RateGain Travel Technologies Limited

CODE FOR INDEPENDENT DIRECTORS
I. PREAMBLE

The principles of Corporate Governance require Independent Directors (“IDS”) to review the overall strategy, oversee the performance of the management and participate and arrive at an independent judgement. Their role is to provide an unbiased, independent, varied and experienced perspective to the Board.

This Code of Conduct (“the Code”) for Independent Directors (“IDs”) is a guide to maintain professional conduct of RateGain Travel Technologies Limited (“the Company”) and ensure compliance with the requirements of Companies Act, 2013.

Adherence to these standards by Independent Directors and fulfilment of their responsibilities in a professional and faithful manner, will promote confidence of the investment community, minority shareholders, regulators and Companies in the institution of Independent Directors.

II. SCOPE AND OBJECTIVE

The Code is applicable to “the Company” and “IDs” of the Company.

An Independent Director (IDs) in relation to a Company, means a Director other than a Managing Director or a Whole-time Director or a Nominee Director;

a. who, in the opinion of the Board, is a person of integrity and possesses relevant expertise and experience;

b. (i) who is or was not a promoter of the Company or its holding, subsidiary or associate company (ii) who is not related to Promoters or Directors in the Company, its holding, subsidiary or associate company;

c. who has or had no pecuniary relationship, other than remuneration as such director or having transaction not exceeding ten percent. of his total income or such amount as may be prescribed, with the Company, its holding, subsidiary or associate company, or their promoters, or Directors, during the 2 (two) immediately preceding financial years or during the current financial year;

Every Independent Director shall at the first meeting of the Board in which he participates as a Director and thereafter at the first meeting of the Board in every financial year or whenever there is any change in the circumstances which may affect his/her status as an Independent Director, give a declaration that he meets the criteria of independence.

III. COMPLIANCE OFFICER

The Company shall, from time to time, designate an employee of sufficient seniority, competence and independence as the compliance officer to ensure compliance with the provisions of this Code. All reports,
complaints, doubts or concerns in relation to matters covered by this Code should be raised by the relevant Designated Persons to the Compliance Officer.

IV. DEFINITIONS

“Act” means the Companies Act, 2013, (‘Act’) read with the Rules thereto including any subsequent amendments thereof.

“Applicable laws” means Securities Laws, Listing Regulations and other laws and statutes applicable to the Company.

“Board” means board of directors of the Company as constituted from time to time.

‘Code” shall mean code for Independent Directors as amended from time to time.

“Company” or “RateGain” or “Rategain Travel Technologies” means RateGain Travel Technologies Limited

“SEBI Listing Regulations” means SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, as amended

“Year” means financial year.

Any other term not defined herein shall have the same meaning as defined in the Companies Act, 2013 and Rules, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Securities and Exchange Board of India Act, 1992 or any other applicable law or regulation and as amended from time to time.

V. PROFESSIONAL CONDUCT:

The Independent Directors must follow the following principles in fulfilling their fiduciary responsibilities;

1. uphold ethical standards of integrity and probity;

2. act objectively and constructively while exercising his/her duties;

3. exercise his/her responsibilities in a bona fide manner in the interest of the Company;

4. devote sufficient time and attention to his/her professional obligations for informed and balanced decision making;

5. not allow any extraneous considerations that will vitiate his/her exercise of objective Independent judgment in the paramount interest of the Company as a whole, while concurring in or dissenting
from the collective judgment of the Board in its decision making;

(6) not abuse his/her position to the detriment of the Company or its shareholders or for the purpose of gaining direct or indirect personal advantage or advantage for any associated person;

(7) refrain from any action that would lead to loss of his/her independence;

(8) where circumstances arise which make an independent director lose his/her independence, the independent director must immediately inform the Board accordingly;

(9) assist the Company in implementing the best Corporate Governance practices.

VI. ROLE AND FUNCTIONS
The Independent Directors shall:-

(1) Help in bringing an independent judgment to bear on the Board’s deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct;

(2) Bring an objective view in the evaluation of the performance of board and management;

(3) Scrutinise the performance of management in meeting agreed goals and objectives and monitor the reporting of performance;

(4) Satisfy themselves on the integrity of financial information and that financial controls and the systems of risk management are robust and defensible;

(5) Safeguard the interests of all stakeholders, particularly the minority shareholders;

(6) Balance the conflicting interest of the stakeholders;

(7) Determine appropriate levels of remuneration of Executive Directors, Key Managerial Personnel and Senior Management and have a prime role in appointing and where necessary recommend removal of Executive Directors, Key Managerial Personnel and Senior Management;

(8) Moderate and arbitrate in the interest of the Company as a whole, in situations of conflict between management and shareholder’s interest.

VII. DUTIES
The Independent Directors shall :-

(1) Undertake appropriate induction and regularly update and refresh their skills, knowledge and familiarity with the Company;

(2) Seek appropriate clarification or amplification of information and, where necessary, take and
follow appropriate professional advice and opinion of outside experts at the expense of the Company;

(3) Strive to attend all meetings of the Board of Directors and of the Board Committees of which he is a member;

(4) Participate constructively and actively in the Committees of the Board in which they are chairpersons or members;

(5) Strive to attend the general meetings of the Company;

(6) Where they have concerns about the running of the Company or a proposed action, ensure that these are addressed by the Board and, to the extent that they are not resolved, insist that their concerns are recorded in the minutes of the Board meeting;

(7) Keep themselves well informed about the Company and the external environment in which it operates;

(8) Not to unfairly obstruct the functioning of an otherwise proper Board or Committee of the Board;

(9) Pay sufficient attention and ensure that adequate deliberations are held before approving related party transactions and assure themselves that the same are in the interest of the Company;

(10) Ascertain and ensure that the Company has an adequate and functional vigil mechanism and to ensure that the interests of a person who uses such mechanism are not prejudicially affected on account of such use;

(11) Report concerns about unethical behaviour, actual or suspected fraud or violation of the Company’s code of conduct or ethics policy;

(12) Acting within his/her authority, assist in protecting the legitimate interests of the Company, shareholders and its employees;

(13) Not disclose confidential information, including commercial secrets, technologies, advertising and sales promotion plans, unpublished price sensitive information, unless such disclosure is expressly approved by the Board or required by law.

VIII. MANNER OF APPOINTMENT

(1) Appointment process of Independent Directors shall be independent of the Company management; while selecting Independent Directors the Board shall ensure that there is appropriate balance of skills, experience and knowledge in the Board so as to enable the Board to discharge its functions and duties effectively.

(2) The appointment of Independent Director(s) of the Company shall be approved at the meeting of the shareholders.

(3) The explanatory statement attached to the notice of the meeting for approving the appointment of Independent Director shall include a statement that in the opinion of the Board, the independent
director proposed to be appointed fulfils the conditions specified in the Act and the rules made there under and that the proposed director is independent of the management.

(4) The appointment of Independent Directors shall be formalised through a letter of appointment, which shall set out:

a) The term of appointment;
b) The expectation of the Board from the appointed director; the Board level Committee in which the Director is expected to serve and its tasks;
c) The fiduciary duties that come with such an appointment along with accompanying liabilities;
d) Provision for Directors and Officers (D and O) insurance, if any;
e) The Code of Business Ethics that the company expects its Directors and Employees to follow;
f) The list of actions that a Director should not do while functioning as such in the company; and

g) The remuneration, mentioning periodic fees, reimbursement of expenses for participation in the Boards and other meetings and profit related commission, if any.

(5) The terms and conditions of appointment of Independent Directors shall be open for inspection at the registered office of the Company by any member during normal business hours.

(6) The terms and conditions of appointment of Independent Directors shall also be posted on the Company’s website.

IX. RE-APPOINTMENT, RESIGNATION OR REMOVAL

(1) The re-appointment of Independent Directors shall be on the basis of report of performance evaluation.

(2) The resignation or removal of an Independent Director shall be in the same manner as is provided in sections 168 and 169 of the Companies Act, 2013.

(3) An independent director who resigns or is removed from the Board of the Company shall be replaced by a new Independent Director within a period of not more than three (3) months from the date of such resignation or removal, as the case may be.

(4) Where the Company fulfils the requirement of Independent Directors in its Board even without filling the vacancy created by such resignation or removal, as the case may be, there requirement of replacement by a new Independent Director shall not apply.

X. SEPARATE MEETINGS:

(1) The Independent Directors of the Company shall hold at least one meeting in a year, without the attendance of Non-Independent Directors and members of Management;
(2) All the Independent Directors of the Company shall strive to be present at such meeting.

(3) The meeting shall:
   a) Review the performance of Non-Independent Directors and the Board as a whole;
   b) Review the performance of the Chairperson of the Company, taking into account the views of Executive Directors and Non-Executive Directors;
   c) Assess the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

XI. EVALUATION MECHANISM
(1) The performance evaluation of Independent Directors shall be done by the entire Board of Directors, excluding the Director being evaluated.

(2) On the basis of the report of performance evaluation, it shall be determined whether to extend or continue the term of appointment of the Independent Director.

XII. MISCELLANEOUS
   a) Any words used in this code but not defined herein shall have the same meaning ascribed to it in the Articles of Association of the Company and/or the Companies Act, 2013 or Rules made thereunder, as may be amended from time to time.

   b) In case of any doubt, ambiguity, dispute or difference arise out of the meaning/interpretation of any word or provision in this Code, the same shall be referred to the board and the decision of such Board in such case shall be final.

   c) The Board may also establish further rules and procedures, from time to time, to give effect to the intent of this Code and further the objective of good corporate governance.

   d) This Code shall come into force on the date it is approved by the Board of the Company i.e., with effect from 05th August, 2021.

XIII. REVIEW AND AMENDMENTS
   a) Company’s Board will monitor the effectiveness and review the implementation of this Code, considering its suitability, adequacy and effectiveness or ensure it meets the requirements of legislation.

   b) Company reserves the right to vary and/or amend the terms of this Code from time to time.
XIV. DISCLOSURES

a) Appropriate disclosures as required under the Act and the Listing Regulations shall be made as applicable.

b) The company shall disclose this code on the website of the Company i.e., at https://rategain.com and a web link in the Annual report.

XV. DISCLAIMER

In the event, any provisions contained in this Code is inconsistent with the provisions contained in the Listing Regulations, the Companies Act, 2013 or Accounting Standards, etc. or any amendments thereto, (Regulatory Acts), the provisions contained in the Regulatory laws will prevail.
## Annexure

### Document Control Section

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<thead>
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<tbody>
<tr>
<td>Abstract</td>
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### Review and Amendment Log

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