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This Code has been designed to fulfill the responsibility cast on the Company by the SEBI (Prohibition of Insider Trading) Regulations, 2015 as notified on January 15, 2015. (hereinafter referred to as "the Regulations").

KAMA Holdings Limited initially implemented a Code of Conduct for Prevention of Insider Trading in June, 2002 which was amended from time to time in line with the amendments in SEBI (Prohibition of Insider Trading) Regulations, 1992.

This Code of Conduct to Regulate, Monitor and Report Trading by Insiders (hereinafter referred to as "the Code") is being introduced to replace the earlier Code of Conduct for Prevention of Insider Trading, (effective May 30, 2015) to enhance the standards of corporate governance and to take into account certain changes in the organization structure and regulatory requirements.

The Objectives of this Code are as follows:-

- 1. Laying down the policy of the Company in relation to insider trading.
- 2. Setting the policies, procedures and monitoring adherence to the rules for preservation of "Unpublished Price Sensitive Information".
- 3. Laying down the criteria for identification of 'Designated Employees" as defined in the Regulations.
- 4. Laying down the procedures for pre-clearing the trades of the Directors Officers and designated employees
- 5. Laying down procedure for approval, implementation and monitoring of Trading Plans.
- 6. System for monitoring compliance of Insider Trading Regulations by the Board of Directors/Audit Committee.
- 7. Defining the powers of the compliance officer for discharging his duties under this Code.

#### 1. Definitions

- 1. No Trading Period : The period beginning :-
  - a) From 1<sup>st</sup> day of last month of the calendar quarter of which financial results are to be considered by the Audit Committee/Board and upto the end of the 2<sup>nd</sup> trading day from the date of Board meeting which has approved such results; or
  - b) From time of notice of Board meeting in which a price sensitive information is to be considered and upto the end of the 2<sup>nd</sup> trading day from such a Board meeting.

In addition to above, no trading period for approved "Trading Plans" shall include:

- a). Six months from public disclosure of the trading plan;
- b). period upto which any unpublished price sensitive information in possession of the designated Person at the time of formulation of the plan has not become generally available at the time of the commencement of implementation.
- 2. The Company means KAMA Holdings Limited.
- 3. **Trading in securities** means and includes subscribing, buying, selling, dealing or agreeing to subscribe, buy, sell or deal in the securities of the Company by any person either as principal or agent or whether singly or jointly with any other person and "trade" shall be construed accordingly.
- 4. Immediate Relatives shall mean the spouse, parents, 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.



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- 5. **Identified Account** means any security account related or controlled by designated Person including .
  - a) personal accounts of designated Person
  - b) accounts held by or for the benefit of Immediate Relatives of designated Person.

These requirements do not apply to accounts in which the designated Person have been determined to have only a verifiable arm's length beneficial interest, such as certain trusts, provided that the designated Person do not influence or control investment policy or decisions of such accounts in any way, whether directly or indirectly.

- 6. Insiders means any person who is:
  - i) a connected person; or
  - ii) in possession of or having access to unpublished price sensitive information;
- 7. **Compliance Officer**: It means the Whole time Director, Chief Financial Officer and Company Secretary of the Company appointed under the provisions of the Companies Act, 2013 or any amendment thereof, who shall report to the Chairman of the Audit Committee/Chairman of the Board of Directors at such frequency as may be stipulated by the Board of Directors.
- 8. **Connected Person** means a person defined as connected person under the provisions of SEBI (Prohibition of Insider Trading) Regulations, 2015 from time to time.
- 9. **Designated Person** means following employees / officials of the Company:
  - a) All members of the Board of Directors
  - b) All Key Managerial Personnel
- Officer: It includes any Director, Manager, or Secretary or any person in accordance with whose
  directions or instructions the Board of Directors or any one or more of the directors is or are
  accustomed to act.
- 11. **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, delistings, disposals and expansion of business and such other transactions;
  - v) changes in key managerial personnel; and
  - vi) material events in accordance with the listing agreement.
- 12. **Share**: It means a share issued by the Company and which is listed and capable of being traded on any recognised stock exchange in India or abroad.
- 13. **Trading Plan** means a plan formulated by designated person in accordance with the requirements of the Regulations.
- 14. **Trading Window**: It means the period during which trading in the company's securities is permitted.



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Words and expressions not defined in this Policy shall have the same meaning as contained in the SEBI (Prohibition of Insider Trading) Regulation, 2015 or SEBI Act, 1992 or the Companies Act, 2013. For details please visit SEBI website <a href="https://www.sebi.gov.in">www.sebi.gov.in</a>

#### 2. Interpretation

- 2.1 Words employed in the masculine gender shall include the feminine also.
- 2.2 If due to any reason any provision(s)/ clause(s) of this Policy is rendered unlawful or unenforceable, than the Policy shall be read as excluding that clause(s) / provision(s).
- 2.3 For interpretation of this policy the provisions of the applicable laws would apply.
- 2.4 Any dispute, discrepancy or disagreement which may arise under or as a result of or pursuant to or in connection with this Policy shall be referred to the Insider Trading Monitoring Committee and the decision / interpretation of the Committee shall be final and binding.

#### 3. Implementation of the Code

- i) This Code shall be effective from May 30, 2015.
- ii) This Code has been adopted by the Board of Directors of the Company by the resolution passed at its meeting held on May 30, 2015.

#### 4. Rules for preservation of Price Sensitive Information

The general rules for dealing with the price sensitive information are as follows :-

- i) In addition to the definition of the Unpublished price sensitive information given above, the information which is to be treated as price sensitive should be identified by the Board of Directors as such.
- ii) The aforesaid information should be shared only on a need to know basis.
- iii) The aforesaid information may be shared in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.
- iv) No photocopies of the aforesaid documents may be taken without the prior written approval of Chairman/ Whole-time Director, Chief Financial Officer & Company Secretary.
- v) The word "Confidential" must be written in bold letters across the first page of the said document.
- vi) Employee/Directors/insiders shall maintain the confidentiality of all price sensitive information and shall not pass on such information to any person directly or indirectly by making a recommendation for the purchase or sale of shares.
- vii) Unpublished price sensitive information should be disclosed only to those within the Company who need the information to discharge their duty and whose possession of such information will not give rise to a conflict of interest or appearance of misuse of the information.
- viii) Files containing confidential information shall be kept secure. Computer files must have adequate security of login and password etc.

#### 5. Duties of Insider / Designated Person

An Insider shall comply with the following rules:

i) Not to deal in the securities of the Company, while in possession/having knowledge of price sensitive information or during the no trading period;



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- ii) Not to advise any person to deal or not to deal in the securities of the company, on the basis of any unpublished price sensitive information.
- iii) Not to enter into any speculative dealing (e.g. intra-day dealing of shares) with respect to the company securities.
- iv) To maintain confidentiality and not to disseminate / disclose the unpublished price sensitive information except strictly as required in performance of the duties or in compliance with any law for the time being in force;
- v) To deal in the securities of the Company only when the trading window is open and after obtaining the requisite pre clearance approval or in accordance with the Trading Plan formulated in accordance with the Regulations and to ensure that the Immediate Relatives do not deal in the Company securities except in compliance with the Code;
- vi) To mandatorily implement irrevocable trading plan approved by compliance officer without deviation in accordance with the Regulations
- vii) To designate only one demat and trading account and not use multiple accounts for dealing in the Company securities and also ensure that immediate relatives do not use multiple accounts for dealing in the Company securities;
- viii) To procure confidentiality undertaking before sharing any unpublished price sensitive information with any third party;
- ix) To intimate the Compliance Officer about any change in demat account, contact details pertaining to himself or his relative;
- x) Inform forthwith to the Compliance Officer about any violation / non compliance of the Code;
- xi) Provide such information as may be required by the Board and/or Stakeholders Relationship Committee, from time to time;

#### 6. Responsibility of Compliance Officer

The Compliance Officer shall be responsible for :-

- i) setting the policies and procedures for adherence to this Code.
- ii) monitoring the adherence to rules for preservation of the price sensitive information.
- iii) Pre-clearing of designated Persons and their immediate relative's trades.
- iv) Approval of Trading Plans and its monitoring.
- v) Implementation of code of conduct under overall supervision of the Board.
- vi) Maintenance of record of the designated persons and any changes in the list of designated Persons.
- vi) The compliance officer shall maintain records of all the declarations given to him and clearances given by him for dealing in shares for a minimum period of five years from the respective dates.
- vii) The compliance officer shall place before the Stakeholders Relationship Committee on regular basis all the details of the dealing in shares alongwith the documents executed in terms of the code of conduct.
- viii) Assisting in addressing any clarifications regarding the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and this Code of Conduct.



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ix) Providing quarterly reports to the Chairman of the Audit Committee and/or to the Chairman of the Board of Directors at such other frequency as may be stipulated by the Board of directors.

#### 8. Disclosure of shareholding/change etc.

- a). Initial Disclosures:
  - i. Every promoter, key managerial personnel and Director of the company shall within thirty days of these regulations taking effect (i.e., June 15, 2015) disclose his and his immediate relatives' holding details of securities of the company in Form A of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
  - ii. Every person on appointment as a key managerial personnel or a Director of the company or upon becoming a promoter shall disclose his and his immediate relatives' 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 Form B of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
  - iii. Initial Disclosure shall be in prescribed form along with the form enclosed as Annexure I, giving acceptance to the Code and disclosing the total number of shares or voting rights in the company held by him and/or his immediate relatives, details of identified accounts etc.,

#### b). Continual Disclosures:

- i. every promoter, employee and director of the company shall disclose to the company the number of such securities acquired or disposed of within two trading days of such transaction by him and/or his immediate relatives, 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 or such other value as may be specified (in Form C of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015);
- ii. 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 or from becoming aware of such information.

designated Persons shall deal in securities only through identified accounts as disclosed in the form enclosed Annexure I or such other account as is intimated to the Compliance Officer.

#### Disclosure by Company to Stock Exchange

The information received as per above continual disclosure shall be intimated to all stock exchanges on which the Shares of the company are listed within two trading days of receiving the same.

All designated persons shall make disclosures to the Compliance officer in compliance with the provisions of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time.

#### 9. Pre-clearing of Trades

All designated Person(s) who intend to deal in shares of the company where 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 or such other value as may be specified from time to time under the regulations on their behalf and/or on behalf of their immediate relatives members shall take pre-clearance of the transactions from the compliance officer as per procedure and in the



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format prescribed (Annexure II) and they shall be bound to make full disclosure of the information as mentioned in the said format and execute necessary undertaking (Form C (of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015) as prescribed under the Regulations.

The Compliance Officer shall consider and convey his decision on the form as given in Annexure II within one working day of the receipt of application for pre-clearance. The decision of the Compliance Officer in this regard will be final and binding.

The designated Person(s) shall execute the pre-cleared deal within seven trading days of such approval. If the order is not executed within specified period after the approval is given, the employee/director must pre-clear the transaction again.

The details of the transaction shall be communicated to the Compliance Officer within 2 trading days thereof in Form C (of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015). Intimation given through e-mail would also be considered valid and effective.

## 10. Minimum Holding Period

- i) All securities, irrespective of the mode of acquisition either from the open market or otherwise must be held for a minimum period of six months (minimum holding period) before dealing in the securities.
  - Further, the shares arising out of exercise of any stock options (ESOPs) will be exempt from minimum holding restrictions as these options carry a lock-in period of 1 year under the SEBI ESOP guidelines.
- ii) No designated person shall engage in the speculative short term trading (including intra day dealings) in the securities of the company.
- iii) Minimum time gap between purchase and sale of securities or vice-versa should be six months.
- iv) In the case of subscription in the primary market (initial public offers), the above mentioned entities shall hold their investments for a minimum period of 30 days. The holding period would commence when these securities are actually allotted.
- v). In case the sale of securities is necessitated by personal emergency, the holding period may be waived by the Compliance officer after recording in writing his / her reasons in this regard

#### 11. Trading Plan

- (1) Any Designated Person 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.
- (2) Such trading plan shall:-
  - (i) not entail commencement of trading on behalf of the designated person earlier than six months from the public disclosure of the plan;
  - (ii) not entail trading for the period during window closure;
  - (iii) entail trading for a period of not less than twelve months;



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- (iv) not entail overlap of any period for which another trading plan is already in existence;
- (v) set out either the value of trades to be effected or the number of 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.
- (3) The trading plan once approved shall be irrevocable and the designated person 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 designated person at the time of formulation of the plan has not become generally available at the time of the commencement of implementation.

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

Any designated person interested in formulation of trading plan shall get in touch with Secretarial department for necessary forms and procedure to be complied with.

#### 12. Dealing with/Handling of Price Sensitive Information

All Insiders shall maintain complete confidentiality and shall not make use of any price sensitive information in their possession for other than official purposes or in the ordinary course of business of the Company and shall not pass on such information to any person directly or indirectly by way of making recommendation for the purchase/sale of shares and shall take all necessary precautions to avoid/prevent the same becoming public.

All files containing confidential information shall be kept secured, including computer files with adequate security with login and password etc.

#### 13. Penalty for contravention of code of conduct

i) Any Insider who violates any of the provisions of this Code of Conduct is liable for the disciplinary action as per this Code. Any violation of the Code by an Insider will attract the following penalty:

Nature of Violation	Penalties
Failure to submit disclosures	Penalty of Rs. 1 Lakh but which may extend to Rs. 1 lakh for each day during which such failure continues subject to a maximum of Rs. 1 crore.
Trading during No trading period	Disciplinary actions including wage freeze, suspension, ineligibility for participation in employees' stock option plans etc.
	Any other action that may be taken by SEBI under these regulations.



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Execution of contra trade before expiry of 6 months of trade, inadvertantly or otherwise,

The profits from such trade shall be disgorged and paid to SEBI for credit to the Investor Protection and Education Fund (IEPF A/c) administered by the Board under the Act.

Further, violation of these regulations shall promptly be informed to SEBI for appropriate action.

ii) In case the Compliance Officer identifies that the any insider has dealt in the securities of the Company, in violation of the provisions of this Code, the Compliance Officer shall after completing the enquiry and confirming the default, inform SEBI of the same.

#### 14. Inquiry

- i) Where on the basis of the records available or the information received, Compliance Officer finds or has a reason to believe that any employee or officer of the company has violated the provisions of this Code, than such person may be required to furnish documents/evidences to prove the compliance of the Code by him.
- ii) If on the receipt of the documents/evidences, Compliance Officer is satisfied that there is no non compliance of the Code then no penal action would taken against him. However, in case of non compliance of the Code, appropriate penal actions as prescribed above would be taken against such person.
- iii) In case the proper documents/information is not submitted by the insider, within the time limit as prescribed by the Compliance Officer then the Compliance Officer shall jointly undertake an inquiry.
- iv) To undertake the inquiry, the Compliance Officer may appoint one or more competent person (hereinafter referred to as authorized representative). While undertaking the inquiry, the authorized representative may take such actions as may be required including checking the transaction of the insider with the brokerage firm/relevant agencies or authorities. The inquiry should be completed within 15 days. Authorized representative will submit his report to the Compliance Officer within 5 days of the completion of the inquiry.
- v) If on the completion of the investigation, insider is found to be the guilty of the violation of the Code, then action as described above would be taken.

#### 15. Miscellaneous

- i) The amount collected as penalty shall be immediately paid to SEBI for credit to the Investor Protection and Education Fund (IEPF A/c) administered by the Board under the Act.
- ii) The Code shall remain in force until withdrawn by the Board of Directors of the Company.



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Annexure I

# ACCEPTANCE OF CODE AND INITIAL DISCLOSURE OF DETAILS OF SHARES HELD BY INSIDER (SELF)/ IMMEDIATE RELATIVES

The Compliance Officer KAMA Holdings Limited C-8, Commercial Complex, Safdarjung Development Area, New Delhi – 110 016

Re: Code of Conduct to Regulate, Monitor and Report Trading by Insiders ("Code")

Dear Sir,

This is to confirm that I am in receipt of the Code and have read and familiarized myself with all the terms and conditions therein.

I hereby agree and accept all the terms and conditions of the Policy and shall duly abide by the same.

I also agree that my failure to comply with the terms and conditions of the Policy or any violation thereof by me or my Immediate Relatives shall be taken as the violation of the Code and the Company shall be at liberty to take necessary action as prescribed under the Code or otherwise.

I hereby also declare that that the information as given hereinafter is true and correct and nothing has been concealed including the details of security accounts held by me/ Immediate Relatives.

## Self

Name	
Designation	
Residential Address	
Telephone No. & E-mail ID	
Date of becoming insider/date of joining	
No. of shares held	
Date of Acquisition (irrespective of mode)	
Details of identified Accounts	
Name of Depository Participant	
DP ID	
Client ID	



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# Immediate Relative (IM)\*

Name		
Nature of Relation		
Residential Address		
Telephone No. & E-mail ID		
No. of shares held		
Date of Acquisition (irrespective of mode)		
Details of identified Accounts		
Name of Depository Participant		
DP ID		
Client ID		
I also undertake to furnish the details of change, failure of which would attract pena	any changes in the above information within two woll provisions under the Code.	orking days of
Signatures:	Signatures:(on behalf of Immediate Relatives)	
Place : Date :		

Note:

- 1. To be submitted within 2 days from date of communication of the Code or the date of becoming Insider/joining,
- Even NIL declaration is to be submitted with respect to the above.
   Provide details of all the demat accounts, if more than one. Use separate sheet if required.
- In case of more than one Immediate Relatives, attach separate sheet.



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**Annexure II** 

#### APPLICATION FOR PRE-CLEARANCE OF TRADING

(To be provided on Rs. 20 Stamp Paper)

KAMA C-8, Safd	compliance Officer A Holdings Limited Commercial Complex, arjung Development Area, Delhi – 110 016	Date:	
1.	Approval seeking for	: Self Immediate Relatives (IR)	
2.	Nature of proposed transaction	: Purchase/ Sale	
3	Number of securities held in the company as on date	:Equity Shares	
4	Number of securities proposed to be transacted	:	
5.	If selling, whether complied with minimum holding permonths	riod of 6 YES NO, I am seeking waiver (Give reasons)	
5	Details of Identified Account Name and contact details of the Broker with Account Number Name of Depository Participant	:	
	DP ID	:	
	Client ID/ Folio No.	:	
Unde	rtaking:		
á	<ul> <li>I am not in possession of or knowledge of any in time of signing this undertaking;</li> </ul>	formation that could be construed as "Price Sensitive Information" as defined in the Code upto	the
ŀ	after the signing of this undertaking but before e	of any information that could be construed as "Price Sensitive Information" as defined in the Coxecuting the transaction for which approval is sought, I shall inform the Compliance Officer of the securities of the company until such information becomes public;	
(	c) I have not contravened the provisions of the Code	as notified by the Company from time to time;	
(	d) I have made full and true disclosure in the matter.		
	is given. If the order is not executed within stipula	n respect of the securities of the Company within seven days after the approval of the pre-cleara ated time, I undertake to obtain pre-clearance for the transaction again. previous six months from the date of proposed transaction.	nce
Signa	ture:	Signature:	
Name Desig	: nation:	(On behalf of Immediate Relatives as well, if seeking approval for IR)	
		PRE-CLEARANCE ORDER (PCO)	
PCO I	No	Date:	
This is	s to inform you that your request for dealing in	(No.) shares of the Company as mentioned in your above application is approved. Pleeven) days from today i.e. on or before[date].	ase
Siana	fure:		

Compliance Officer



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## **Annexure III**

#### **CONFIRMATION OF DEAL**

To,	
The Compliance Officer KAMA Holdings Limited New Delhi	
	Equity Shares of KAMA Holdings Limited on ified A/c No., DP ID Client ID, for No
Signature:	Signature:
	(On behalf of Immediate Relatives)
Name: Designation: Department:	
Date:	
Instructions:	

- To be submitted with the 2 days of effecting the transaction
   Intimation given through e-mail, will also be considered valid.

## FORM A

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

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

Name of the cor	mpany:								
ISIN of the com	npany:								
Details of Secu	rities held by Pr	omoter, Key N	afanagerial Pe	rsonnel (KMF	), Director a	nd other such person	ıs as mentioned	in Regulation 6(2)	
Name, PAN	Category of	Securities hel	d as on the	% of	Onen Interes	t of the Future	Open Interest of	of the Ontion	
No., CIN/DIN & address with contact nos.	Person	date of regula into force			contracts hel	d as on the date of oming into force	Contracts held as on the date of regulation coming into force		
	diate relatives/others etc)	Type of security (For eg. – Shares, Warrants, Convertible Debentures etc.)	No.		Number of units (contracts * lot size)	Notional value in Rupee terms	Number of units (contracts * lot size)	Notional value in Rupee terms	
Note: "Securitie	es" shall have the	3 meaning as d	efined under re	5 egulation 2(1)(i	i) of SEBI (Pr	ohibition of Insider Ti	6 rading) Regulatio	7 ons, 2015.	
Signature:						•			
Designation:									
Date:									
Place:									

## FORM B

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

	[Regulation 7 (1) (b) read with Regulation 6(2)]											
Name of the compa	any:											
ISIN of the company:												
Details of Securities held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter of a listed company and other such persons as mentioned in Regulation 6(2).												
Name, PAN No.,	Category of Person	Date of	Securities held at th	e time of becoming	% of	Open Inter	est of the	Open Inter	est of the			
CIN/DIN &	(Promoters/ KMP /	appointment of	Promoter/appointm	ent of	Shareholding	Future con	tracts held	Option Co	ntracts			
Address with	Directors/immediate		Director/KMP			at the time	of	held at the	time of			
contact nos.	relatives/others etc.)	OR Date of				becoming		becoming				
		becoming Promoter				Promoter/a nt of Direc		Promoter/a nt of Direc				
		Fromoter				nt of Direc	tor/KiviP	nt of Direc	TOP/KIVIP			
		,	Type of security	1	Number	Notional	Number	Notional				
			(For eg. – Shares,			of units	value in	of units	value in			
			Warrants,			(contracts	Rupee	(contracts				
			Convertible			* lot size)	terms	* lot size)	terms			
,	2		Debentures etc.)	-	-	6		,				
1	2	3	4	5	5			7				
Note: Securities	shall have the meanin	ng as defined und	ler regulation 2(1)(i	of SEBI (Prombitio	m of Insider Tra	iding) Kegu	ilations, 20	15.				
Signature:												
Designation:												
Date:												
Place:				****	**							

## FORM C

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

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

							L-		. (2	,	B	(-/1					
Name of th	ne company	y:															
ISIN of the	e company	<u> </u>															
Details of	change in	holding of	Securitie	s of Promo	oter, E	mploye	e or Di	rector	of a list	ed compa	ny and other	r such	persons as	menti	oned in Re	gulation 6(2	2)
& address of Promoter/	of Person	acquisition		Securities acquired/D d	ispose	% of shareh	olding	advice acquir shares	nent e/ sition of s/ f shares	intimatio n to	Mode of acquisition (market purchase/pu blic rights/ preferential offer / off market/ Inter-se	type o	ng in deriva f contract, ns etc)			Exchange on which the trade was executed	
nos.		Type of security (For eg. – Shares, Warrants, Convertibl e Debenture s etc.)	No.	Type of security (For eg. – Shares, Warrants, Convertib le Debenture s etc.)	No.	Pre transa ction	Post transa ction	From	То		transfer etc.	Buy Value	Number of units (contracts * lot size)	5	Number of units (contracts * lot size)		
1	2	3	4	5	6	. 7	. 20		10					15		17	
Signature:		nau nave the	e meaning	z as defined	i under	regulai	non 2(1	)(i) of	SEBI (P	rombition	of Insider Tr	ading)	Kegulation	is, 2013			
Date:																	
Place:										*****							