

POLICYFORDETERMINING MATERIAL EVENTS AND INFORMATION

1. Objective

Intermsof regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors (the "Board") of Centerac Technologies Limited (the" Company") has adopted this policy at its meeting held onNovember 06, 2015, for determination of material events and information so that such event and information can be promptly disclosed to the stock exchanges, as per the prescribed regulations.

This PolicyiseffectivefromDecember 1, 2015

2. Policy

- A. Any of the Key Managerial Person(s) authorised by the Board shall determine the materiality of any event or information, classify it as a Material event or Information and for the purpose of making disclosure to thestockexchanges.
- B. Certain event and information would be Material event or Information as per regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- C. Beside Material Information, Company shall consider the following criteria for determination of materiality of events/ information:
 - (a) the omission of an event or information, which is likely to result indiscontinuity or alteration of event or information already available publicly; or
 - (b) the omission of an event or information is likely to result insignificant market reaction if the said omission came to light at a later date;
 - (c) in case where the criteria specified in sub-clauses (a) and (b) are not applicable, an event/information may be treated as being material if has haveanimpactofamount equivalent to 10% ormore of the total revenue of the Company asperthe last audited consolidated financial statements.

Providedthat:

a. any confidential information which if disclosed is likely to put a trisk the business interest of the Company; or



- b. any event or information arising out of it in the normal course of business; shall not be disclosed. The Company to that extent may make qualified disclosure to the stock exchanges.
- D. Insomecases, to ascertain materiality, thresholds as prescribed in clause 2.C of this policy, cannot be applied, in such cases, any of the Key Managerial Person(s) authorised by the Board shall frame their opinion on a case to case basis, basedon specific facts and circumstances relating to the information/eventandwhiledoingso,itmayconsider,amongotherfactors,thefol lowing factors:
 - (ii) Whether there would any director in direct impact on the reputation of the Company; or
 - (iii) Whethernon-disclosurecanleadtocreationoffalsemarketinthesecuritiesoftheCompany; or
 - (iv) Whethertherewouldbeasignificantimpactontheoperationsorperformanc eoftheCompany.

Providedthat:

- a. anyconfidentialinformation whichifdisclosedislikelytoputatriskthe businessinterestoftheCompany; or
- b. any event or information arising out of it in the normal course of business;

shallnotbedisclosed. The Company to that extent may make qualified disclosure to the stock exchanges.

(AnillustrativelistofMaterialEvent and Informationdescribedinclause2.Band2.Cofthispolicyis annexed.)

E. Inanycircumstancewherethetermsofthispolicydifferfromanyexistingornewlye nacted law,rule,regulation orstandard governingtheCompany,thelaw,rule,regulation orstandard shalltake precedence over the policyuntil such time as this policy is changed to conformtothelaw, rule,regulationorstandard.

3. Dissemination

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, this Policy and any amendment thereto shall be posted on the website of the Company.



Annexure

<u>IndicativeList ofEventstobedisclosedunderRegulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015</u>

- A. Events which shall be disclosed without any application of the guidelines for materiality as specified in sub-regulation (4) of regulation (30) and clause B of the Policy:
- Acquisition(s) (including agreement to acquire), Scheme of Arrangement (amalgamation/ merger/ demerger/restructuring), or sale ordisposal of any unit(s), division(s) or subsidiary of the Company or anyother restructuring.

Explanation.- For the purpose of this sub-para, the word 'acquisition'shall mean,-

- (i) acquiring control, whether directly or indirectly; or,
- (ii) acquiring or agreeing to acquire shares or voting rights in, a company, whether directly or indirectly, such that -
 - (a)the Company holds shares or voting rights aggregating to fiveper cent or more of the shares or voting rights in the saidcompany, or;
 - (b) there has been a change in holding from the last disclosuremade under sub-clause (a) of clause (ii) of the Explanation to this sub-para and such change exceeds two per cent of the totalshareholding or voting rights in the said company.
- Issuance or forfeiture of securities, split or consolidation of shares, buyback of securities, any restriction on transferability of securities or alteration in terms or structure of existing securities including forfeiture, reissue of forfeited securities, alteration of calls, redemption of securities etc.
- 3. Revision in Rating(s).
- 4. Outcome of Meetings of the board of directors: The Company shalldisclose to the Exchange(s), within 30 minutes of the closure of themeeting, held to consider the following:
 - a. dividends and/or cash bonuses recommended or declared or the decision to pass any dividend and the date on which dividend shall



- be paid/dispatched
- b. any cancellation of dividend with reasons thereof;
- c. the decision on buyback of securities;
- d. the decision with respect to fund raising proposed to be undertaken
- e. increase in capital by issue of bonus shares through capitalization including the date on which such bonus shares shall be credited/dispatched;
- f. reissue of forfeited shares or securities, or the issue of shares or securities held in reserve for future issue or the creation in any form or manner of new shares or securities or any other rights, privileges or benefits to subscribe to;
- g. short particulars of any other alterations of capital, including calls;
- h. financial results;
- i. decision on voluntary delisting by the Company from stock exchange(s).
- 5. Agreements (viz. shareholder agreement(s), joint ventureagreement(s), family settlement agreement(s) (to the extent that itimpacts management and control of the Company),agreement(s)/treaty(ies)/contract(s) with media companies) which are binding and not in normal course of business, revision(s) oramendment(s) and termination(s) thereof.
- 6. Fraud/defaults by promoter or key managerial personnel or by Company or arrest of key managerial personnel or promoter.
- 7. Change in directors, key managerial personnel (Managing Director, Chief Executive Officer, Chief Financial Officer, Company Secretary etc.), Auditor and Compliance Officer.
- 8. Appointment or discontinuation of share transfer agent.
- 9. Corporate debt restructuring.
- 10. One time settlement with a bank.
- 11. Reference to BIFR and winding-up petition filed by any party /creditors.
- 12. Issuance of Notices, call letters, resolutions and circulars sent to shareholders, debenture holders or creditors or any class of them oradvertised in the media by the Company.



- 13. Proceedings of Annual and extraordinary general meetings of the Company.
- 14. Amendments to memorandum and articles of association of Company, in brief.
- 15. Schedule of Analyst or institutional investor meet and presentationson financial results made by the Company to analysts or institutional investors;
- B. Events which shall be disclosed upon application of the guidelines for materiality as per Clause 'C' of the Policy:
- 1. Commencement or any postponement in the date of commencement of commercial production or commercial operations of any unit/division.
- 2. Change in the general character or nature of business brought aboutby arrangements for strategic, technical, manufacturing, or marketingtie-up, adoption of new lines of business or closure of operations of anyunit/division (entirety or piecemeal).
- 3. Capacity addition or product launch.
- Awarding, bagging/ receiving, amendment or termination ofawarded/bagged orders/contracts not in the normal course of business.
- 5. Agreements (viz. loan agreement(s) (as a borrower) or any otheragreement(s) which are binding and not in normal course of business) and revision(s) or amendment(s) or termination(s) thereof.
- 6. Disruption of operations of any one or more units or division of the Company due to natural calamity (earthquake, flood, fire etc.), forcemajeure or events such as strikes, lockouts etc.
- 7. Effect(s) arising out of change in the regulatory framework applicable to the Company.
- 8. Litigation(s) / dispute(s) / regulatory action(s) with impact.
- 9. Fraud/defaults etc. by directors (other than key managerial personnel) or employees of Company.
- 10. Options to purchase securities including any ESOP/ESPS Scheme.



- 11. Giving of guarantees or indemnity or becoming a surety for any thirdparty.
- 12. Granting, withdrawal, surrender, cancellation or suspension of keylicenses or regulatory approvals.