

To
The General Manager
Department of corporate affairs, **BSE Limited**,
25th Floor, Phiroze Jeejeebhoy towers,

Dalal Street, Mumbai-400001

July 08, 2022

Sub: Intimation under Securities and Exchange Board of India ("SEBI") (Prohibition of Insider Trading) Regulations, 2015

Scrip Code: 539199

The Board of Directors of the Company have considered and revised the Code of Practices and Procedures for Fair disclosure of Unpublished Price Sensitive Information formulated in terms of Regulation 8 of SEB**I** (Prohibition of Insider Trading Regulations, 2015, in the Board Meeting held today i.e. July 08, 2022. The same will be available on the website of the company.

Further the board have decided that The Company Secretary and compliance officer shall act as the Chief Investor Relations Officer, who would be responsible for satisfactory discharge of the duties and responsibilities laid down under this Code.

This is for your kind information and records.

Thanking you,

For Moongipa Securities Limited.

(Sanjeev Jain)

Company Secretary & Compliance Officer

E-mail: moongipas@gmail.com, Website: www.moongipa.net

#### Moongipa Securities Limited

# CODE OF PRACTICES & PROCEDURES

## FOR FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION

[Under Regulation 8(1) of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015]

#### A. Preface:

In an endeavor to prevent the misuse of unpublished price sensitive information in the day-to-day business affairs and to promote the culture of fair disclosure of information in due compliance with the Principles of Fair Disclosures as set out in the SEBI (Prohibition of Insider Trading) Regulations, 2015 (hereinafter referred as "Regulations"), the Board of Directors of the Company, M/s Moongipa Securities Ltd. have formulated a Code of Conduct to be known as "Moongipa Securities Ltd.: Code of Conduct for fair disclosure of unpublished price sensitive information" (hereinafter referred as "Code for fair disclosure of UPSI" or "Code").

#### B. Objects of the Code:

The Code aims at:

- Preventing the misuse of unpublished price sensitive information within the Organization and practice of selective disclosures to the public;
- Acknowledging the necessity of communicating, providing or allowing access to information and promoting the principle of equality of access to information.

#### C. Chief Investor Relations Officer:

The Company Secretary and compliance officer of the company shall act as the Chief Investor Relations Officer, who would be responsible for satisfactory discharge of the duties and responsibilities laid down under this Code.

### D. <u>Procedural Aspects involved in complying with the principles of fair disclosure of information:</u>

S.	Principle	Procedure
No.		
1.	Prompt public disclosure of unpublished price	In this regard, to ensure fair and timely
	sensitive information that would impact price	disclosure of information that would
	discovery no sooner than credible and concrete	have direct impact on the market price of
	information comes into being in order to make	the securities, the Company generally
	such information generally available.	follows the below-mentioned procedure:
		(a)Intimates the Stock Exchange(s) well
		in advance about the Board Meeting in

		which any such proposal is to be			
		considered;			
		(b) Intimates the outcome of the sa			
		Board Meeting within, stipulated time			
		periods;			
		(c)Updates the Stock Exchange(s) about			
		the current happenings in respect of the			
		events that have direct bearing on the			
		market sentiments for onward			
		dissemination to the public at large.			
2.	Uniform and universal dissemination of	To ensure that the unpublished price			
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	unpublished price sensitive information to avoid	sensitive information is evenly and			
	selective disclosure	properly disseminated, the Company			
		generally, in compliance with the			
		provisions of applicable statues, follows			
		the following procedure & practices:			
		(i) Intimates the said information to the			
		Stock Exchange(s) where its			
		securities are listed, within the			
		stipulated time period;			
		• •			
		(ii) Publicize the said information in the			
		Newspapers;			
		rtewspapers,			
		("") II. 1			
		(iii) Uploading the said information on			
		the Official Website under Investors'			
		Section as early as possible or as is			
		stipulated under various Statutes.			
3.	Prompt dissemination of Unpublished Price	To ensure authentication of the			
	Sensitive Information that gets disclosed	information to be disclosed to the			
	selectively, inadvertently or otherwise to make	stakeholders, the said information is			
	such information generally available.	generally cross verified by the Chief			
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		Investor Relations Officer.			
		However, if any information gets			
		disclosed selectively, inadvertently or			
		otherwise, the Company(i) intimates the			
		facts and rectified information to the			
		Stock Exchange(s), where the securities			
		of the Company are listed, for onward			
		dissemination to the shareholders; (ii)			
		publicize the facts and rectified			
		information, if required, in the			
		Newspapers.			
4.	Appropriate and fair response to queries on	The Chief Investor Relations Officer			
	news reports and requests for verification of	shall be responsible for giving			
	market rumors by Regulatory Authorities	appropriate and fair response to queries			
	, - ,	on news reports and requests for			
		verification of market rumors by			
		Regulatory Authorities.			
5.	Ensuring that information shared with analysts	The Chief Investor Relations Officer/			
	and research personnel is not unpublished price	respective Departmental Heads shall take			
	sensitive information	all necessary measures to ensure that no			
		unpublished price sensitive information			
		is being disclosed to analysts and			
		research personnel.			
		In this regard, whenever any such			
		analysts and/or research personnel will			
		approach the Company for seeking			
		financial or any price sensitive			
		information, the Compliance Officer or			
		any other authorized representative of			
		the Company shall obtain a Declaration			
		from the said Association/Agency to the			
		effect that such Association/Agency is			
		seeking information for the sole purpose			

of educating investors and neither the said Association/Agency Employees shall use the information for their personal gain. The said Association/Agency will also required sign such other Undertakings/ Confirmations, as the Compliance Officer may deem fit, and give to the Compliance Officer, to make sure that no Insider Trading takes place in the Company's scrips from their end. Developing best practices to make transcripts or The Company may, from time to time, record of proceedings of meetings with analysts authorize any concerned persons, make transcripts or record of proceedings of domain depending upon the of meetings with analysts on the official website to conferences and meetings, to make ensure official confirmation and documentation transcripts or record of proceedings of meetings with analysts. made. Further, the said proceedings shall be disclosed on the Official Website of the Company. Handling of all unpublished price sensitive Due procedures as prescribed in information on a need-to-know basis. "MOONGIPA SECURITIES LTD: CODE OF CONDUCT FOR **PREVENTION OF** *INSIDER* TRADING" would be followed to ensure that the Unpublished Price Sensitive Information be communicated only on a "need to know" basis, i.e., Price Sensitive Information should be disclosed only to those who need such information to discharge their duties.

8. Sharing of Unpublished Price Sensitive Information for Legitimate Purposes

Legitimate Purpose shall include sharing of UPSI in ordinary course of business by an Insider with any of the following:-

- Partners
- Collaborators
- Lenders
- Customers
- Suppliers
- Merchant Bankers
- Legal Advisors
- Auditors
- Insolvency Professionals
- Other advisors or consultants

Note:- Any person who receives any information pursuant to Point 8 above, shall be treated as an Insider and due notice shall be given to him/her for maintaining confidentiality of such UPSI.

For the purpose of determine the 'legitimate purposes', following factors must be satisfied:

- i. It must be shared in the Ordinary of Course of Business or for Corporate Purpose;
- ii. Required to be done in furtherance of fiduciary duties or in fulfillment of any statutory obligation;
- iii. Information shared is in the interest of other shareholders/ Stakeholders and
- iv. Information is not being shared for personal benefit but may result in personal gain consequently.

While sharing unpublished price sensitive information for legitimate purpose(s), following things should be taken care off:

- i. The insider before communicating any UPSI to any person for legitimate purpose shall first approach the Department Head ("Head") who shall be responsible for assessing the need to share such information in consultation with the Compliance Officer. The Head on being satisfied shall give a written confirmation to the insider upon which the insider may communicate the UPSI.
- ii. The Compliance Officer shall be duly informed with respect of sharing of UPSI with any Person other than Designated Persons.
- iii. UPSI shall be shared through secured digital medium.
- iv. The Company may execute a non-disclosure agreement with the Recipient along with an undertaking that the recipient will abide by Regulations.

E. <u>Declaration:</u>				
The Company hereby declar the principles of fair disclo	ares that all requisite no sure of Unpublished F	neasures shall be tak Price Sensitive Inforr	en to ensure adherence nation.	with