POLICY FOR DETERMINING MATERIALITY OF INFORMATIONS EVENTS

1. OBJECTIVES

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements), 2015 ("Regulations"), and circular bearing number CIR/CFD/CMD/4/2015 dated September 9, 2015 issued by SEBI ("SEBI Circular"), the Board of Directors (the "Board") of GAEKWAR MILLS LIMITED (the "Company") is required to formulate and adopt a policy for determination of materiality of information/events so that such information can be promptly disclosed to the stock exchanges and made available to all stake holders. Accordingly, the Company has framed this policy ("Policy").

2. GUIDELINES FOR DETERMINING MATERIALITY OF EVENTS OR INFORMATION:

An event or information shall be considered material if it meets any of the following criteria:

- a) The omission of an event or information is likely to result in discontinuity or alteration of event or information already available publicly; or
- b) The omission of an event or information is likely to result in significant 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) above are not applicable, an event /information may be treated being material, if in the opinion of the Board, the event or information is considered material.

3. DISCLOSURE OF EVENTS OR INFORMATION:

- a) The events mentioned in paragraph A of Part A of Schedule III of the Regulations and annexure I of the SEBI Circular shall be disclosed without any application of the guidelines of materiality set out in this Policy.
- b) The events and information confirming to the materiality thresholds as specified in Clause 2 above for the purpose of disclosure to the stock exchanges in terms of Regulation 30(3) of the Regulations shall be as contained in Annexure-I and shall form part of the Policy.
- c) The Company shall disclose the information to the stock exchanges in accordance with the Regulations and circulars issued by SEBI from time to time.
- d) The Company shall disclose on its website all such events or information which has been disclosed to stock exchanges, and such disclosures shall be hosted on the website of the

Company for a minimum period of five years and thereafter as per the archival policy of the Company, as disclosed on its website.

e) The Company shall also disclose any other event or information to the stock exchanges which is considered material by the Board.

4. PERSONS AUTHORISED TO DETERMINE MATERIALITY:

The Board has authorised the Managing Director & CEO, the Chief Financial Officer and Company Secretary ("Authorised Persons"), any two of themacting jointly, to determine the materiality of any event/information for the purpose of disclosure to the stock exchanges and shall also intimate the contact details of such Authorised Persons to the stock exchanges and as well as on the Company's website.

In the normal course, the Company Secretary shall make disclosure to the stock exchanges in respect of material events or information under Regulation 30 of Regulations. However, such disclosures can also be made either by Managing Director & CEO or Chief Financial Officer of the Company.

5. REVIEW ANDAMENDMENT:

This Policy can be amended, modified or revised by the Board from time to time. In case any provisions of this Policy are contrary to or inconsistent with the provisions of the Companies Ac 3 t, 2013, as amended the rules framed thereunder, the Regulations and circulars issued by SEBI in this regard or any other applicable law, this Policy shall stand modified to that extent.

Annexure - I

Sr.	Event / Information	Threshold Criteria
No.		
1	Commencement of any postponement in the date of commencement of	The units or divisions that contribute 10% or more to the revenue, assets/liabilities or
	commercial operations of any unit / division	net profit after tax (whichever is the lowest)
2	Change in the general character or nature of business brought about by arrangements for strategic, technical, or marketing tie-up, adoption of new lines of business or closure of operations of any unit / division (entirety or piecemeal)	Change in general character or nature of business results in affecting by 10% or more (i) revenue, (ii) assets / liabilities, or (ii) net profit after tax (whichever is
3	Capacity addition or product launch	Capacity addition or new product that is likely to contribute 10% or more (i) revenue, (ii) assets / liabilities, or (ii) net profit after tax (Whichever is lowest)
4	Awarding, bagging / receiving, amendment or termination of awarded / bagged orders/ contracts not in the normal course of business.	The contracts whose value exceeds 10% of the revenue or net profit after tax as per the last audited financial statement.
5	Agreements (Viz. loan agreement(s) (as a borrower) or any other	The contracts whose value exceeds 10% of the revenue or net profit after tax as per

	agreement (s) which are binding and	the last audited financial statements
	not in normal course of business) and	the last addited illiancial statements
	revision (s) or amendment (s) or	
	termination (s) thereof.	
6	Disruption of operations of any one	The units or divisions that contribute 10%
0	or more units or division of the listed	or more to the revenue, assets/liabilities or
	entity due to natural calamity	net profit after tax(whichever is the
	(earthquake, flood, fire etc.), force	lowest) as per the last audited financial
	majeure or events such as strikes,	statements
	lockouts etc	statements
7	Effect(s) arising out of change in the	Any regulatory changes which are likely
,	regulatory framework applicable to	to increase the compliance/ regulatory
	the listed entity.	costs
8	Litigation(s) / dispute(s) / regulatory	Any litigation or dispute which is
0	action(s) with impact	quantifiable and the amount involved is
	action(s) with impact	50% or more of the revenue,
		assets/liabilities or net profit after tax
		(whichever is the lowest) as per the last
		audited financial statements. Individual
		matters with similar cause of action
		(where the decision in one matter would
		result in same decision in other matters)
		will be aggregated for determining
		materiality. All regulatory actions,
		criminal and environmental matters, and
		matters resulting from breach of securities
		laws will be disclosed. The above
		materiality parameters will also be applied
		not only to the company, but also its
		directors, promoters and key managerial
		personnel. The company, will however
		determine whether such litigations are of a
		purely personal nature and unlikely to
		affect the involved director's, promoter's
		or key managerial personnel's ability to
		discharge its responsibilities towards the
		company. In case of non- quantifiable
		matter the management will decide the
		materially on case to case basis.
9	Fraud/defaults etc. by directors (other	Any frauds/ defaults that exceed 10% of
	than key managerial personnel) or	the revenue, assets/ liabilities or net profit
	employees of listed entity.	after tax (whichever is the lowest) as per
	Paryers of motor carry.	the last audited financial statements
10.	Options to purchase securities	Any options to purchase securities which
	including any ESOP/ESPS Scheme.	exceeds 10% of the issued and outstanding
	<i>y</i>	share capital of the Company, or which
		would (along with the existing
		shareholding) result in the person granted
		the option holding more than 10% of the
		issued and outstanding share capital of the
		100000 and outstanding share capital of the

		Company
11	Giving of guarantees or indemnity or becoming a surety for any third party.	Any guarantee, indemnity or surety by the listed company in favour of a third party, which is 10% or more of the revenue, assets/ liabilities or net profit after tax(whichever is the lowest) as per the last audited financial
12	Granting, withdrawal, surrender, cancellation or suspension of key licenses or regulatory approvals.	Any license or approval which can affect the business or operations of the listed company (or any of its material units/divisions)
