DRS DILIP ROADLINES LIMITED

POLICY FOR DETERMINING MATERIALITY FOR DISCLOSURES

The Policy applies in respect of disclosure of material events occurring within DRS. This policy is in addition to, and does not derogate from, DRS's Code of Practices and Procedure for fair Disclosure of Unpublished Price Sensitive Information.

1.0. AUTHORISED PERSONS

The Company Secretary will be the custodian of the disclosure process.

In the event of absence of the Company Secretary on account of vacancy, leave, temporary inaccessibility for any reason, his powers and functions shall be undertaken by a Key Managerial Personnel, as determined by the Board of Directors from time to time.

The Compliance Officer, in consultation with the key managerial personnel's shall have the authority to make materiality and distribution determinations covered by this Policy with respect to the information disclosed about the Company. The Compliance Officer in each case, together with the key managerial personnel's has the authority to interpret and enforce this Policy. All questions about this Policy should be directed to the Compliance Officer. The Compliance Officer in each case, together with the key managerial personnel's must pre-approve any deviation from the policies and procedures outlined in this Policy.

2.0 MATERIALITY ASSESSMENT

Information should be regarded as "material" if there is a substantial likelihood that a reasonable investor would consider it important in making a decision to buy, sell, or hold a security or where the fact is likely to have a significant effect on the market price of the security. Either positive or negative information may bematerial.

Materiality must be determined on a case to case basis depending on specific facts and circumstances relating to the information/event. The primary approach for determining materiality will be qualitative. The quantitative criteria given hereunder shall be used as a guide or reference for determining materiality and arriving at the overall decision on reportability of the event by the Compliance Officer and key management personnel.

Financial information is particularly sensitive. For example, non-public information about the results of the Company's operations for even a portion of a quarter or the portion of the business might be material in helping an analyst predict the Company's financial results for the quarter. Other examples of information that would normally be regarded as "material" include the following, although the list is not exhaustive:

- Financial results, financial condition, projections or forecasts;
- Known but unannounced future earnings or losses;
- Significant corporate events, such as a pending or proposed acquisition or joint venture;
- Plans to launch new products or features or significant productdefects;
- Significant developments involving business relationships with customers, suppliers or other business partners;
- The status of the Company's progress toward achieving significantgoals;
- Changes in auditors or auditor notification that the issuer may no longer rely on an audit report;
- Events regarding the Company's securities (such as repurchase plans, stock splits or changes in dividends, changes to the rights of security holders, public or private sales of additional securities or information related to any additionalfunding);
- Bankruptcies, receiverships or financial liquidity problems;
- Pricingchanges;
- Positive or negative developments in outstanding litigation, investigations or regulatory matters; or
- Known but unannounced changes in the members of the senior management, Board of Directors or the key managerial personnel.
- For the avoidance of doubt, events listed in Schedule III, Part A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 shall be disclosed without application of the criteria listed below.
- For the purpose of assessing whether a particular transaction or the amounts involved in that transaction are "material" the following information will also be considered, although the list is not exhaustive:

1. The consideration involved in the transaction as a percentage of DRS's annual revenue;

2. The consideration involved in the transaction as a percentage of DRS's fixed assets and as a percentage of DRS's totalassets;

- 3. Whether the transaction is in the ordinary course of business;
- 4. Whether a related party is involved in the transaction;
- 5. Whether the transaction represents a significant shift in DRS's strategy;
- 6. Whether the transaction is an exit from, or entry into, a significant line of business.