JAINARAIN FABTECH LIMITED

(FORMERLYKNOWNAS"JAINARAIN FABTECH PRIVATELIMITED")

REGISTEREDOFFICE:B-1 SHAMBHU NAGAR, BAGHPAT ROAD, MEERUT, 250002, UTTAR PRADESH, INDIA

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CODEOFINTERNALPROCEDURESCONDUCTFORPREVENTIONOF INSIDER TRADING

PREFACE:

JainarainFabtechLimited(formerlyknownas"JainarainFabtechPrivateLimited"), believes

inadheringtothehighest standardsoftransparency and fairness in dealing with all stakeholders and aims to institutionalize strong governance processes to ensure that no insider uses his or her position, with or without the knowledge of the Company, for personal benefit, or to provide benefits to any third party. Further, under the SEBI Regulations, even sharing of information which is not mis-used, is considered a violation unless required. Thus, information needs to be shared onlyon a "need to know" basis.

Regulation 9 of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 ("The PIT Regulations"), mandates Directors of every Listed Company to formulate a code of conduct to regulate, monitor and report trading by its designated persons and immediate relatives of designated persons towards achieving compliance with these regulations, adopting the minimum standards set out in Schedule B to the regulations.

This Code has been reviewed and approved by the Board of Directors and shall come into effect from the Date of Listing of the Equity Shares of the Company.

***** DEFINITIONS:

- "Act" meansthe Securities and Exchange Board of India Act, 1992.
- "Board" means the Board of Directors of the Company.
- **"Code"** or **"Code of Conduct"** shall mean the Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of trading by insiders of the Companya same nded from time to time.
- "Company" means "JainarainFabtechLimited(formerlyknownas" JainarainFabtechPrivateLimited")"
- "Compliance Officer" meansCompanySecretaryor suchother seniorofficer, designated so and reporting to the Board of Directors who is financially literate and is capable of appreciating requirements for legal and regulatory compliance under the regulations and who shall be responsible forcomplianceofpolicies, procedures, maintenanceofrecords, monitoringadherence to the rules for the preservation of unpublished price sensitive information, monitoring of trades and the implementation of the codes specified in the regulations under the overall supervision of the Board of Directors of the Company.

"ConnectedPerson" means:

- anyperson who is or has during the six months prior to the concerned act been associated with a company, directly or indirectly, in any capacity including by reason of frequent communication with its officers or by being in any contractual, fiduciary or employment relationship or by being a director, officer or an employee of the Company or holds any positionincludingaprofessionalorbusinessrelationshipbetweenhimselfandtheCompany whether temporaryor permanent, that allows such person, directlyor indirectly, access to unpublished price sensitive information or is reasonably expected to allow such access.
- ii. Withoutprejudicetothegeneralityoftheforegoing, the persons falling within the following categories shall be deemed to be connected persons unless the contrary is established,
 - a) animmediaterelative of connected persons specified in clause (i); or
 - b) aholdingcompanyor associatecompanyor subsidiarycompany;or
 - c) anintermediaryasspecifiedinSection12oftheActor anemployeeordirectorthereof; or

- d) an investment company, trustee company, asset management companyor an employee or director thereof; or
- e) anofficialofa stockexchangeorofclearinghouseorcorporation; or
- f) a memberofboardoftrusteesofa mutualfundoramemberoftheboardofdirectorsofthe asset management company of a mutual fund or is an employee thereof; or
- g) amemberoftheBoardofdirectorsoranemployee,ofapublicfinancialinstitutionas defined in section 2 (72) of the Companies Act, 2013; or
- h) anofficialoranemployeeofaself-regulatoryorganizationrecognisedorauthorized bythe Board; or
- i) abanker of the Company; or
- j) a concern, firm, trust, Hindu Undivided Family, Company or Association of Persons whereinadirectoroftheCompanyorhisimmediaterelativeorbankeroftheCompany,has more than ten per cent, of the holding or interest.
- "DealinginSecurities" meansanactofsubscribingto, buying, sellingoragreeingtosubscribeto, buy, sell or deal in the securities of the Company either as principal or agent.

"DesignatedPerson(s)" shallinclude:

- i. Employees of the Company designated on the basis of their functional role or access to unpublished price sensitive information in the organization by their board of directors or analogous body;
- ii. Employees of material subsidiaries of the company designated on the basis of their functionalrole or access to unpublished price sensitive information in the organization by their board of director;
- iii. Allpromotersofthecompany;
- iv. ChiefExecutive Officer and employees upto twolevels below ChiefExecutive Officer 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
- v. Any support staff of the Company such as IT staff or secretarial staff who have access to unpublished price sensitive information.
- "Director" means amember of the Board of Directors of the Company.
- **"Employee"** meanseveryemployeeoftheCompanyincludingthedirectorsintheemployment of the Company.
- "Fiduciaries" referstoprofessional firms such as auditors, account an cyfirms, law firms, analysts, consultants, banks etc., assisting or advising the companies
- "Generally available Information" means information that is accessible to the public on a non-discriminatory basis.
- "Immediate Relative" means a spouse of a person, and includes parent, sibling, and child of such personorofthespouse, anyofwhomiseither dependent financiallyonsuchperson, or consults such person in taking decisions relating to trading insecurities.

"Insider" means any person who,

- i. aconnectedperson; or
- ii. inpossessionofor having accessto unpublished pricesensitive information.
- "KeyManagerialPerson" meanspersonasdefined inSection2(51) of the Companies Act, 2013.
- "Promoter" shall have themeaning assigned to itunder the Securities and Exchange Board ofIndia(IssueofCapitalandDisclosureRequirements)Regulations,2018oranymodification

thereof;

- "**PromoterGroup**"shallhavethemeaningassignedtoitundertheSecuritiesandExchangeBoard of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 or any modification thereof.
- "Relatives" means a person, as defined in Section 2(77) of the Companies Act, 2013 and any amendments thereto
- "Securities" shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956 (42 of 1956) or any modification thereof except units of a mutual fund;
- "Takeover Regulations" means the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and any amendments thereto;
- "Trading" means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities, and "trade" shall be construed accordingly;
- "TradingDay" meansadayonwhichtherecognized stockexchangesareopenfor trading;
- "Trading Window" means a trading period for trading in Company's Securities as specified by the Company from time to time
- "UnpublishedPriceSensitiveInformation" means any information, relating to a companyorits securities, directly or indirectly, that is not generally available which upon becoming generally available, is likely to materially affect the price of these curities and shall, or dinarily including but not restricted to, information relating to the following:
 - A. financialresults;
 - B. dividends;
 - C. changeincapitalstructure;
 - D. mergers,de-mergers,acquisitions,delisting,disposalsandexpansionofbusinessand such other transactions;
 - E. changesinkeymanagerialpersonnel; and
 - F. Anyothermattersthatmaybedecided bytheBoard.
- "Regulations" shall mean the Securities & Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and any amendments thereto.
- "SpecifiedPersons" meanstheDirectors, connected persons, the insiders, the Designated Persons and the promoters and immediate relatives are collectively referred to as Specified Persons.

Wordsand expressions and not defined in these regulations but defined in the Securities and Exchange Board of India Act, 1992 (15 of 1992), the Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Depositories Act, 1996 (22 of 1996) or the Companies Act, 2013 (18 of 2013) and rules and regulations made there under shall have the meanings respectively assigned to them in those legislation.

* DUTIESOFCOMPLIANCEOFFICER

The Compliance Officer shallreport on Insider Trading to the Board of Directors of the Company 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.

The Compliance Officer shall assist all employees in addressing any clarifications regarding the Regulation and Company's Code of Conduct.

❖ PRESERVATIONOF"PRICESENSITIVEINFORMATION

- A. All information shall be handled within the Company on a need-to-know basis and no unpublished price sensitive information shall be communicated to any person except in furtheranceoflegitimatepurposes, performance of duties or discharge of legal obligations.
- B. Unpublished prices ensitive information may be communicated, provided, allowed access to or procured, in connection with a transaction which would:
 - a) entail an obligation to make an open offer under the takeover regulations where the Board of Directors of the Company is of informed opinion that sharing of such information is in the best interests of the Company; or
 - b) not attract the obligation to make an open offer under the takeover regulations but where the Board of Directors of the Company is of informed opinion that sharing of such information is in the best interests of the Company and the information that constitute unpublished price sensitive information is disseminated to be made generally available at least two trading days prior to the proposed transaction being effectedinsuchformastheBoardofDirectorsmaydeterminetobeadequateandfair to cover all relevant and material facts.

However, the Board of Directors shall require the parties to execute agreements to contract confidentialityandnon-disclosureobligationsonthepartofsuchpartiesandsuchpartiesshallkeep information so received confidential, except for the limited purpose and shall not otherwise trade in securities of the Company when in possession of unpublished price sensitive information.

The Compliance Officer under the supervision of the Board of Directors or heads of the organizationshallensure that a **Structured DigitalDatabase** is maintained containing the nature of of unpublished prices ensitive information, names of such persons who have shared the UPS I along with names of person or entities, as the case may be, with whom information is shared and under this regulation along with the Permanent Account Number or any other identifier authorized by law where Permanent Account Number is not available.

Such database shall not be outsourced and shall be maintained internally with adequate internal controlsandcheckssuchastimestampingandaudittrailstoensurenon-tamperingofthedatabase

"Need to Know" basis means that 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.

Allnon-publicinformationdirectlyreceived by any employee should immediately be reported to the head of the department.

Tradingwheninpossessionofunpublished prices ensitive information:

NoinsidershalltradeintheequitysharesoftheCompanywheninpossessionofunpublishedprice sensitive information except as allowed under the Regulation 4(1) of the SEBI (Prohibition of Insider Trading) Regulations, 2015.

Limited AccesstoConfidentialInformation:

Filescontainingconfidentialinformationshallbekeptsecure.Computerfilesmusthaveadequate security of login and password.

PRE-CLEARANCEOFTRADES

All Specified Persons, who intend to deal in the securities of the Company when the trading window is opened and if the dealing in securities exceeds One Lot of EquityShares, should preclear the transaction. However, no designated person shall be entitled to apply for preclearance of any proposed trade if such designated person is in possession of unpublished price sensitive information even if the trading window is not closed and hence he shall not be allowed to trade. The pre-dealing procedure shall be as stated hereunder:

Trading by designated persons shall be subject to pre- clearance by the compliance officer(s), if the value of the proposed trades is above such thresholds as the board of directors or head(s) of the organisation may stipulate.

The compliance officer shall confidentially maintain a list of such securities as a "restricted list" whichshallbeusedasthebasisforapprovingorrejectingapplicationsforpre-clearanceoftrades.

- A. An application shall be made in the **prescribed form (Annexure 1)** to the Compliance Officer indicating the estimated number of securities that the Specified Person intends to dealin, the details a stothese curities in such depository with which he has a security account, the details as to the securities in such depository mode and such other details as may be required by any rule made by the company in this behalf.
- B. A Declaration in the **prescribed form (Annexure 2)** shall be made to the Company by suchSpecified Personspecifying, inter alia, the following clauses, as maybe applicable:
 - a) That the employee/director/officer does not have any access or has not received "Price Sensitive Information" up to the time of signing the Declaration.
 - b) That in case the Specified Person has access to or receives "Price Sensitive Information" after the signing of the Declaration but before the execution of the transactionhe/sheshallinformtheComplianceOfficerofthechangeinhisposition and that he/she would completely refrain from dealing in the securities of the Company till the time such information becomes public.
 - c) Thathe/shehasnotcontravenedthecodeofconductforpreventionofinsidertrading as notified by the Company from time to time.
 - d) That he/shehas madeafullandtruedisclosureinthematter.
- C. AllSpecifiedPersonshallexecutetheirorderinrespectofsecuritiesoftheCompanywithin seventradingdaysafter theapprovalofpre-clearance in the **prescribed form(Annexure 3)**, failing which fresh pre-clearance would be needed for the trades to be executed.
- D. The Specified Personshall file within 2 (two) days of the execution of the deal, the details of such deal and in case the transaction is not undertaken, a report to that effect to the Compliance Officer in the **prescribed form (Annexure 4).**
- E. AllSpecifiedPersonswhobuyorsellanynumberofsharesoftheCompanyshallnotenter intoanoppositetransactioni.e.sellorbuyanynumberofsharesduringthenextsixmonths following the prior transaction. All Specified Persons shall also not take positions in derivative transactions in the shares of the Company at any time.
- F. In case of any contra trade be executed, inadvertently or otherwise, in violation of such a restriction, the profits fromsuchtrade shallbe liable to be disgorged for remittance to the Securities and Exchange Board of India (SEBI) for credit to the Investor Protection and Education Fund administered by SEBI under the Act. Provided that this shall not be applicable for trades pursuant to exercise of stock options.
- G. In case of subscription in the primary market (initial public offers), the above mentioned person shall hold their investments for a minimum period of 30 days.
- H. Providedthattheholdingperiodwouldcommencewhenthesecuritiesareactuallyallotted.

I. The Compliance Officer may waive off the holding period in case of sale of securities in personal emergency after recording reasons for the same. However, no such sale will be permitted when the Trading window is closed.

J.

❖ PREVENTION OF MISUSE OF "UNPUBLISHED PRICE SENSITIVE INFORMATION

Employees and connected persons designated on the basis of their functional role ("Designated Persons") in the Companyshall be governed by an internal code of conduct governing dealing in securities.

A. TRADINGPLAN:

Aninsider shallbe entitleto formulateatradingplanfor dealing in securitiesofthe Companyand 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.

B. TRADINGPLAN SHALL:

- a) not entail commencement of trading on behalf of the insider earlier than six months from the public disclosure of the plan;
- b) not entail trading for the period between the twentieth trading day prior to the last day of any financial period for which results are required to be announced by the issuer of the securities and the second trading day after the disclosure of such financial results;
- c) entailtradingfor aperiodofnotlessthantwelvemonths;
- d) notentailoverlap ofanyperiodforwhichanothertrading planisalreadyin existence;
- e) setouteitherthevalueoftradestobeeffectedorthenumberofsecuritiestobetradedalong with the nature of the trade and the intervals at, or dates on which such trades shall be effected; and
- f) notentailtradinginsecurities for marketabuse.

The Compliance Officer shall review the trading plan to assess whether the plan would have any potential for violation of these regulations. However, he shall be entitled to seek such express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of this plan.

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

However, the trading window norms and restrictions on contra trade shall not be applicable for trades carried out in accordance with an approved trading plan.

The Trading Plan once approved shall be irrevocable and the Insider shall mandatorily have to implement the plan, without being entitled to either deviate from it or to execute any trade in the securities outside the scope of the trading plan.

Further, the implementation of the trading plan shall not be commenced, if any unpublished price sensitive information in possession of insider at the time of formulation of plan has not become generally available at the time of commencement of implementation. The commencement of the Plan shall be deferred until such unpublished price sensitive information becomes generally available information.

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

C. TRADINGWINDOW

- a) Thetradingperiod,i.e.thetradingperiodofthestockexchanges,called'tradingwindow",is available for trading in the Company's securities.
- b) The trading window shallbe, inter alia, be closed 7 days prior and upto 48 hours after the information becomes generally available.
- c) Whenthetradingwindowisclosed,theSpecifiedPersonswhohavenotsubmittedthetrading plan shall not trade in the Company's securities in such period.
- d) AllSpecifiedPersonsshallconductalltheirdealingsinthesecuritiesoftheCompanyonlyin avalidtradingwindow(exceptforpersonwhohaveexecutedtradingplans)andshallnotdeal in any transaction involving the purchase or sale of the Company's securities during the periods when the trading window is closed, as referred to in Point No. (b) above or during any other period as may be specified by the Company from time to time.
- e) IncaseofESOPs, exerciseofoption may be allowed in the period when the trading window is closed. However, sale of shares allotted on exercise of ESOPs shall not be allowed when trading is closed.

The Compliance Officers hall intimate the closure of trading window to all the designated employees of the Company when he determines that a designated person or class of designated persons can reasonably be expected to have possession of unpublished prices ensitive information. Such closure shall be imposed in relation to such securities to which such unpublished prices ensitive information relates.

The Compliance Officer after taking into account various factors including the unpublished price sensitive information in question becoming generally available and being capable of assimilation by market, shall decide the timing for re-opening of the trading window, however in any event it shall not be earlier than forty-eight hours after the information becomes generally available.

The trading window shall also be applicable to any person having contractual or fiduciary relation with the Company, such as auditors, accountancy firms, law firms, analysts, consultants etc., assisting or advising the Company.

❖ GENERALPROVISIONONDISCLOSUREOFTRADINGBY INSIDERS

The disclosures to be made by any person under this Codes hall include those relating to trading by person's immediate relatives, and by any other person for whom such person takes trading decisions.

The disclosures of trading in securities shall also include trading inderivatives of securities and the value of the derivatives shall be taken into account for purposes of this Code.

The disclosures made under this Codes hall be maintained for a period of five years.

ReportingRequirementsfortransactioninSecurities

A. <u>InitialDisclosure:</u>

- a) Every promoter, member of the promoter group, Key Managerial Personnel and DirectoroftheCompany,withinthirtydaysofthispolicytakingeffect,shallforwardto the Companythe details of all holdings in securities of the Company presently held by themincludingthestatementofholdingsofdependentfamilymembersintheprescribed form (Annexure5).
- b) Every person on appointment as a key managerial personnel or a director of the Companyoruponbecomingapromoterormemberofthepromotergroupshalldisclose his holding of securities of the Company as on the date of appointment or becoming a promoter, to the Company within seven days of such appointment or becoming a promoter in the prescribed Form (Annexure 5).

B. ContinualDisclosure:

Everypromoter, member of the promoter group, designated person and director of the Company shall disclose to the Company in the prescribed form (Annexure 6), 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 of ₹ 10,00,000.

The disclosures hall be made within 2 trading days of:

- a) thereceiptofintimationofallotmentofshares, or
- b) theacquisitionor saleofsharesor voting rights, as the case may be.

C. <u>DisclosurebyotherConnected Person:</u>

The Company may at its discretion require any other connected person or class of connected persons to make disclosures of holding and trading in securities of the Company in order to monitor the compliance with this Code.

DisclosurebytheCompanytotheStockExchanges

Within 2 trading days of the receipt of intimation under *Clause B– Continual Disclosure*, the Compliance Officer shall disclose to all Stock Exchanges on which the Company is listed, the information received.

The Compliance officer shall maintain records of all the declarations in the appropriate form given bythe directors /officers / designated employees for a minimum period of five years.

DisseminationofPriceSensitiveinformation

- A. NoinformationshallbepassedbySpecifiedPersonsbywayofmakingarecommendation for the purchase or sale of securities of the Company.
- B. Disclosure/disseminationofPriceSensitiveInformationwithspecialreferencetoanalysts, media persons and institutional investors:
 - a) Onlypublicinformationtobeprovided.
 - b) Simultaneousreleaseofinformationafter everysuch meet.

❖ PENALTYFOR CONTRAVENTIONOFTHECODEOF CONDUCT

- A. EverySpecifiedPersonshallbeindividuallyresponsibleforcomplyingwiththeprovisions of the Code (including to the extent the provisions hereof are applicable to his/her dependents).
- B. AnySpecifiedPersonwhotradesinsecuritiesorcommunicatesanyinformationfortrading in securities, in contravention of this Code may be penalized and appropriate action may be taken by the Company.
- C. Specified Persons who violate the Code shallalso be subject to disciplinaryaction bythe Company, which may include wage freeze, suspension, in eligibility for future participation in employee stock option plans, etc.
- D. The action by the Company shall not preclude SEBI from taking any action in case of violation of SEBI (Prohibition of Insider Trading) Regulations, 2015.

The Compliance Officer of the Company shall report to the Board of Directors and the Chairman of the Audit Committee of the Company about the compliance of the Code on quarterly basis.

ANNEXURE-1

SPECIMENOFAPPLICATIONFORPRE-CLEARANCE APPROVAL

Date		
To,		
-	nySecretary&ComplianceOfficer [Name Company]	
DearSir	,	
Sub:Ap	pplicationforpre-clearanceapprovalinsecuritiesofthe	Company.
Compar Sale /Su	nt to the provisions of the SEBI (Prohibition of Inside ny's Code of Conduct for prevention of Insider trading abscription of Edward of Edward of Insider trading edward edward of Insider trading edward of Insider trading edward	<u> </u>
Sr. No.	Particulars	Details
1.	NameoftheApplicant:	
2.	Designation:	
3.	No.ofSecuritiesheldasondate:	
4.	Folio no/DPIDClientID	
5.	Approvalis for	(a) PurchaseofSecurities(b) SaleofSecurities(c) SubscriptionofSecurities
6.	Proposedperiodfordealing insecurities	1
7.	Estimatednumber of securities proposed to beacquired/sold/subscribed	
8.	Whetherthetransactionwillbethrough Stockexchange orOff market	
9.	Foliono/DPIDClientIDwherethesecurities will be credited/ debited (ApplicableonlyinOffmarkettransaction)	
Thankir	ngyou,	
Yoursfa	aithfully	
(Nameo	ofDesignatedPerson)	
Encl:De	eclaration	

ANNEXURE-2

SPECIMENOFDECLARATIONTOBEACCOMPANIEDWITHAPPLICATIONFOR PRE-CLEARANCE APPROVAL

Declaration

Name of the Company			
Ι,		(Designation) of th	
residingat		,amdesirousofdealing	
shares of to		my application dated	forpre-
Information(asdefined	•	privytoanyunpublishedPriceSensi onduct forpreventionofInsider T	
Sensitive Information" executing the transaction	as defined in the Code, after on for which approval is sough appletely refrain from dealing	nformation that could be construer the signing of this undertaking ght, I shall inform the Compliance in the securities of the Company	g but before ce Officer of
I declare that I have no time to time.	et contravened the provisions	ofthe Code as notified bythe Co	mpany from
I undertaketo submit the if the transaction is not	• •	daysofexecutionofthetransaction/a	a'Nil' report
Ifapprovalisgranted,Ish		ingdaysofthereceiptofapprovalfail	ling which I
IdeclarethatIhavemadef	fullandtruedisclosureinthemat	ter.	
(Signature of Designated	Person)		
Place:			
Date:			

ANNEXURE-3 SPECIMENFORPRE-CLEARANCEAPPROVAL

To,
Name:
D
esignation:
Pl
ace:
This is to inform you that your request for dealing in
Incaseyoudonotexecutetheapprovedtransaction/dealonorbeforetheaforesaiddateyouwould have to seek fresh pre-clearance before executing any transaction/deal in the securities of the Company.Further,youarerequiredtofile,totheCompany,thedetailsoftheexecutedtransactions intheattached format within2daysfromthedateoftransaction/deal.Incasethetransactionisnot undertaken a 'Nil' report shall be filed with the Company.
Yoursfaithfully
For,[NameoftheCompany]
ComplianceOfficer
Date:
Encl:Specimen for submission of details of transactions.

ANNEXURE-4 SPECIMENFORDISCLOSUREOFTRANSACTIONS

 $(To\ be submitted within 2 days of transaction/dealing insecurities)$

To,						
CompanySecretary&	&ComplianceOfficer	[Name				
of the Company]						
I herebyinformthat:						
a) Ihavenot bought	/sold/ subscribedanys	securitiesoftheCompa	any			
b) Havebought/sold	l/subscribed to _	sect	uritiesasmentioned b	oelowon		
(date)						
Nameof Holder	No.ofSecurities	Modeofdealing	Foliono./DPID	PriceRs.		
	dealt with	(Sale/Purchase/	Client ID			
		subscription)				
In connection with the	he aforesaid transacti	ion(s), I hereby under	take to preserve, for	r a period of 5		
		icer / SEBI anyof the	-	-		
1. Broker'sco	ontractnote.					
2. Proofofpay	ymentto/from brokers	S.				
	3. Extractofbankpassbook/statement(tobesubmittedincaseofdemattransactions).4. CopyofDeliveryinstructionslip(applicableincase ofsale transaction).					
			Ź			
Iagreetoholdtheabovesecuritiesforaminimumperiodofsixmonths.Incasethereisanyurgent need to sell these securities within the said period, I shall approach the Compliance Officer for necessary						
	_		ie Compliance Offic	er for necessary		
	approval. (applicable in case of purchase / subscription).					
IdeclarethattheaboveinformationiscorrectandthatnoprovisionsoftheCompany'sCodeand/or applicable laws/regulations have been contravened for effecting the above said transactions(s).						
applicable laws/regu	nations have been eo	ntravened for effecting	ig the above said the	insactions(s).		
Signature:						
Name of Holder:	 Designation	t i				
on:	Designa	v1				
Date:						

ANNEXURE-5 SPECIMENFORINITIALDISCLOSUREOFSECURITIES

To,						
CompanySecre	etary&Compl	ianceOfficer [na	me			
of the Compan	ny]					
I,Companyhereb	ysubmitthefo	(Name), in my c llowingdetailsofs becoming Specif	securitiesheldint	(D heCompanyason	esignation)ofthe	
	ofSecuritiesh					
TypeofSec	eurities	No. ofSecuritiesheld		Foliono/DPIDClientID		
Pursuant to th	ode of Condu	,		r Trading) Regulationding, I hereby decla		
Sr.No.		meof Dependent		RelationwithDirector/Officer/ Designated Employee		
C. Details	ofSecuritiesh	eldby Dependen	nt:			
		Relationship	Type of Securities	No. of Securitiesheld	Foliono./DPID Client ID	
Signature:	L				1	
Name:						
Date:						

ANNEXURE-6 DISCLOSUREOFCHANGEINSHAREHOLDING

To, CompanySecret [Name of the C	•	nceOfficer,					
I,		(Name),	in my capac	ity as_		(designa	tion) of
the Company l Company:	hereby submit	the following	details of	change	e in holdi	ng of securities	s of the
Name,PAN	No.of	Receipt of	Natureof	transa	ction	Trading	Exchange
No.&	Securities	allotment	&quantity		member	onwhich the trade was	
addressof Shareholder	heldbefore the	advice/ acquisition/	Purchase Sale Others				through whomthe
	transaction	saleof				tradewas	executed
		securities				executed	
						with SEBI Registration	
						No.ofthe TM	
Detailsofchange Name,PAN	einsecuritieshei	ldbydependentf: Receipt of	amilymembo		etion &	Trading	Exchange
No. &addre ss	Securities	allotment	Quantity		member	onwhich	
of	held	advice/		~ • 1		through	the trade
Shareholder and	Before the	acquisition/s aleof	Purchase	Sale	Others	whom thetrade	was executed
relationship	transaction	securities				was executed	
						withSEBI Registration No.ofthe TM	
I/Wedeclarethan respect to the se	-	-	uirementoftl	ne min	imumhold	lingperiodofsix ı	nonths with
Iherebydeclaret	hattheabovedet	tailsaretrue,corr	ectandcomp	lete in	allrespect	s. Signature:	
Name:							

Date: