Code of Conduct for Regulating, Monitoring and Reporting of Trades and Prevention of Insider Trading	
(Pursuant to Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, as amended)	

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#### 1. INTRODUCTION

The Securities and Exchange Board of India has notified the SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended ("PIT Regulations"), which governs the law relating to insider trading of listed entities in India.

Regulation 9 of the PIT Regulations requires, *inter alia*, the board of directors of every listed company to ensure that the chief executive officer or managing director shall formulate a code of conduct, with their approval, to regulate, monitor and report trading by its designated persons and immediate relatives of designated persons towards achieving compliance with these regulations and enforce a code of internal procedures and conduct based on the Model Code in accordance with the PIT Regulations. Further, Regulation 7 of the PIT Regulations requires every promoter, member of the promoter group, key managerial personnel, directors and employee of listed companies to disclose their shareholdings and changes to such shareholding to the respective companies.

In compliance with the above requirements, the Company has introduced a code for prohibition of Insider Trading (hereinafter referred to as the "Code").

#### 2. OBJECTIVE

Namokar Trade India Limited (hereinafter referred to as the "Company") endeavors to preserve the confidentiality of unpublished price sensitive information and to prevent misuse of such information. The Company is committed to transparency and fairness in dealing with all stakeholders and in ensuring adherence to all laws and regulations.

Every designated person of the Company has a duty to safeguard the confidentiality of all such information obtained in the course of his or her work at the Company. No designated person shall use his or her position or knowledge of the Company to derive personal benefit or to provide or cause to provide benefit to any third party. Further, the PIT Regulations state that unless required, sharing of information by designated persons of the Company, even when the same is not misused shall be considered a violation unless required. Thus information needs to be shared only on a need to know basis and such persons are prohibited from communicating / or counseling others with respect to the securities of the Company. Such persons should also refrain from profiteering by misusing the unpublished price sensitive information and thereby enabling the Company to retain investor confidence.

Any subsequent modification and / or amendments to the Regulations shall automatically apply to this Code. The objective of this Code is to lay down guidance for designated persons on the policy, preclearance/disclosure procedures to be followed at the time of trading in the Securities of the Company.

#### 3. DEFINITION OF TERMS

- **3.1** "Act" means the Securities and Exchange Board of India Act, 1992 as amended from time to time.
- **3.2 "Audit Committee"** Means the audit committee constituted pursuant to Section 177 of the Companies Act, 2013 as amended and Regulation 18 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

- **3.3 "Code"** means this Code of Conduct to regulate, monitor and report trading by Insiders in securities of the Company as amended from time to time.
- 3.4 "Chief Investor Relations Officer" means a senior officer who has been designated as the chief investor relations officer to deal with dissemination of information and disclosure of unpublished price sensitive information.
- 3.5 "Company" means Namokar Trade India Limited
- 3.6 "Compliance Officer" means the Company Secretary of the Company.
- **3.7** "Connected Person" means the persons so defined in Regulation 2(d) of the PIT Regulations.
- **3.8** "Generally Available Information" means information that is accessible to the public on a non-discriminatory basis.
- **3.9** "Immediate Relative" shall have the meaning ascribed to it under Regulation 2(f) of the PIT Regulations.
- **3.10 "Insider"** shall have the meaning ascribed to it under 2 (g) of the PIT Regulations.

Provided that any person in receipt of unpublished price sensitive information pursuant to a "legitimate purpose" shall be considered an "insider" for purposes of these regulations and due notice shall be give not of such persons to maintain confidentiality of such unpublished price sensitive information in compliance with these regulations

- 3.11 "Key Managerial Person" means person as defined in Section 2(51)ofthe Companies Act, 2013.
- **3.12 "PIT Regulations**" means Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time.
- **3.13** "Pre-Clearance of Trade" means prior approval for trading / dealing in the securities of the Company.
- **3.14 "Promoter"** shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended and any modifications thereof.
- 3.15 "Promoter Group" shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended and any modifications thereof.
- **3.16 "Securities**" shall have the meaning assigned to it under the Securities Contracts Regulation Act, 1956 or any modification thereof except units of a mutual fund.
- **3.17 "Trading"** means and includes subscribing, buying, selling, dealing or agreeing to subscribe, buy, sell, deal in securities and trade' shall be construed accordingly, and shall be construed to include pledging when in possession of UPSI.
- 3.18 "Trading Day" means a day on which recognized stock exchanges are open for trading.

- **3.19 "Unpublished Price Sensitive Information / UPSI"** shall have the meaning ascribed to it under Regulation 2(n) of the PIT Regulations
- **3.20 "Trading Window"** refers to the period during which the Company's securities can be traded by the Designated Person as provided in this Code.

Words and expressions used and not defined in this Code but defined in SEBI Act, 1992, the SCRA Act, 1956, the Depositories Act, 1996, SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 or Companies Act, 2013 and Rules and Regulations thereunder shall have the meanings respectively assigned to them in those legislations.

#### 4. APPLICABILITY OF THE CODE

The Code is applicable to the Designated Persons, i.e.:

- a) Promoters and Promoter Group of the Company;
- b) Directors of the Company;
- c) Key Managerial Personnel ("KMP") of the Company;
- d) The office of Chief Executive Officer(s) and employees upto two levels below Chief Executive Officer
- e) All employees of secretarial team, corporate finance, accounts and tax team, IT and corporate communication;
- f) Any other employee of the Company which in the opinion of the Compliance Officer of the Company needs to be included in the category of Designated Employee. Such inclusion shall be done after approval of the Chief Financial Officer / Chief Executive Officer / Whole-Time Director / Managing Director of the Company;
- g) Immediate Relatives of these persons listed under (a) to (f)

For the purpose of this Code, the declaration given by a Designated Person of an Immediate Relative who is either dependent financially on the person or who consults such person in taking decisions relating to trading in securities will be considered.

#### 5. COMPLIANCE OFFICER

- 5.1. The Board of Directors of the Company has appointed Company Secretary, as Compliance Officer for the purposes of this Code.
- 5.2. The Compliance Officer shall be responsible for setting forth policies, procedures, monitoring adherence to the rules for the preservation of 'Unpublished Price Sensitive Information', pre-clearing of Designated Persons, monitoring of trades and the implementation of the Code of Conduct under the overall supervision of the Board of Directors.
- 5.3. The Compliance Officer shall maintain a record of the Designated Employees and any changes therein.
- 5.4. The Compliance Officer shall assist all the Designated Employees in addressing any clarifications regarding the Regulations and the Company's Code of Conduct.
- 5.5. Monitor and administer this Code.
- 5.6. Process the pre-clearance of trade as per approval matrix.
- 5.7. Maintain, update and preserve records, as per PIT Regulations.
- 5.8. Clarify issues regarding the Code and redress the grievances of the Designated Persons.
- 5.9. Decide and notify the 'No-Trading Period' for Designated Persons / select persons or specific departments, as deemed necessary.

- 5.10. Identify and notify the list of Designated Persons on the basis of specific transactions, as required under the Code.
- 5.11. Notify the trading plan to the stock exchanges where the securities are listed, on approval of the plan.

#### 6. HUMAN RESOURCE DEPARTMENT

The Head-Human Resources shall ensure the following: Obtain initial disclosures from Designated Persons; and

a) Provide updated list of Designated Persons to the Compliance Officer from time to time.

#### 7. ROLE OF CHIEF INVESTOR RELATIONS OFFICER

The Chief Investor Relations Officer/Compliance Officer shall deal with dissemination of information and disclosure of UPSI.

# 8. PROHIBITION ON DEALING, COMMUNICATING OR COUNSELLING ON MATTERS RELATING TO INSIDER TRADING.

No insider shall:-

- (i) either on his own behalf, or on behalf of any other person, deal in securities of the Company when in the possession of any unpublished price sensitive information;
- (ii) communicate, provide, or allow access to any unpublished price sensitive information, relating to a company or securities listed or proposed to be listed, to any person including other insiders except where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.
  - Explanation: the term "legitimate purpose" shall include sharing of unpublished price sensitive information in the ordinary course of business by an insider with partners, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors, auditors, insolvency professionals or other advisors or consultants, provided that such sharing has not been carried out to evade or circumvent the prohibitions of these regulations.
- (iii) When a person who has traded in securities has been in possession of unpublished price sensitive information, his trades would be presumed to have been motivated by the knowledge and awareness of such information in his possession

#### 9. PRESERVATION OF UNPUBLISHED PRICE SENSITIVE INFORMATION ('UPSI')

Designated Persons shall maintain the confidentiality of all UPSI. Designated Persons shall not pass on such information to any person directly or indirectly by way of making a recommendation for the purchase or sale of Securities.

Communication or procurement of UPSI:

a. The Designated Employee shall maintain confidentiality of all UPSI and no Designated Employee shall communicate, provide, or allow access to any UPSI, relating to the Company or securities listed or proposed to be listed, to any person including other Designated Employees except where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legal obligations. Further the Designated Employee shall not pass on the UPSI to any person directly or indirectly whether for making a recommendation for the purchase or sale of securities of the Company or otherwise.

- b. No person shall procure from or cause the communication by any Designated Employee of UPSI, relating to the Company or securities listed or proposed to be listed except in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.
- c. No Designated Employee shall Trade in securities that are listed or proposed to be listed on a stock exchange when in possession of UPSI.
- d. Notwithstanding anything contained in the Regulations, the UPSI may be communicated, provided, allowed access to or procured, in connection with a transaction that would:
  - i. entail an obligation to make an open offer under the Takeover Regulations where the Board is of informed opinion that the proposed transaction is in the best interest of the Company;
  - ii. not attract the obligation to make an open offer under the Takeover Regulations but where the Board is of informed opinion that the proposed transaction is in the best interest of the Company and the information that constitute UPSI is disseminated to be made Generally Available at least two Trading Days prior to the proposed transaction being effected in such form as the Board may determine.
- e. It is clarified that no communication of UPSI as contemplated under Clause 9(d) above shall occur unless the Board has passed a resolution authorizing such communication. For purposes of Clause 9 (d), the Board 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 Clause 9(d) and shall not otherwise Trade in securities of the Company when in possession of UPSI.

Following practices should be followed in this regard:

#### 9.1. Need to know

Unpublished Price Sensitive Information is to be handled on a 'need to know' basis i.e., 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 information.

#### 9.2. Limited access to Confidential Information

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. Shredder should be used for the destruction of physical files.

9.3. Further, no Designated Person shall procure from or cause the communication by any Insider, of Unpublished Price Sensitive Information, relating to the Company or its Securities, either directly or indirectly except in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.

#### 10. TRADING PLANS

a) An Insider who may be/are perpetually in possession of Unpublished Price Sensitive Information is entitled to formulate a trading plan ("Trading Plan") enabling him / her to trade in securities in

a compliant manner. The Compliance Officer is required to review the trading plan to assess whether the plan potentially violates the PIT Regulations. The Trading Plan approved by the Compliance Officer should be notified to the stock exchanges where the securities are listed.

## b) The Trading Plan shall:

- (i) Not entail commencement of trading on behalf of the Insider earlier than six months from the public disclosure of the plan;
- (ii) Not entail trading for the period between TWENTIETH 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:
- (iii) Entail trading for a period of not less than twelve months;
- (iv) Not entail overlap of any period for which another trading plan is 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.
- c) The Compliance Officer may seek express undertakings necessary for the assessment, approval and implementation of the trading plan. An approved trading plan is irrevocable. Insiders cannot execute any trade outside the scope of the trading plan.
- d) The Trading Plan once approved shall be irrevocable and the Designated Employee shall mandatorily have to implement the Trading Plan, without being entitled to either deviate from it or to execute any Trade in the securities outside the scope of the Trading Plan. Such Designated Person who opts for trading plan route shall not be allowed to trade through the Pre-clearance Route during currency/pendency of a Trading Plan Provided that the implementation of the Trading Plan shall not be commenced if any UPSI is in possession of the Designated Employee at the time of formulation of the Trading 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 shall be deferred until such UPSI becomes Generally Available Information so as to avoid a violation of Regulation 4(1) of the Regulations. Further, the Designated Employee shall also not be allowed to Trade in securities of the Company, if the date of Trading in securities of the Company, as per the approved Trading Plan, coincides with the date of closure of Trading Window announced by the Compliance Officer.

## 11. PREVENTION OF MISUSE OF UPSI

All Designated Employees shall be subject to certain Trading restrictions as enumerated below:

- **11.1** Trading Window and Window Closure:
  - The Company shall have a designated <u>Trading Window</u> period being the period during which transactions in the securities of the Company can be effected by the

- Designated Employee (herein after referred to as Trading Window') for Trading in the Company's securities;
- b. The Trading Window shall remain closed from the date mentioned in the notice given to the stock exchanges for convening the meeting of the Board to consider items of UPSI and shallbe <u>re-opened as per Clause 11.1(d) below;</u>
- Designated Employees shall not Trade in the Company's securities during the period when the Trading Window is closed and will have to forego the opportunity to Trade in the Company's securities during such period;
- d. The timing for re-opening of the Trading Window shall be determined by the Compliance Officer taking into account various factors including the UPSI in question becoming Generally Available and being capable of assimilation by the market, which in any events hall not be earlier than forty-eight hours after the UPSIbecomes Generally Available; and
- e. All Designated Employees shall conduct all their Trading in the securities of the Company only inavalid Trading Window and shall not Trade in the Company's securities during the periods when Trading Window is closed or during any other period as may be specified by the Compliance Officer from time to time.
- 11.2 The Trading Window shall be closed when the Compliance Officer determines that a Designated Employee or class of Designated Employees can reasonably be expected to have possession of UPSI. Such closure shall be imposed in relation to such securities to which such UPSI relates. Designated Employees shall not Trade in securities when the Trading Window is closed.

#### 12. TRADING RESTRICTIONS

All Designated Persons shall conduct all their dealings in the securities of the Company only in a valid trading window after obtaining pre-clearance from the Compliance Officer and shall not enter into any transaction in the Company's Securities during the 'Close Period'.

#### 13. PRE-CLEARANCE OF TRANSACTIONS

a. All Designated Employees, who intend to Trade in the securities of the Company when the Trading Window is open whether in one transaction or a series of transactions over any calendar quarter, for an aggregated trade value in excess of 10,00,000/- (Rupees Ten Lakh), shall get the transactions pre-cleared.

Provided that pre-clearance of trades shall not be required for a trade executed as per an approved trading plan.

Provided further that trading window norms and restrictions on contra trade shall not be applicable for trades carried out in accordance with an approved trading plan

b. An application in the form attached hereto as **Annexure 1** shall be made to the Compliance Officer by the Designated Employee indicating the estimated number of securities that such person intends to trade in, details of depository and such other information as may be prescribed by the Company. The matrix for obtaining pre-clearance is as under:

Dealing by	Clearance by
All Designated Employees except Compliance Officer	Compliance Officer

Compliance Officer	Managing Director
Compliance Officer	l Managing Director
Compilation Cities	managing En ector

- c. In case the Designated Person procures or comes in possession of UPSI before execution of the trade during the subsistence of the pre-clearance sought, he shall refrain from executing the trades.
- d. Before a Trade is executed, the Designated Employee shall execute an Undertaking in the form annexed hereto as **Annexure 2** in favour of the Company.
- **e.** The Compliance Officer shall accord his approval within two Trading Days of the receipt of application for pre-clearance in the format attached hereto as **Annexure 3**.
- f. All Designated Employees shall execute their Trades in respect of securities of the Company within seven Trading Days after the approval of pre-clearance is given. The Designated Employee shall file within two Trading Days of the execution of the Trade, the details of such Trade with the Compliance Officer in the form attached as **Annexure 4.** In case the transaction is not undertaken, a report to that effect shall be filed within two trading days of expiry of pre-clearance approval in the format attached as **Annexure 4**.
- g. If the Trade is not executed within seven Trading Days after the approval is given, the Designated Employee must obtain a fresh pre-clearance.
- h. All Designated Employees who buy or sell any number of securities of the Company shall not enter into any contra trade/opposite trade i.e., sell or buy any number of securities during the next six months following the prior transaction for purchase or sale of securities, as the case maybe. In case of any contra trade be executed, inadvertently or otherwise, in violation of such a restriction, the profits from such trade shall be liable to be disgorged for remittance to the SEBI for credit to the Investor Protection and Education Fund administered by SEBI under the Act.

Provided that this shall not be applicable to for trades pursuant to exercise of stock options.

- The Compliance Officer may grant relaxation from strict application of such restriction in the Code above for reasons to be recorded in writing provided that such relaxation does not violate the PIT Regulations.
- j. All Designated Employees shall take pre-clearance from the Compliance Officer before creating, revoking or invoking lien/Pledge on securities of the Company for such value as prescribed in this clause.

#### 14. OTHER RESTRICTIONS / GENERAL PROVISIONS

- **14.1** The disclosure to be made by any person under this Code shall include those relating to Trading by such person's Immediate Relatives.
- **14.2** The disclosures of Trading in securities shall also include Trading in derivatives of securities and the Traded value of the derivatives shall be taken into account for purpose of this Code.
- **14.3** All supporting documents for compliances made under this Code shall be maintained by the Company, for a minimum period of five years, in such a form as maybe prescribed by the Compliance Officer or by the Board.
- 14.4 Trade in Securities of the Company directly or indirectly, either on his / her own behalf, or on behalf of any other person, when in possession of UPSI, except in compliance with the provisions of this Code. Provided that exercise of stock options under the Company's Employee Stock Option Purchase Scheme ("ESOP") shall not be

- considered as trading / purchase of the Securities of the Company except for disclosure requirements as stipulated under this Code.
- 14.5 These restrictions shall not apply to the general recommendation for purchase of Securities in performance of duty, for example, recommendation by Investor Relations Department to institutional investors, is permissible.
- 14.6 The board of directors shall ensure that a structured digital database is maintained containing the names of such persons or entities as the case may be with whom information is shared under this regulation along with the Permanent Account Number or any other identifier authorized by law where Permanent Account Number is not available. Such databases shall be maintained with adequate internal controls and checks such as time stamping and audit trails to ensure non-tampering of the database.
- 14.7 The senior management shall have a process for how and when people are brought 'inside' on sensitive transactions. Individuals will be made aware of the duties and responsibilities attached to the receipt of Inside Information, and the liability that attaches to misuse or unwarranted use of such information.

#### 15. REPORTING REQUIREMENTS FOR TRANSACTIONS IN SECURITIES

#### 15.1 Initial disclosures

- a. Every Promoter, member of the PromoterGroup, Key Managerial Personnel and Director of the Company shall disclose his / her holding of securities of the Company as on the date of these Regulations taking effect, to the Company within thirty days of these Regulations taking effect in the format attached as Annexure5;
- b. Every person on appointment as a Key Managerial Personnel or a Director or upon becoming a Promoter or member of the Promoter Group shall disclose his/her holding of securities of the Company as on the date of appointment or becoming a Promoter, to the Company within seven days of such appointment or becoming a Promoter in the format attached as Annexure6.

#### 15.2 Continual disclosures

- a. Every Promoter, member of the Promoter Group, Designated Person 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 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 often lakh rupees or such other value as may be specified, in the format attached as Annexure 7.
- 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 or from becoming aware of such information.

Explanation - It is clarified for the avoidance of doubts that the disclosure of the Incremental transactions after any disclosure under this sub-regulation, shall be made when the transactions effected after the prior disclosure cross the threshold specified in clause (a) of sub-regulation (2).

- c. Off-market trades shall be reported by the insiders to the company within two working days. Every company shall notify the particulars of such trades to the stock exchange on which the securities are listed within two trading days from receipt of the disclosure or from becoming aware of such information."
- **15.3** Designated Persons shall provide an annual confirmation as of 31st March, by 15th April of each year in the format attached as **Annexure 8**. Audit Committee at its discretion may extend / waive the aforesaid period.

Designated persons shall be required to disclose names and Permanent Account Number or any other identifier authorized by law of the following persons to the company on an annual basis and as and when the information changes: (a) immediate relatives (b) persons with whom such designated person(s) shares a material financial relationship (c) Phone, mobile and cell numbers which are used by them. In addition, the names of educational institutions from which designated persons have graduated and names of their past employers shall also be disclosed on a one time basis in the format attached as **Annexure 9.** 

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

15.4 All disclosures must be made in the prescribed formats and must be sent to the Compliance Officer at: ratan.namokar@gmail.com The original disclosures must be sent at the following address:

Company Secretary and Compliance Officer NAMOKAR TRADE (INDIA) LTD

Diamond Arcade, 5th - Fr, FI - 504 68, Jessore Road, Kolkata, 700055

#### 16. PENALTY FOR CONTRAVENTION OF CODE OF CONDUCT

- Every Designated Employee shall be individually responsible for complying with the provisions of the Code (including to the extent the provisions here of are applicable to his/her dependents).
- b) Designated Employees who violate the Codes shall also be subject to disciplinary actions including wage freeze, suspension, recovery, clawback etc that may be imposed, by the Board.
- c) The action by the Company shall not preclude SEBI from taking any action in case of violation of the Regulations.

#### 17. INTIMATION TO AUDIT COMMITTEE / BOARD/ SEBIINCASEOFVIOLATION

a) The Compliance Officer shall inform the chairman of the Audit Committee, Chairman of the Board, cases of any violation of the Regulations / Code so that appropriate action may be taken.

- b) The Company shall also intimate to SEBI any violation of the Regulations.
- c) The compliance officer shall report to the board of directors and in particular, shall provide reports to the Chairman of the Audit Committee, if any, or to the Chairman of the board of directors at such frequency as may be stipulated by the board of directors but not less than once in a year.

#### 18. MISCELLANEOUS

- a) The Chief Financial Officer and the Compliance Officer are jointly authorised to amend the Code to give effect to any changes/amendments notified by the Ministry of Corporate Affairs or SEBI. The amended policy shall be placed before the Board for noting and ratification.
- b) Any person, to whom this Code applies, and who has any doubt as to interpretation of any clause of the Code, should at all times consult the Compliance Officer. All communications under this Code should be addressed to the Compliance Officer or to the designated e-mail: ratan.namokar@gmail.com
- c) ALL CONNECTED PERSONS AS DEFINED UNDER THE PIT REGULATIONS SHALL WHEN IN POSSESSION OF UPSI NOT COMMUNICATE, PROVIDE ACCESS TO OR TRADE IN THE SECURITIES OF THE COMPANY.
- d) The Compliance Officer may require any other Connected Person or class of Connected Persons, not being presently covered as a Designated Person under this Code, to disclose holding and trading in the Securities of the Company, as and when deemed necessary, to monitor compliance with this Code and PIT Regulations.
- e) The Compliance Officer shall be authorized to seek any such information / documents from the Connected Persons and/or their Immediate Relatives, as the case may be, for ensuring compliance with the PIT Regulations.

#### 19. APPENDIX

SEBI (Prohibition of Insider Trading) Regulations, 2015 (as amended) and requisite Forms are enclosed.

#### 20. COMMUNICATION

This Code (along with code of fair disclosure) will be uploaded on the website of the Company. The Code will be disseminated to all Designated Persons who shall abide by the same. The responsibility for complying with the provisions of the PIT Regulations shall vest with each Designated Person including any violation by their immediate relatives.

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

Date

To, The Compliance Officer, Namokar Trade India Limited Diamond Arcade, 5th -FR, FL -504 68, Jessore Road Kolkata 700055

Dear Sir/Madam,

Application for Pre-dealing approval in securities of the Company

Pursuant to the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, as amended and the Company's Internal Code of Conduct for Regulating, Monitoring and Reporting of Trades by Insiders under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015("Code"),I seek approval to Trade in securities of the Company as per details given below:

1.	Name of the applicant		
2.	Designation		
3.	Nature of the securities and the number of securities held as on date		
4.	Application for		
5.	Relation with Employee		
6.	PAN		
7.	FolioNo. /DPID/ClientIDNo.)		
8.	The proposal is for	i. ii. iii. iv.	Purchase of securities Subscription to securities Sale of securities Any other transaction, please specify
9.	Proposed date of trading in securities		
10.	Estimated number of securities proposed to be acquired/subscribed/sold, etc.		
11.	Price at which the transaction is proposed		
12.	Current market price(as on date of application)		
13.	Whether the proposed transaction will be through stock exchange or off-market deal		
14.	Folio No. /DPID/Client No. where the Securities will be credited/ debited		

I enclose herewith the Undertaking signed by me as per the requirements of the Code.
All capitalized terms used here in but not defined shall have the same meaning as has been assigned to the terms in the Code.
Yours foithfully
Yours faithfully,
Signature
Signature Name

Date	
Namo Diamo 504 6	ompliance Officer, okar Trade India Limited ond Arcade, 5th -FR, FL - 8, Jessore Road ota 700055
ame	uant to the Securities and Exchange Board of India(Prohibition of Insider Trading)Regulations,2015, as nded and the Company's Internal
	cofConductforRegulating,MonitoringandReportingofTradesbyInsidersundertheSecurities and Exchange d of India (Prohibition of Insider Trading) Regulations, 2015 ( <b>'Code"</b> ),
	of the Company residing at , am desirous of Trading in
secu	rities of the company asmentionedinmy application datedforpre-clearance of the transaction.
I ami	ssuingthisundertakingpursuantto Clause 13 (f) of the Code. I here by confirmand undertake:
a.	that do not possess any Unpublished Price Sensitive Information;
b.	notto pass on confidential information of the Company to any person directlyorin directly;
c.	to report to the Compliance Officer ,any non-public information hat may be received by me;
d.	thatincaselhaveaccesstoorreceive UnpublishedPriceSensitiveInformation'afterthe signingofthisundertakingbutbeforetheexecutionoftheTrade,Ishallinformthe Compliance Officer of the same and shall completely refrainfrom Tradingin the securities of the Company tillsuch time the Unpublished Price Sensitive Information be comes public;
e.	that I have not contravened the Code as notified by the Company from time;
f.	all disclosuresmadebymeinthisletterare trueand complete;and
g.	ThatI shall executemy Tradeinrespectofsecurities of Uma Exports Limitedwithinseven Trading Daysafter the pre-clear anceis given. If the Tradeisnot executed within seven Trading Days after the approval is given, I shall obtain pre-clear ancefor the Tradeagain.
Allca	pitalizedtermsusedhereinbutnotdefinedshallhavethesamemeaningashasbeenassigned tothetermsintheCode.
Nam Sign	ne: ature:

## FORMAT FORPRE-CLEARANCEORDER

To Name	:					
•	gnation:					
Place	):					
Sub: <u>P</u>	Pre-clearance of transaction	ctioninCompany	'sSecurities			
Ref:	Your application dated	d	, 20	for pre-clearance o	f transaction for	
		panyinyournar		sof		
India( Interna	spursuanttotheSecuritie (ProhibitionofInsider) alCodeofConductforRe ange Board of India (Pro	Frading)Regulagulagulagulagulagulagulagulagulagula	ations,2015an ringandReportin	dtheCompany's gofTradesbyInsidersur	Board nderthe Securities	of s and
	eferencetoyouraboveap mpany,weherebyaccor		•	•	uritiesof	
execu	naykindlynotethatpurstedwithinsevenTradinglancetotheproposedtrans	Daysfromthedat	eofreceiptofthisl	etter,failingwhich,an	applicationsee	kingpre-
cleara Furth within:	g days of expiry of P	janytransaction ilethedetailsof nsaction.lncase	ninthesecuritie theexecutedtra thetransactionis	softheCompany. ansactionsintheattac notundertakena Nil're		thin 2
	oitalizedtermsusedherei termsintheCode.	nbutnotdefineds	shallhavethesam	emeaningashasbeena	assigned	
					Yoursfaithf Namokar Trade India I	
					COMPLIANCEOFFIC	CER
Date:						
Encl:F	Formatforsubmissionofd	letails oftransac	tion			

#### FORMAT FORDISCLOSUREOFTRANSACTIONS

(To besubmittedwithin2daysof transaction/dealinginsecuritiesof theCompany)

To, The Compliance Officer, Namokar Trade India Limited Diamond Arcade, 5th -FR, FL -504 68, Jessore Road Kolkata 700055

Sub:Securities and Exchange Board of India(ProhibitionofInsiderTrading)Regulations,2015, as amended and the Company's Internal Code of ConductforRegulating,MonitoringandReportingofTradesbyInsidersundertheSecurities and Exchange Board of India(Prohibition ofInsider Trading)Regulations,2015(**Codel**).

IIIula(Pioilibilioii	ollisider Tradilig/Re	guiations,2015( <b>Code</b>   ).		
I hereby inform th	at			
• have ı	not Traded in any sec	curity of the Company:		
	•	,		
• have	Tradeds	securitiesasmentionedbelow on	(date)	
Name of holder	Nature of the Securitiesand theNo. of securitiesdealt with	Bought/sold/subscribed/others	DPID/ClientID / FolioNo	Price(Rs.)
	totheCompliance Off	on(s),Iherebyundertaketopreserve,fora icer/ SEBI anyof thefollowing documer	-	

- 1. Broker's contract note.
- 2. Proof ofpaymentto/from brokers.
- 3. Extractofbankpassbook/statement(tobesubmittedincase ofdemattransactions).
- 4. Copyof Deliveryinstructionslip(applicableincase of sale transaction).

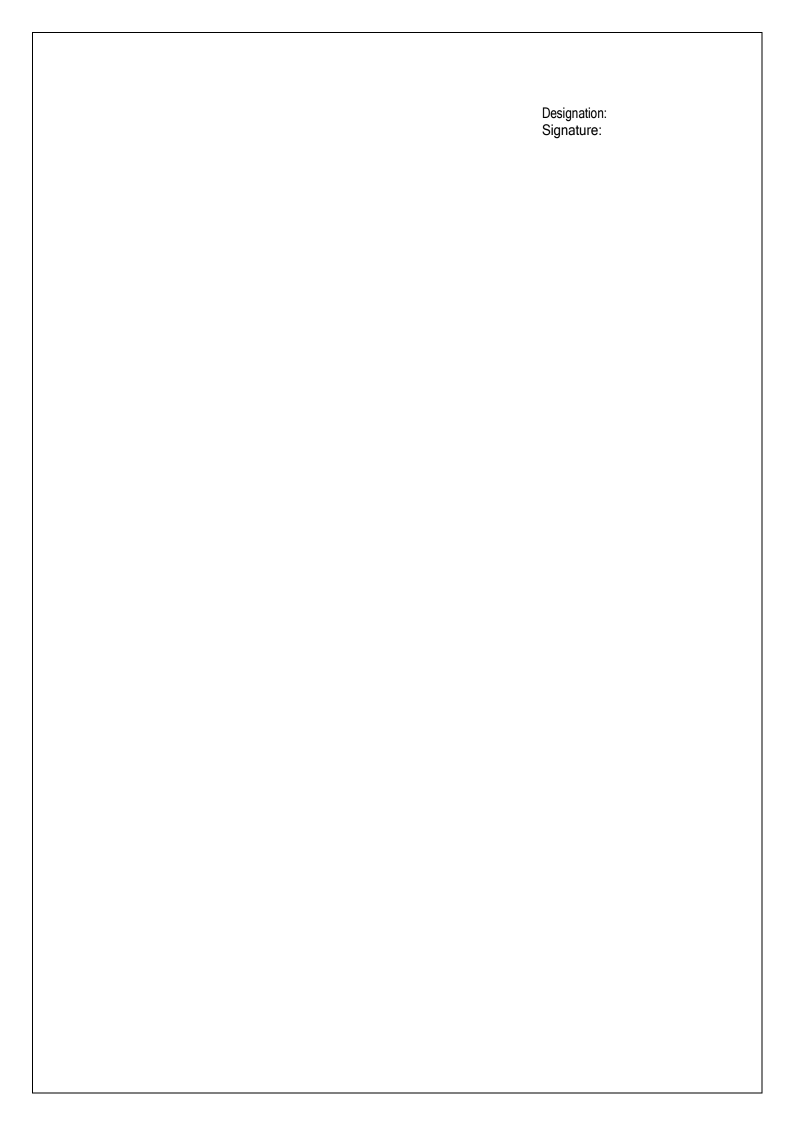
lagreetoholdtheabovesecuritiesforaminimumperiodofsixmonths. Incasethereisanyurgent needtosellthesesecuritieswithinthesaidperiod, Ishallapproachthe Compliance Officerfor necessary approval.

I agree not to execute any contra trade transaction for a period of six months from the date of aforesaid transaction in the securities of the Company.

 $Ideclare \quad that the above information \quad is \quad correct and that no provisions of \quad the Company's Code and/or applicable laws/regulations have been contravened for effecting the above said transaction (s).$ 

All capitalized terms used here in but not defined shall have the same meaning as has been assigned to the terms in the Code.

Date:	Name:



## ANNEXURE 5 FORMA

## SEBI(ProhibitionofInsiderTrading)Regulations,2015

[Regulation7(1)(a)readwithRegulation6(2)-Initialdisclosuretothecompany]

PAN, CIN/DI N&	Categoryof Person (Promoters/KMP /	comingin	heldasonthedateofre toforce	gulation	%of Shareholding
addres s with contact nos.	Directors/immediaterela ve to/othersetc.)	i ypeoise	ecurity(Foreg arrants,Convertible resetc.)	No.	
1	2		3	4	5
InsiderTrading etailsofOpenIn anagerialPerso OpenInterestofth	n)Regulations,2015. terest(OI)inderivatives nnel(KMP),Director and reFuturecontractsheldas	s of th d othersuch p	ersons asmentione OpenInterestofthe(	held by din Regulation OptionContractsh	Promoter, 6(2) neldason
InsiderTrading etailsofOpenIn anagerialPerso OpenInterestofth thedateofregulat	terest(OI)inderivatives nnel(KMP),Director and neFuturecontractsheldas ioncominginto force	s of th d othersuch p on	ersons asmentione OpenInterestoftheOthedateofregulation	held by din Regulation OptionContractsh cominginto force	Promoter, 6(2) neldason
etailsof OpenIn anagerial Perso OpenInterestofth	terest(OI)inderivatives nnel(KMP),Director and eFuturecontractsheldas ioncominginto force    Number of   N	s of th d othersuch p	ne company ersons asmentione OpenInterestofthe0	held by din Regulation OptionContractsh	Promoter, 6(2) neldason

#### **FORMB**

## SEBI(ProhibitionofInsiderTrading)Regulations,2015

Warrants, Convertible Debenturesetc.)

4

5

6

[Regulation7(1)(b)readwithRegulation6(2)-Disclosureonbecomingadirector/KMP/Promoter]

	neldonappointment		Personnel(KMP)orDir rsonsasmentionedinF		2).
Name,PAN, CIN/DIN& Addresswith contactnos.	Categoryof Person (Promoters/K MP/ Directors/immed iate relativeto/others	Dateof appointment of Director/KMP ORDateof becoming Promoter	Securities heldatthe ofbecoming Promoter/appointme Director/KMP  Typeofsecurity (ForegShares,	-	%of Shareholding

Nameofthecompany:

etc.)

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

3

DetailsofOpenInterest(OI)inderivativesofthecompanyheldonappointmentofKey ManagerialPersonnel(KMP)orDirectororuponbecomingaPromoterofalistedcompanyand othersuchpersonsasmentionedinRegulation6(2).

OpenInterestoftheF thetimeofbecomingF Director/KMP			OpenInterestoftheOptionContractsheldat thetimeofbecomingPromoter/appointmentof Director/KMP			
Contract specifications	Numberof units(contracts *lotsize)	Notionalvalue inRupeeterms	Contract specifications	Numberof units(contracts *lotsize)	Notionalvalue inRupeeterms	
7	8	9	10	11	12	

Note:Incase of Options			

Name&Signature:
Designation:
Date:

Place:

## **FORMC**

## SEBI(ProhibitionofInsiderTrading)Regulations,2015 [Regulation7(2)read--withRegulation6(2)-Continualdisclosure]

Nameofthecompany: ISINofthecompany:

DetailsofchangeinholdingofSecuritiesofPromoter,EmployeeorDirectorofalistedcompanyandother such personsasmentionedinRegulation6(2).

Name, PAN, CIN/DIN, &address with contactnos.	Categoryof Person (Promoters/ KMP/ Director s/immediate relativeto/	Securitiesh priorto acquisition/o	neld	Securitiesac				Securitieshel acquisition/dis	ldpost	Dateofallo advice/ acquisition of shares/ saleofshares/ specify	on	Dateof intimationto company	Modeof acquisition/ disposal (onmarket/public/ rights/preferential offer/offmarket/ Inter- setransfer, ESOPs
	othersetc.)	Typeof security (Foreg. -Shares, Warrants , Convertibl eDebentur esetc.)	No. and% of share holdin g	Typeof security (Foreg. – Shares, Warrants, Convertible Debentures etc.)	No.		Pledge/ Revoke/	Typeof security (Foreg. -Shares, Warrants , Convertible Debentures etc.)	No.and% of sharehol ding	From	То		etc.)
1	2	3	4	5	6	7	8	9	10	11	12	13	14

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

DetailsoftradinginderivativesofthecompanybyPromoter,EmployeeorDirectorofalistedcompanyand othersuchpersonsasmentionedinRegulation6(2).

	Tradinginderivat	Exchangeonwhichthetradewasexecuted				
Typeof contract	Contract specifications		Buy		Sell	
		NotionalValue	Numberofunits (contracts* lotsize)	NotionalValue	Numberofunits (contracts*lotsize)	
15	16	17	18	19	20	21

Note: Incase of Options, notional values hall be calculated based on Premium plus strike price of options.

Name&Signature:
Designation:
Date:
Place:

ANN	IUALDISCLOSUREOFSHARESHELD INTHECO	MPANYBY PROMOTER/ENTI	TYOF PROMOTER GROUP	/DIRECTORS/DESIGNA	TED PERSONS&THEIR	IMMEDIATE RELAT	IVES			
Nameof Promoter/entityof PromoterGroup/Director/DesignatedEmployees;andtheirImmediateRelatives:										
Dateof	appointment:		Employee No:							
	Particularsof Individuals	No.of sharesheld	No.of sharesbought	No.of sharessold	No.of sharesheld	Client I.D.No.	i			

Particularsof Individuals		No.of sharesheld on1/4/20	No.of sharesbought duringtheyear	No.of sharessold duringtheyear	No.of sharesheld on31/3/20	Client I.D.No.	
Name	Relation	PAN					

I/Wedeclare thatI/Wehavecompliedwiththerequirementof theminimum holding periodofsixmonthswithrespecttothesecuritiespurchased/sold.

I furtherdeclare thattheabovedisclosureis trueand correctandisinaccordancewiththeInternal Code ofConductforRegulating,MonitoringandReportingof Tradesby Insidersunder theSEBI (ProhibitionofInsider Trading)Regulations,2015.

Flace. Date. Signa	Place:	Date:	Signature
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## Disclosure Relatives by Designated Person

Sr. No.	Immediate Relatives	Persons with whom Designated Persons share a material financial information	Phone/mobile nos. of persons mentioned in (2) & (3)	Name of Educational Institution from which Designated Persons have graduated (One time Disclosure)	Names of Past Employers (One time Disclosure)
(1)	(2)	(3)	(4)	(5)	(6)
	• /	, ,	• /	. ,	` '