ANNUAL EVALUATION POLICY FOR BOARD OF DIRECTORS

BALAJI PHOSPHATE LIMITED (hereinafter referred to as "**the Company**")has formulated a Policy for evaluation of the Performance of the Board of Directors of theCompany("**Policy**").

The Company believes in conducting its affairs in a fair and transparent manner by adopting the highest standards of professionalism, honesty, integrity and ethical behavior, inconsonance with the Company's Code of Conduct policy for its employees and also for the Board of Directors. The honesty, integrity and sound judgment and performance of the Directors and the Senior Management are key criteria for the success and for building a good reputation of the Company.

Your Company has accordingly made this policy to facilitate the formal annual evaluationrequired to be made by the Board of Directors of its own performance (self-appraisal) andthat of its committees and individual Directors as mentioned under the clause (p) of sub-section (3) of Section 134 of the Companies Act, 2013. The Nomination & Remuneration Committee shall evaluate the performance of the each Board of Directors as per sub-section (2) of Section 178 and based on the functions of the Board of Directors as indicated underSchedule IV (as per section 149) annexed to the Companies Act, 2013 and the Rules madethereunder.

Evaluation of Independent Directors and Executive Directors shall be carried on by theentire Board, except the Director getting evaluated, in the same way and the Board shallevaluate the performance of each committee each year based on the terms of reference provided to the Committee.

DEFINITION:

"Act" shall mean the Companies Act, 2013 and the Rules framed there under, including any modifications, amendments, clarifications, circulars or re-enactment thereof.

"The Company" shall mean Balaji Phosphate Limited.

"**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.

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

"The Policy" or **"This Policy**" shall mean the Policy for Evaluation of performance of Board of Directors of the Company.

OBEJECTIVE:

The Board is ultimately responsible for the sound and prudential management of the Company.

Performance evaluation is the process of both formally and informally providing feedbackabout an individual's implementation of his/ her responsibilities. The Object of this policy is to formulate procedures and also to prescribe and lay down the criteria to evaluate the performance of the e ntire Board of the Company and achieve good corporate governance as well as sustained long-term value creation for stakeholders.

CRITERIAFOREVALUATIONOFPERFORMANCE:

The Nomination and Remuneration Committee has laid down the criteria for evalution of performance of Independent Directors and the Board.

- 1. AttendanceandcontributionatBoardandCommitteemeetings.
- 2. His/herstature,appropriatemixofexpertise,skills,behavior,experience,leadershipqual ities,senseofsobrietyandunderstandingofbusiness,strategicdirectiontoaligncompany' svalueandstandards.
- 3. His/herknowledgeoffinance,accounts,legal,investment,marketing,foreignexchange/ hedging, internal controls, risk management, assessment and mitigation,businessoperations,processesand CorporateGovernance.
- 4. His/herabilitytocreateaperformance culturethatdrivesvaluecreationandahighqualityofdebatewithrobustandprobingdiscu ssions.
- 5. Effectivedecisionsmakingabilitytorespondpositivelyandconstructivelytoimplementt hesametoencouragemoretransparency.
- 6. Recognize the role which he/she is expected to play, internal Board Relationships to maked ecisions objectively and collectively in the best interest of the Company to achieve organizational successes and harmonizing the Board.
- 7. His/herglobalpresence,rational,physicalandmentalfitness,broaderthinking,visiononco rporate socialresponsibilityetc.
- 8. Qualityofdecisionmakingonexecutionofprojectsandassociatedissues.Understandi ng financial statements and business performance, raising offinance,bestsourceoffinance,workingcapitalrequirement,humanresourcesetc.

- 9. His/herabilitytomonitortheperformanceofmanagementandsatisfyhimselfwithintegri tyof the financial controls and systems in place by ensuring right levelofcontact withexternalstakeholders.
- 10. His/hercontributiontoenhanceoverallbrandimageoftheCompany.
- 11. Activelycontributestoward positivegrowthoftheCompany.
- 12. Conduct himself/ herself in a manner that is ethical and consistent with the laws oftheland.

REVIEW:

The Nomination and Remuneration Committee may amend the Policy, if required, to as certain 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 BoardReport 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.
