

## CL EDUCATE LIMITED

CIN: L74899HR1996PLC076897

**Registered Office**: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 **Corporate Office**: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi- 110044

Tel.: 011–41281100, Fax: 011-41281101 Website: www.cleducate.com

# Code of Conduct to Regulate, Monitor and Report Trading by Designated Persons

### Code of Conduct to Regulate, Monitor and Report Trading by Designated Persons

(Reviewed and approved by the Board of Directors of the Company on February 13, 2021)

### 1. Applicability:

This Code of Conduct to Regulate, Monitor and Report Trading by Designated Persons (hereinafter referred to as the "Code") has been prepared pursuant to Regulation 9(1) of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (hereinafter referred to as the "Regulations") by adopting the standards set out in Schedule B of the Regulations in order to regulate, monitor and report trading by Designated Persons and their immediate relatives towards achieving compliance with the Regulations.

#### 2. **Meaning:**

### 2.1 **Designated Persons:**

- a) Members of the Board of Directors;
- b) Promoters of the Company;
- c) Managing Director, Chief Financial Officer, and Company Secretary of the Company and its Material Subsidiary Companies;
- d) Such selected members of the Support staff working in the Accounts and Finance Department, Internal Audit Department, Secretarial Department of the Company and its Material Subsidiary Companies, who have access to UPSI;
- e) Secretaries/Executive Assistants reporting to the Chairman or the Managing Director/Whole Time Director/Chief Financial Officer/ Company Secretary of the Company and its Material Subsidiary Companies;
- f) All Business Heads and Unit Heads of the Company and its Material Subsidiary Companies;
- g) Employees up to two levels below the Chief Executive Officer/Managing Director of the Company, and its material subsidiaries irrespective of their functional role in the company or ability to have access to Unpublished Price Sensitive Information; and
- h) Such other person as may be identified by the Compliance officer.
- 2.2 <u>Immediate relative</u> means a spouse of a person, and includes parents, sibling, and child of such person or of the spouse, any of whom is financially dependent on such person or consults such person in taking decisions relating to trading in securities.
- 2.3 "Unpublished Price Sensitive Information" (UPSI) shall mean any information, relating to a Company or its securities, directly or indirectly, that is not generally available and which, upon becoming generally available, is likely to materially affect the price of the securities and shall, ordinarily include but not restricted to, information relating to the following:
- a) Periodical financial results of the Company;
- b) Intended declaration of dividends (Interim and Final);
- c) Change in capital structure i.e. Issue of securities, buy back of securities or any forfeiture of shares or change in market lot of the Company's shares;
- d) Mergers, De-mergers, Amalgamation, Acquisitions, De-listing of Securities, Scheme of Arrangement or Takeover, disposals, spin off or selling division of whole or substantially whole of the undertaking and expansion of business and such other transactions;
- e) Any major expansion plans or execution of new projects or any significant changes in policies, plans or operations of the Company;
- f) Changes in Key Managerial Personnel; and
- g) Any other matter as may be prescribed under the Listing Regulations and/or Corporate Law to be price sensitive, from time to time.

### 3. Compliances by Designated Persons:

- a) Designated Persons shall be required to disclose (in the format prescribed in **Annexure-1**), the Name and PAN or any other identifier authorized by law of the following persons to the Company on an annual basis and as and when the information changes:
  - Immediate relatives:

- Persons with whom such Designated Person(s) shares a material financial relationship;
- Phone number, Mobile and cell Numbers which are used by them.

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

Designated Persons shall also disclose the following information to the Company, on a one time basis:

- Names of educational institutions from where Designated Persons have graduated;
- Names of the past employers of the Designated Persons.
- b) No Designated Person and/or their immediate relatives shall trade in the securities of the Company when in possession of UPSI.
  - Explanation When a person who has traded in securities has been in possession of UPSI, his trades would be presumed to have been motivated by the knowledge and awareness of such information in his possession.
- c) The Designated Persons and/or their immediate relatives, who trade in Securities when in possession of UPSI in contravention of the provisions of this Code or Regulations, shall be liable to disciplinary actions, including wage freeze, suspension, recovery, claw back, etc., as may be decided by the Inquiry Committee formed pursuant to the Company's Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information (Refer Annexure B).
- d) All the persons covered under the Code shall handle UPSI within the organization on a need to know basis. They will not communicate UPSI to any person except in furtherance of legitimate purposes, as defined under the Company's Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information (Refer Annexure A), performance of duties or discharge of legal obligations. In case of doubt, they will approach the Compliance Officer for permission to communicate the UPSI.
- e) Designated Persons and/or their immediate relatives shall not deal in the securities of the Company when the Trading Window is closed. The Designated Persons shall ensure that their immediate relatives do not trade in the securities of the Company when the Trading Window is closed. The Trading Window shall remain closed as given below:
  - During the period beginning with end of the every quarter and ending up to and including 48 hours after the declaration of financial results; or
  - The period beginning with dispatch of notice for calling the Board Meeting for consideration of all such matters (other than financial results) as are deemed to be UPSI and ending up to and including 48 hours after the decision taken by the Board of Directors at such meeting becomes generally available; or
  - If the Compliance officer determines that a Designated Person or class of Designated Persons can reasonably be expected to have possession of UPSI; or
  - Such other period as may be notified by the Compliance Officer from time to time.

The Compliance Officer shall maintain a register containing the details of the period of closure of Trading Window in the format prescribed in **Annexure-2**.

### 4. Pre-clearance of Trades:

a) When the trading window is open, trading by Designated Persons and/or their immediate relatives shall be subject to preclearance by the Compliance Officer, if the value of the shares

traded in one or more transaction(s) over any calendar quarter exceeds Rs.5,00,000/- (Rupees Five Lakhs). No Designated Person and/or their immediate relatives shall apply for preclearance of any proposed trade if such Person is in possession of UPSI even if the trading window is open.

- b) The pre-clearance will be given by the Compliance Officer on receipt of prior declaration from the applicant to the effect that the applicant is not in possession of any UPSI. The format for making application, declaration and undertaking by Designated Persons and/or their immediate relatives for pre-clearance is contained in **Annexure- 3**. The Compliance Officer may, after being satisfied that the application, declaration and undertaking are true and accurate, approve the trades as per the format contained in **Annexure- 4**.
- c) The trades that have been pre-cleared will have to be executed by the Designated Person and/or their immediate relatives within a period of seven trading days from the date of granting pre-clearance, failing which fresh pre-clearance would be needed for the trades to be executed.
- d) The Designated Persons and/or their immediate relatives shall, within two trading days of the execution of the Trade as has been pre-cleared by the Compliance officer, submit the details of such Trade to the Compliance Officer in **Annexure- 5**. In case the transaction is not undertaken, a report to that effect shall also be filed in **Annexure- 5**.
- e) Designated Persons and/or their immediate relatives who are permitted to trade shall not execute a contra trade i.e. enter into an opposite transaction during the next 6 (six) months following the prior transaction ("contra trade"). In case the contra trade is necessitated by personal emergency, the strict application may be waived by the Compliance Officer after recording in writing, his/her reasons in **Annexure-6** in this regard, without violating the regulations.
- f) The Compliance Officer shall maintain record of Pre-Clearance of Trade in securities in **Annexure-7**.

Provided that the above restrictions with respect to pre-clearance etc. will not be applicable for trades pursuant to exercise of stock options.

The Compliance officer shall report trading in securities of the Company by Designated Persons and/or their immediate relatives to the Board of Directors and the Chairman of the Audit Committee, on a quarterly basis.

### 5. Chinese Walls:

- a) To prevent the misuse of confidential information, the Company may separate those areas of the Company which routinely have access to UPSI, considered "inside areas" from those areas which deal with sale/ marketing or other departments providing support services, considered "public areas".
- b) The employees in the inside area, if any, shall not communicate any UPSI to any one in public area.

### 6. Disclosure Requirements:

### a) Initial Disclosures

By Whom	What to be disclosed	When to be disclosed	Form
Promoter/ Member of	Holding of securities of the	Within seven days of	FORM "B"
the Promoter Group/	Company as on date of	such appointment as	
Director/ KMP and/or	appointment as	Director/KMP or of	
their Immediate	Director/KMP or becoming	becoming Promoter /	
Relatives to the	Promoter / Member of the	Member of the Promoter	
Compliance Officer	Promoter Group	Group	

### b) Continual Disclosures

By Whom	What to be	When to be disclosed	Form
_ J	disclosed		
Promoter, Member of the Promoter Group, Designated Person or Director And/or their Immediate Relatives to the Compliance Officer	Number of such securities acquired or disposed off.	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 Rs. 5 lakh.  NOTE: *disclosure of incremental transactions during a quarter shall also be made	FORM "C"
		when transactions effected after the prior disclosure cross the threshold limits of Rs. 5 Lakh specified above.	
Company	Details of above Disclosure (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. 10 lakh.)	Within two trading days of receipt of disclosure or becoming aware of such disclosure (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. 10 lakh)	FORM "C" or to be sent to Stock exchanges (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. 10 lakh.)

## 7. Compliance Officer:

The Company Secretary of the Company will be the Compliance Officer for the purpose of this Code.

## 8. Amendments and Modification:

This Code shall be reviewed from time to time and any amendments or modifications thereto shall be subject to the review and approval of the Board of Directors of the Company.

### Annexure - 1

#### DISCLOSURE BY DESIGNATED PERSON

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To,
The Compliance Officer,
CL Educate Limited,
A-45, First Floor,
Mohan Cooperative Industrial Estate,
New Delhi-110044

# Sub: Disclosure under Clause 14 of Schedule B of the SEBI (Prohibition of Insider Trading) Regulations, 2015

Dear Ma'am/Sir,

Kindly note that in pursuance of the provisions of the SEBI (Prohibition of Insider Trading) Regulations, 2015 (hereinafter 'Regulations'), I am a 'Designated Person' (DP) of CL Educate Limited. In this respect, I undertake to adhere to the 'Code of Conduct formulated by the Company to regulate, monitor and report trading by its designated persons and their immediate relatives'.

In this connection, please find below the list of my immediate relatives, for your record.

I confirm that I understand the meaning of the term 'Immediate Relative' as provided under the Regulations, such that my Immediate Relative would mean spouse of a person, and includes parents, sibling, and child of such person or of the spouse, any of whom is either financially dependent on such person or consults such person in taking decisions relating to trading in securities.

In respect of the above confirmation, I disclose the relevant details with respect to myself, my immediate relatives and persons with whom I shared a material financial relationship during the Financial Year

#### I. Self-Details

S. No.	Particulars	Details
1.	Name	
2.	PAN	
3.	Any other identifier, in case PAN is not available	
4.	Phone/mobile/cell Number	
5.	Educational Institutions from which I graduated	
6.	Names of Past Employers	

### II. Details of my Immediate Relatives

S. No.	Name	Relation with the DP	PAN	Any other identifier, in case PAN is not available	Phone/mobile/ cell number

III.	Details of persons	with	whom	Is	shared	a	material	financial	relationship*	during	the
	Financial Year										

S. No.	Name	Relation with the DP	PAN	Any other identifier, in case PAN is not available	Phone/mobile/ cell number

<sup>\*(&</sup>quot;Material Financial Relationship" means a relationship in which one person is a recipient of any kind of payment such as by way of a loan or a gift from a designated person during the immediately preceding 12 months, equivalent of at least 25% of the annual income of such designated person, but shall exclude relationships in which the payment is based on arm's length transactions).

I confirm that the information in this disclosure is true and correct and there is no untrue statement or omission which would render the contents of this disclosure misleading in its form or context.

I confirm that I will immediately inform the Company of any **change** to the above information. In the absence of any such communication from me, the above information should be taken as updated information.

Sincerely,	2	ın	cer	eı	У	,	
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Signature:
Name:
Designation:
Employee Code:
Address:

# Annexure- 2 REGISTER OF PERIODS OF CLOSURE OF TRADING WINDOW

S. No.	DATE	OF	START	PURPOSE	FOR	DATE OF	REMARKS,
	NOTIFYING	Ţ	DATE OF	WHICH		<b>OPENING</b>	IF ANY
	CLOSURE	OF	CLOSURE	TRADING		OF	
	TRADING		OF	WINDOW		TRADING	
	WINDOW,	IF	TRADING	CLOSED		WINDOW	
	ANY		WINDOW				

# <u>Annexure- 3</u> APPLICATION FOR PRE-CLEARANCE OF TRADES IN SECURITIES

<b>Date</b> :	:	
CL E A-45, Moha	Compliance Officer, Educate Limited , First Floor, an Cooperative Industrial Estate, i-110044	
Sub:	Pre Clearance of trading in the securities	of the Company ("Pre Clearance Application")
Dear	Ma'am/Sir,	
Comp	[Name],	[Designation] of the Company/ connected seek approval for be buy, sell, deal (" <b>Trade</b> ") in the securities of the asider Trading) Regulations, 2015 and the Code, as
	ETAILS OF PROPOSED TRADE	
	Name and residential address of the Applicant	
2.		Designated Person □  Designation (if employee):
	· · · · · · · · · · · · · · · · · · ·	Applicant □ Spouse □ Mother □ Father □ Brother □ Sister □ Son □ Daughter □ Others □
4.	Trade is for	Sale □ Purchase □ Subscription □ Others □
5.	Proposed Trade is	Off Market □ Through Stock Exchange □
	Name of the other party (purchase/seller) in case Trade is an off market trade	
7.	Proposed date of dealing in securities	
8.	No. of securities proposed to be Traded	
9.	Price at which the Trade is proposed	
	Price of securities of the Company on BSE/NSE proposed to be Traded (As on the date of application) Folio No/ DP ID/Client ID No.	

]	DETAILS OF PRESENT H	OLDING				
1.	No. of securities held by					
	the applicant as on date					
2.	No. of securities held by applicant's Immediate Relatives (including that of the Spouse)	Relative  Spouse Father  Mother  Brother  Sister  Son	Nam	e of Relative	No. of shares held	Folio No./Client ID/DP ID
		Daughter				
3.	No. of securities held by person(s) for whom I take trading decisions	Name		Relation	No. of shares held	Folio No./Client ID/DP ID

### **DECLARATION AND UNDERTAKING**

In relation to the above application I hereby declare and undertake the following:

- 1. That I am desirous of trading in the securities of the Company as per the details mentioned in this Pre-Clearance Application.
- 2. That I am not in possession & also declare that I do not have any access and have not received or had access to any Unpublished Price Sensitive Information (as defined in the Code) up to the time of signing this Undertaking.
- 3. That in the event that I have access to or received any information that could be construed as "Unpublished Price Sensitive Information" as defined in the Code, after the signing of undertaking but before executing the Trade, for which approval is sought, I shall inform the Compliance Officer of the same and shall completely refrain from trading in the securities of the Company until such information becomes generally available to the public.
- 4. That if approval is granted, I shall execute the deal within 7 (seven) trading days of the receipt of approval failing which I shall seek pre-clearance again.
- 5. That I undertake to submit the necessary report within two working days of execution of the trade, in case trade is executed and within two working days from the date of expiry of seven days from the date of pre clearance approval, in case trade is not undertaken.
- 6. That I will not enter into an opposite/contra transaction during the next six months following the transaction under this approval, without previous approval of the Compliance Officer.
- 7. That I have not contravened any provisions of the Code as notified by the Company from time to time.

That I have made full and true disclosure in the matter.

### **Thanking You**

Yours truly

Signature Name Employee Code: Designation

# Annexure- 4

## LETTER OF INTIMATION OF PRE-CLEARANCE

Name:
Employee Code:
Designation:
Dear Ma'am/Sir,
With reference to your application datedseeking approval for undertaking transactions in (Securities) detailed therein please be informed that you are hereby authorized / not authorized to undertake the transaction(s) as detailed in your said application.
Kindly note that in terms of the "Code of Conduct to Regulate, Monitor and Report Trading by Designated Persons" of the Company, the above mentioned transaction is to be completed within seven trading days of the approval.
This approval is being issued to you based on the various declarations, representations and warranties made by you in your said application.
This approval letter is valid till (i.e. for seven trading days). If you do not execute the approved transaction /deal on or before this date you would have to seek fresh pre-dealing approval before executing any transaction/deal in the Securities. Further, you are required to file the details of the executed transactions in the attached format (Annexure 5) within two trading days from the date of transaction/deal. In case the transaction is not undertaken, a "Nil" report shall be given.
Kindly note that in terms of the above mentioned Code you shall not execute a contra-trade for a minimum period of six months from the date of the prior transaction, without following due process as mentioned in the Code.
The above sanction automatically stands withdrawn if subsequently the trading window is declared closed involving the period of sanction therein.
For & on behalf of

Compliance Officer/Authorised Officer

### Annexure- 5

### FORMAT FOR DISCLOSURE OF PRE-APPROVED TRANSACTIONS

(To be submitted within two trading days of transaction/dealing in Securities of the Company or upon expiry in case the transaction is not executed)

purchase/ sale/ sub approval letter date not applicable) i.Have not Traded in	re Industrial Est rapacity of, rescription ("Traced	of thehave receive de") of the securities of the In this regard, I hereby su	Company vide pre cl bmit that I: (strike off v	earance
Name of the	Traded	No. of securities traded	DP ID/Client	Price
Applicant (who	by/on behalf		ID/Folio No. of the	
applied for pre	of (including		person in whose	
clearance)	that of the		name trading is	
	Spouse)		done	
	Applicant □ Spouse □			
	Mother □	Purchased		
	Father	Sold		
	Brother □ Sister □	Subscription		
	Son $\square$	Others		
	Daughter □			
In compaction with	Others   the of greened true	uss ation(s). I handbury and antaly		-1 -f 5
		nsaction(s), I hereby undertake bliance officer / SEBI any of the		00 01 3
i.Broker's contract no ii.Proof of payment to iii.Extract of bank pass iv.Copy of delivery in	ote.  o/from brokers.  sbook/statement ( struction slip (app	to be submitted in case of dem plicable in case of sale transact	nat transactions).	
		ontra-trade for a minimum peri any urgent need, I shall approa		

necessary approval.

I hereby declare that the above information is correct and that no provisions of the Code and/or the applicable laws/regulations have been violated in effecting the aforesaid trade.

Thanking you

Signature:

Name:

Employee Code:

Designation:

### Annexure- 6

# REGISTER OF WAIVER OF RESTRICTION FOR ENTERING INTO A CONTRA TRADE WITHIN SIX MONTHS OF PRIOR TRANSACTION

S.No.	NAME	DESIGNATION & EMPLOYEE CODE., PAN	DEPT.	NAME & PAN OF THE IMMEDIAT E RELATIVES, IF THE SECURITIES ARE HELD IN THE NAME OF	NUMBER OF SECURITIE S
				IMMEDIAT E RELATIVES	
1.	2.	3.	4.	5.	6.
CONSIDERATI ON VALUE	REASONS FOR WAIVER	DATE OF WAIVER	REMARK S		
7.	8.	9.	10.	-	

# <u>Annexure- 7</u> REGISTER OF PRE-CLEARANCE FOR TRADE IN SECURITIES

S.	NAME	DESIGNATION	DEPT.	DATE & TIME	NATURE OF	ESTIMATED
No		& EMPLOYEE		OF RECEIPT	TRANSACTI	NUMBER OF
		CODE.		OF PRE-	ON	SECURITIES
				CLEARANCE	(PURCHASE	INDICATED
				APPLICATION	OR SALE or	IN THE
					SUBSCRIPTI	APPLICATI
					ON OF THE	ON
					SECURITIES)	
1.	2.	3.	4.	5.	6.	7.

ESTIMATED	NAME OF THE	DATE OF	REASONS	NUMBER	REMARKS
CONSIDERATION	IMMEDIATE	COMMUNICATION	FOR NON	OF	
VALUE	RELATIVES	OF THE	CLEARANCE,	SECURITIES	
INDICATED	IF THE	CLEARANCE	IF NOT	ACTUALLY	
IN THE	TRANSACTION	BY THE	CLEARED	TRADED, IF	
APPLICATION	IS IN THE	COMPLIANCE		INTIMATED	
	NAME OF THE	OFFICER			
	IMMEDIATE				
	RELATIVES				
8.	9.	10.	11.	12.	13.

### **FORM A**

### SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (1) (a) read with Regulation 6 (2) – Initial disclosure to the Company]

Name of the Company: CL Educate Limited

ISIN of the Company: INE201M01011

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

Name, PAN, CIN/DIN & address with	Category of Person (Promoters/KMP	Securities held as on the regulation coming into force	date of	% of Shareholding
contact nos.	Directors/immediate relative to/others etc)	Type of security (For eg. – Shares, Warrants, Convertible Debentures etc.)	No.	
1	2	3	4	5

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

Details of Open Interest (OI) in derivatives of the company held by Promoter, Key Managerial Personnel (KMP), Director and other such persons as mentioned in Regulation 6(2): Not Applicable

Name & Signature:
Designation:
Date:
Place:

### FORM B

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

Name of the Company: CL Educate Limited

ISIN of the Company: INE201M01011

Details of Securities held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter or Member of the Promoter Group of a listed company and immediate relatives of such persons and by other such persons as mentioned in Regulation 6(2).

Name, PAN,	Category of	Date of	Securities held at	the time of	% of
CIN/DIN &	Person	appointment of	appointment of Dir	rector/ KMP	Shareholding
Address with	(Promoters/	Director /KMP	upon becoming		
contact nos.	Member of the	OR Date of	Promoter/ Memb	er of the	
	Promoter	becoming	promoter group		
	OI Oup/		Type of securities	No.	
			(For eg. – Shares,		
	Directors/		Warrants,		
	immediate	group/	Convertible		
	relative		Debentures,		
	to/others etc.)		Rights		
			entitlements, etc.)		
1	2	3	4	5	6

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

Details of Open Interest (OI) in derivatives on the securities of the company held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter or Member of the Promoter Group of a listed company and immediate relatives of such persons and by other such persons as mentioned in Regulation 6(2): Not Applicable

Name & Signature:
Designation:
Date:

Place:

### FORM C

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

Name of the Company: CL Educate Limited ISIN of the Company: INE201M01011

Details of change in holding of Securities of Promoter, Member of the Promoter Group, Designated Person or Director of a listed company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2).

Name,	Category	Securities	s held	Securities	s acq	uired/I	Disposed	Securities	s held post	Date of all	lotment	Date of	Mode of	Exchange	on
PAN,	of Person	prior	to		_		-	acquisitio	on/disposal	advice/		intimation	acquisition /	which the	
	(Promoter/	acquisitio	on/					_	•	acquisition	n of	to	disposal (on	trade	was
& Address		disposal								shares/		company	market/public/	executed	
with	of the									disposal o	f shares,		rights/		
contact	Promoter									specify			preferential		
nos.	Group/	Type of	No.	Type of	No	Valu	Transact	Type of	No. and %	From	То		offer / off		
	Designate	security		security		Е			of shareholdin				market/ Inter-se		
	d Person/	(For eg.	of	(For eg.				(For eg.	shareholdin				transfer, ESOPs		
	Director/	Shares		_				– Shares,	g				etc.)		
	immediate relative	Warrants	lding	Shares,			e/	Warrants							
	others	,	_	Warran			Sale/	,							
	etc.)	Converti		ts,			Pledge /	Converti							
	Cic.)	ble		Convert			Revocati	ble							
		Debentur		ible			on/	Debentur							
		es,		Debentur			Invocati	es,							
		Rights		es,			on)	Rights							
		entitleme		Rights				entitleme							
		nt, etc.)		entitleme				nt, etc.)							
				nt,											
				etc.)											
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	

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

(ii) Value of transaction excludes taxes/brokerage/any other charges.

Details of trading in derivatives on the securities of the company by Promoter, Member of the Promoter Group, Designated Person or Director of a listed company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2): Not Applicable
Name & Signature:
Designation:
Date:
Place: