# GB LOGISTICS COMMERCE LIMITED (POLICY FOR DETERMINING MATERIAL SUBSIDIARIES)

(Approved by the Board of Directors at their Meeting held on 16<sup>th</sup> December, 2023)

# Purposeofthispolicy:

GB Logistics Commerce Limited("GBLCL"or"Company")isgovernedamongstothersbytherulesandregulationsfram edbySecuritiesExchangeBoardofIndia("SEBI").SEBI(ListingObligationsandDisclosure Requirements) Regulations, 2015 as amended ("Listing Regulations") lays outregulatoryrequirementsformaterialsubsidiarycompanies.

The Board of Directors (the "Board") of the Company has adopted the policy and procedures fordetermining material' subsidiary companies ("Policy") in accordance with the provisions of Regulation 161(c) of the Listing Regulations.

This Policy will be used to determine the material subsidiaries and material unlisted Indiansubsidiaries of

the Company and to provide the governance framework for such subsidiaries.

All the words and expressions used in this Policy, unless defined hereafter, shall have meaningrespectively assigned to them under the Listing Regulations and in the absence of its definitionor explanation therein, as per the Companies Act, 2013 ("Act") and the Rules, Notifications and Circulars made/issued the reunder, as a mended, from time to time.

The Audit Committee will review the policy periodically and may amend the same from time totime, asmaybedeemednecessary.

# **Definitions**

"Audit Committee" means the committee constituted by the Board of Directors of the Companyinaccordancewithsection177oftheActandRegulation18oftheListingRegulations

"Independent Director" means a director of the Company, not being a wholetime director andwho is neither a promoter nor belongs to the promoter group of the Company and who satisfiesothercriteriaforindependence undertheActandtheListingRegulations.

**Material Subsidiary** "material subsidiary" shall mean a subsidiary, whose income or net worth exceedstenpercent of the consolidated income or net worth respectively, of the listed entity and its subsidiaries in the immediately preceding accounting year.

Material Unlisted Indian Subsidiary shall mean an unlisted subsidiary, incorporated in India, whose income or net worth (i.e. paid up capital and free reserves) exceeds ten percent of the consolidated income or net worth respectively, of the Company and its subsidiaries in the immediately preceding accounting year.

**Significant transaction or arrangement** shall mean any individual transaction or arrangementthat exceeds or is likely to exceed 10% of the total revenues or total

expenses or total assets ortotal liabilities, as the case may be, of the unlisted subsidiary for the immediately preceding accounting year.

- "Subsidiary" shallbeasdefinedundertheActandtherulesmadethereunder.
- "UnlistedSubsidiary" means subsidiary whose securities are not listed on any recognized Stock Exchanges.

## Policyand procedure

- 1. The Audit Committees hall also review the financial statements, in particular, the invest ments made by the unlisted subsidiary of the Company.
- 2. The minutes of the Board meetings of the unlisted subsidiary company shall be placed attheBoardmeetingoftheCompanyatregularintervals.
- 3. The Board shall be provided periodically with a statement of all significant transactions and arrangements entered into by the unlisted subsidiary Company.
- 4. At least one Independent Director of the Company shall be a director on the board of theunlistedmaterialsubsidiarywhetherincorporatedinIndiaornot.Onlyforthepurp osesofthis provision, notwithstanding anything to the contrary contained in regulation 16 (1) (c),the term "material subsidiary" shall mean a subsidiary, whose income or net worthexceedstenpercentoftheconsolidatedincomeornetworthrespectively,ofthelist edentityanditssubsidiaries intheimmediatelyprecedingaccountingyear.
- 5. The Company shall not dispose of shares in its material subsidiary, which would reduceitsshareholding(eitheronitsownortogetherwithothersubsidiaries)tolesstha n50%orcease the exercise of control over the subsidiary without passing a special resolution inits general meeting except in cases where such disinvestment is made under a scheme ofarrangement duly approved by Court/Tribunal or under a resolution plan duly approvedundersection31oftheInsolvencyCodeandsuchaneventisdisclosedtothere cognizedstock exchangeswithinonedayoftheresolutionplan beingapproved.
- 6. Selling, disposing and leasing of assets amounting to more than twenty percent of theassets of the Material Subsidiary on an aggregate basis during a financial year shallrequirepriorapprovalofshareholdersbywayofspecialresolutionunlessthesale/disposal/leaseismadeunderaschemeofarrangementdulyapprovedbyaCourt/Tribu nalorunderaresolutionplandulyapprovedundersection31oftheInsolvencyCode and such an event is disclosed to the recognized stock exchanges within one dayoftheresolution plan beingapproved.

### **Disclosures**

The Company shall disclose in its Board's report, details of this Policy as required under the Actand the Listing Regulations. This Policy shall be disclosed on the Company's website and a weblink thereto shall be provided in the Board's report.

## **Limitationand Amendment**

IntheeventofanyconflictbetweentheprovisionsofthisPolicyandoftheActorListingRegulation soranyotherstatutoryenactments,rules,theprovisionsofsuchActorListing. Regulationsorstatutoryenactments,rulesshallprevailoverthisPolicy.Anysubsequentamen dment / modification in the Listing Regulations, Act and/or applicable laws in this regardshallautomaticallyapplytothisPolicy.