



May 28, 2015

The BSE Limited (Bombay Stock Exchange)

Phiroze Jeejeebhov Towers, Dalal Street. Mumbai 400 001

National Stock Exchange of India Limited

'Exchange Plaza' Bandra Kurla Complex, Bandra (East) Mumbai- 400 051

Sub: Intimation Regarding Formulation of Code of Practices and Procedures for Fair Disclosure and Code of Conduct for Regulation, Monitoring and Prevention of Insider Trading under Regulation 8(2) of SEBI (Prohibition of Insider Trading Regulations 2015.

Dear Sir/Madam,

This is to inform you that the Board of Directors of the Company in its meeting held on 28th May, 2015 has approved and adopted a Code of Practices and Procedures for Fair Disclosures of Unpublished Price Sensitive Information and Code of Conduct for Regulation, Monitoring and Prevention of Insider Trading in accordance with the provisions of new SEBI (Prohibition of Insider Trading) Regulations 2015.

Thanking you,

Yours truly

For Omaxe lin

Venkat Rac

(Additional Vice President &

Company Secretary)

OMAXE LTD.

Website: www.omaxe.com CIN: L74899HR1989PLC051918

## **OMAXE LIMITED**

CODE OF PRACTICES AND PROCEDURES FOR FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION AND CODE OF CONDUCT FOR REGULATION, MONITORING AND PREVENTION OF INSIDER TRADING

(In terms of Regulation 8(1) and 9(1) of Securities And Exchange Board of India)
(Prohibition of Insider Trading) Regulations, 2015

The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulation, 2015, has been notified and published in the official gazette on January 15, 2015 (hereinafter referred to as the 'Regulation').

Regulation 8 (1) of the Regulations require every company whose securities are listed on stock exchanges to formulate a stated framework and policy for fair disclosure of events and occurrences that could impact price discovery in the market for its securities. Further Regulation 9 (1) requires every company whose securities are listed on stock exchanges to mandatorily a code of conduct to regulate, monitor and report trading by its employees and other connected persons towards achieving compliance with the Regulation.

In the light of the aforesaid provisions, the Board of Directors at their meeting held on May 28, 2015 adopted this "Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information and Code of Conduct for Regulation, Monitoring and Prevention of Insider Trading" hereinafter referred as ("Code")

#### **APPLICATBILITY**

#### A. CODE OF CONDUCT

This Code shall be applicable to the Designated Persons and Connected Persons (as defined hereinafter), Disclosure requirements specified under this Code shall only be applicable to Designated Persons unless specified otherwise.

#### 1. DEFINATIONS

- 1.1 "Act" means the Securities and Exchange Board of India Act, 1992;
- 1.2 "Board" means the Board of Directors of the Company;
- 1.3 **"Code"** means Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information and Code of Conduct for Monitoring and Prevention of Insider Trading as amended from time to Board;
- 1.4 "Company" means Omaxe Limited;
- 1.5 **"Compliance Officer"** "compliance officer" means any senior officer, designated so and reporting to the board of directors or head of the organization in

case board is not there, who is financially literate and is capable of appreciating requirements for legal and regulatory compliance under these regulations and who shall be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservation of unpublished price sensitive information, monitoring of trades and the implementation of the codes specified in these regulations under the overall supervision of the board of directors of the listed company or the head of an organization, as the case may be.

#### 1.6 "Connected Persons" means:

- (i) any person who is or has during the six months prior to the concerned act been associated with the Company, directly or indirectly, in any capacity including by reason of frequent communication with its officers or by being in any contractual, fiduciary or employment relationship or by being a director, officer or an employee of the Company or holds any position including a professional or business relationship between himself and the Company whether temporary or that allows such person, directly or indirectly, access to unpublished price sensitive information or is reasonably expected to allow such access.
- (ii) Without prejudice to the generality of the above, following persons shall be the deemed Connected Persons unless the contrary is established,
- (a) an immediate relative of connected persons specified in clause (i); or
- (b) a holding company or associate company or subsidiary company; or
- (c) an intermediary as specified in Section 12 of the Act or an employee or director thereof; or
- (d) an investment company, trustee company, asset management company or an employee or director thereof; or
- (e) an official or a stock exchange or of clearing house or corporation; or
- (f) a member of board of trustees of a mutual fund or a member of the board of directors of the asset management company of a mutual fund or is an employee thereof; or
- (g) a member of the Board of directors or an employee, of a public financial institution as defined in section 2 (72) of the Companies Act, 2013: or
- (h) an official or an employee of a self-regulatory organization recognized or authorized by the Board: or
- (i) banker of the Company; or
- (j) a concern, firm, trust, Hindu Undivided Family, company or association of persons wherein a director of the Company or his immediate relative or banker of the Company, has more than ten per cent, of the holding or interest;

# 1.7 "Designated Person (s)" means and include;

- (i) Promoters
- (ii) All Directors
- (iii) Key Managerial Personnel (KMPs)

- (iv) All Employees posted at the Corporate Office/Construction Sites of the Company, from the level of Assistant Manager and above in the Finance Department and Legal department and Secretarial Department and from the level of Senior Manager and above in other Departments; and
- (v) (a) all direct reportees to Directors, (b) all reportees to the direct reportees as specified in (a) above if posted at the Corporate Office/Constructions Sites of the Company; and
- (vi) Connected Person having Unpublished Price Sensitive Information as may be communicated by the designated persons to the Compliance Officer.
- (vii) Immediate Relatives of the persons as specified in (i) to (iv) above.
- 1.8 **"Employee"** means every employee of the Company including the Directors in the employment of the Company;
- 1.9 **"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;
- 1.10 "Need to know" basis means the information which is considered material and price sensitive should be disclosed only to those employees within the Company who need such information to discharge their duties possession of such information will not give rise to a conflict of appearance of misuse of the information.
- 1.11 **"Regulations"** shall mean the Securities & Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and any amendments thereto;
- 1.12 **"Trading"** means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities of the Company, shall be construed accordingly.
- 1.13 **"Trading Window"** means a trading period for trading in the Securities as specified by the Company from time to time. All days shall be the trading period except those days specified in Clause 5.3 hereunder.
- 1.14 "Unpublished Price Sensitive Information" means any information, relating to a company or its securities, directly or indirectly, that is not generally available which upon becoming generally available, is likely to materially affect the price of the securities and shall, ordinarily including but not restricted to, information relating to the following:
- (i) financial results;
- (ii) dividends;
- (iii) change in capital structure;

- (iv)mergers, de-mergers, acquisitions, delisting's, disposals and expansion of business and such other transactions;
- (v) changes in key managerial personnel; and
- (vi) Change in the general character or nature of business
- (vii) Disruption of operations due to natural calamity
- (viii) Commencement of Commercial Production/ Commercial Operation
- (ix) Developments with respect to pricing/ realization arising out of change in the regulatory framework
- (x) Litigation/dispute with material impact
- (xi) Revision in Ratings
- (xii) Any other information having bearing on the operation/performance of the company as well as price sensitive information, which includes but not restricted to;
- i) Issue of any class of securities.
- ii) Acquisition, merger, de-merger, amalgamation, restructuring, scheme of arrangement, spin off or selling divisions of the company, etc.
- iii) Change in market lot of the company's shares, sub-division of equity shares of company.
- iv) Voluntary delisting by the company from the stock exchange (s).
- v) Forfeiture of shares.
- vi) Any action, which will result in alteration in, the terms regarding redemption/ cancellation/ retirement in whole or in part of any securities issued by the company.
- vii) Information regarding opening, closing of status of ADR, GDR, or any other class of securities to be issued abroad.
- viii) Cancellation of dividend/rights/bonus, etc. material events in accordance with the listing agreement.
- 1.15 Words and expressions used in this Code and not defined shall have the meanings respectively assigned to them in the Regulations.

#### 2. COMPLIANCE OFFICER

2.1 "Compliance Officer" shall take all steps as may be required for compliance of the Code.

## 2.2 Roles & Responsibilities of Compliance Officer

2.2.1 The Compliance Officer shall set forth policies, procedures and shall be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for preservation of Unpublished Price-sensitive Information, pre clearing of trades by Designated Persons, monitoring of trades and

the implementation of the Code under the overall supervision of the Board of Directors of the Company.

2.2.2 The Compliance Officer shall place before the Board a yearly report on insider trading to the Board. The yearly report shall be placed in the Board Meeting held after March 31 for consideration of yearly audited financial results of the Company.

The yearly report shall contain details of (i) all the trading's done by the Designated Persons in the Securities of the Company during the report period, if any; (ii) initial disclosures received from Directors, Promoters and KMPs, if any, during the reporting period; (iii) continual disclosures and annual statements received from Designated Persons or any other persons (iii) pre clearances given and the disclosures received for such trading's, if any and (iv) trading done under trading plan etc., if any and such details as may be required.

- 2.2.3 The Compliance officer shall maintain records of all the declarations from the Designated Persons and place the same before the Board in accordance with this Code.
- 2.2.4 The Compliance Officer shall also act as a Chief Investor Relations Officer and shall be responsible to deal with dissemination of information and disclosure of Unpublished Price Sensitive Information.

# 3. PRESERVATION OF UNPUBLISHED PRICE SENSITIVE INFORMATION

3.1 Restriction on communication of Unpublished Price Sensitive Information.

No Designated Persons/ Connected Persons shall directly or indirectly disclose, communicated (or cause the disclosure/ communication), provide, or allow access, counsel to anyone or procure, directly or indirectly any Unpublished Price Sensitive Information except in accordance with Clause 3.2 of this Code.

#### 3.2 Need to know Basis

Unpublished Price Sensitive Information is to be handled on a Need to Know basis. Access to material, non-public information about the Company including information with respect to the business, earnings or prospects, should be limited to the senior management of the Company (manager and above level) on a Need to Know Basis.

Such information may be disclosed only to persons within the Company who need the information to perform their duties and/or discharge their legal obligations and whose possession of such information will not give rise to conflict of interest or appearance of misuse of the information.

3.3 Limited access to confidential information: Maintenance, Retention, Access & Sharing of Unpublished Price Sensitive Information

Files containing confidential information shall be kept secure. Computer files should have adequate security of login and pass word etc.

Review of confidential documents in public places should not be conducted so as to prevent access by unauthorized person.

Access to areas likely to contain confidential documents or material, non-public information shall be restricted.

Unpublished Price Sensitive Information between two departments may be exchanged only on a Need to know Basis.

Any Unpublished Price Sensitive Information on need to know basis may be shared apart from the above laid down criteria on the basis of special approval to be obtained from the Compliance Officer for sharing of information to any person.

Compliance Officer upon receipt of such request shall after seeking approval from the chairman of Board and ensuring adequate security and seeking confirmation from such persons with whom Price Sensitive Information may grant sharing of Unpublished Price Sensitive Information.

#### 3.4 Adherence to confidentiality policy

While communicating any confidential and/or Unpublished Price Sensitive Information, if required all the Employees must take care to emphasize the need for confidential treatment of such information and adherence to the policies with regard to confidential information.

#### 3.5 Permitted Disclosures/Communications

Unpublished Price Sensitive Information may be disclosed, communicated, provided, allowed access to or procured, in connection with a transaction which entails;

- (i) an obligation to make an open offer under the Securities and Exchange Board of India (Substantial Acquisition of Shares and Regulations, 2011 ("Takeover Regulation") where the Board is of informed opinion that the proposed transaction is in the best interests of the Company; or
- (ii) not attracting the obligation to make an open offer under the Takeover Regulations but where the Board is of informed opinion that the proposed transaction is in the best interests of the Company and the information that constitute Unpublished Price Sensitive Information is disseminated to be made generally available at least two trading days prior to the proposed transaction being effected in such form as the Board may determine.

Provided in both the abovementioned cases confidentiality and non-disclosure agreement must be executed with the parties to transaction prior to disclosure of any confidential information.

# 4. RESTRICTION ON TRADING OF SECURITIES BY PROMOTER, KEY MANAGERIAL PERSONNEL, DESIGNATED PERSONS AND THEIR DEPENDANT AND CONNECTED PERSON

4.1 Prohibition on Trading in Securities of the Company

No Designated Persons/ Connected Persons and Employee of the Company, either on his own or on behalf of any other person shall trade in the Securities of the Company when in possession of Unpublished Price Sensitive Information.

4.2 Trading pursuant to a Trading Plan

Designated Persons who are perpetually in possession of Unpublished Price Sensitive Information shall be entitled to formulate a trading plan for trading in Securities of the Company in compliant manner subject to the following conditions;

- 4.2.1 Trading Plan shall (i) not entail commencement of trading on behalf of the Designated Persons earlier than six months from the public disclosure of the plan; (ii) not entail trading for the period between the twentieth trading day prior to the last day of any financial period for which results are required to be announced by the issuer of the securities and the second trading day after the disclosure of such financial results; (iii) entail trading for a period of not less than twelve months; (iv) not entail overlap of any period for which another trading plan is existence; (v) set out either the value of trades to be effected or the securities to be traded along with the nature of the trade and the intervals at, or dates on which such trades shall be effected; and (vi) not entail trading in securities for market abuse.
- 4.2.2 Trading Plan shall be presented to the Compliance Officer for approval and public disclosure. The Compliance Officer shall consider the Trading Plan made as above and shall approve it forthwith. However, he shall be entitled to take express undertaking as may be necessary to enable such assessment and to approve and monitor the implementation of the Trading Plan as per provisions of the Regulations.
- 4.2.3 Upon approval of the Trading Plan, the Compliance Officer shall notify the Trading Plan to the stock exchanges.
- 4.2.4 The Trading Plan once approved shall be irrevocable and the Designated Persons shall mandatorily have to implement the Trading 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 at the time of formulation of the Trading Plan, the Designated Persons is in possession of any Unpublished Price Sensitive Information has not become generally available at the time of the commencement of implementation. The commencement of the Trading Plan shall be deferred until such Unpublished Price Sensitive information becomes generally available information, Further, the Designated Persons shall

also not be allowed to deal in securities of the Company, if the date of trading in securities of the Company, as per the approved Trading Plan, coincides with the date of closure of Trading Window announced by the Compliance Officer.

#### 5. RESTRICTION ON TRADING OF SECURITIES

- 5.1 All Designated Persons shall not enter into derivative transaction (s) during any time with respect to the Securities of the Company.
- 5.2 All Designated Persons (including their immediate relatives and any other person for whom they takes trading decisions) shall not trade in Securities of the Company's during the periods when the Trading Window is closed.

#### 5.3 Trading Window

- 5.3.1 The Compliance Officer may specify from time to time a period, when Trading Window shall be closed for trading in the securities of the Company.
- 5.3.2 Trading Window shall be closed from the date of notice of Board meeting to the stock exchange (which shall not be less than 7 days before the Board Meeting) in which any Unpublished Price Sensitive Information including the matters specified in Clause 5.3.3, are proposed up to forty-eight hours after the information referred to in Clause 5.3.3 is made public.
- 5.3.3 The Trading Window shall be closed *inter alia* during the time the following information is unpublished:
- (i) Declaration of financial results (quarterly, half-yearly and annually)
- (ii) Declaration of interim/ final dividend:
- (iii) Changes in the capital structure including by way of issue of Securities by way of public/ rights/ bonus, change in market lot of the Company's shares, sub division of equity shares, forfeiture of shares etc.;
- (iv) Any significant expansion plans of execution of new projects;
- (v) Amalgamation, mergers, demergers, takeovers, buy back and delisting, spin off or selling divisions of the Company;
- (vi) Buy back of shares or other securities;
- (vii) Disposal of whole or substantially the whole of the undertaking;
- (viii) Any significant changes in policies, plans or operations of the Company;
- (ix) Changes in the key managerial personnel;
- (x) Commencement of any new commercial production/commercial operations where the contribution there from is likely to exceed 5% of the total turnover of the Company during that financial year;
- (xi) Developments with respect to changes in pricing/ realization on goods and services arising out of changes in government policy;
- (xii) Litigation/dispute with a material impact;
- (xiii) Revision of credit ratings assigned to any debt or equity instrument of the Company;
- (xiv) Any information which if disclosed is likely to materially affect the prices of the securities of the Company.

5.3.4 Trading Window shall be opened 48 Hours after the information referred to in para 5.3.3 is made public.

## 5.4 PRE CLEARANCE OF TRADE

- 5.4.1 All designated Persons (Including their immediate relatives and any other person for whom they takes trading decisions) who intend to trade in the securities of the Company exceeding 1000 shares or where the transaction value of the securities intended to be Traded exceeds Rupees Five lacs (market Value) whichever is less should pre clear the Transactions as per the pre trading procedure as described in Clause 5.4.2.
- 5.4.2 Following procedure shall be followed for the pre clearance of Trades:
- (i) An application shall be made to the Compliance Officer in the pre clearance application from (**enclosed as"Annexure I**) or in such other form as Compliance Officer may prescribe from time to time.

#### 5.4.3 OTHER RESTRICTIONS

- (l) All designated Persons (including any other person for whom they takes trading decisions) shall execute the Trade within seven trading days after the approval of pre-clearance is given. If the trade is not executed within seven trading days after the approval of pre-clearance is given, the Designated Persons must obtain the prior clearance again.
- (II) The Designated Persons shall file the details of the trade (including trade by any other persons for whom they takes trading decisions) with the Compliance officer in the prescribed form(enclosed as annexure II) with in Two working days of from the date of execution of the Trade. In case the Trade is not undertaken, a report to that effect shall also be filed with the Compliance officer in the same form within 2 working days after expiry of seven trading days of pre clearance approval.
- (III) Trade of securities by the Compliance Officer shall require prior clearance from the Joint Managing Director of the company.
- (IV) All designated Person's (Including any other person for whom they takes trading decisions) who trade in any number of securities of the company shall not enter into an opposite transaction during the next six months following the prior transactions.

In case sale of securities is necessitated by personal emergency, Compliance officer may waive off the holding period after recording in writing his/her reason in this regards.

#### 6. **DISCLOSURES**

#### 6.1 INITIAL DISCLOSURES

- a) Every Promoter, Key Managerial Personnel (KMPs) and Directors shall disclose their holding of securities of the company(including the statement of holdings of their Immediate Relatives any other person for whom they takes trading decisions) within a 30 days of this Code taking effect, to the Company in "Form A" (enclosed as "Annexure III").
- (b). Every person on appointment as a Key Managerial Personnel or a director of the company or upon becoming a promoter (including the statement of holdings of their Immediate Relatives any other person for whom they takes trading decisions) shall disclose his holding of securities of the company as on the date of appointment or becoming a promoter, to the company within seven days of such appointment or becoming a promoter in the **"Form B"**. (as enclosed as "Annexure IV").

#### 6.2 CONTINUAL DISCLOSURES

a) Every Designated Persons and Employee of the Company shall disclosed the Company the number of such securities acquired or disposed of by them (including the statement of holdings of their Immediate Relatives any other person for whom they takes trading decisions) in the prescribe form if the value of the securities traded, whether in one transaction or a series of transactions over any calendar quarter, aggregates to a traded value in excess of Rs. Ten Lakhs (Rs. 10,00,000/-). Such disclosure shall be made in the "Form C" (enclosed "Annexure V") within 2 working days of the trading/acquisition/disposal.

The Company shall notify the particulars of such trading to the stock exchange on which the securities are listed within two trading days of receipt of the disclosure or from becoming aware of such information.

- b) All Designated Persons shall file an annual disclosure in FORM D ("Annexure VI") to the Compliance Officer of their entire holding in the Company's Securities along with the Statement of Immediate Relative as on 31st March every year, The annual statement should be filed by  $30^{\text{Th}}$  April every year.
- d) The Board / Compliance Officer may, at its discretion require any other Person or class of Connected Persons to make disclosures of holdings and trading in Securities of the Company in such form and at such frequency as may be determined by the Board / Compliance Officer in order to monitor compliance with the Regulations and this Code.

## 7. PENALTY FOR CONTRAVENTION OF THE CODE

7.1 Every Designated Person shall be individually responsible for complying with the provisions of the Code (including to the extent the provisions hereof are applicable to his/her dependents).

- 7.2 Any Designated Person who trades in securities or communicates any information for trading in securities, in contravention of this Code may be penalized and the Company may take appropriate action.
- 7.3 Designated Persons who violate the Code shall also be subject to disciplinary action by the Company, which may include wage freeze, suspension, ineligibility for future participation in employee stock option plans, etc.
- 7.4 The action by the Company shall not preclude SEBI from taking any action in case of violation of the Regulations.

# 8. CODE OF PRACTICE S AND PROCEDURES FOR FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION.

To ensure timely and adequate disclosure/dissemination of Unpublished Price Sensitive Information, the Company shall follow the following norms:

- 8.1 Unpublished Price Sensitive Information shall be disclosed by the Company to stock exchange(s) and disseminated on a continuous and immediate basis
- 8.2 Unpublished Price Sensitive Information that would impact price discovery shall be not disclosed unless credible and concrete information comes into being in order to make such information generally available.
- 8.3 Unpublished Price Sensitive Information shall be disclosed/ disseminated on uniform and universal basis and selective disclosure should not be made. In case any such information gets disclosed selectively, inadvertently or otherwise to it shall be promptly disclosed/disseminated to make such information generally available.
- 8.4 The Compliance Officer shall be responsible to deal with dissemination of information and disclosure of Unpublished Price sensitive Information and also to:
- (i) Ensure that the Company complies with continuous disclosure requirements.
- (ii) Oversee and coordinate disclosure of Unpublished Price Sensitive Information to stock exchanges, analysts, shareholders and media, and educating staff on disclosure policies and procedure.
- (iii) Ensure that the information disclosure is correct and concrete.
- (iv) Decide whether a public announcement is necessary for verifying or denying rumors and then making the disclosure, if necessary and
- (v) To response to queries on news reports and requests for verification of market rumors by regulatory authorities.
- 8.5 The following guidelines shall be followed while dealing with analysts and institutional investors:

- (i) The Company shall provide only public information to the analyst/ research persons/ large investors like institutions.
- (ii) If the answer includes price sensitive information, a public announcement should be made before responding.
- (iii) The Company may, if thinks appropriate and necessary, disclose transcripts or records of proceedings of meetings with analysts and other investor relations conferences, if any, on the official website.
- 8.5 Information's filed by the Company with exchanges under continuous disclosure requirements under the listing agreement may be made available on the Company's website in terms of applicable laws.
- 8.6 The Company may choose appropriate medium of disclosure/dissemination of information's under this Code so as to achieve maximum reach and quick dissemination.

#### **GENERAL**

A copy of the Regulations is enclosed. Designated Persons are advised to peruse the Regulations carefully and acquaint themselves with all the provisions contained therein. Clarification as necessary may be sought from the Compliance Officer.

#### Annexure 1

#### APPLICATION FOR PRE CLEARENCE

Dat	e:		
Thr	ough Department Head		
То			
Om Sho	e Compliance Officer axe Limited, pp No. 19-B, first Floor, Omaxe Cele ana Road, Gurgaon-122001	bration Mall,	
	e: Pre-Clearance of trading in the se dication")	curities of the Company ("Pre Clearance	of the Company/connected with seek approval forsubscribing/deal("Trade") of the securities of the Trading) Regulations, 2015 and Disclosure of Unpublished Price attoring and Prevention of Insider  PRADE  Indicate Trade Trade Trade Trading and Prevention of Insider Trading and Prevention of Insider Trade T
Dea	r Sir/Ma'am		
buy: Con Clau Sen:	Company in the capacity of ing/ selling/ dealing/ agreeing to sulpany pursuant to the SEBI (Probase5.4.1 of Code of Practices and	of the Company/con seek approval fors bscribe buy, sell, deal(" <b>Trade</b> ") of the secu nibition of Insider Trading) Regulations, Procedures forFair Disclosure of Unpubler Regulation, Monitoring and Prevention details given below:	ubscribing/ rities of the 2015 and ished Price
	DETAILS (	OF PROPOSED TRADE	
1	Name and residential address of the Applicant		
2	Relationship with the Company	Employee   Connected Person   Designation (if employee):	
3	Trade to be done by/ on behalf of	Applicant □ Spouse □Mother□Father□ Sister □Son□Daughter□ Others □	Brother□
4	Trade is for	Sale   Purchase   Subscription   Other	rs 🗆
5	Proposed Trade is	Off Market   Through Stock Exchange	
6	Name of the other party (purchase/seller) in case Trade is an off market trade		
7	Proposed Date of dealing in securities		

9	No of securities proposed to be Traded  Price at which Trade is proposed to be purchased					
10	Price of securities of the company on BSE proposed to be Traded (As on the date of application)  Folio No. / DP ID / Client ID No.					
	DETAILS O	F PRESENT	HOLDING			
1	No. of securities held by the applicant as on date					
2	No. of securities held by applicant's Immediate Relatives	Relative	Name of Relative	No. of shares held	Folio No./O ID/D	Client
		Spouse				
		Father				
		Mother				
		Brother				
		Sister				
		Son				
		Daughter	-			
3	No. of securities held by the person(s) for whom I takes trading decisions	Name	Relation	No. of shares held	Folio No./O ID/D	Client

#### PRE CLERANCE APPROVAL LETTER

Date:	
To,	
Mr	
Designation:	
Pre Clearance of trading in the securities of the Company ("Pre Clearance App	lication")
Dear Sir/Ma'am	
This is to inform you that your request for trading in the of the mentioned in your Pre Clearance Application dated has been approved.	Company as
Please note that the aforesaid transaction must be approved within 7 (seven) tradit the date of this letter.	ng days from
In case you do not complete the said transaction within the above-stipulated tim seek fresh approval for trading before executing any trade in the securities of the the trade in the Securities of the Company exceeding 5000 shares or where the value of the Securities intended to be Traded exceeds Rs. five lacs (market value).	Company if
You are further required to the details of the trade in format specified under pursuant to para 5.4.3 (ii) of the Code (Enclosed for your reference) within 2 (two) was of from the date of execution of the Trade. In case the Trade is not undertaken, a reference shall also be filed with the Compliance Officer in the same form within 2 was after expiry of seven trading days of pre clearance approval.	vorking days eport to that
For and on behalf ofLimited	
Compliance Officer	
Encl. Format of disclosure of trades made under pre clearance approval	

#### Annexure II

# FORMAT OF DISCLOSURE OF TRADES EXECUTED UNDER PRE CLEARANCE APPROVAL

[Pursuant to code 5.4.3 (ii) of the Code]

Date:				
To The Compliance Comaxe Limited, Shop No. 19-B, fir Sohna Road, Gurg	st Floor, Omaxe Celebra	tion Mall,		
purchase / sale / letter dated  (i) Have not Trade	capacity of, of subscription (" <b>Trade</b> ") of In this regared in the securities of the Com	have the securities of the Cd, I hereby submit that Company.	Company vide pre cleara : (strike off which is not c	approval for ince approval
Name of the Applicant (who applied for pre clearance)	Traded By/on behalf of	No of securities traded	DP ID/Client ID/Fol No. of the person whose name trading done	in
	Applicant    Spouse	Purchased Sold Subscribed Others		
produce to the Com  (i) Broker's co  (ii) Proof of pay  (iii) Extract of b  (iv) Copy of deli  I further agree to b	ment to/from brokers.  bank passbook/statement ivery instruction slip (apple)  hold the above securities	of the following docum (to be submitted in case licable in case of sale tra for a minimum period	ents: e of demat transactions). ansaction). of six months. In case	there is any
necessary approval. I hereby declare tha	these securities within to (applicable in case of pure at the above information is have been violated in effect	chase / subscription). s correct and no provision	ons of the Code and or t	
Thanking you  Yours truly,	ave been violated in eneer	ing the aloresaid trade.		
Signature: Name: Employee no.: Designation:				

#### ANNEXUR III

#### Form A

#### INITIAL DISCLOSURE

Securities and Exchange Board of India (Prohibition of Insider Trading)Regulation, 2015

[Regulation 7(1)(a) read with Regulation 6(2)]

name or	the Company:		***				
ISIN of th	ne Company:						
Details o in Regula	f Securities held by Pation 6(2)	romoter, Key M	lanagerial	Personnel	(KMP), Dir	ector and such per	sons as mentioned
Name, Pan No, CIN, DIN & Addre ss with contac t nos.	Category of person(Promoters /KMP/Directors/i mmediate relatives/others etc.)	Securities he the dat regulation into force		% shareh olding	Future c	nterest of the ontracts held as ate of regulation nto force	Open Interest of the Option Contracts held as on the date of regulation coming into force
		Type of security (For e.g. Shares, Warrants, Convertible Debentures etc.)	No.		Number of units(co ntracts* lot size)	Notional value in Rupees terms	
1	2	3	4	5	6		•
Note: "Sec 2015 Signatur	curities shall have the m	eaning ass defin	ed under re	gulation 2(	1)(i) of SEBI(	Prohibition of Insider	Trading)Regulation,
Designat							
Date:							
Place:							

#### ANNEXUR IV

#### Form B

#### INITIAL DISCLOSURE

Securities and Exchange Board of India (Prohibition of Insider Trading)Regulation, 2015 [Regulation 7(1)(b) read with Regulation 6(2)]

Name of the	Company:					-			
ISIN of the Co	ompany:		The Contract water						
Details of Sec and such per	curities held sons as men	on appointment tioned in Regula	of Key Manager tion 6(2)	rial Personnel	(KMP), Direct	tor or upon becom	ning a P	romoter of	a listed company
Name, Pan No, CIN,DIN & Address with contact nos.	Category of person (Promot ers/KMP /Directo rs/imme diate relatives /others etc.)	Date of appointment of Director/KM P or Date of becoming Promoter	Type of security (For e.g. Shares,	regulation	% sharehol ding	Open Interest contracts held of regulation force  Number of units(contract	Ras on comi	the date ng into al value Rupees	Open Interest of the Option Contracts held as on the date of regulation coming into force
			Warrants, Convertible Debentures etc.)			s* lot size)	terms		
1	2		3	4	5	6			
Note: "Secur 2015 Signature: Designation:	ities shall h	ave the meanin	g ass defined	under regulat	ion 2(1)(i) o	f SEBI(Prohibitio	on of In	sider Trac	ling)Regulation,
Date:									
Place:									

# ANNEXUR V

Form C

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulation, 2015 CONTINUALL DISCLOSURE

[Regulation 7(2) read with Regulation 6(2)]

ļ
npany:
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ISIN of the Company:\_

Details of Change in holding of Securities of Promoter, Employee or Director of a listed company and other such persons as mentioned in Regulation 6(2).

Exch ange on whic h the trade was exec uted			17
Trading in derivatives (specify type of contract, futures or opinion etc.)		S * B Z C G Z	16
tract, fi	Sell	of e	15
Trading in de type of con opinion etc.)		Numb er of units (contracts *!ot size)	14
Thadi type opini	Buy	Valu e	13
Mode of acquisition (market purchase/public rights/prefere ntial offer/off market/interetc.			12
Date of intima tion to compa ny			11
of ent /acq n of sylval hares	T <sub>0</sub>		10
Date of allotment advice/acq uisition of shares/sal e of shares specify	From		6
guip	Post transaction		8
% of shareholding	Pre transaction		
s Jo %	Pre		7
pas	No.		9
Securities acquired/disposed		eg-Shares, Warrants, Convertible Debenture etc.)	
Securities acquired/o	Type	eg-Sha Warrants, Convertible Debenture etc.)	5
prior	No.		4
Securities held prior to acquisition/disposal	Type of security (for	eg-Shares, Warrants, Convertible Debenture etc.)	3
Catego ry of person (Prom oters/ KMP/ Direct ors / immed integrate relatives/ others etc.)			2
Name, PAN No, CIN/Din & Address of Promoter/ Employee Director with contact nos.			1

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

Designation:

Signature:

Date:

Place:

#### ANNEXUR VI Form D ANNUAL DISCLOSURE

n-122001			
nation and Code of Conduct of the company/connereby inform you about t	for prevention of Insider Transcreted with the Company he securities/voting rights	ading of the	Company I, capacity of
	1		(611
	No. of Securities Held		No/Client
			11 10
	DIATE RELATIVES  No. of Securities Held	Folio	No/Client
		ID/DP ID	
		<u> </u>	
			,
Total			
	VES TRADING DECISIONS		
Relation	No. of Securities Held	Folio	No/Client
	1.0, 00 0000	ID/DP ID	
	a of the Code of Practice and the company/connected in the company/connected in the company/connected in the company about the asper particulars give under the company in the connected in the c	Total  Total  For the Code of Practice and Procedures for Fair Discretion and Code of Conduct for prevention of Insider Trace of the company/connected with the Company pereby inform you about the securities/voting rights as per particulars give under:  CURITIES HELD IN MY NAME    Designation/connecti on   No. of Securities Held	A of the Code of Practice and Procedures for Fair Disclosure of Lation and Code of Conduct for prevention of Insider Trading of the of the company/connected with the Company in the dereby inform you about the securities/voting rights held by me as per particulars give under:    CURITIES HELD IN MY NAME