ARUNJYOTI BIO VENTURES LIMITED

POLICY ON EVALUATION OF PERFORMANCE OF DIRECTORS AND THE BOARD

1. INTRODUCTION

Arunjyoti Bio Ventures Limited ("the Company") has put in place, a Code of Conduct policy to be observed by its Board of Directors and Senior Management Personnel. In compliance with the Listing Agreement and also the Companies Act, 2013, this Performance Evaluation Policy is being framed by Nomination and Remuneration Committee (NRC).

2. OBJECTIVE

This policy aimsto:

- (i) Ensure compliance of the applicable provisions of the Companies Act, 2013 (the Act) and the Listing Regulations (as amended or re-enacted from time to time) relating to the evaluation of performance of the Directors and theBoard.
- (ii) Adopt best practices to manage the affairs of the Company in seamlessmanner.
- (iii) Achieve good corporate governance as well as sustained long-term value creation for stakeholders.

3. EVALUATION

- (i) The evaluation of the Board, its committees and individual directors shall be conducted as per SEBI (LODR) Regulations, 2015 and applicable provisions of the Companies Act, 2013 as amended from time to time. Evaluation performance shall be carried out at least once in a year.
- (ii) While evaluating the performance of Non-Executive Directors, the following parameters shall be considered:
 - a) Attendance at meetings of the Board and Committees;
 - b) Participation in Board Meetings or committee thereof;
 - c) Contribution to strategic decisionmaking;
 - d) Review of financial statements, business performance;
 - e) Contribution to the enhancement of the Board image of the Company.
- (iii) The Company shall provide suitable technical or business-related training to the Non-executive Directors including independent directors. Any other training shall be provided based on thenecessity.

The evaluation of the Directors and the Board shall be carried out based on the questionnaire and feedback form which forms part as annexure to the policy.

Annexure to the policy of performance evaluation: INDEPENDENT DIRECTOR EVALUATION FORM

Name of the Director: Category: Independent

Please do the rating if the Concerned Direct	or is an "Indepo	endent Director'
Name of the Director:		
Category: Independent		
Directorupholdsethicalstandardsofintegrit yandprobity.		
2. Director exercises objective independent judgment in the best interest of the Company.		
3. Director effectively assists the Company in implementing best corporate governance practices and monitors thesame.		
4. Director helps in bringing independent judgment during board deliberationson strategy, performance, risk management etc.		
5. Director keeps himself/herself well informed about the Company and external environment in which it operates.		
6. Director acts within his/her authority and assists in protecting the legitimate interest of the Company, shareholders and employees.		
7. Director maintains high level of confidentiality		
8. Director adheres to the applicable code of conduct for independent directors		

		Exceeds	Meets	Needs	Poor
Overall rating of the	Outstanding	Expectation	Expectation	Improvement	
Director's				_	
performance					

Director's performance			
Name of the Director:			

Signature: Date:

EVALUATION OF BOARD COMMITTEES

EVALUATION	VOF BU	1		T
Criteria		Com	How the Board can do it better or differently	
	Audit	Nominati on and Remuner ation	Stakeholders Relationship	
Function and Duties				
The Committees of the Board are appropriately constituted				
The terms of reference for the committees are appropriate with clearly defined roles and responsibilities				
Observing Committees terms of reference				
The composition of the committees is in compliance with the legal requirement				
The amount of responsibility delegated by the Board to each of the committees isappropriate				
ThereportingbyeachoftheCommitteestot heBoardissufficient				
The performance of each of the Committees is assessed annually against the set goals of the committee				
Whether the terms of reference are adequate to serve committee'spurpose				
The Committee regularly reviews its mandate and performance				
Committee takes effective and proactive measures to perform itsfunctions				
Management Deletter				
Management Relations AdequateindependenceoftheCommittee isensuredfromtheBoard				
Committee gives effective suggestions andrecommendations				

Committee meetings are conducted in a manner that encourages open communication and meaningful participation of its members.		
Committee Meetings and procedures		
Committee meetings have been organized properly and appropriate procedures were followed in this regard.		
ThefrequencyoftheCommitteemeetingsi sadequate		
Committee makes periodical reporting to the Board along with itssuggestions andrecommendations		

Overall rating of the Committees' performance	Outstanding	Exceeds Expectation	Meets Expectation	Needs Improvement	Poor
Audit Committee					
Nomination and					
Remuneration Committee					
Stakeholders Relationship					
Committee					

Committee		
Name of the Director:		
Signature:		

Date:

ARUNJYOTI BIO VENTURES LIMITED

EVALUATION OF NON-INDEPENDENT DIRECTOR OF THE COMPANY

Rankings go from Low to High

		LOW				HIGH
		1	2	3	4	5
1.	Leadership					
	• expertise affecting the Company's prosperity and operations					
2.	 Strategy Formulation capability for analyzing problems and issues confronting the Company 					
3.	Strategy execution					
	• established an effective organization structure, ensuring that there is management focus on key functions necessary for the organization to align with its mission					
4.	Financial planning / performance • possessed a good understanding of the company's financial measures relevant to its business and financial situation.					
	• exercised good judgment in managing the financial affairs of the organization.					
5.	Relationships with the Board					
	 demonstrated a sound knowledge of Board governance procedures and has consistently followed them. 					
6.	External Relations					
	 encouraged corporate social responsibility and community involvement in promoting a positive image of Company 					
7.	Human Resources Management/Relations					
	• effectively ensures procedures and practices pertaining to human resources, including appraisal process and rewarding systems for					
R	management and employees. Ethics and Corporate Governance					
υ.	Ethics and Corporate Governance					

Name of the Director:	
Signature:	

Date:

EVALUATION OF BOARD OF DIRECTORS

Rankings go from Low to High LOW HIGH 2 4 5 **Board Composition & Quality** The Board has appropriate expertise and experience to meet the best interests of the company All the independent directors are independent in true letter and spirit **B.** Board Development The Board helps company in developing a strategic plan / policy C. Board and Management Relations The Board has approved comprehensive policies and procedures for smooth conduct of all material activities by Company D. Board Meetings and Procedures Adequacy of attendance and participation by the board members at the board meetings Frequency of Board Meetings is adequate and receiving notice and agenda in advance E. Board Strategy and Risk Management The time spent on issues relating to the strategic direction. F. Overall Effectiveness G. Assess the quality, quantity and timeliness of information between the company management and

(Director)	

the Board.

CHAIRMAN'S ASSESSMENT

Name of the Chairman:

Evaluation Factor	Comments
Managing Relationships	
The Chairperson actively manages shareholder, board, management and employee relationships and interests.	
The Chairperson meets with potential providers of equity, if required.	
The Chairperson manages meetings effectively and promotes a sense of participation in all the Board meetings.	
Leadership	
The Chairperson is an effectiveleader.	
The Chairperson promotes effective participation of all Board members in the decision-makingprocess.	
The Chairperson promotes the positive image of the Company.	
The Chairperson promotes continuing training and development of directors.	

Name of the Director:	
Signature:	

Date: