FACTORS

The Nomination and Remuneration Committee ("NRC") shall carry out the evaluation of performance of every Director. The evaluation of performance of the Independent Directors (IDs) shall also be carried out by the entire Board of Directors excluding the Director being evaluated in the same way as it is for the Executive Directors of the Company except the Director getting evaluated. Evaluation performance should be carried out at least once in a year.

While evaluating the performance of the Non-Executive Directors ("NED"s), the following parameters shall be considered:

- (a) Attendance at meetings of the Board and Committees thereof,
- (b) Participation in Board Meetings or Committee thereof,
- (c) Contribution to strategic decision making,
- (d) Review of risk assessment and risk mitigation,
- (e) Review of financial statements, business performance.
- (f) Contribution to the enhancement of brand image of the Company.

While evaluating the performance of the Chairman and Managing Director, the Nomination and Remuneration Committee shall always consider the appropriate benchmarks set as per industry standards, the performance of the individual and also of the Company.

Evaluation of performance shall be carried out at least once a year.

The Company shall provide suitable training to the Non-Executive Directors including Independent Directors. Any other need based training shall also be provided.

The Board of Directors shall pay regards to the following parameters for the purpose of evaluating the performance of a particular Director:

In respect of each of the evaluation factors, various aspects have been provided to assist with the evaluation process in respect of performance of Board itself, and of its committees and individual Directors as, such evaluation factors may vary in accordance with their respective functions and duties.

Appraisal of each Director of the Company shall be based on the criteria as mentioned herein below.

Rating Scale

Performance	Rating
Good	3
Satisfactory	2
Not Satisfactory	1

EVALUATION PROCESS

The Company has adopted the following Board Performance Evaluation Process:

Independent Directors

Some of the specific issues and questions that should be considered in a **performance** evaluation of Independent Director, in which the concerned Director being evaluated shall not be included, are set out below:

Name of Director being assessed:

S.NO.	Assessment Criteria	Rating	Remarks / Comments
1.	Attendance and		
	participations in the meetings		
2.	Raising of concerns to the		
	Board		
3.	Safeguard of confidential		
	information		
4.	Rendering independent,		
	unbiased opinion and		
	resolution of issues at		
	meetings		
5.	Initiative in terms of new		
	ideas and planning for the		
	Company		
6.	Safeguarding interest of		
	whistle-blowers under vigil		
	mechanism		
7.	Timely inputs on the minutes		
	of the meetings of the Board		
	and Committee(s), if any		

Non – Independent Directors / Executive Directors

Some of the specific issues and questions that should be considered in a performance evaluation of Chairman and Managing Director/Non-Independent Director/Executive Director by Independent Directors, in which the concerned director being evaluated shall not be included, are set out below:

Name of Director being assessed:

S.NO.	Assessment Criteria	Rating	Remarks / Comments
1.	Leadership initiative		
2.	Initiative in terms of new		
	ideas and planning for the		
	Company		
3.	Professional skills, problem		
	solving, and decision making		
4.	Compliance with policies of		
	the Company, ethics, code of		
	conduct, etc		
5.	Reporting of frauds,		
	violation etc.		
6.	Safeguarding of interest of		
	whistle blowers under vigil		
	mechanism		
7.	Timely inputs on the minutes		
	of the meetings of the Board		
	and Committee(s), if any		

Board of Directors

Some of the specific issues and questions that should be considered in a performance evaluation of the entire Board by Independent Directors are set out below:

S.NO.	Assessment Criteria	Rating	Remarks / Comments
1.	The Board of Directors of		
	the Company is effective in		
	decision making.		
2.	The Board of Directors is		
	effective in developing a		
	corporate governance		
	structure that allows and		
	encourages the Board to		
	fulfill its responsibilities		
3.	The Company's systems of		
	control are effective for		

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	identifying material risks and	
	reporting material violations	
	of policies and law.	
4.	The Board reviews the	
	organization's performance	
	in carrying out the stated	
	mission on a regular basis.	
5.	The Board of Directors is	
	effective in providing	
	necessary advice and	
	suggestions to the	
	Company's management.	
6.	Is the Board as a whole up to	
0.	date with latest	
	developments in the	
	regulatory environment and	
	the market?	
7.		
/.	The information provided to	
	Directors prior to Board	
	Meetings meets your	
	expectations in terms of	
	length and level of detail.	
8.	Board meetings are	
	conducted in a manner that	
	encourages open	
	communication, meaningful	
	participation, and timely	
	resolution of issues	
9.	The Board Chairman	
	effectively and appropriately	
	leads and facilitates the	
	Board meetings and the	
	policy and governance work	
	of the Board.	
10.	The Board appropriately	
	considers internal audit	
	reports, management's	
	responses, and steps towards	
	improvement.	
11.	The Board oversees the role	
	of the Independent Auditor	
	from selection to termination	
	and has an effective process	
	to evaluate the Independent	
	Auditor's qualifications and	
	performance.	
	performance.	

12.	The Board considers the	
	Independent Audit plan and	
	provides recommendations.	

Committees of Board

The Board has constituted the following committees:

- 1. Audit Committee;
- 2. Nomination and Remuneration Committee;
- 3. Stakeholders Relationship Committee;
- 4. Corporate Social Responsibility Committee; and
- 5. Risk Management Committee

For evaluating the performance of each Committee, the Board of Directors shall pay regards to the following aspects as set out in the annexure below:

S.NO.	Audit Committee (For Audit Committee members only)	Rating	Remarks / Comments
1	Committee Meetings are conducted in a manner that encourages open communication, meaningful participation and timely resolution of issues.		
2	Timely inputs on the Minutes of the Meetings		

S.NO.	Nomination and Remuneration Committee (For Nomination and Remuneration Committee members only)	Rating	Remarks / Comments
1	Committee Meetings are conducted in a manner that encourages open communication, meaningful participation and timely resolution of issues.		
2	Timely inputs on the Minutes of the Meetings		

S.NO.	Stakeholders Relationship Committee (For Stakeholders Relationship Committee members only)	Rating	Remarks / Comments
1	Committee Meetings are conducted in a manner that encourages open communication, meaningful participation and timely resolution of issues.		
2	Timely inputs on the Minutes of the Meetings		

S.NO.	Corporate Social Responsibility Committee (For Corporate Social Responsibility Committee members only)	Rating	Remarks / Comments
1	Committee Meetings are conducted in a manner that encourages open communication, meaningful participation and timely resolution of issues.		
2	Timely inputs on the Minutes of the Meetings		

S.NO.	Risk Management	Rating	Remarks / Comments
	Committee		
	(For Risk Management		
	Committee members only)		
1	Committee Meetings are		
	conducted in a manner that		
	encourages open		
	communication, meaningful		
	participation and timely		
	resolution of issues.		
2	Timely inputs on the Minutes		
	of the Meetings		

REVIEW

The Nomination and Remuneration Committee may amend the Policy, if required, to ascertain its appropriateness as per the needs of the Company. The Policy may be amended by passing a resolution in a meeting of the Committee.

DISCLOSURE

In accordance with the requirement under the Companies Act, 2013, Rules framed thereunder and SEBI (LODR) Regulations, 2015, disclosures will be made in the Board Report regarding the manner in which the performance evaluation has been done by the Board of Directors of its own performance, performance of various Committees of Directors and individual Directors. The Company shall disclose the evaluation criteria in its Annual Report. The Policy will be available in the public domain i.e. on the website of the Company.
