

# **EMBASSY OFFICE PARKS**

Date: November 11, 2019

To The Corporate Relations Department The National Stock Exchange of India Limited Exchange Plaza, 5<sup>th</sup> Floor Plot No. C/1, G-Block Bandra-Kurla Complex, Bandra (E) Mumbai 400001

The Corporate Relations Department Department of Corporate Services BSE Limited 25<sup>th</sup> Floor, Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400 051

# Re: Scrip Code 542602 and Scrip Symbol "EMBASSY"

# Sub: Amendment to code on unpublished price sensitive information and dealing in securities of Embassy Office Parks REIT

Dear Sir/Madam,

We wish to inform you that the Board of Directors of Embassy Office Parks Management Services Private Limited (acting in its capacity as the Manager of Embassy Office Parks REIT) has approved an amended "Code on unpublished price sensitive information and dealing in securities of the Embassy Office Parks REIT" (the "**Insider Trading Code**") which reflects changes pursuant to, among others, recent amendments to the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.

The Insider Trading Code is enclosed and will also be made available on the website of Embassy Office Parks REIT at www.embassyofficeparks.com.

Kindly take this on record.

Yours sincerely,

# For and on behalf of Embassy Office Parks REIT acting through its Manager, Embassy Office Parks Management Services Private Limited

Ramesh Periasamy Company Secretary & Compliance Officer

#### Embassy Office Parks Management Services Pvt. Ltd.

Embassy GolfLinks Business Park, Pebble Beach, Off International Ring Road, Bangalore - 560071. T: +91 80 4903 0000 F: +91 80 4903 0046 www.embassyofficeparks.com | CIN: U70100KA2014PTC073362

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Code Title	Code on unpublished price sensitive	Approving	Board of Directors of the
	information and dealing in securities of	Authority	Manager
	the Embassy Office Parks REIT ("Embassy		
	REIT" or "Trust") ("Insider Code" or		
	"Code")		
Entity	Embassy Office Parks Management Services	Initial Approval Date	07/03/2019
formulating the	Private Limited ("Manager" or		
Code	"Company") in its capacity as manager of	Effective Date	11/03/2019
	the Embassy REIT		
		Amendment Date	11/11/2019

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Applicability	This Code is applicable to the Embassy REIT, the Manager, Embassy Office Parks Private		
	Limited ("Holdco"), its special purpose vehicles ("SPVs") and Golflinks Software Park Private		
	Limited ("Investment Entity") (collectively, the "Embassy REIT Entities").		
Introduction & Purpose	e This Code aims to outline the process and procedures for dissemination of information and		
	disclosures in relation to the Embassy REIT. The purpose of the Code is also to ensure that the		
	Embassy REIT Entities comply with applicable law, including the Securities and Exchange		
	Board of India (Real Estate Investment Trusts) Regulations, 2014, as amended (" <b>REIT</b>		
	Regulations"), Securities and Exchange Board of India (Prohibition of Insider Trading)		
	Regulations, 2015, as amended (the "PIT Regulations"), if, and to the extent applicable or such		
	other laws, regulations, rules or guidelines prohibiting insider trading and governing disclosure		
	of material, unpublished price sensitive information.		
Key Terms			
	1. "Chief Investor Relations Officer" - The Company shall designate a senior officer as the		
	Chief Investor Relations Officer to deal with dissemination of information and disclosure of		
	UPSI to analysts, shareholders and media, and educating staff on disclosure policies and		
	procedure. The 'Head – Investor Relations' of the Manager shall act as Chief Investor		
	Relations Officer for the purpose of this Code.		
	2. "Compliance Officer" - The Company Secretary of the Manager shall act as the		
	Compliance Officer for the purpose of this Code. He shall be responsible for ensuring that		
	the Embassy REIT and the Manager comply with continuous disclosure requirements,		
	overseeing and coordinating disclosure of unpublished price sensitive information ("UPSI")		
	to Stock Exchanges, maintaining records and making periodic disclosures in terms of the		
	Policy for Determining Materiality of Information for Periodic Disclosures and such other		
	functions as are required to be carried out by a compliance officer under the PIT		
	Regulations.		
	3. "Chinese Wall" shall have the same meaning assigned to it under Schedule I of this Code.		
	4. "Board" or "Board of Directors" shall mean the board of directors of the Manager.		
	5. "Connected Person" shall have the meaning set forth in Regulation 2(1)(d) of the PIT		



Regulations.

<ul> <li>6. "Designated Person" – The Chief Executive Officer of the Manager or Chief Financial Officer of the Manager in consultation with Compliance Officer shall specify the Designated Persons, from time to time, to be covered by the Insider Code on the basis of their role and function in the organisation and the access that such role and function would provide to UPSI in addition to seniority and professional designation and shall include:- <ul> <li>(i) The boards of directors, chief executive officers, employees and any support staff (including secretarial and IT staff and personnel engaged on a contractual basis who are on deputation/secondment and who has or is reasonably expected to have UPSI) of the Embassy REIT Entities;</li> <li>All Sponsors and Sponsor Group of the Embassy REIT; and</li> <li>(ii) Any other category of persons as required to be identified as such under applicable laws or otherwise identified by the Chief Executive Officer of the Manager or Chief Financial Officer of the Manager in consultation with Compliance Officer.</li> </ul> </li> </ul>
For the purposes of compliance with Chapter III-A of the PIT Regulations, "employee" shall have the meaning ascribed to such term in Regulation 7I of the PIT Regulations.
7. <b>"Immediate Relative"</b> means a spouse of a person, and includes parent, sibling and child of such person or of the spouse, any of whom is either dependent financially on such person or consults such person in taking decisions relating to trading in securities.
8. "Informant" shall have the same meaning assigned to it under Regulation 7A of the PIT Regulations.
<ul> <li>9. "Insider" means any person who is:</li> <li>(i) a Connected Person; or</li> <li>(ii) in possession of or having access to UPSI.</li> </ul>
10. "Legal Representative" means a duly authorised individual who is admitted to the practice of law in India.
11. "Management Committee" means the management committee of the Embassy REIT, as constituted from time to time.
12. " <b>Original Information</b> " shall have the same meaning assigned to it under Regulation 7A of the PIT Regulations.
<ol> <li>"Reward" shall have the same meaning assigned to it under Regulation 7A of the PIT Regulations.</li> </ol>
14. "Securities" shall have the same meaning assigned to it under Regulation 2(1)(i) of the PIT Regulations, and shall for the purposes of this Code be deemed to include units of the



	Embassy REIT.		
	15. "Sponsor" and "Sponsor Group" shall have the same meaning assigned to these terms under the REIT Regulations.		
	16. <b>"Trading"</b> means and includes subscribing, buying, selling, dealing or agreeing to subscribe, buy, sell, deal in the Embassy REIT's Securities, and " <b>Trade</b> " or " <b>Trades</b> " shall be construed accordingly.		
	17. " <b>Trading Day</b> " means a day on which the recognized stock exchanges are open for trading.		
	18. Unpublished Price Sensitive Information" or "UPSI" shall have the meaning set forth in Regulation 2(1)(n) of the PIT Regulations. The term 'Company' as referred to in Regulation 2(1)(n) shall refer to the Embassy REIT and the term "securities" shall refer to the "Securities" of the Embassy REIT.		
Words and expressions used and not defined in this Code but defined in the PIT Regulation Securities and Exchange Board of India Act, 1992, the Securities Contracts (Regulation 1956, the Depositories Act, 1996 or the Companies Act, 2013 and rules and regulation thereunder, each as amended from time to time shall have the meanings respectively assist them in those legislation.			
Principles of Fair Disclosure for purposes of Code of Practices and Procedures for Fair Disclosure of UPSI	<ol> <li>The Board of Directors shall endeavour to make prompt public disclosure of UPSI that would impact price discovery no sooner than credible and concrete information comes into being in order to make such information generally available. Towards this objective, the Board shall make the availability of such UPSI accessible without any discrimination and disclose various corporate events, inorganic growth prospects, acquisitions and takeovers and all other material events or information upon them becoming crystallized.</li> </ol>		
	2. The Board of Directors shall endeavour to make disclosures of UPSI, as and when made, in a universal and uniform manner through forums like widely circulated media and / or through stock exchanges where the Securities are listed. The Board shall ensure against selective disclosure of UPSI.		
	3. The Chief Investor Relations Officer shall deal with dissemination of information and disclosure of UPSI. The Compliance Officer can be contacted for any queries or clarifications as regards dissemination of UPSI.		
	4. The Board of Directors shall ensure that whenever UPSI gets disclosed selectively and/or inadvertently, it shall ensure prompt and proper dissemination of such information so as to make it generally available.		
	5. The Chief Investor Relations Officer shall ensure that information shared with analysts and research personnel is not UPSI. While dealing with analysts or research persons or large investors like institutions, only public information shall be provided. Alternatively, the		



	<ul> <li>information given to analysts or research persons shall simultaneously be made public at the earliest.</li> <li>6. The Chief Investor Relations Officer shall develop best practices to make transcripts or records of proceedings of meetings with analysts and other investor relations conferences on the official website to ensure official confirmation and documentation of disclosures made.</li> </ul>
	<ol> <li>The Compliance Officer shall ensure that systems are in place for handling of all UPSI only on a need-to-know basis.</li> </ol>
Prohibition on communicating or	An Insider shall not communicate, provide or allow access to any UPSI to any person including other Insiders, except to the extent allowed by this Code or applicable law.
procuring UPSI	Further, no person shall procure from or cause the communication by an Insider of UPSI, except to the extent allowed by this Code or applicable law.
	However, nothing contained above shall be applicable when UPSI is communicated, provided, allowed access to or procured under the knowledge of Compliance Officer in furtherance of legitimate purposes, performance of duties or discharge of legal obligations or permitted under applicable laws, including pursuant to appropriate confidentiality and non-disclosure agreements, where necessary.
	Further, for the purposes of communication of UPSI to persons identified within a Chinese Wall, in furtherance of legitimate purposes, performance of duties or discharge of legal obligations, the procedures set out in <b>Schedule 1</b> (Chinese Walls Framework) of this Code should be complied with.
	Any person who communicates any UPSI shall duly inform the Compliance Officer, the names of the persons or entities as the case may be with whom the information is shared under this section along with the Permanent Account Number or any other identifier authorized by law where Permanent Account Number is not available. The Compliance Officer with the support of IT-Head shall maintain a structured digital database for the same and such databases shall be maintained with adequate internal controls and checks such as time stamping and audit trails to ensure non-tampering of the database.
Policy for determination of Legitimate Purpose	The term " <b>legitimate purpose</b> " shall include sharing of UPSI in the ordinary course of business by an Insider with partners, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors, auditors, insolvency professionals or other advisors or consultants, provided that such sharing has not been carried out to evade or circumvent the provisions of PIT Regulations.
	Any person in receipt of UPSI pursuant to a " <b>legitimate purpose</b> " shall be considered an " <b>Insider</b> " for purposes of the PIT Regulations and this Code and due notice shall be given to such persons to maintain confidentiality of such UPSI in compliance with PIT Regulations.



Institutional Mechanism for Prevention of Insider trading	(i) The Chief Executive Officer, the Chief Financial Officer and the Compliance Officer shall put in place adequate and effective system of internal controls to ensure compliance with the requirements given in the PIT Regulations to prevent Insider Trading, including such internal controls set out in Regulation 9(A)(2) of the PIT Regulations.		
	<ul> <li>(ii) The Board of Directors shall ensure that the Chief Executive Officer, the Chief Financial Officer and the Compliance Officer ensure compliance with Regulation 9 and sub- Regulations (1) and (2) of Regulation 9A of the PIT Regulations.</li> </ul>		
	(iii) The Audit Committee of the Manager shall review compliance with the provisions of PIT Regulations and the Code at least once in a financial year and shall verify that the systems for internal control are adequate and are operating effectively.		
	(iv) The Manager shall initiate appropriate inquiries on becoming aware of leak of UPSI or suspected leak of UPSI in the manner set out in Schedule 2 ( <i>Policies and Procedures for</i> <i>Inquiry into Leak of UPSI</i> ) of this Code and inform the Board promptly of such leaks, inquiries and results of such inquiries.		
	The Compliance Officer in consultation with Chief Executive Officer or Chief Financial Officer or Chief Investor Relations Officer shall:		
	<ul> <li>(i) be responsible for deciding whether a public announcement is necessary for verifying or denying rumours and then making the disclosure, in accordance with the procedure specified in the <i>Policy for Determining Materiality of Information for Periodic</i> <i>Disclosures</i>; and</li> </ul>		
	<ul> <li>(ii) make an appropriate and fair response to the queries on news reports and requests for verification of market rumours by regulatory authorities, in accordance with the procedure specified in the <i>Policy for Determining Materiality of Information for Periodic Disclosures</i>.</li> </ul>		
Trading when in	No Insider shall trade in Securities that are listed or proposed to be listed on a stock exchange		
possession of unpublished price	when in possession of UPSI. When a person who has traded in Securities has been in possession of UPSI, his/her trades would be presumed to have been motivated by the knowledge and		
sensitive information	awareness of such information in his/her possession.		
	An Insider may prove his/her innocence by demonstrating any of the circumstances set out in Regulation 4(1) of the PIT Regulations.		
	In the case of Connected Persons, the onus of establishing that they were not in possession of UPSI, shall be on such Connected Persons and in other cases, the onus would be on SEBI.		
Trading Window	<ol> <li>Unless otherwise specified by the Compliance Officer, the trading window shall remain open for trading in Embassy REIT's Securities after securing pre-clearance from the Compliance Officer in accordance with this Code. Further, no Designated Persons or their Immediate Relatives shall trade in the Embassy REIT's Securities when the trading</li> </ol>		



	window is closed, unless otherwise permitted under the PIT Regulations.	
	Notwithstanding the above, the trading window may be closed for Designated Persons, when the Compliance Officer determines that a Designated Person or class of Designated Persons is reasonably expected to have UPSI, which will ordinarily include, but not limited	
	<ul> <li>to: <ul> <li>(i) Declaration of financial results;</li> <li>(ii) Declaration of distribution;</li> <li>(iii) Any acquisition, disposal or proposed acquisition or disposal of Trust assets;</li> <li>(iv) Any change in unit structure and debt capital structure of the Embassy REIT, including changes in the number of issued and outstanding Securities of the Embassy REIT;</li> <li>(v) Changes in key managerial personnel of the Manager or change in the trustee of the Embassy REIT; and</li> <li>(vi) Any other event which, in the sole determination of the Chief Financial Officer of</li> </ul> </li> </ul>	
	the Manager or Compliance Officer severally, is UPSI.	
	3. The trading window shall remain closed for a period of no later than three Trading Days prior to the end of every quarter till 48 hours after the declaration of financial results.	
	4. The trading window shall remain closed for a period of at least seven Trading Days prior to the Board meeting in relation to approval of any of the events specified in clause 2(i) to (vi) above.	
	The trading window in respect of the information described above, shall be opened after 48 hours from such information becoming generally available.	
Pre-clearance of Trading	1. Designated Persons may trade in the Securities of the Embassy REIT when the trading window is open, after obtaining approval of the Compliance Officer by submitting an application as per Annexure 1 and an undertaking as per Annexure 2.	
	2. The Compliance Officer shall not approve any proposed Trade by Designated Person if the Compliance Officer determines that such Designated Person is in possession of UPSI even though the trading window is open. The Compliance Officer shall have the right at his/her discretion to refer any application for such approval to the Management Committee for its advice.	
	3. The Compliance Officer may, after being satisfied that the application and undertaking are true and accurate, approve Trading by a Designated Person, on the condition that the Trade so approved shall be executed within seven Trading Days following the date of approval.	
	The Designated Persons shall, within two Trading Days of the execution of the Trade, submit the details of such Trade to the Compliance Officer as per <b>Annexure 3</b> . In case the transaction is not undertaken, a report to that effect shall be filed in the said form.	



	5.	If the pre-cleared Trade is not executed within seven Trading Days after the approval is given, the Designated Person must secure pre-clearance of the transaction again.
	6.	All Designated Persons, who trade in the Securities of the Embassy REIT shall not enter into an opposite transaction during the next six months following the prior transaction. In case of any contra trade be executed, inadvertently or otherwise, in violation of such a restriction, the profits from such trade shall be liable to be disgorged for remittance to the SEBI for credit to the Investor Protection and Education Fund administered by SEBI. However, the Compliance Officer is empowered to grant relaxation from strict application of such restriction for reasons to be recorded in writing provided that such relaxation does not violate the PIT Regulations. However, this shall not be applicable for trades pursuant to exercise of stock options.
	7.	A Designated Person, who Trades in Securities without complying with the pre-clearance procedure as envisaged in this Code or gives false undertakings and/or makes misrepresentations in the undertakings executed by him/her while complying with the pre-clearance procedure shall be subjected to the penalties as envisaged in the PIT Regulations and this Code.
Trading Plan	1.	A Designated Person shall be entitled to formulate a trading plan that complies with Regulation 5(2) of the PIT Regulations (" <b>Trading Plan</b> ") and present it to the Compliance Officer for approval and public disclosure pursuant to which Trades may be carried out in his/her behalf in accordance with such plan and the PIT Regulations.
	2.	The Compliance Officer shall review and approve the Trading Plan if it complies with the Regulation 5 of the PIT Regulations and shall disclose the Trading Plan to the Stock Exchanges. The Compliance Officer is entitled to seek such express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the Trading Plan.
	3.	The Trading Plan once approved shall be irrevocable and the Insider shall mandatorily have to implement the plan, without being entitled to either deviate from it or to execute any trade in the Securities outside the scope of the Trading Plan. However, the implementation of the Trading Plan shall not be commenced if any UPSI in possession of the Insider at the time of formulation of the plan has not become generally available at the time of the commencement of implementation and in such event the Compliance Officer shall confirm that the commencement ought to be deferred until such UPSI becomes generally available information so as to avoid a violation of sub-Regulation (1) of Regulation 4 of PIT Regulations.
	4.	Pre-clearance of Trades shall not be required for a Trade executed as per an approved Trading Plan. Further, the trading window norms and restrictions on contra trade shall not be applicable for Trades carried out in accordance with an approved Trading Plan.



Penalty for Insider trading	<ol> <li>Designated Persons and their Immediate Relatives who violate these rules shall be subject to disciplinary action by the Embassy REIT Entities, as applicable, which may include wage freeze, suspension, ineligibility for future participation in the Embassy REIT/ Manager's stock option plans or termination.</li> <li>The SEBI or any other appropriate regulatory authority would also be informed of the violation of this Code by any Designated Persons and the Immediate Relatives of Designated Persons in the prescribed manner so that appropriate action may be taken</li> <li>The Manager will maintain a database of the violation of this Code by Designated Persons and the Immediate Relatives of Designated Persons that would entail initiation of</li> </ol>		
	appropriate action against them. Pursuant to the SEBI (Prohibition of Insider Trading) (Third Amendment) Regulations, 2019		
Protection of Informants	(" <b>PIT Amendment Regulations</b> "), which become effective from December 26, 2019, SEBI has introduced a mechanism wherein any individual may voluntarily inform SEBI regarding an alleged violation of insider trading laws that has occurred, is occurring or has a reasonable belief that it is about to occur, in the manner prescribed under the PIT Amendment Regulations. Such an individual is an "Informant" in terms of the PIT Amendment Regulations.		
	In terms of the PIT Amendment Regulations, any employee who is an Informant (" <b>Employee Informant</b> ") is entitled to be protected from retaliation and victimization.		
	Protection from Unfair Treatment:		
	<ol> <li>Complete protection shall be given to an Employee Informant against any "unfair treatment" by virtue of:</li> </ol>		
	<ul> <li>(i) his/her having reported Original Information by filing a Voluntary Information Disclosure Form under the PIT Amendment Regulations;</li> <li>(ii) testifying in, participating in or otherwise assisting the SEBI in any investigation, inquiry, audit, examination of proceeding instituted or about to be instituted for an alleged violation of insider trading laws; or</li> <li>(iii) breaching any confidentiality agreement or any terms and conditions of employment or engagement, solely to prevent any employee from co-operating with the SEBI in any manner.</li> </ul>		
	In this regard, it is clarified that any term in any agreement (oral or written) or this Code is void in so far as it attempts to prevent any Employee Informant from submitting to the SEBI, violation of the securities laws that has occurred, is occurring or has a reasonable belief that it would occur.		
	"Unfair treatment" includes, but is not limited to, discharge, termination, demotion, refusal of promotion, suspension, threats, harassment, discrimination (directly or indirectly) against		



	an Employee Informant and direct or indirect use of authority to obstruct the Employee		
	Informant's right to continue performing his or her duties or functions.		
	2. The Embassy REIT Entities will endeavor to take steps to ensure that the Employee Informant is not subject to a hostile work environment as a consequence of having undertaken any of the steps set out in paragraphs above.		
	Anti-retaliation measures:		
	1. If there are any incidents of retaliation by any employee against an Employee Informant, in addition to such civil or criminal action the employee may be subject to under applicable laws, such employee will be subject to internal disciplinary action which may include termination of employment.		
	2. Nothing in this Code prohibits any Employee Informant, who believes that they have been subjected to unfair treatment from approaching the competent court or tribunal for appropriate relief.		
	Anonymity of the Employee Informant:		
	1. No one should compel the disclosure of the identity and/or existence of an Employee Informant or the information provided by the Employee Informant, except to the extent required under the PIT Amendment Regulations and other applicable laws.		
	2. The Employee Informant shall not be required to notify the filing of any Voluntary Information Disclosure Form to the Embassy REIT Entities or seek prior permission or consent or guidance of any person engaged by the Embassy REIT Entities before or after such filing.		
	Exceptions:		
	1. Employee Informants are not exempt from the consequences of their own misconduct, unethical or improper practice, inadequate performance or other disciplinary issues unrelated to a disclosure made under Chapter IIIA of the PIT Regulations.		
	2. While the Embassy REIT Entities will endeavor to accord complete protection to the Employee Informant from any unfair treatment, any abuse of this protection, including false allegations and providing false or misleading information, would warrant disciplinary action in accordance with applicable laws.		
Disclosure requirements	1. Initial Disclosure:		
	(i) Every Sponsor, member of the Sponsor Group, key managerial personnel and director of the Embassy REIT, the Manager, Holdco, SPVs and Investment Entity and each of their Immediate Relatives (as applicable) shall disclose his/her holding of Securities of the Embassy REIT. within thirty days of listing of Securities of the Embassy REIT on the Stock Exchanges as per Form A set out in Annexure 4 (as		



may be amended/revised by SEBI from time to time).

(ii) Every person on appointment as a key managerial personnel or a director of the Embassy REIT, Manager, Holdco, SPVs or the Investment Entity or upon becoming a Sponsor or member of the Sponsor Group shall disclose his / her and each of their Immediate Relatives' (as applicable) holding of Securities of the Embassy REIT as on the date of appointment or becoming a Sponsor, to the Company within seven days of such appointment or becoming a Sponsor, as per Form B set out in Annexure 5 (as may be amended by SEBI from time to time).

## 2. Continual Disclosure:

- (i) Every Sponsor, member of the Sponsor Group, Designated Person and director of the Embassy REIT, Manager, Holdco, Investment Entity and SPVs and each of their Immediate Relatives shall disclose as per Form C set out in Annexure 6 (as may be amended by SEBI from time to time) to the Manager the number of such Securities of the Embassy REIT acquired or disposed of within two Trading Days of such transaction.
- (ii) The Compliance Officer shall notify the Stock Exchanges, particulars of the Trades, within two Trading Days of the receipt of the Continual Disclosure or from becoming aware of such information.

#### 3. Annual Disclosure:

Designated Persons shall be required to disclose names and Permanent Account Number or any other identifier authorized by law of the following persons to the Embassy REIT Entities on an annual basis and as and when the information changes:

- (a) Immediate Relatives;
- (b) persons with whom such Designated Person(s) shares a material financial relationship; and
- (c) Phone, mobile and cell numbers which are used by them

In addition, the names of educational institutions from which Designated Persons have graduated and names of their past employers shall also be disclosed on a one-time basis.

"Material financial relationship" shall mean a relationship in which one person is a recipient of any kind of payment such as by way of a loan or gift during the immediately preceding twelve months, equivalent to at least 25% of such payer's annual income but shall exclude relationships in which the payment is based on arm's length transactions.

Provided that the above information shall be provided to the Manager as per the format set out in **Annexure 7** within seven days from the date of listing of securities or the end of financial year or the information changes, as the case may be.



	4.	Disclosures by other Connected Persons:
		The Compliance Officer may, require any other Connected Person to disclose the holdings and trading in Securities of the Embassy REIT as per <b>Form D</b> set out in <b>Annexure 8</b> (as may be amended by SEBI from time to time) at such frequency as he may determine.
Miscellaneous	1.	The Board of Directors shall be empowered to amend, modify and interpret the Code.
	2.	The Compliance Officer shall provide the Audit Committee of the Board, on a quarterly basis, all the details of Trading in Securities by the Designated Persons including any violations of the Code.
		The Compliance Officer shall maintain (a) updated list of Designated Persons, (b) records of disclosures and pre-clearance applications and undertakings for a period of five years.
	3.	The Code shall not contradict with the provisions of Securities and Exchange Board of India (Listing Regulations and Disclosure Requirements) Regulations, 2015, and any other applicable laws. In case of any discrepancy, the provisions of applicable law shall prevail over the provisions of this Code.
	4.	Notwithstanding the above, this Code will stand amended to the extent of any change in applicable law, including any amendment to the REIT Regulations and PIT Regulations, without any action from the Manager or approval of the unitholders of the Trust.
	5.	All employees of the Manager and Designated Persons shall provide a declaration cum undertaking within 30 days of this Code becoming applicable or within 30 days from the date of becoming a Designated Person as per format set out in <b>Annexure 9</b> .
	6.	The Compliance Officer in consultation with Chief Executive Officer and Chief Financial Officer may prescribe the forms or declarations format to be given by the Designated Persons, from time to time in addition to the forms prescribed under the PIT Regulations and this Code for effective compliance of the PIT Regulations and this Code.
	7.	It is the duty of every Insider to comply with this Code and PIT Regulations as may be amended from time to time.



## Schedule 1 (The Chinese Walls Framework)

- 1. The Embassy REIT Entities shall establish procedures to manage UPSI and minimize the possibility of communication of UPSI to any unauthorized person ("Chinese Walls").
- 2. If there is a need to share UPSI with any person who is not in possession of UPSI otherwise, being any employee, external consultants, etc. in furtherance of any legitimate purposes, performance of duties or discharge of legal obligations, such UPSI will be shared on a "need to know" basis only and limited to the specific transaction or purpose for which such person's assistance or involvement is required ("Assignment").
- 3. The persons with whom UPSI is proposed to be shared for any Assignment shall be "wall-crossed" through the wall-crossing procedure set out below:
  - a) Any of the relevant Heads of Departments involved in an Assignment may, in consultation with the Compliance Officer, grant approval for the wall-crossing, with copy being provided to all other Heads of Departments involved in such assignment.
  - b) Persons who are wall-crossed/receive UPSI should be informed that as long as they are involved in the Assignment and are in possession of UPSI, such persons would be deemed to be "Insider" in terms of the PIT Regulations and this Code. Accordingly, such persons will be required to comply with the applicable provisions of this Code, the PIT Regulations and other applicable laws, including maintaining confidentiality of the UPSI.
  - c) Persons who are wall-crossed will be required to provide an undertaking as set out at Para 4 below.
- 4. Any recipient of UPSI is an 'Insider' for purposes of this Code and the PIT Regulations. Accordingly, such persons are required to provide an undertaking in such form as may be prescribed by the Compliance Officer, which will require them to (a) maintain certain confidentiality and non-disclosure obligations; (b) keep the UPSI strictly confidential; (c) utilize the UPSI only for the specified purpose for which it has been communicated; and (d) otherwise not trade in Securities of the Embassy REIT when in possession of or having access to UPSI.
- 5. The relevant Heads of Departments in consultation with the Compliance Officer shall be responsible for ensuring compliance with this Chinese Walls Framework.
- 6. Persons who are wall-crossed or secluded within the Chinese Walls are responsible for ensuring that the Chinese Wall is not breached deliberately or inadvertently. Known or suspected breaches of the Chinese Wall must be referred to the Compliance Officer immediately in the manner set out in **Schedule 2** (*Policies and Procedures for Inquiry into Leak of UPSI*).



# Schedule 2 (Policies and Procedures for Inquiry into Leak of UPSI)

- 1. Any communication or information regarding an alleged leak or suspected leak of UPSI ("Alleged UPSI Leak") should be made to the Compliance Officer.
- 2. In the event of an Alleged UPSI Leak by any Designated Persons, the Compliance Officer, either by himself or through any person designated by him, shall review such alleged violation in light of the facts and circumstances of the case. The Compliance Officer shall provide a report containing all relevant details and his/her findings to the Management Committee for its review and decision, in terms of recommendation for action to be initiated. The Compliance Officer shall take action as recommended by the Management Committee. In the event any member of Management Committee is interested in the investigation, such member shall recuse himself or herself for the purposes of such investigation.
- 3. The actions or measures taken by the Compliance Officer may include such actions and measures as set out under "Penalty for Insider Trading" in this Code.
- 4. The Compliance Officer shall promptly inform the SEBI of any communication of any leaks, inquiries and results of such inquiries.
- 5. The Compliance Officer reserves the right to *suo moto* initiate an inquiry under this Schedule 2 against any Designated Person, if the Compliance Officer has reason to believe that such person has leaked UPSI or suspected to have leaked UPSI.
- 6. This Schedule 2 shall be read in conjunction with the Whistle Blower Policy adopted in relation to the Embassy REIT Entities. Any information received by the Manager in relation to an Alleged UPSI Leak shall be treated as "Protected Disclosure" as defined under the Whistle Blower Policy. Further, (i) any Designated Person making a communication or providing information regarding an Alleged UPSI Leak shall be entitled to the same rights as that of a "Whistle Blower" under the Whistle Blower Policy; and (ii) to the extent relevant, the Compliance Officer and the Management Committee shall follow similar procedures for investigation and decision making as set out in the Whistle Blower Policy. However, it is clarified that, to the extent that the subject matter of the complaint relates to an Alleged UPSI Leak, in the event of a conflict, the terms of this Schedule 2 shall prevail over the terms of the Whistle Blower Policy.
- 7. The Compliance Officer shall ensure that all Designated Persons are made aware of the Whistle Blower Policy adopted by the Embassy REIT Entities. Further, relevant intermediaries and fiduciaries of the Embassy REIT Entities should be made aware that they are required to co-operate with the Manager in connection with any inquiry in to leak of UPSI



# APPLICATION FOR PRE-TRADING APPROVAL

То

The Compliance Officer, Embassy Office Parks Management Services Private Limited Manager to Embassy Office Parks REIT

Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015 and the Trust's Insider Trading Code, I seek approval to purchase / sell / subscribe\_\_\_\_\_ Embassy REIT's Securities as per details given below:

1			
1.	Name of the applicant		
2.	Designation		
3.	Number of Embassy REIT's Securities held as on date		
4.	Folio No. / DP ID / Client ID No.		
5.	The proposal is for	(a) (b) (c)	Purchase of Embassy REIT's Securities Subscription to Embassy REIT's Securities Sale of Embassy REIT's Securities
			Securities
6.	Proposed date of trading in Embassy REIT's Securities		
7.	Estimated number of Embassy REIT's Securities purchased/subscribed/sold		
8.	Current market price (as on date of application)		
9.	Whether the proposed transaction will be through stock exchange or off- market trade		
10.	Folio No. / DP ID / Client ID No. where the Embassy REIT's Securities will be credited / debited		

I enclose herewith the undertaking signed by me.

Signature: Name: Place: Date:



#### UNDERTAKING TO BE ACCOMPANIED WITH THE APPLICATION FOR PRE- CLEARANCE

To,

The Compliance Officer, Embassy Office Parks Management Services Private Limited Manager to Embassy Office Parks REIT

I, \_\_\_\_\_, \_\_\_\_\_of the [insert name of relevant entity – Manager/ SPV/ Holdco/ Investment Entity] residing at \_\_\_\_\_\_, am desirous of trading in Embassy REIT's Securities as mentioned in my application dated \_\_\_\_\_\_ for pre-clearance of the transaction.

I further declare that I am not in possession of any Unpublished Price Sensitive Information up to the time of signing this undertaking.

In the event that I have access to or receive any Unpublished Price Sensitive Information after the signing of this undertaking but before executing the transaction for which approval is sought, I shall inform the Compliance Officer of the same and shall completely refrain from trading in Embassy REIT's Securities until such information becomes public.

I declare that I have not contravened the provisions of the Code as notified by the Manager from time to time.

In the event of this transaction being in violation of the Code or the applicable laws, (a) I will, unconditionally, release, hold harmless and indemnify to the fullest extent, the Embassy REIT, its Manager, the Holdco, SPVs and Investment Entity and its directors and officers, (the 'indemnified persons') for all losses, damages, fines, expenses, suffered by the indemnified persons, (b) I will compensate the indemnified persons for all expenses incurred in any investigation, defense, crisis management or public relations activity in relation to this transaction and (c) I authorize the Embassy REIT/ the Manager to recover from me, the profits arising from this transaction and remit the same to the SEBI for credit of the Investor Protection and Education Fund administered by the SEBI.

I undertake to submit the necessary report within two Trading Days of execution of the transaction / a 'Nil' report if the transaction is not undertaken.

If approval is granted, I shall execute the Trade within seven Trading Days of the receipt of approval failing which I shall seek pre-clearance afresh.

I declare that I have made full and true disclosure in the matter.

Signature: Name: Place: Date:



## DISCLOSURE OF TRANSACTIONS

(To be submitted within two Trading Days of transaction / trading in Embassy REIT's Securities)

То

The Compliance Officer, Embassy Office Parks Management Services Private Limited Manager to Embassy Office Parks REIT

I hereby inform that I

- have not bought / sold/ subscribed any Securities of the Embassy REIT or
- have bought/sold/subscribed to Embassy REIT's Securities as mentioned below on \_[Note: Insert date]

[Note: Strike-out whichever is not applicable]

-	8	DP ID/Client ID/Folio No.	Price (Rs.)

I declare that the above information is correct and that no provisions of the Code and/or applicable laws/regulations have been contravened for effecting the above said transactions(s).

Signature:

Name:

Place:

#### Annexure 4 FORM A

# SEBI (Prohibition of Insider Trading) Regulations, 2015

[Regulation 7 (1) (a) read with Regulation 6 (2) – Initial disclosure to the Manager of the Embassy REIT]

Name of the Trust:

ISIN of the Trust:

# Details of Securities held by Promoter, Key Managerial Personnel (KMP), Director and other such persons as mentioned in Regulation 6(2)

Name, PAN, CIN/DIN &	Category of	Securities held as on the c	% of Shareholding	
address with contact	Person	coming into f		
nos.	(Promoters/ KMP			
	/			
	Directors/immediate			
	relative	Type of security (For eg. –	No.	
	to/others etc.)	Shares, Warrants,		
		Convertible Debentures		
		etc.)		

Note: "Securities" shall have the meaning as defined under Regulation 2(1)(i) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

# Details of Open Interest (OI) in derivatives of the Trust held by Promoter, Key Managerial Personnel (KMP), Director and other such persons as mentioned in Regulation 6(2)

-	e Future contracts	s held as on the date of	Open Interest of the Option Contracts held as on the date				
	ulation coming int	to force	of regulation coming into force				
Contract Specifications	Number of Securities (contracts * lot size)	Notional value in Rupee terms	Contract Specifications	Number of Securities (contracts * lot size)	Notional value in Rupee terms		

Note: In case of Options, notional value shall be calculated based on premium plus strike price of options

Name & Signature: Designation:

Place: Date:

#### FORM B

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (1) (b) read with Regulation 6(2) – Disclosure on becoming a director/KMP/Promoter]

Name of the Trust:

ISIN of the Trust:

# Details of Securities held on appointment of Key Managerial Personnel (KMP) or Director of the Manager of a listed REIT or upon becoming a Sponsor of a listed REIT and other such persons as mentioned in Regulation 6(2).

		Securities held at the time of	% of
Person	appointment of	becoming	Shareholding
(Promoters/	Director /KMP	Promoter/appointment of	
KMP /	OR Date of	Director/KMP	
Directors/immediate	becoming		
relative to/others	Promoter		
etc.)		Type of security No.	
		(For eg. – Shares,	
		Warrants,	
		Convertible	
		Debentures etc.)	
	(Promoters/ KMP / Directors/immediate relative to/others	(Promoters/Director /KMPKMP /OR Date ofDirectors/immediatebecomingrelative to/othersPromoter	(Promoters/       Director /KMP       Promoter/appointment of         KMP /       OR Date of       Director/KMP         Directors/immediate       becoming       Director/KMP         relative to/others       Promoter       Type of security         etc.)       Type of security       No.         (For eg. – Shares, Warrants, Convertible       Convertible

*Note:* "Securities" shall have the meaning as defined under Regulation 2(1)(i) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

# Details of Open Interest (OI) in derivatives of the REIT held on appointment of Key Managerial personnel (KMP) or Director of the Manager of a listed REIT or upon becoming a Promoter of a listed REIT and other such persons as mentioned in Regulation 6(2).

1 <b>^</b>	the Future contra oter/appointment of	cts held at the time of of	Open Interest of the Option Contracts held at the time of becoming Promoter/appointment of Director/KMP				
Contract specifications	Number of Securities (contracts * lot size)	Notional value in Rupee terms	Contract specifications	Number of Securities (contracts * lot size)	Notional value in Rupee terms		

*Note:* In case of Options, notional value shall be calculated based on premium plus strike price of options Name & Signature: Designation:

Place:

## FORM C

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (2) read with Regulation 6(2) – Continual disclosure]

Name of the Trust: ISIN of the Trust:

# Details of change in holding of Securities of Sponsor, Sponsor Group, Employee or Director of a listed REIT and other such persons as mentioned in Regulation 6(2).

Name, PAN,	Category of	Securities	held	Securities	Securities acquired/Disposed			Securities	held post	Date of a	llotment	Date of	Mode of
CIN/DIN, &	Person	prior to						acquisition	/disposal	advice/ a	equisition	intimation to	acquisition/
address with	(Sponsors/	acquisition	/dispos							of shares,	sale of	Manager	disposal (on
contact nos.	KMP /	al								shares sp	ecify		market/public/
	Director												rights/
	s/Immediate		r			r .	r				1	4	preferential
	Relative	Type of		21	No.	Value		Type of	No. and %	From	То		offer/off
	to/others etc.)	security		security				5	of				market/Inter- se
		(For eg.	of	(For eg.			(Buy/		shareholdin				transfer, ESOPs
		– Shares,	shareho	-			Sale/	– Shares,	g				etc.)
		Warrants	lding	Shares,			Pledge /	Warrants					, ,
		,		Warrants,			Revoke/	,					
		Convertibl		Convertib			Invoke)	Convertibl					
		e		le				e					
		Debenture		Debentur				Debenture					
		s etc.)		es etc.)				s etc.)					
l													+

*Note:* "Securities" shall have the meaning as defined under Regulation 2(1)(i) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

# Details of trading in derivatives of the REIT by Sponsor, Sponsor Group, Employee or Director of a listed REIT and other such persons as mentioned in Regulation 6(2).

Trading in derivat	Exchange on which the Trade was executed					
Type of contract	Contract specifications	]	Buy Sell		Sell	
		Notional Value	Number of Securities (contracts * lot size)	Notional Value	Number of Securities (contracts * lot size)	

*Note:* In case of Options, notional value shall be calculated based on Premium plus strike price of options.

Name & Signature:

Designation:

Place:

#### Annexure-7<sup>1</sup>

# DISCLOSURE -SECURITIES HOLDING AND IMMEDIATE RELATIVES, ETC.

To,

The Compliance Officer,

Embassy Office Parks Management Services Private Limited Manager to Embassy Office Parks REIT

I \_\_\_\_\_\_ S/o /D/o \_\_\_\_\_, Director / Employee do hereby confirm and disclose that -

(i) The following persons are my Immediate Relatives:

Sr. No.	Self and Name of the Immediate Relative	PAN	Relationship	Phone / Mobile No.	Securities Holding
1					
2					
3					
4					
5					

(ii) I share the material financial relationship with following persons immediately preceding 12 months;

Sr. No.	Name	PAN	Relationship	Phone / Mobile No.	Securities Holding
1					
2					
3					

<sup>2</sup>(iii) I also inform that the following are my graduation and past employment details;

<sup>&</sup>lt;sup>1</sup> To be given on Annual Basis and as and when, there is a change in the information provided except Securities holding

Sl. No.	Name of the Institution/University	Education Major	Graduated in the year

AND

Sl. No.	Name of the Company	Designation Year of Employme					

(iv) I also inform that in case of any change in the abovementioned list in point (i) & (ii), I shall intimate the same in writing to the Compliance Officer.

Name of Director/Employee: \_\_\_\_\_ Employee Code: \_\_\_\_\_

Designation: Company/Department:

Signature of Director/Employee: \_\_\_\_\_

Place:

Date:

\* "Immediate Relative" means a spouse of a person, and includes parent, sibling and child of such person or of the spouse, any of whom is either dependent financially on such person or consults such person in taking decisions relating to trading in securities.

# "Material financial relationship" shall mean a relationship in which one person is a recipient of any kind of payment such as by way of a loan or gift during the immediately preceding twelve months, equivalent to at least 25% of such payer's annual income but excluding the relationships in which the payment is based on arm's length transactions.

<sup>&</sup>lt;sup>2</sup> To be given on one-time basis

#### FORM D (Indicative format)

# SEBI (Prohibition of Insider Trading) Regulations, 2015 Regulation 7(3) – Transactions by Other connected persons as identified by the Manager

## Details of trading in securities by other connected persons as identified by the Manager

Connect	Securitie	s held	Securitie	es acc	quired/D	Disposed	Securitie	es held post	Date of a	allotment	Date of	Mode of
ion with	prior	to					acquisiti	on/disposal	advice/ acc	quisition of	intimation to	acquisition/disposal
company	acquisition	/dispos							shares/ sal	e of shares	company	(on market/public/
	al								spe	cify		rights/ Preferential
												offer
						r	ļ					/ off market/Inter-
				No.	Value		21		From	То		se transfer, ESOPs
	security	and %	security				- · ·	shareholding				etc.)
	(For eg.	of	(For eg.			(Buy/	eg. – Shares,					, ,
	– Shares,	share	-			Sale/	Warrants,					
	Warrants	holding	Shares,			Pledge	Convertible					
	,		Warrants,			/ Revoke	Debentures					
	Convertibl		Convertib			/Invoke)	etc.)					
	e		le									
	Debenture		Debenture									
	s etc.)		s etc.)									
	ion with	ion with company Type of security (For eg. – Shares, Warrants , Convertibl e Debenture	ion with company prior to acquisition/dispos al Type of security and % (For eg. of - Shares, share Warrants holding , Convertibl e Debenture	ion with company prior to acquisition/dispos al Type of No. Type of security and % security (For eg. of For eg. - Shares, share – Warrants holding Shares, , Convertibl e Debenture Debenture	ion with company prior to acquisition/dispos al Type of No. Type of No. security and % (For eg. of (For eg. - Shares, share – Warrants holding Shares, , Convertibl e Le Debenture Debenture	ion with company prior to acquisition/dispos al Type of No. Type of No. Value security and % security (For eg. of (For eg. – Shares, share – Warrants holding Shares, , Convertibl e Le Debenture Debenture	ion with company prior to acquisition/dispos al Type of No. Type of No. Value Transacti security and % (For eg. of (For eg. - Shares, share – Warrants holding Shares, , Convertibl e Debenture Debenture	ion with company prior to acquisition/dispos al Type of No. Type of No. Value Transacti Type of security and % security (For eg. (For eg. of (For eg. - Shares, share – Warrants holding Shares, , Warrants, holding Shares, , Burrants, Convertibl e Debenture Debenture	ion with company prior to acquisition/dispos al Type of No. Type of No. Value Transacti Type of No. and % of security and % (For eg. of (For eg Shares, share - Warrants holding Shares, Warrants, Convertibl e Debenture Debenture Debenture   Pledge Convertible   Pledge etc.)	ion with company prior to acquisition/dispos al Type of No. Type of No. Type of No. Type of No. Value Transacti security and % security (For eg. of (For eg. - Shares, share – Warrants holding Shares, , Warrants, holding Shares, , Warrants, holding Shares, , Convertibl e le Debenture Debenture	ion with company prior to acquisition/disposal al acquisition/disposal al acquisition/disposal al acquisition/disposal acquisition/disposal acquisition/disposal acquisition/disposal acquisition/disposal acquisition/disposal acquisition of shares/ sale of shares specify  Type of No. Type of No. Type of security and % security and % security (For eg. of (For eg Shares, share - Bebenture below to the tetration of the tetration of the tetration of the tetration of tetrati	ion with company ion with company acquisition/dispos al Type of No. Type of No. Value Transacti on Type of No. and % of security and % security (For eg. of (For eg Shares, share - Shares, share - Warrants holding Shares, Marrants, Convertible e le le Debenture Debenture Debenture (No. 1) intimation to shares/sale of shares shares (No. and % of shares) security (For eg Shares, Share - Warrants, Nolding Shares, No. 2) e le

Note: "Securities" shall have the meaning as defined under Regulation 2(1)(i) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

# Details of trading in derivatives by other connected persons as identified by the Manager

	Exchange on which the Trade was executed				
Type of contract	Contract specifications	Buy Number of Securities (contracts * lot size)	Notional Value	Sell Number of Securities (contracts * lot size)	

Note: In case of Options, notional value shall be calculated based on premium plus strike price of options.

Name:

Signature:

Place:

#### **DECLARATION CUM UNDERTAKING**

To,

The Compliance Officer, Embassy Office Parks Management Services Private Limited Manager to Embassy Office Parks REIT

Dear Sir,

With reference to the captioned subject, I hereby declare that:

1. I have received the Code on unpublished price sensitive information and dealing in Securities by the parties to the Embassy REIT ("**Insider Code**" or "**Code**") and have read and understood the same and I undertake to abide by the same.

2. I have read and understood the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time and do confirm and declare that I shall not violate the same in any manner whatsoever.

3. In case I have access to or receive any "Unpublished Price Sensitive Information", I shall completely refrain from dealing in Embassy REIT's Securities till the time such information becomes public.

4. I have/will made/make a full and true disclosures regarding trading accounts and share-holdings in my name and in the name of my dependent relatives, Concern(s), Firm(s), HUF(s), Trust(s) or Association of Person(s) in which I or my dependent relatives has a stake of more than 10%.

5. I undertake not to pass on Unpublished Price Sensitive Information directly or indirectly to any persons or by way of making a recommendation for the purchase or sale of Embassy REIT's Securities. I also undertake not to use price sensitive information to buy or sell Embassy REIT's Securities of any sort, whether for my own account, my dependent relative(s) account, Company's account or a client's account.

Name of Designated Person/Employee:	Date of Joining:
Name of the Company:	
Department:	
Signature of Designated Person/Employee:	
Place:	
Date:	