SHARDUL SECURITIES LIMITED

CODE OF CONDUCT FOR

PROHIBITION

OF

INSIDER TRADING

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CODE OF CONDUCT FOR PROHIBITION OF INSIDER TRADING

1. INTRODUCTION

Insider trading has been prohibited through legislation in most of the western countries for the last several years. In India there was no regulation-governing insider trading until 1992, when Securities and Exchange Board of India ("**SEBI**") framed the Insider Trading Regulations. These Regulations have been amended with effective from 20th February, 2002 and are modified from time to time. These regulations are now called the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 (hereinafter referred to as 'the **Regulations**').

Regulation 12 of the **Regulations** requires *inter alia* all listed companies to set up an appropriate mechanism and to frame and enforce a code of internal procedures and conduct based on the Model Code specified in **Schedule I** to the **Regulations**. Further, Regulation 13 of the **Regulations** requires Directors, Officers, Connected Persons and Substantial Shareholders of listed companies to disclose their shareholdings or voting rights 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

For Shardul Securities Limited, investor satisfaction and protection has always been a guiding factor for enhancement of shareholder value.

This **Code** has been framed for observance by all persons who fall within the purview of the term 'Insider' as defined herein, in their Dealings in the Securities of the Company. Further, persons having business or professional relationship with the Company and who may possess or have access to unpublished Price Sensitive Information of the Company are also required to comply with the provisions of this Code. Adherence to the Code would ensure that persons who have access to or are in possession of certain unpublished Price Sensitive Information of the Company, which could materially affect the market value of the Securities, are restricted from purchasing or selling or otherwise dealing, directly or indirectly, in the Securities while they are in possession of such information. Such persons are also prohibited from communicating or counselling others with respect to the Securities of the Company. Hence, such persons are refrained from profiteering by misusing the unpublished Price Sensitive Information and thereby enabling the Company to retain investor confidence.

This Code seeks to comprehensively lay down the obligations of all persons who are deemed to be 'Insiders' as defined in the **Code** in due compliance with the Regulations.

In view of the above, 'Insiders' are advised not to deal in the Securities of the Company, while in possession of unpublished Price Sensitive Information. Further, Insiders are advised to acquaint themselves with the provisions considered in the Regulations.

3. **DEFINITION OF TERMS**

3.1 **"Close Period**" means

- (a) the period commencing from the time of announcement of the Board of Directors meeting for consideration of all matters which are deemed to be 'Price Sensitive Information' and ending <u>24 hours</u> after the public announcement of the decision taken by the Board of Directors of the Company; or
- (b) such other period as may be notified by the 'Compliance Officer' from time to time under the authority of Managing Director(s) / Chief Executive Officer.
- 3.2 **"Company**" means Shardul Securities Limited.
- 3.3 **"Compliance Officer**" means the Compliance Officer appointed by the Company
- 3.4 "Connected Person" means any person who-
 - (i) is a Director of the Company, or is deemed to be a Director of Company by virtue of sub-clause (10) of section 307 of the Companies Act, 1956; or
 - (ii) occupies the position as an Officer or an Employee of the Company; or
 - (iii) holds a position involving a professional or business relationship between himself and the Company whether temporary or permanent and who may reasonably be expected to have an access to unpublished Price Sensitive Information in relation to the Company;

Explanation: For the purpose of this definition, the words "Connected Person" shall mean any person who is a Connected Person six months prior to an act of insider trading.

3.5 **'Dealing in Securities**' means an act of subscribing, buying, selling or agreeing to subscribe, buy, sell or deal in the Securities of the Company by any person either as principal or agent.

3.6 'Deemed Connected Persons' means and includes:

(i) is a company under the same management or group or any subsidiary company thereof within the meaning of section (1B) of section 370, or sub-section (11) of section 372, of the Companies Act, 1956 (1 of 1956) or sub-clause (g) of section 2 of the Monopolies and Restrictive Trade Practices Act, 1969 (54 of 1969) as the case may be; or

(ii) is an intermediary as specified in section 12 of the SEBI Act, 1992, Investment company, Trustee Company, Asset Management Company or an employee or director thereof or an official of a stock exchange or of clearing house or corporation.

(iii) is a merchant banker, share transfer agent, registrar to an issue, debenture trustee, broker, portfolio manager, Investment Advisor, sub-

broker, Investment Company or an employee thereof, or, is a member of the Board of Trustees of a mutual fund or a member of the Board of Directors of the Asset Management Company of a mutual fund or is an employee thereof who have a fiduciary relationship with the Company;

(iv) is a member of the Board of Directors, or an employee, of a public financial institution as defined in Section 4A of the Companies Act, 1956; or

(v) is an official or an employee of a self Regulatory Organisation recognised or authorised by the Board of a regulatory body; or

(vi) is a relative of any of the aforementioned persons;

(vii) is a banker of the company.

(viii) relatives of the connected person;

(ix) is a concern, firm, trust, Hindu Undivided Family, company or association of person wherein any of the connected persons mentioned in sub-clause (i) of clause (c), of this regulation or any of the persons mentioned in sub-clauses (vi), (vii) or (viii) of this clause have more than 10% of the holding or interest.

- 3.7 **'Dependent family members'** shall mean the spouse, dependent parents and dependent children of the Director, Officer or Connected Person.
- 3.8 **'Designated Employees'** include all Employees any other person as may be notified from time to time to the Compliance Officer.
- 3.9 **'Insider**' means any person who, is or was connected with the Company or is deemed to have been connected with the Company, and who is reasonably expected to have access to unpublished Price Sensitive Information in respect of Securities of the Company, or who has received or has had access to such unpublished Price Sensitive Information;
- 3.10 **'Officer(s) of the Company**' means any Director, Secretary, or any person in accordance with whose directions or instructions the Board of Directors or any one or more of the Directors is or are accustomed to act including an auditor of the Company.
- 3.11 **'Pre-clearance of Trade**' means prior approval for trading / Dealing in the Securities of the Company.
- 3.12 **'Price Sensitive Information**' means any information, which relates directly or indirectly to the Company and which if published, is likely to materially affect the price of Securities of the Company.

The following shall be deemed to be Price Sensitive Information:-

- (a) periodical financial results of the Company;
- (b) intended declaration of dividends (both interim and final);
- (c) issue of Securities or buy-back of Securities;
- (d) any major expansion plans or execution of new projects;
- (e) amalgamations, mergers or takeovers;
- (f) disposal of the whole or substantial part of the undertaking;
- (g) any significant changes in policies, plans or operations of the Company, such as:
 - (i) commencement of any new commercial production or commercial operations where the contribution there from is likely to exceed 5% of the total turnover of the Company during that financial year.
 - (ii) developments with respect to changes in pricing/realisation on goods and services arising out of changes in government policy.
 - (iii) litigation/dispute with a material impact.
 - (iv) revision of credit ratings assigned to any debt or equity instrument of the Company.
 - (v) any information which, if disclosed, in the opinion of the person disclosing the same is likely to materially affect the prices of the Securities of the Company.
- 3.13 "**Relative**" means a person who shall be deemed to be a relative of another, if, and only if,
 - (a) they are members of a Hindu undivided family ; or
 - (b) they are husband and wife ; or
 - (c) the one is related to the other in the manner indicated below:
 - (i) Father.
 - (ii) Mother (including step-mother).
 - (iii) Son (including step-son).
 - (iv) Son's wife.
 - (v) Daughter (including step-daughter).
 - (vi) Father's father.
 - (vii) Father's mother.
 - (viii) Mother's mother.
 - (ix) Mother's father.
 - (x) Son's son.
 - (xi) Son's son's wife.
 - (xii) Son's daughter.
 - (xiii) Son's daughter's husband.
 - (xiv) Daughter's husband.
 - (xv) Daughter's son.
 - (xvi) Daughter's son's wife.
 - (xvii) Daughter's daughter.
 - (xviii) Daughter's daughter's husband.
 - (xix) Brother (including step-brother).
 - (xx) Brother's wife.
 - (xxi) Sister (including step-sister).
 - (xxii) Sister's husband.
- 3.14 '**Securities**' include shares, scrip, stocks, bonds, debentures, debenture stock, derivatives, employee stock options, ADR / GDR or other marketable Securities of a like nature excluding non-convertible debentures.

- 3.15 **'Substantial shareholders**' means any person who holds more than 5% of the total number of shares or voting rights in the Company.
- 3.16 **'Trading window**' means the period, which is not a 'Close Period' for trading or Dealing in the Company's Securities.
- 3.17 **Unpublished Information**' means information, which is not published by the Company or its agents and is not specific in nature.

Explanation: Speculative reports in print or electronic media shall not be considered as published information.

3A INTERPRETATION OF CERTAIN WORDS AND EXPRESSIONS

Words and expressions not defined in this Code shall have the same meaning as contained in SEBI (Prohibition of Insider Trading) Regulations, 1992 or the Securities and Exchange Board of India Act, 1992 or the Companies Act, 1956.

4 COMPLIANCE OFFICER, PRE-CLEARANCE, REPORTING PROCEDURE

The Directors of the Company have appointed Shri Viraf Katrak as the Compliance Officer for the purposes of this Code.

- 4.1 The Compliance Officer shall maintain a record of the Director or Officer or Connected Person and any changes made in the list of the above mentioned persons.
- 4.2 The Compliance officer shall maintain records of all the declarations in the appropriate form given by the Directors, Officers or Connected Persons for a minimum period of three years.
- 4.3 The Compliance Officer shall place before the Chairman / Chief Executive Officer or a Committee of Directors on a monthly basis all the details of dealings in the securities of the Company by Directors or Officers or Connected Persons and the accompanying documents that such persons had executed under the pre-clearance procedures as envisaged in item no.8 of the Code.

5. **PROHIBITION ON DEALING, COMMUNICATING OR COUNSELLING ON MATTERS RELATING TO INSIDER TRADING**

No Insider shall:

- 5.1 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;
- 5.2 communicate, counsel or procure, directly or indirectly any unpublished Price Sensitive Information to any person.

However these restrictions shall not be applicable to any communication required in the ordinary course of business or profession or employment or under any law.

6. **PRESERVATION OF "PRICE SENSITIVE INFORMATION"**

Directors, Officers, and Connected Persons shall maintain the confidentiality of Price Sensitive Information. They 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 of the Company. Following practices should be followed in this regard:

6.1 Need to know basis:

Unpublished Price Sensitive Information is to be handled on a "need to know" basis, i.e. Price Sensitive Information should be disclosed only to those within the Company who need the information to discharge their duty

6.2 Limited access to confidential information:

Files containing confidential information shall be kept secure. Computer files must have adequate security of login and pass word, etc.

7. **TRADING RESTRICTIONS**

All Directors, Officers, and Connected Persons shall conduct all their Dealings in the Securities of the Company only in a valid trading window and shall not enter into any Dealing in the Company's Securities during the 'close period'.

8. **PRE-CLEARANCE OF TRANSACTIONS**

- 8.1 All Directors or Officers or Connected Persons of the Company who intend to Deal in the Securities of the Company in excess of 2500 shares or market value of which exceeds Rs. 1.0 lakh, whichever is lower in a financial year, in any manner whatsoever shall apply in the Form prescribed in **Appendix 1.1** to the Compliance Officer for Pre-clearance of Trade.
- 8.2 The Compliance Officer shall grant approval or reject the application within two working days of receipt of the application for Pre-clearance of Trade.
- 8.3 Such persons shall execute the order for which Pre-clearance of Trade has been obtained within seven working days of such approval. The details of the Dealings in Securities shall be communicated to the Compliance Officer within four working days thereof. In case, the person is unable to execute the order within seven working days after the approval, a fresh application for Pre-clearance of Trade (as mentioned above) shall be made.

9. MINIMUM HOLDING PERIOD

9.1 All Directors or Officers or Connected Persons of the Company shall hold their investments in Securities of the Company including those procured in public offer(s) for a minimum period of <u>30 days</u>. The holding period shall commence from the date of allotment in case of Securities procured in public offer(s).

9.2 Under circumstances of personal emergency, such persons shall make an application (**Appendix - 1.3**) to the Compliance Officer requesting a waiver of the holding period, explaining the reason for the same. The Compliance Officer may on being satisfied as to the urgency of the situation grant the waiver.

10. DISCLOSURES REQUIRED TO BE FURNISHED

- 10.1 All Directors or Officers or Connected Persons shall make disclosures to the Company as detailed below:
 - An Initial Disclosure of details of shareholding in Form 'B' (Appendix
 2.2) within 4 working days of becoming a Director or Officer or Connected Person.
 - b] An initial disclosure in **Form 'B1' (Appendix 2.5)** disclosing the total number of shares or voting rights in the Company, held by the dependent family members of Director, Officer, or Connected Person within 4 working days of becoming a Director or Officer or Connected Person.
 - c] Statement in **Form** 'D' (**Appendix 2.4**) reflecting any change in the holdings since the last disclosure where such change exceeds 2000 shares or market value of which exceeds Rs.0.5 lakh or 1% of total shareholding or voting rights, whichever is lower, within four working days of:
 - (i) the receipt of intimation of allotment of shares or
 - (ii) the acquisition or sale of shares or voting rights, as the case may be.
 - d] Quarterly Disclosure in **Form 'QD'** (**Appendix 2.6**) furnishing details of Dealings in Securities, if any, during the quarter and the total number of shares or voting rights held, by them and dependent family members within 4 working days of the end of each calendar quarter.
 - e] Statement in **Form 'AD'** (**Appendix 2.7**) disclosing the total number of shares or voting rights held as at the end of the financial year of the Company, within 30 days from the end of financial year.
 - f] **Application for Pre-clearance of Trade (Appendix 1.1)** for Dealing in the Securities of the Company *along with* Form 'PC' (Appendix 1.2) disclosing the holdings at the time of pre-clearance of a deal.
- 10.2 All others, excluding those mentioned in clause 10.1 of the Code, shall make disclosures to the Company as detailed below:
 - a] Initial Disclosure of details of acquisition of 5% or more shares by any person in **Form 'A'** (**Appendix 2.1**) disclosing the total number of shares or voting rights in the Company, within 4 working days of acquiring more than 5% of the total number of shares or voting rights in the Company

- b] Disclosure of details of change in shareholding in respect of persons holding more than 5% of shares in the Company in Form 'C' (Appendix 2.3) within 4 working days of-
 - [i] the receipt of intimation of allotment of shares or
 - [ii] the acquisition or sale of shares or voting rights, as the case may be.,

if such change in shareholding results in variation of more than 2% of the total shareholding or voting rights in the Company.

11. **PENALTY/PUNISHMENT FOR CONTRAVENTION OF CODE**

11.1 Any Director or Officer or Connected Persons of the Company who Deals in Securities of the Company or communicates any information enabling the trading in Securities of the Company, in violation/contravention of this Code shall be penalised with an amount as may be decided by the Committee of Directors and shall also be subject to such disciplinary action as may be considered appropriate by the Chairman / Committee of Directors of the Company.

Disciplinary action may include wage freeze, suspension, ineligibility for future participation in employee stock option plans, etc.

- 11.2 Under Section 15G of SEBI Act, any person violating the Code is liable for a penalty not exceeding Rs. 25 (twenty five) crores or three times the amount of profits made out of insider trading, whichever is higher.
- 11.3 Under Section 24 of SEBI Act, any one who contravenes the Regulations is punishable with imprisonment for a maximum period of ten years or with fine, which may extend to Rs.25 (twenty five) crores or with both.
- 11.4 Such a person who violates the Code shall also be subject to any action that may be taken by SEBI under Regulation 11 of the Regulations, including declaring such Dealings in Securities as null and void.

12. INTIMATION TO SEBI

In case the Compliance Officer and / or the Company observes that there has been violation of these Regulations, the Company shall inform SEBI of such violations for appropriate action. SEBI can initiate necessary proceedings for violation of any of these Regulations.

13. CLARIFICATIONS / ENQUIRIES

The Compliance Officer may be contacted for any assistance as to the interpretation and application of this Code.

APPLICATION FOR PRE-CLEARANCE (For Director or Officer or Connected Persons)

The Compliance Officer To: Shardul Securities Limited Mumhai

From: Name:

Grade: Employee No .:

THROUGH DIVISION/DEPARTMENT HEAD/EXECUTIVE DIRECTOR

With reference to the Code for prohibition of Insider Trading of Shardul Securities Limited, I seek your approval to purchase / sell _____ (nos.) equity shares or a value exceeding Rs.50,000/by Rs._____* of the Company. .

The statement of shareholding in 'Form PC' as on _____ (date) is enclosed. (Annexure 2.2)

As required by the Code for prohibition of Insider Trading of the Company, I hereby state that

- a. I have no access to nor do I have any information that could be construed as "Price Sensitive Information" as defined in the Code upto the time of signing this undertaking;
- b. In the event that I have access to or received any information that could be construed as "Price Sensitive Information" as defined in the Code, after the signing of this undertaking but before executing the deal for which approval is sought, I shall inform the Compliance Officer of the same and shall completely refrain from Dealing in the Securities of the Company until such information becomes public;
- c. I have not contravened the provisions of the Code of conduct for prohibition of insider trading as notified by the Company from time to time;
- d. I have made full and true disclosure in the matter;
- e. If approved, I shall execute the Dealing in Securities of the Company within one week after the approval of Pre-clearance of Trade is given. If the order is not executed within one week after the approval is given, I undertake to obtain Pre-clearance of Trade for the Dealing in the Securities again.

Date :

PRE-CLEARANCE ORDER

With reference to your application dated ______ this is to inform you that your request for Dealing in _____ (nos.) or _____ value of shares of the Company as mentioned in your abovementioned application is approved. Please note that the said deal must be completed on or before (date) that is within 7 working days from today.

For Shardul Securities Limited

Compliance Officer

To: The Compliance Officer

* Any other Securities may be specified by the company.

CONFIRMATION OF DEAL

I confirm that the share dealing for which approval was granted on _____ was completed on by purchasing / selling in _____ (nos.) equity shares of the Company.

10

Date :

Date :

Signature

Signature

Appendix 1.2

FORM PC

DISCLOSURE AT THE TIME OF PRE-CLEARANCE

DATE: _____

To The Compliance Officer Shardul Securities Limited Mumbai

Statement of holdings at the time of Pre-clearance by the Director / Officer / Connected Person

Name	Employee No.	Nature of Relation	No. of shares held as on date (date of application for pre-clearance)	Nature of dealing for which approval is sought	No. or value of shares to be dealt	DP ID	Folio No. / Client ID

I hereby declare that the shares to be sold have been held by me for a minimum period of 30 days.

Appendix 1.3

APPLICATION FOR WAIVER OF MINIMUM HOLDING PERIOD

Date :_____

- To: The Compliance Officer Shardul Securities Limited Mumbai
- From: Name: Grade: Employee No.:

Through Division/Department Head/Executive Director

Dear Sir,

I request you to grant me waiver of the minimum holding period of 30 days as required under the Code for prohibition of insider trading with respect to ______ Shares of the Company held by me and which were acquired by me on _____ (Date). I desire to deal in the said shares on account of _____ (please state reasons).

Thanking you,

Yours faithfully,

Signature

APPROVAL GRANTED / REJECTED^{\oplus}

FOR ______

COMPLIANCE OFFICER

DATE:

[⊕] Reasons to be given if rejected

FORM A

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992

[Regulations 13 (1) and(6)]

Regulation 13(1) - Details of acquisition of 5% or more shares in the Company

holding prior to acquisition	shares/ voting rights	intimation to Company	Mode of acquisition (market purchase/ public/ rights/ preferential offer etc.)	acquisition	the trade was executed with	Exchange on which the trade was executed	Buy quantity	Buy value	Folio No. / Client ID

Signature:_____

Note: To be submitted within 4 working days of acquiring more than 5% shareholding or voting rights in the Company as per Clause 10.2 of the Code

FORM B

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 [Regulations 13 (2) and(6)]

Regulation 13 (2) - Details of shares held by Director / Officer / Connected Person of the Company

Name and	Date of	No. & % of	Date of	Mode of	Trading	Exchange	Buy	Buy	DP ID	Folio No.
Address of	assuming	shares/ voting	intimation	acquisition	member	on which	quantity	value		/
Director/	office of	rights held at	to	(market	through whom	the trade				Client ID
Officer/	Director/	the time of	Company	purchase/	the trade was	was				
Connected	Officer/	becoming		public/	executed with	executed				
Person	Connected	Director/ Officer		rights/	SEBI					
	Person	/Connected		preferential	Registration No.					
		person		offer etc.)	of the Trading					
					Member					

Signature:_____

Note: To be submitted within 4 working days of becoming Director/Officer/Connected Person as per Clause 10.1 of the Code

FORM C

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 [Regulations 13(3) and (6)]

Regulation 13(3) - Details of change in shareholding in respect of persons holding more than 5% shares in the Company

Name	Share-	No. & %	Receipt of	Date of	Mode of	No. & %	Trading	Exchange	Buy	Buy	Sell	Sell	DP ID	Folio
and	holding	of	allotment	intimat-	acquisition	of	member	on which	quant-	value	quant-	value		No. /
address	prior to	shares/	advice/	ion to	(market	shares/	through	the trade	ity		ity			Client
of	acquisit-	voting	acquisit-		purchase/	voting	whom the	was						ID
shareho-	ion/ sale	rights	ion of	ny	public/	rights	trade was	executed						
lders		acquire	shares/		rights/	post –	executed							
		d/ sold	sale of		preferentia	acquisit-	with SEBI							
			shares		1 offer etc.)	ion sale	Registrati-							
			(specify)				on No. of							
							the							
							Trading							
							Member							

Signature:

Note: To be submitted within 4 working days of acquiring more than 5% shareholding or voting rights in the Company as per Clause 10.2 of the Code

FORM D

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 [Regulations 13(4) and (6)]

Regulation 13(4) - Details of change in shareholding of Director / Officer / Connected Person of the Company

Name and	No. & % of	Date of	Date of	Mode of	No. & % of	0	Exchange	-				DP ID	Folio
address of	shares/	receipt of	intimation	acquisition	shares/	member	on which	quantity	value	quantity	value		No. /
Director/	voting	allotment	to	(market	post	through	the trade						Client
Officer/	rights held	advice/	Company	purchase/	acquisition	whom the	was						ID
Connected	by the	acquisition		public/	/ voting	trade was	executed						
Person	Director/	/ sale of		rights/	rights sale	executed							
	Officer/	shares/		preferential		with SEBI							
	Connected	voting		offer etc.)		Registration							
	Person	rights				No. of the							
						Trading							
						Member							

Signature:_____

Note: To be submitted within 4 working days of becoming Director/Officer/Connected Person as per Clause 10.1 of the Code

FORM B1

INITIAL DISCLOSURE

To The Compliance Officer Shardul Securities Limited Mumbai

Application date of Form B: ______ Application date of Form B1: _____

Name: Employee No.: Grade:

Details of shares held by / Dependent Family Members of Director / Officer / Connected Person

Name of the Dependent Family Member	Relationship	Mode of acquisition (market purchase / public/ rights/ preferential offer etc.)	Trading member through whom the trade was executed with SEBI Registration No. of the Trading Member	Exchange through which the trade was executed	Buy quantity	Buy value	DP ID	Folio No. / Client ID

Note: To be submitted within 4 working days of becoming Director/Officer/Connected Person

Appendix 2.6

FORM QD

QUARTERLY DISCLOSURE

Date:_____

To The Compliance Officer Shardul Securities Limited Mumbai

Periodic statement of shareholdings of Director / Officer / Connected Person

Name	Grade	Employee No.	No. of shares held at the beginning of the quarter	No. of shares bought during the quarter	No. of shares sold during the quarter	No. of shares held at the close of the Quarter

Details of shares held by Dependent Family members

Name of the Dependent Family Member	Relationship	No. of shares held at the beginning of the quarter	No. of shares bought during the quarter	No. of shares sold during the quarter	No. of shares held at the end of the quarter

I declare that I have complied with the requirement of the minimum holding period of 30 days with respect to the shares sold

Appendix 2.7

FORM AD

ANNUAL DISCLOSURE

Date:_____

To The Compliance Officer Shardul Securities Limited Mumbai

Statement of shareholdings of Director / Officer / Connected Person

Name	Grade	Employee No.	No. of shares held on 1 st April (beginning of the year)	No. of shares bought during the year	No. of shares sold during the year	No. of shares held on 31 st March (end of the year)

Details of shares held by Dependent Family Members

Name of the Dependent Family Member	Relationship	No. of shares held on 1 st April (beginning of the year)	No. of shares bought during the year	No. of shares sold during the year	No. of shares held on 31 st March (end of the year)

I declare that I have complied with the requirement of the minimum holding period of 30 days with respect to the shares sold