POLICY FOR PRESERVATION OF DOCUMENTS

1. INTRODUCTION

In pursuance of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Adventz Securities Enterprises Limited ("the Company") is required to formulate a policy for preservation of documents. Accordingly, the Board of Directors of the Company at its meeting held on November 13, 2015 approved and adopted "Policy for Preservation of Documents" ("Policy") which shall be effective from December 1, 2015.

2. OBJECTIVE

This Policy aims to provide a framework for preservation of the documents of the Company required to be maintained in terms of any statutory or regulatory requirements including the provisions of the Companies Act, 2013 and rules made thereunder and the regulations/guidelines / circulars issued by the Securities and Exchange Board of India from time to time.

3. DOCUMENTS AND ITS PRESERVATION PERIOD

i) Documents whose preservation shall be permanent in nature:

All the documents of the Company required by any law or regulation to be maintained or preserved permanently shall be preserved permanently, which includes but shall not be limited to the following:

Sl. No.	Particulars of Documents	
i.	Minutes book of meetings of the Board of Directors	
ii.	Minutes book of meetings of Committees of the Board	
iii.	Minutes book of General Meetings of the members including resolutions passed by	
	postal ballot	
iv.	Minutes book of the meetings of creditors	
٧.	Register of Members along with Index thereof	
vi.	Register of Renewed and Duplicate Share Certificates	
vii.	Register of Charges	
viii.	Register of loans, guarantee, security and acquisition made by the Company	
ix.	Register of investments not held in its own name by the Company, if any	
х.	Register of contracts with related party and contracts and Bodies etc. in which directors	
	are interested	
xi.	Certificate of incorporation and commencement of business	
xii.	Register of Directors and Key Managerial Personnel and their Shareholding	
xiii.	Books and documents relating to issue of share certificates, in case of disputed cases	
xiv.	Documents relating to incorporation and changes in any of the clauses of the	
	Memorandum and Articles of Association	

ii) Documents whose preservation period is atleast eight years after the completion of the relevant transaction/period

The following documents of the Company shall be preserved and maintained for the periods mentioned below against the respective documents:

SI.	Particulars of Documents	Preservation Period
No.		
i.	Books of Accounts together with relevant vouchers	8 Financial Years
ii.	Attendance Register for the Meetings of the Board	8 Financial Years
	and its Committees	
iii.	Attendance Register of General Meetings	8 Financial Years
iv.	Register of debenture holders/other securities	8 years from the date of redemption
	holders along with Index thereof	of debentures or securities
۷.	Register of Deposits accepted and renewed	8 year from the financial year in which
l		the latest entry is made in the register
vi.	Register of Proxies	8 Years
vii.	Office copies of Notices, Agenda, Notes on Agenda	8 Financial Years
	and other related papers of Board and its	
	Committee meetings	
viii.	Office copies of Notices, scrutiniser's reports and	8 Financial Years
	related papers of General Meetings and postal ballot	
ix.	Register of Employee Stock Options	8 year from the financial year in which
l		last outstanding stock option have
		been either exercised or lapsed /
		cancelled
х.	Instruments creating or modifying the charge	8 years from the date of satisfaction of
		charge
xi.	Annual Returns prepared under section 92 of the	8 years from the date of filing with the
	Companies Act, 2013 and copies of all certificates	Registrar of Companies
	and documents annexed thereto.	
xii.	Disclosure of interest by Directors	8 Financial Years
xiii.	Shareholding pattern filed with the Stock	8 Financial Years
	Exchanges	
xiv.	Corporate Governance Report submitted to the	8 Financial Years
	Stock Exchanges	
XV.	Reconciliation of share capital audit reports	8 Financial Years
	submitted to the Stock Exchanges	

xvi.	Any other documents submitted or disclosures	8 Financial Years
	made to the Stock exchanges	
xvii.	Books relating to the issue of share certificates	30 years
	(other than in case of disputed cases)	
xviii.	Documents filed with Registrar of Companies or	8 Financial Years
	Ministry of Corporate Affairs (other than the	
	documents which are required to be maintained	
	permanently)	

The documents mentioned above may be destroyed after expiry of the period mentioned against the respective documents after obtaining the approval of the Managing Director;

Provided that if it is prescribed under any law, regulation or Secretarial Standard on Meetings of the Board of Directors or Secretarial Standard on General Meetings that a particular document can be destroyed only after taking approval of the Board of Directors, such document shall be destroyed only after taking approval of the Board of Directors.

iii) Other Documents

In case any other document is required by any law or regulation to be maintained permanently or for a specific period of time, it shall be so maintained by the Company.

4. MANNER OF KEEPING THE STATUTORY DOCUMENTS

The Company may keep and maintain the documents in either physical or electronic mode or both.

5. AMENDMENT

This Policy may be amended, modified or revised by the Board of Directors of the Company from time to time. In case any provisions of this Policy are contrary to or inconsistent with the provisions of the Companies Act, 2013, Rules framed thereunder and Listing Regulations ("Statutory Provisions"), the provisions of Statutory Provisions shall prevail.