Policy for Preservation of Documents

I. Preface and objective

Keystone Realtors Limited (the "Company") is committed to being open and transparent with all stakeholders and believes in disseminating information in a fair and timely manner. The Board of Directors of the Company in pursuance of Regulation 9 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and applicable provisions other (including any statutory enactments/amendments thereof), adopted the following policy for preservation of documents ("Policy") classifying them in at least two categories i.e. (a) documents whose preservation shall be permanent in nature; and (b) documents with preservation period of not less than eight years after completion of the relevant transactions. The listed entity may keep such documents in electronic mode. Further Regulation 30 (8) of the SEBI Listing Regulations refers to an archival policy as per which all events or information which has been disclosed to stock exchange(s) under Regulation 30 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. Besides the above, as per applicable provisions of Companies Act, 2013, certain documents are required to be preserved permanently or up to a certain prescribed time.

In accordance with the above Regulation 9, Regulation 30 (8) and the provisions of the Companies Act, 2013, and other applicable provisions of law the Company has framed the Policy is framed in line with the existing provisions of the SEBI Listing Regulations and the Companies Act, 2013. Any future changes in the SEBI Listing Regulations will, *ipso facto*, apply to this Policy. The Policy has been approved by the Board of Directors on June 03, 2022.

II. Definitions

"Archival" means accumulation/storage of historical records on server/network or at a physical place.

"Board of Directors" or "the Board" means the Board of Directors of Keystone Realtors Limited, as constituted from time to time.

"Documents" or "Records" mean a piece of written, printed, or electronic matter that provides information or evidence or that serves as an official record of the Company.

"Preservation" or "preserve" means maintenance of documents and records (whether physical or electronic) in usable form and in good order, to prevent from being damaged or destroyed or tampered with.

"Listing Regulations" shall mean the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, together with the circulars issued there under, including any statutory modifications or re-enactments thereof for the time being in force.

III. Effective date

The Policy shall come into force with effect from the date Regulation 9 of the SEBI Listing Regulations takes effect with respect to the Company.

IV. Documents to be preserved

This Policy sets the standards for preservation of documents of the Company, broadly classified in the following categories, which may be preserved, in physical and/or electronic mode.

(i) Category A – Documents whose preservation shall be permanent in nature

Annexure 1 of this Policy contains the details of documents whose preservation shall be permanent in nature. All modifications, amendments, additions, deletions to the said documents shall also be preserved permanently by the Company.

(ii) Category B - Documents to be preserved for not less than eight years after completion of therelevant transaction.

Annexure 2 of this Policy contains the details of documents with preservation period of not less than eight years after completion of the relevant transactions. All modifications, amendments, additions, deletions to the said documents shall also be preserved for a term not less than eight years.

(iii) Category C - General

In addition to the documents mentioned in sub-clause (i) and (ii) above, other documents, certificates, forms, statutory registers, records, etc. which are required to be mandatorily maintained and preserved shall be preserved for a stipulated period of time as per the existing rules/ procedures/ practices of the Company or as per the applicable statutory/ regulatory provisions in this regard.

Annexure 3 attached herewith contains the details of documents with preservation period other than those mentioned in sub-clause (i) and (ii) above.

- (iv) Category D Documents to be made available on the website of the company as required by the Companies Act, 2013 and the SEBI Listing Regulations
 - a) The Company shall maintain a functional website containing:
 - The basic information about the Company,
 - All information and/or documents as specified in the applicable provisions of Companies Act,2013,
 - All information and/or documents as specified in Regulation 46 (2) of the SEBI Listing Regulations,
 - All information and/or documents mentioned in Part (B) of Annexure 2 of this Policy, which are required to be made available on the website of the Company, and
 - All information and/or documents as mentioned in Regulation 30 of the SEBI Listing Regulationson material events.

- b) The Company shall ensure that contents of the website are correct.
- c) The Company shall update any change in the content of its website within two working days from the date of such change in content.
- d) Information and/ or documents required to be made available under Regulation 30 of the SEBI Listing Regulations shall be made available on the website simultaneously with disclosure to stock exchanges.
- e) The information and/or documents relating to all events or information which has been disclosed to stock exchange(s) under Regulation 30 shall be hosted on the website of company for a minimum period of five years.
- f) Information and/ or documents shall be arranged under proper heads and sub heads in such a mannerthat they can easily be located/ searched by the viewers, viz.
 - The information and/or documents shall be arranged financial year wise with further segregation into four quarters of the financial year.

All policies etc. or the information/ documents of a general nature shall be clubbed together at one place.

V. Responsibility

The heads of respective departments of the Company shall be responsible for preservation of the documents in terms of this Policy, in respect of the areas of operations falling under the charge of each of them.

VI. Mode of maintenance

The Company shall maintain these records either in physical or electronic mode. The applicable provisions of law, rules and regulations with regard to electronic maintenance of records shall be adhered to by the Company.

All the records shall be maintained as per the prescribed formats, if any, as amended from time to time underapplicable law.

For all physical as well as electronic Documents, the heads of the respective business divisions/ departments of the Company shall be responsible for preservation of such Records, Documents. The preservation of the records should be such as to ensure that there is no tampering, alteration, destruction or anything which endangers the content, authenticity, utility or accessibility of the records. The preserved records must be accessible at all reasonable times. Access may be controlled by the heads of the respective business divisions/ departments with preservation, so as to ensure integrity of the records and prohibit unauthorized access.

VII. Destruction of documents

After the expiry of the statutory retention period, the preserved documents may be destroyed in such mode under the instructions approved by the Board of Directors/ concerned Functional Director/ Head of the Department. This applies to both physical and electronic documents.

After the expiry of time mentioned in Clause 3 (iv) (e) of this Policy, the information and/or document shall be removed from the main website. The backup of such information and/or document which is removed from the main website shall be maintained/ preserved in the server for a minimum period of 3 years and after expiry of this period of 3 years the backup may be permanently removed from the server.

VIII. Dissemination of the Policy

The Policy, as amended from time to time, shall be placed on the website of the Company,

IX. General

Notwithstanding anything contained in this Policy, the Company shall ensure compliance with any additional requirements as may be prescribed under any laws/regulations either existing or arising out of any amendment to such laws/regulations or otherwise and applicable to the Company, from time to time.

X. Policy review

The board of directors of the Company ("Board") may subject to applicable laws is entitled to amend, suspend or rescind this Policy at any time. Any difficulties or ambiguities in the Policy will be resolved by the Board of Directors in line with the broad intent of the Policy. The Board may also establish further rules and procedures, from time to time, to give effect to the intent of this Policy.

In the event of any conflict between the provisions of this Policy and of the applicable law dealing with therelated party transactions, such applicable law in force from time to time shall prevail over this Policy.

Annexure - 1 Documents preservation of which is permanent in nature

S1.	Document	Place of	Person	Reference of	Period
No.		preservati	responsiblefor	provision	
		on	custody		
1	Copies of all	Registered	Company	Sec 7(4) of the	Permanent,
	documents and	office	Secretary	Companies Act,	Till
	information as		or any other	2013	dissolution
	originally filed		person		Of the
	under section		authorized by		company
	33		the		
	(incorporation)		Board for the		
	of the		purpose		
	Companies				
	Act, 1956				
2	Register of	Registered	Company	Rule 6 (3) of	Permanent
	Renewed and	office of the	Secretary	Companies (Share	
	Duplicate Share	company or	or any other	Capital and	
	Certificates in	at such other	person	Debenture) Rules,	
	Form SH-2	place where	authorized by	2014	
		the Register of	the Board for the		
		Members is	purpose.		
		kept			
3.	Share certificate	Registered	Company	Rule 7 (3) of	Permanent
	forms and	office	Secretary	the Companies	
	related books		or such other	(Share	
	and documents		person	Capital and	
	Disputed cases		as the Board	Debenture) Rules,	
			may	2014	
			authorize		

4.	Charges in Form CHG-7	Registered office	Company Secretary or any other person authorised by the Board for the purpose.	Rule 10(4) of the Companies (Registration of Charge) Rules, 2014	
5.	Register of Members, as Maintained by a depository under section 11 of the Depositories Act, 1996	Maintained by a depository	Maintained by a depository	Rule 15(1) of the Companies (Management and Administration) Rules, 2014 read with section 88 of the Companies Act	Permanent
6.	Minutes books of general meetings	Registered Office	Company Secretary or any director duly authorized by the Board for the purpose	Rule 25(1)(e) of the Companies (Management and Administration) Rules, 2014	Permanent
7.	Minutes books of the Board and committee meetings	Registered office or such place as Board may decide	Company Secretary or any director duly authorized by the Board for the purpose	Rule 25(1)(f) of the Companies (Management and Administration) Rules, 2014	Permanent
8.	Register in form MBP-2 u/s 186 of the Companies Act, 2013 (loan/	Registered Office	Company Secretary or any other person authorised by the Board for the purpose.	Rule 12(3) of the Companies (Meetings of Board and its Powers) Rules, 2014	Permanent

	guarantee/ security or making an Acquisition of securities)				
9.	Register in form MBP-3 u/s 187 of the Companies Act, 2013 (investment held in the name of any other person)	Registered Office	Company Secretary or if there is no company secretary, any director or any other officer authorised by the Board for the purpose.	Rule 14(3) of the Companies (Meetings of Board and its Powers) Rules, 2014	Permanent
10.	Register in Form MBP-4 u/s 189 of the Companies Act, 2013 (Register of Contracts or Arrangements in which directors are interested as per section 184 & 188 of the Act)	Registered Office	Company Secretary or if there is no company secretary, any director or any other officer authorised by the Board for the purpose.	Rule 16 (3) of Companies (Meetings of Board and its Power) Rules, 2014	Permanent

Note: Property records including purchase and sale deeds, licences, copyrights, patents & trademarks shall alsobe preserved permanently.

Annexure - 2

Documents with preservation period of not less than eight years after completion of the relevant transactions

A) Mandated under Companies Act, 2013

S1.	Document	Place of	Person	Reference	Period
No		preservat	responsi	О	
•		i	blefor custody	fprovision	
		on			
1.	Instrument	Registered	Company	Rule 10(4) of	8 years from
	creating	Office	Secretary or if	the	the date of
	charge or		there is no	Companies	satisfaction of
	modification		company	(Registration	charge
	thereon		secretary, any	of	by the company
			director or any	Charge) Rules,	
			other officer	2014	
			authorised by the		
			Board for the		
			purpose.		
2.	Copies of all	Registered		` ′	8 years from the
	annual	Office	Secretary	the	date
	returns			Compani	of filing with
	prepare			es	the
	d			(Management	Registrar of
	under section 92			and	Companies.
	and copies of			Administratio	
	all			n)	
	certificates and			Rules, 2014	
	documents				
	required				
	to be				
	annexed				
	thereto				

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3.	All notices in	Registered	1 ,	Rule 9(3) of	8 years from the
	Form	Office	Secretary or if	the	end
	MBP-1 for		there is no	Companies	of the financial
	disclosure of		company	(Meetings of	year
	concern/interest		secretary, any	Board and its	to which it relates
	received u/s 184		director or any	Power) Rules,	
	of the Companies		other officer	2014	
	Act, 2013 and		authorised by the		
	Rule 9(1) the		Board for the		
	Companies		purpose.		
	(Meetings of				
	Board and its				
	Powers) Rules,				
	2014				
4.	The attendance	Registered	Company	4.1.6 & 4.1.7	8 financial years
	register of Board	Office	Secretary or if	of	
	& Committee		there is no	Secretarial	from the date of
	Meetings		company		last
			secretary, any	standards -1	entry made
			director or any		therein
			other officer		and may be
			authorised by the		destroyed
			Board for the		thereafter
			purpose.		with the approval
					of
					the Board.
5.	Office copies of	Registered	Company	8.2 of	As long as they
	Board	Office	Secretary or if	Secretarial	remain current or
	Meetin		there is no	Standards-1	for 8 financial
	g		company		years whichever is
	Notices,		secretary, any		later and may be
	Agenda		director or any		destroyed
	,		other officer		thereafter with the
	Notes on		authorised by the		approval of the
	Agenda		Board for the		Board
	and other		purpose.		
	related				
	papers of the				
	company				
1	1 J	I		I	ı

6.	Office copies of general meeting Notices, scrutinizers report and other related papers of the company	Registere d Office	Company Secretary or if there is no company secretary, any director or any other officer authorised by the Board for the purpose. Authorised by theBoard for this	/	As long as they remain current or for 8 financial yearswhichever is later
7.	Any other register / documents required by any law, for the time	Registere dOffice	purpose Company Secretary		8 financial years
8.	being in force Books of	Registere	CFO		8 financial years
9.	Accounts The postal ballot and all other papers or registers relating to postal ballot including voting by electronic means	dOffice In the company	Company Secretary or any other person authorised by the Board for the purpose	\ \	8 financial years

B) Illustrative list of Documents identified under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 apart from Documents mentioned in Annexure 1 & Annexure 2 (Part A)

S1. No	Docume nt	Provision	Regulat io n no.	Period
1	Compliance certificate (for compliance of Reg. 7(2) signed by compliance officer &share transfer agent)	within one month of endof each half year	7(3)	8 financi alyears
2	Statement giving the number of investor complaints pending at the beginning of the quarter, those received during the quarter, disposed of during the quarter and those remaining unresolved at the end of the quarter.	within twenty one days from the end of eachquarter	13(3)	8 financi alyears
3	Quarterly compliance report on corporategovernance	within fifteen days from close of the quarter.	27(2)	8 financi alyears
4	Prior intimation to stock exchange about the meeting of the board of directors	Within the time prescribe d	29	8 financia 1 years
5	Disclosur of any materia event or es l s informati on	Within the time prescrib ed	30	8 financi alyears*
6	Statement showing holding of securities and shareholding pattern separately for each classof securities	on a quarterly basis, within 21 days from the end of each quarter	31	8 financi alyears
7	Statement of deviation(s) or variation(s) in the use of proceeds from the objects stated in the offer document or explanatory statement to the notice for the general meeting, for public issue, rights issue,	Within the prescribed time on a quarterly basis	32	8 financi alyears

	preferential issue			
	etc.			
8	Quarterly and year-to-date	Within 45 days from	33(3)(a)	8
	standalone/ consolidated financial	the close of quarter,		financi
	results	other		alyears
		than last quarter		<i>y</i>
9	Annual Audited standalone/	Within 60 days from	33(3)(d)	8
	consolidated financial results along	the end of financial		financi
	with the results of the	year		alyears
	last quarter			J
9	As part of financial results for the	along with	33(3)(f)	8
	half year by way of a note a	quarterly		financi
	statement of assets andliabilities as at	Financial Results		alyears
	the end of the half-year			
10	Annual report	not later than the	34	8
		day of		financi
		commencement		alyears
		o		
		f		
		dispatch to		
		its		
		shareholders		
11	Annual	in the manner	35	8
	Information	specified by		financi
	Memorandum	the Board from time		alyears
		totime		
12	a certificate from a practicing	within one month	40(9)	8
	company secretary, certifying that all	of the end of each		financi
	certificates have been issued within	half of the financial		alyears
	thirty days of the date of lodgement	year		
	for transfer, sub-division,			
	consolidation, renewal, exchange or			
	endorsement of calls/ allotment			
	monies.			

13	Intimation of record date	Notice in advance of	42	8
		atleast seven (3		financi
		working days in case		alyears
		of right issue)		
		working days		
		(excluding the date		
		of intimation and the		
		record date) to stock		
		exchange		
14	Details regarding the voting results of	within forty eight	44	8
	generalmeetings	hours of		financi
		conclusion of		alyears
		its		
		General Meeting,		
15	Any and all kinds of filing to Stock	Within the	-	8
	Exchanges, viz. Press Release,	time		financi
	Investors	prescribed		alyears
	Presentation, etc.			

^{*}However the disclosures under Regulation 30 shall be hosted on the website for a minimum period of five years.

Annexure - 3

Documents with preservation period as mentioned in last Column of each entry

Sl. No.	Document	Person	Reference of	Period
		responsible	provision	
		for		
		custody		
1.	Share certificate related	Company	Rule 7 (3) of the	30 years
	books and documents	Secretary or	Companies (Share	
	(other	-		
	than disputed cases)	director duly	Capital and Debenture)	
		authorised by	Rules, 2014	
		the		
		Board for the		
		purpose.		
2.	Share certificates	Company	Rule 7 (3) of the	3 years from
	surrendered			the
	to company	Secretary or	Companies (Share	date on
	immediately be	any		which
	defaced by stamping or	other	Capital and	they were
		perso	Debenture)	
		n		
	printing the word	authorised by	Rules, 2014	surrendered
	"cancelled"	the		and
	in bold letter)	Board for the		may be
				destroyed
		purpose.		thereafter
