TFSL 'FITANDPROPER'POLICY

A. REGULATORYFRAMEWORKANDBACKGROUND

- 1. As per the Master Direction Reserve Bank of India (Non-Banking Financial Company–ScaleBasedRegulation)Directions,2023datedOctober19,2023 issued by the Reserve Bank of India ("RBI") ["RBI Master Directions"], every non- banking financial company is required to put into place a policy for ascertaining the 'fit and proper' criteria to be adopted at the time of appointment of directors and on a continuing basis.
- 2. TFSL ("Company"), is accordingly required to put such a Policy in place. This **Policy** is recommended by the Nomination and Remuneration Committee ("NRC") of the Company and has been approved by the Board at its meeting held on November 12, 2020.

B. SCOPEANDAPPLICATION

- The Policy shall apply in respect of appointment of directors on the Board of DirectorsoftheCompany("Board")aswellascontinuationoftheappointment of the directors on the Board.
- 2. AllexistingdirectorsontheBoardwillberequiredtosubmitaDeclarationand Undertaking and execute the Deed of Covenant.

C. PURPOSE

- 1. The objective of the Policy is to set out the 'fit and proper' criteria based on which new directors proposed to be appointed and existing directors whose appointment is intended to be continued can be evaluated.
- 2. The Company believes that this Policy will aid the Company's constant endeavourtoensurethatonlyindividualsofhighcalibreandwhopossessthe rightblendofqualifications, expertise, trackrecordand integrity are appointed to the Board.

D. EVALUATIONOF'FITANDPROPER'CRITERIA

- Before appointing any person as a director on the Board or continuing the appointment of any such director, the NRC shall undertake adequate due diligence in respect of such individuals to ascertain suitability on the basis of the qualification, expertise, track record, integrity of such individual and also suchotherfactorsinrespectofwhichinformationisobtainedbytheCompany in the Declaration and Undertaking.
- TheCompanyshallpriortotheappointmentofanypersonasadirectoronthe Board, obtain necessary information and declaration from the proposed / existing directors for the purpose in the format given Appendix XXIII-A to the RBI Master Directions or such other format (where applicable) which may be prescribed by the RBI, from time to time ("Declaration and Undertaking").
- 3. The NRC shall scrutinize each Declaration and Undertaking received. The NRC shallafterconsideringthe resultof its due diligence and the information

- provided in the signed Declaration and Undertaking, recommend to the Board, the acceptance or otherwise of the prospective new directors or existing directors whose appointment is to be continued or renewed, as the case may be.
- 4. Without limiting the generality of the foregoing paragraphs, no person will be considered for appointment as a director if such person is disqualified to act as director under applicable law.
- 5. In order to conclude that a person is 'fit and proper' to be appointed as a directorontheBoardortocontinueinthatcapacity(asthecasemaybe),the Boardmustbeabletoformaviewthatitwouldbeprudenttoconclude,onthe basis of recommendations of the NRC, that:
 - (a) the person meets the 'fit and proper' criteria expressly set out by the RBI in the RBI Master Directions or such other or additional criteria (where applicable)whichmaybeprescribedforthepurposebyRBI,fromtimeto time.
 - (b) thepersonpossessesthequalifications, competence, technical expertise, track record, integrity and judgement to perform properly the duties of a director on the Board;
 - (c) the person possesses the educational or technical qualifications, knowledge and skills relevant to the duties and responsibilities as a director on the Board;
 - (d) thepersoneither:
 - has no conflict of interest in performing such person's duties as a director on the Board; or
 - ifthepersonhasaconflictofinterest,itwouldbeprudenttoconclude thattheconflictwillnotcreateamaterialriskthatthepersonwillfailto perform such person's duties properly and adequate disclosures are made by the person in this regard.
- 6. The Company shall require every director on the Board to annually sign a simple declaration (reflecting the position as on 31st March) which either confirmsthattheinformationalreadyprovidedtotheBoard,intheDeclaration and Undertaking, has not undergone any change or where there is any change,specifiestherequisitedetailsofsuchchange. Any declarations which indicate a change in the information provided in the original Declaration and Undertakingshall also be scrutinized by the NRC and the NRC shall keep the Board apprised of any such changes.
- 7. The Board shall ensure that any person who is appointed as director on the Board shall, execute a Deed of Covenant in the format given in Appendix XXIII-B of the RBI Master Directions or such other format (where applicable)

which mayprescribedforthepurposebytheRBIfrom timetotime ("Deedof Covenant").

E. QUARTERLYREPORTING

The Company shall provide a statement to RBI on a quarterly basis (not later than 15 days from the end of every financial quarter) setting out the change of directors of the Company, which statement shall be certified by the Statutory Auditors of the Company (for the statement of quarter ended March 31) and shall also be accompanied by a certificate of the Managing Director of the Company confirming that the fit and proper criteria in selection of such new directors has been followed.