Date: 19th May, 2015

To, The Bombay Stock Exchange Limited Department of Corporate Services 25th Floor, PJ Tower Dalal Street, Fort Mumbai – 400 001

Dear Sir/Madam

#### Scrip Code: 507785

Sub: Code of Conduct and Code of Practices and Procedures for Fair Disclosure under Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.

Ref. SEBI Circular, CIR/ISD/01/2015 dated 11th May, 2015.

The Board of Directors have approved adopted revised Code of Conduct to regulate, monitor and report Insider Trading and Code of Fair Disclosure as per the terms of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 vide circular resolution passed by the Board of Directors dated 14th May, 2015.

Further, as per aforesaid mentioned SEBI Circular dated  $11^{th}$  May, 2015, please find enclosed herewith the aforesaid Codes pursuant to Regulation 8 and Regulation 9 of SEBI (Prohibition of Insider Trading) Regulations, 2015 for your kind perusal.

Further, the effective date of these Codes ie  $15^{th}$  May, 2015.

Kindly take the same on records and acknowledge the receipt of the same.

Thanking you, Yours faithfully,

For Tainwala Chemicals & Plastics (India) Limited

Company Secretary & Compliance Officer

Encl.: a/a

TAINWALA CHEMICALS & PLASTICS (INDIA) LIMITED

Tainwala House, Road No. 18, M.I.D.C., Andheri (East), Mumbai - 93. Tel.: 6716 6100 To 199 • Fax: 022 - 2838 7039 / 2821 9592

Works - Plot No.: 87, Govt. Indl. Estate, Khadoli Village, Silvassa, 396 230. Tel.: 0260-2699074 / 2699144 • Fax: 0260-2699145

CODE OF PRACTICES AND PROCEDURES FOR FAIR DISCLOSURE Pursuant to Regulation 8 of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015

The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992, which was amended on 20th February, 2002 is replaced by the new Regulation namely "Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (hereinafter referred to as the 'Regulations') to put in place a framework for prohibition of Insider Trading in securities and to strengthen the legal framework thereof. The Regulations shall come in force on 15th May, 2015.

In terms of Regulation 8 of the Regulations, the Board of Directors of the Company has formulated this Code of practices and procedures for fair disclosure of unpublished price sensitive information to be followed in order to adhere to the principles set out below:

- The Company shall make prompt public disclosure of unpublished price sensitive information that would impact price discovery no sooner than credible and concrete information comes into being in order to make such information generally available.
- The Company shall make uniform and universal dissemination of unpublished price sensitive information to avoid selective disclosure.
- The Company Secretary is designated as Chief Investor Relation Officer to deal with dissemination of information and disclosure of unpublished price sensitive information.
- 4. In case any unpublished price sensitive information gets disclosed selectively, inadvertently or otherwise, the Company shall make prompt dissemination of such information to make it generally available.

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E-mail: simran@tainwala.in / milind@tainwala.in

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- The Company shall give appropriate and fair response to queries on news reports and requests for verification of market rumors by regulatory authorities.
- The Company shall ensure that information shared with analysts and research personnel is not unpublished price sensitive information.
- 7. The Company shall post transcripts or records of proceedings of meetings with analysts and other investor relations conferences on its official website to ensure official confirmation and documentation of disclosures made.
- 8. The Company shall handle all unpublished price sensitive information on a need-to-know basis.
- 9. The Board of Directors may amend this Code from time to time.



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CODE OF CONDUCT TO REGULATE, MONITOR AND REPORT TRADING BY INSIDER Pursuant to Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015)

The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992, is replaced by the new Regulation namely "Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (hereinafter referred to as the 'Regulations') to put in place a framework for prohibition of Insider Trading in securities and to strengthen the legal framework thereof. The Regulations shall come in force on 15th May, 2015.

The Board of Directors of the Company has approved and adopted revised Code of Conduct to regulate, monitor and report Insider trading and code of Fair Disclosure as per the terms of SEBI (Prohibition of Insider Trading) Regulation, 2015 vide a Circular resolution passed on 14th

The Code shall be applicable to the Promoters, Directors (Executive and Non-Executive), Designated Employees, Connected Persons, Insiders and their dependents.

#### 1 Definitions

- 1.1 "Act" means Securities and Exchange Board of India Act, 1992(15 of 1992);
- 1.2 Board of Directors means Board of Directors of the Company.
- Code means this Code of Conduct formulated under Clause 9 of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
- Company means Tainwala Chemicals & Plastics (India) Limited.
- Compliance Officer: For the purpose of this Code, the Company Secretary shall be the Compliance Officer. In his or her absence any other senior officer, designated so and reporting to the Board of Directors as mentioned in the Regulations.
- Connected Person shall have the same meaning designated in the Regulations 1.6
- Dealing in Securities means subscribing, buying, selling or agreeing to subscribe, buy, sell, or dealing in any securities either as principal or agent.
- 1.8 Designated Employees shall include the following:
  - All Directors of the Company
  - Key Managerial Persons viz. Managing Director, Chief Executive Officer, 1.8.2 Manager, Whole time Director, Company Secretary and Chief Financial Officer. 1.8.3
  - All employees of rank of Manager and Deputy Managers or equivalent or above in Finance, Accounts, Secretarial, Corporate Affairs, Corporate Planning and Human Resource department/functions.
  - Such other employees as may be determined by the Code and Board of Director in consultation with Compliance officer from time to time.

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- 1.9 "Insider" means any person who is a
  - 1.9.1 Connected Person; or
  - 1.9.2 in possession of or having access to Unpublished Price Sensitive Information;
- . 1.10 Immediate Relative for the purpose of this Code means spouse of a Designated Employee and includes parents, siblings and child of such Designated Employee or of the spouse, any of whom is dependent financially on such Designated Employee or consultants of such Designated Employee in taking decisions relating to trading in
- Prohibited period means the period of time when the Trading Window is closed. 1.11
- 1.12 Trading means dealing in Securities of the Company
- 1.13 "Trading window" shall mean the period during which trading in the Securities of the Company by Promoters, Directors, Designated Employees, Connected Persons and Insiders shall be permissible.
- Unpublished Price Sensitive Information (UPSI) shall have the meaning given in the

#### 2: Compliance Officer

- 2.1 The Company has designated the Company Secretary as the Compliance Officer. The Compliance Officer shall report to the Board of Directors and in particular, shall provide reports, annually to the Chairman of the Board of Directors.
- 2.2 The Compliance Officer shall maintain a record of the Designated Employees and any changes in the list of Designated Employees from time to time in a format set out in
- 2.3 The Compliance Officer shall in consultation with the Chairman of the Company and as directed by the Board, make specifications and announcement of a Prohibited
- 2.4 Compliance Officer shall be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the Regulations and Code for the preservation of Unpublished Price Sensitive Information, monitoring of trades and implementation of this Code under the overall supervision of the Board of Directors
- 2.5 The Compliance Officer shall assist the Promoters, Directors, Designated Employees, Connected Persons and Insiders in addressing any clarifications, when sought works regarding the Regulations and this Code.

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- Preservation of and Limited access to Unpublished Price Sensitive Information 3.
  - 3.1 Designated person shall maintain the confidentiality of all Unpublished Price Sensitive Information. They shall, while in possession of any Unpublished Price Sensitive Information, neither deal in the securities of the Company on the basis of Unpublished Price Sensitive Information nor pass on such information to any person directly or indirectly by way of making a recommendation for the purchase or sale of securities of the Company.
  - 3.2 Unpublished Price Sensitive Information is to be handled on a "need to know" basis and no Unpublished Price Sensitive Information should be communicated to any person except in furtherance of the Insider's legitimate purposes, performance of duties or discharge of legal obligations.
  - 3.3 Files containing confidential information shall be kept secure. Computer files must have adequate security of login and password, etc. Files containing confidential information should be deleted/destroyed after its use. No such related documents should be kept lying at any place accessible to other employees/persons.
  - 3.4 If any Designated Person wants to cross the "Chines Wall", they shall seek permission from the Compliance Officer in writing stating the reasons/justification for doing so and the permission for the same shall be obtained from the Board. The compliance Officer shall require such Designated Person to produce an undertaking that the information will not be shared with any other person except as permitted and neiher he or nor the person with whom the information is shared or immediate Relatives shall Trade in or induce others to Trade in the Securities of the Company.
- Restrictions on Communication and Trading by Insiders: 4.
  - 4.1 Restrictions on Communication by Insiders:

No Insider shall communicate, provide or allow access to any Unpublished Price Sensitive Information, relating to the Company or its securities to any person including other Insiders except where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.

No person shall procure from or cause the communication by any Insider of Unpublished Price Sensitive Information, relating to the Company or its securities, except in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.

However, an Unpublished Price Sensitive Information may be communicated, provided, allowed access to or procured, in connection with a transaction that would:

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- entail an obligation to make an open offer under the takeover regulations where the Board of Directors of the Company is of informed opinion that the proposed transaction is in the best interests of the Company;
- (ii) not attract the obligation to make an open offer under the takeover regulations but where the Board of Directors of the Company 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 of Directors may determine.
- (iii) The Board of Directors shall require the parties to execute agreements to contract confidentiality and non-disclosure obligations on the part of such parties and such parties shall keep information so received confidential, except for the purpose of the above clause, and shall not otherwise trade in securities of the Company when in possession of Unpublished Price Sensitive Information.
- 4.2 Restrictions on Trading by Insiders:
  - 4.2.1 Trading when in possession of Unpublished Price Sensitive Information: No Insider shall trade in the securities of the Company when in possession of Unpublished Price Sensitive Information.

In case of a Connected Person, the onus of establishing, that he was not in possession of Unpublished Price Sensitive Information, shall be on such person.

4.2.2 Exceptions:

i. In case of Individual Insiders:-

Where the transactions is an off-market inter-se transfer between Promoters who were in possession of the same Unpublished Price Sensitive Information without being in breach of this Code and that both the parties made a conscious and informed trade decision.

ii. In case of Non - Individual Insiders:-

- a. the individuals who were in possession of such Unpublished Price Sensitive Information were different from the individuals taking trading decisions and such decision-making individuals were not in possession of such Unpublished Price Sensitive Information when they took the decision to trade; and
- b. appropriate and adequate arrangements were in place to ensure that this Code is not violated and no Unpublished Price Sensitive Information was communicated by the individuals possessing the information to the individuals taking trading decisions and there is no evidence of such arrangements having been breached;

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c. and such trades have taken place as per the Trading Plans of the Company.

#### 5. Trading Plans

An Insider shall be entitled to formulate a trading plan and present it to the Compliance Officer for approval and public disclosure pursuant to which trades may be carried out on his behalf in accordance with such plan.

#### 5.1 Such trading plan shall:-

- a. not entail commencement of trading on behalf of the Insider earlier than six months from the public disclosure of the plan;
- not entail trading for the period between the 20th trading day prior to the last day of any financial period for which results are required to be announced by the Company and the second trading day after the disclosure of such financial results;
- c. entail trading for a period of not less than twelve months;
- d. not entail overlap of any period for which another trading plan is already in existence;
- e. set out either the value of trades to be effected or the number of securities of the Company to be traded along with the nature of the trade and the intervals at, or dates on which such trades shall be effected; and
- f. not entail trading in securities for market abuse.
- 5.2 The Compliance Officer shall review the trading plan to assess whether the plan would have any potential for violation of the Code or Regulations and shall be entitled to seek such express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan.
- 5.3 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.

Provided that the implementation of the trading plan shall not be commenced if any Unpublished Price Sensitive Information 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 Unpublished Price

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Sensitive Information becomes generally available information so as to avoid a violation of the Regulations

5.4 Upon approval of the trading plan, the compliance officer shall notify the plan to the stock exchanges on which the securities are listed.

#### 6. Pre-clearance of trades

- Designated Persons of the Company who intend to trade in the securities of the Company in quantities aggregating to 20,000 shares or more equity shares of INR 10 each in a single day shall pre-clear the transaction. In case of change in face value of share of the Company in future, the limit for taking pre-clearance shall change accordingly. No Designated Person shall be entitled to apply for pre-clearance of any proposed trade if such designated person is in possession of unpublished price sensitive information even if the Trading Window is not closed.
- 6.2 An application for pre-clearance of Trading shall be made to Compliance Officer substantially in the Form set out in Annexure 2.
- The application shall have estimated number of securities the Designated Persons intends to deal in, the details as to the depository with which he has a security account, the details as to the securities in such depository mode and such other details as required by the compliance Officer.
  - An Undertaking (Annexure 3) shall be executed in favour of Compliance Officer and the Company by such Designated Person which shall inter alia state that the applicant is not in possession of any unpublished price sensitive information.
- 6.5 The Compliance Officer shall consider the application made as above and shall approve/refuse (alongwith reasons therefore) in any case not later than two working days from the date of the receipt of the application in a Format as set out in Annexure 4. The decision of the Compliance Officer in this regard will be final. In the absence of the Compliance Officer, the pre-clearance application will be decided upon by the Managing Director.
- 6.6 Designated Persons, who is permitted to trade by the Compliance Officer, shall not execute a contra trade within a period of 6 months from the date of execution of trade.
- 6.7 Within period of 7 trading days of grant of pre-clearance approval under clause 6.5 the relevant Designated Persons shall complete the proposed transaction in respect of which such approval was granted. If such transaction is not executed within 7 trading days the relevant Designated Persons must seek a fresh pre-clearance in accordance with the Code.

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The Designated Persons shall make declarations of pre-clearance transactions 6.8 substantially in the form set out in Annexure 5. Even if the transaction is not undertaken, the same should be reported by the Designated Persons in the above format together with the reasons of non-execution of the trade. The Compliance Officer shall the maintain a record of the reasons provided in relation to nonexecution of trades by Designated Persons

#### Trading Window

- The Company shall specify a trading period, to be called "trading window" for 7.1 trading in the Company's Securities. The trading window shall be closed for Designated persons during the time the information referred in point 7.3 is unpublished.
- 7.2 Designated Persons and their immediate relatives shall not trade in the securities of the Company when the Trading Window is closed except where trading plan has been approved by the Compliance Officer
- 7.3 The Trading window shall be, inter alia closed at the time of:
  - Declaration of financial results (quarterly, half-yearly and annual);
  - Declaration of Dividends (interim and final);
  - Mergers, de-mergers, acquisitions, delisting and such other transactions;
  - Any major expansion plans or execution of new projects;
  - Change in capital structure by way of public/rights/preferential /bonus issue or buy-back and splitting of securities
  - Material events in accordance with the listing agreement.
  - Disposal of whole or substantial part of the undertaking; and
  - Any significant changes in policies, plans or operations of the Company;
- 7.4 The Trading Window shall be closed and shall deemed to have been closed from the day the Designated Persons can reasonably be expected to have possession of Unpublished Price Sensitive Information.

Unless communicated otherwise, trading window will close atleast 48 hours before the information referred to in clause 7.2 becomes public.

- 7.5 The Trading Window shall open after the expiry of 48 hours from the time of announcement of the above mentioned Unpublished Price Sensitive Information.
- 7.6 The Compliance Officer shall intimate the beginning of Prohibited Period (Closure of Trading Window) to all Designated Persons in the form annexed hereto as Annexure 6. The Compliance Officer shall also intimate Stock Exchanges about the period for which the Trading Window will remain closed.
- 7.7 All Designated Persons shall conduct all their dealings in the Securities of the Company only in a valid trading window or as per approved trading plan and shall not deal in any transaction involving the purchase or sale of the Company's

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Securities during the periods when trading window is closed or where there is no pre-approved trading plan or during any other period as may be specified by the Company from time to time.

7.8 In case of Employees Stock Options (ESOP's), exercise of option may be allowed during the period when the Trading Window is closed. However, sale of shares allotted on exercise of ESOP's shall not be allowed when Trading Window is closed.

#### 8 Disclosures

#### 8.1 General Provisions:-

Every disclosure under this Code shall be made in applicable prescribed Form. The disclosures to be made under this Code shall include those relating to trading by such person's immediate Relative.

The disclosures made under this Code shall be maintained by the Company, for a minimum period of five years, in prescribed form.

### 8.2 <u>Initial Disclosures by certain persons:</u>

- (a) Every Promoter, Key Managerial Personnel and Director of the Company shall disclose to the Company his holding of securities of the Company as on 15th May, 2015 within thirty days (Annexure 7);
- (b). Every person on appointment as a Key Managerial Personnel or a Director of the Company or upon becoming a Promoter 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 (Annexure 7).

#### 8.3 . Continual Disclosures:

- (a) Every Promoter, Employee and Director of the Company shall disclose to the Company the number of securities of the Company acquired or disposed of within two trading days of such transaction, 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 ten lakh rupees (Annexure 8);
- (b). The Company shall notify the particulars of such trading to the stock exchanges on which the securities are listed within two trading days of receipt of the disclosure (Annexure 8).

Explanation: - The disclosure of the incremental transactions after any disclosure under this clause shall be made when the transactions effected after the prior disclosure cross the threshold specified in clause 5.3(a) above.

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#### 8.4 Disclosures by other Connected Persons.

The Company may, at its discretion, require any other Connected Person to make disclosures of holdings and trading in securities of the Company in order to monitor compliance with the Code.

# Information to SEBI in case of violation of SEBI (Prohibition of Insider Trading)

In case it comes to the knowledge of the Compliance Officer that there has been a violation of SEBI (Prohibition of Insider Trading) Regulations, 2015, he/she shall keep SEBI informed

### 10 Power to amend the Code of Conduct

The Board shall have absolute power to amend, modify, rescind and/or substitute this Code of Conduct and shall also have the powers to remove difficulty or settle any question that may arise under this Code of Conduct or any re-enactment thereof.

#### **ANNEXURE 1** REGISTER OF DESIGNATED EMPLOYEES (To be maintained by the Compliance Officer)

Employee		Grade/	Dent	Name			
No.	the Employee	Designation	7 7	Name of Immediate Relative	Date of Joining	Date of Resignation	Remarks
		*					
			4				
							,
(4)							•
				1/2			



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## ANNEXURE 2 SPECIMEN OF APPLICATION FOR PRE-DEALING APPROVAL

Date:

To,
The Compliance Officer,
Tainwala Chemicals & Plastics (India) Limited,
Mumbai

Dear Sir/Madam,

### Application for Pre-dealing approval in securities of the Company

Pursuant to the SEBI (prohibition of Insider Trading) Regulations, 2015 and the Company's Code of Conduct for Prevention of Insider Trading, I seek approval to purchase / sale / equity shares of the Company as per details given below:

1.	Name of the applicant		g- en below.
2.	Designation		MAN DE TONOR
3.	Number of securities held as on date		
4.	Folio No. / DP ID / Client ID No.)		
5.	The proposal is for		
		(a) (b)	Purchase of securities Subscription to securities
5,	Proposed date of dealing in securities	(c)	Sale of securities
7	Estimated number of socuriti-		- Countries
- 12		W. I'm	
	Price at which the transaction is proposed		
	Current market price (as on date of application)  Whether the proposed		
0.			
	through stock exchange or off-market deal		
1:	Folio No. / DP ID / Client ID No. where the		
	securities will be credited / debited		With the second

I enclose herewith the form of Undertaking signed by me. Yours faithfully,

(Signature of Employee)



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## ANNEXURE 3 FORMAT OF UNDERTAKING TO BE ACCOMPANIED WITH THE APPLICATION FOR PRE-CLEARANCE

#### UNDERTAKING

To,	
Tainwala Chemicals & Plastics (India) Limited,	
Mumbai	
~	of the Company residing at
shares of the Company as mentioned in my application dated	s of dealing in *
the transaction.	for pre-clearance of
I further declare that I am not in possession of or otherwise properties. Sensitive Information (as defined in the Company's Code of Cornarding (the Code) up to the time of signing this Undertaking.	rivy to any unpublished Price aduct for prevention of Insider
In the event that I have access to or received any information that Sensitive Information" as defined in the Code, after the signing executing the transaction for which approval is sought, I shall information becomes public.	of this undertaking but before
I declare that I have not contravened the provisions of the Code from time to time.	e as notified by the Company
I undertake to submit the necessary report within four days of ex'Nil' report if the transaction is not undertaken.	secution of the transaction / a
If approval is granted, I shall execute the deal within 7 days of twhich I shall seek pre-clearance.	he receipt of approval failing
I declare that I have made full and true disclosure in the matter.	
Date:	
Signature:	
* Indicate number of shares	

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### FORMAT FOR PRE- CLEARANCE ORDER

· Name : _		
Designation :		
Place :		
This is to inform you to Company as mentioned in the said transaction must today.	hat your request for dealing in _ in your application dated be completed on or before	(nos) shares of the is approved. Please note that (date) that is within 7 days from
In case you do not execute would have to seek fresh of the Company.	e the approved transaction /deal or pre-clearance before executing any	n or before the aforesaid date you transaction/deal in the securities
Further, you are required	to file the details of the executed tra e of transaction/deal. In case the tra	
	For TAINWALA CHEMICALS &	Yours faithfully, PLASTICS (INDIA) LIMITED
Date:	CC	OMPLIANCE OFFICER
Encl: Format for submission	of details of transaction	

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Annexure 5 [Form for Disclosure]

(To be submitted within 2 trading days of transaction/ dealing in

Tai	e Compliance O nwala Chemica mbai	661000	g days of transaction/ dealing	; in securities o	of the Company)
Dea	r Sir/Madam,	AND STEEL			
I her	Have not bor reasons:	I (including thr aght / sold/ sul	rough my Immediate Relative bscribed any securities of the C	s): Company for t	he following
•	Have bought mentioned be	/ sold/ subscri	bed tosecurit date):	ties of the Con	npany as
	Name of the Holder	No. of Securities Dealt with	Bought/Sold/Subscribed	Folio No./ DP ID/ Client ID	Price (INR)
I agree	Proof of payme Extract of Bank Copy of deliver	ent to/from bro passbook/state y of instruction	ement (to be submitted in case slip (applicable in case of sale	of demat transettion).	nts: esaction).
purchas	se/subscription)	proval along w	ith reasons in writing (applica	ble in case of	npliance
I declare applicat	e that the above ble laws/regulat	information is c ions have been	correct and that no provisions contravened for effecting the	of the Code ar above said tra	nd/or nsaction(s).
Date:	40				(Signature)
			(D	esignation & l	(Name) Department)

TAINWALA CHEMICALS & PLASTICS (INDIA) LIMITED

Tainwala House, Road No. 18, M.I.D.C., Andheri (East), Mumbai - 93. Tel.: 6716 6100 To 199 • Fax: 022 - 2838 7039 / 2821 9592 Works - Plot No. 87, Govt. Indl. Estate, Khadoli Village, Silvassa, 396 230. Tel.: 0260-2699074 / 2699144 • Fax: 0260-2699145

# DRAFT OF E-MAIL FOR INTIMATING CLOSURE OF TRADING WINDOW

Subject: Insider Trading Restriction Period

Company Secretary

To: All Director, Key Managerial Persons, Employees of M/s. Tainwala Chemicals & Plastics

SEBI introduced the SEBI (Prohibition of Insider Trading Regulations) 2015 replacing the existing SEBI (Prohibition of Insider Trading) Regulations, 1992 pursuant to a notification issued in January 15, 2015 and is effective from 15th May, 2015. The reason for introducing the New Regulations in substitution of the Existing Regulations is to strengthen the legal framework for prohibition of insider trading thereby bringing it par with international laws and

	overcome some loopholes in the Existing Regulations.  As you are aware that the Board Meeting forwill be held on20 at the
	In view of this, as per the Code of Conduct for Prevention of Insider Trading of the Company, I request all of you(including immediate relative) to not to trade in the Company's equity shares from till 48 hours after the public announcement is made.
	Accordingly, BSE has been informed that the Trading Window of the Company will be closed with effect from till 48 hours from after the public announcement is made.  Thank you for your co-operation in this regard.
1	Regards,
F	or Tainwala Chemicals & Plastics (India) Limited

TAINWALA CHEMICALS & PLASTICS (INDIA) LI

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SUBJECT TO SILVASSA JURISDICTION

Annexure 7 Form for Initial Disclo

To, The Compli Tainwala Cl Mumbai	ance Offi hemicals	cer, & Pla			mited,	osurej			
Designated I	etails of s Employee	securi / Pro	capacity as ities held in moter/ mes	n th	e Company a r of Promoter	is on	Con		by submit the
Full Name, PAN No. & address	Designa And/or Dept.	tion	Date of joining	Bed sul sha Dir	ite of coming, ostantial areholders/rectors/	Type securitie	of es	No. of Securities held	Folio No/DP ID/Clien t ID
Code, Theret	the provis by declare	that No.	of SEBI (Pr I have the fo & address	энох	pition of Insid wing Immedia Relationship Promoter/ M	te Relativ	es: ne I	Designated I	Employee/
III. Details o	f Securiti	es he	Id by Imme	edia	te Relative(s)				
Name of in relatives	nmediate	Тур	e of Securit	ies	No. of Securities H	eld	Foli ID	o No/ DP I	D/ Client
Date:							(De	signation &	(Signature) (Name) Department)

TAINWALA CHEMICALS & IPLASTICS (INDIA) LIMITED

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#### Annexure 8 [DISCLOSURE OF CHANGE IN SHAREHOLDING!

Tainwala ( Mumbai	in m	lastics (India) I y capacity as _ e in holding of	imited,		the Com	pany hereby submi	t the
		c in Holding of	securities of	the Con	npany:		
Full Name,	No. of	Receipt of	Natur	CT			
PAN No. & address	Securities held before the transaction	allotment	Purchase	of Tran Sale	Others	Trading Member (TM) through whom the trade was executed with SEBI Registration No. of the TM	on which the trad was executed
Details of Cl	hange in Secu	rities held by I	mmediate R	Relative	s)		
Traine, I MIN	& Securities less of held before the transaction  we(s)	Receipt of allotment advice/acqu isition/ sale of securities	Nature	of Trans	action	Trading Member Exchan	Evel
			Purchase	Sale	Others	(TM) through whom the trade was executed with SEBI Registration No. of the TM	Exchange on which the trade was execufed
		re complied wit he securities pu ove details are to	ichaseu/soi	a.		num holding period	of
					1000		
Date:						(Signatur	e)
					(Desig	(Name nation & Departmen	e) :

TAINWALA CHEMICALS & PLASTICS (INDIA) LIMITED

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