

# CODE OF CONDUCT TO REGULATE, MONITOR AND REPORT TRADING BY INSIDERS

[Pursuant to the Securities Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015]

# **QUADRANT TELEVENTURES LIMITED**

Regd. Office: Autocars Compound, Adalat Road, Aurangabad – 431005 Corporate Office: B-71, Phase – VII, Industrial Focal Point, Mohali (Punjab) - 160055 Tel No. 91- 172- 5090000 Fax No. 91-172- 5090125 Website: <a href="https://www.connectzone.in">www.connectzone.in</a>

# QUADRANT TELEVENTURES LIMITED

# CODE OF CONDUCT TO REGULATE, MONITOR AND REPORT TRADING BY INSIDERS

# As revised and approved by the Board of Directors on 24th May, 2019

Insider trading means dealing in securities of a company listed/traded on any stock exchange in India based on, or when in possession of, unpublished price sensitive information.

With a view to govern the conduct of insiders on matters relating to insider trading, the Securities and Exchange Board of India (SEBI) had formulated Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (hereinafter referred to as 'The Regulations').

Sub-regulation (1) of Regulation 9 inter alia, requires all listed companies to frame a Code of Conduct for Regulating, Monitoring and Reporting of trading by insiders by adopting the minimum standards as set out in Schedule B to the Regulations.

Sub-regulation (1) of Regulation 8 requires all listed companies to formulate and publish on its website, Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information by adopting the minimum standards as set out in Schedule A to the Regulations.

Quadrant Televentures Limited ("QTL") has formulated this Code of Conduct for Regulating, Monitoring and Reporting of trading by Insiders' ("Code"). All the Directors, Designated Persons, officers and other connected persons of QTL are governed by the Code.

The Code has been amended in view of the BSE's circular no. LIST/COMP/01/2019-20, dated April 2, 2019, with the approval of the Board on 24th May, 2019 and is effective from 24th May 2019. All the Directors, Designated Persons, officers and connected persons of QTL are advised to carefully go through and familiarize themselves with and adhere to the Regulations and the Code.

### 1. THE POLICY AND OBLIGATIONS

The Company endeavors to preserve the confidentiality of un-published 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 Director, Officer, 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 Director, Officer, Designated Person may use his or her position or knowledge of the Company to gain personal benefit or to provide benefit to any third party.

To achieve these objectives, QUADRANT TELEVENTURES LIMITED (herein after referred to as "the Company") hereby notifies that this code of conduct is to be followed by all Directors, Officers and Designated Person and connected persons.

#### 2. APPLICABILITY

This Code shall apply to all Directors, Designated Persons, officers and connected persons of Quadrant Televentures Limited.

#### 3. **DEFINITIONS**

- (i) "Act" means the Securities and Exchange Board of India Act, 1992 (15 of 1992) (including any amendment or re-enactment thereof);
- (ii) "Body Corporate" means a body corporate as defined under the Companies Act
- (iii) "Company" or "the Company" means QUADRANT TELEVENTURES LIMITED
- (iv) "Board" means the Board of Directors of 'QUADRANT TELEVENTURES LIMITED'.
- (v) "Director" means Directors on the Board of the Company.
- (vi) "Compliance Officer" means the Company Secretary of the Company
- (vii) "Connected Person" means any person who -
- (i) any person 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 position including a professional or business relationship between himself and the company whether temporary or permanent, that allows such person, directly or indirectly, access to unpublished price sensitive information or is reasonably expected to allow such access.
- (ii) Without prejudice to the generality of the foregoing, the persons falling within the following categories shall be deemed to be connected persons unless the contrary is established:
- (a). an immediate relative of connected persons specified in clause (i); or
- (b). a holding company or associate company or subsidiary company; or
- (c). an intermediary as specified in section 12 of the Act or an employee or director thereof; or
- (d). an investment company, trustee company, asset management company or an employee or director thereof; or
- (e). an official of a stock exchange or of clearing house or corporation; or
- (f). a member of 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; or
- (g). a member of the board of directors or an employee, of a public financial institution as defined in section 2 (72) of the Companies Act, 2013; or
- (h). an official or an employee of a self-regulatory organization recognised or authorized by the Board; or
- (i). a banker of the company; or
- (j). a concern, firm, trust, Hindu undivided family, company or association of persons wherein a director of a company or his immediate relative or banker of the company, has more than ten per cent. of the holding or interest
- (viii) "Trading" means and includes subscribing, buying, selling, dealing or agreeing to subscribe, buy, sell or deal in any securities and "trade" shall be construed accordingly.

# (ix) Designated Person' shall mean:

Employees and connected persons designated on the basis of their functional role. The board of directors shall in consultation with the compliance officer specify the designated persons to be covered by such code on the basis of their role and function in the organisation. Due regard shall be had to the access that such role and function would provide to unpublished price sensitive information in addition to seniority and professional designation.

(x) "Relative" means a person defined under section 2(77) of the Companies Act, 2013 read with Rules framed thereunder, as

"A person shall be deemed to be a relative of another if and only if they are members of an HUF; or they are husband and wife; or the one is related to another in the manner as prescribed under the Rules."

Rules lists out the following relatives: -

- > Father (including step father)
- Mother (including step mother)
- Son (including step son)
- Son's Wife
- Daughter
- > Daughter's husband
- Brother (including step brother)
- Sister(including step sister)
- (xi) 'Free Period' means any Period other than the Prohibited Period.

# (xii) "Insider trading" means -

- (i) an act of subscribing, buying, selling, dealing or agreeing to subscribe, buy, sell or deal in any securities by any director or key managerial personnel or any other officer of a company either as principal or agent if such director or key managerial personnel or any other officer of the company is reasonably expected to have access to any non-public price sensitive information in respect of securities of company; or
- (ii) an act of counselling about procuring or communicating directly or indirectly any nonpublic price-sensitive information to any person;

### (xiii) "Insider" means any person who is,

- (i) a connected person, or
- (ii) in possession of or having access to such unpublished price sensitive information.
- (xiv) "Unpublished Price Sensitive Information" means any information, relating to a company or its securities, directly or indirectly, that is not generally available which upon becoming generally available, is likely to materially affect the price of the securities and shall, ordinarily including but not restricted to, information relating to the following-
- (i) financial results;
- (ii) dividends;
- (iii change in capital structure;
- (iv) mergers, de-mergers, acquisitions, de-listings, disposals and expansion of business and such other transactions.
- (v) changes in key managerial personnel;
- (vi) material events in accordance with the listing agreement;

#### (xv) 'Prohibited Period' means:

- 1. Period as defined in clause 8.6 of this code
- 2. Such other period as may be specified by the Compliance Officer from time to time in consultation with the management.
- (xvi) "Trading Window" means the period during which the Company's securities can be traded by the designated employees/directors as provided in this Code."
- (xvii) "Trading day"" means a day on which the recognized stock exchanges are open for trading
- (xviii) "generally available information" means information that is accessible to the public on a non-discriminatory basis
- (xix) "promoter" shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009 or any modification thereof

### (xx) "Futures"

A contract entered into between two persons either to sell or buy a specific security on a future predetermined period who mutually agree for the price of the scrip and upon the compensation/premium agreed to in the contract.

(xxi) "Derivatives" means buying and selling of securities within the settlement period with a motive of making profits

(xxii) "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; Words and expressions used 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 thereunder shall have the meanings respectively assigned to them in those legislation.

#### 4. COMPLIANCE OFFICER

The Company Secretary shall be the Compliance officer of the Company. In his absence any other person duly authorized by the Board of Directors shall be the Compliance Officer.

### 5. DUTIES OF COMPLIANCE OFFICER

- 1. He shall maintain a record of designated employees and any changes made therein.
- 2. He may in consultation with the Chairman/Managing Director and shall as directed by the Board, specify "Prohibited Period" from time to time and immediately make an announcement thereof.
- 3. He shall maintain a record of Prohibited Period specified from time to time.
- 4. He shall be responsible for setting forth policies, procedures, monitoring adherence to the rules for the preservation of 'Price-Sensitive Information', 'pre-clearing of Designated Employees' and their dependents' trades, monitoring of trades and the implementation of the Code of Conduct under the overall supervision of the Board of the Company.
- 5. He shall place before the Chairman/Managing Director, at regular intervals, all the details of the dealing in the securities by Designated Employees, Directors, Officers of the company and the accompanying documents that such persons had executed under the pre-dealing procedure as envisaged in the code.
- 6. He shall assist all the employees in addressing any clarifications regarding the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and the Company's code of conduct.
- 7. He shall maintain records of all the declarations submitted in the appropriate form given by the Promoter/ Part of Promoter Group/Directors, Officers and Designated Employees for a minimum period of three years. The declarations may be taken and preserved in either physical form or electronic form.
- 8. He shall from time to time inform the Stock Exchanges any price sensitive information on immediate basis.

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

All Designated Persons/Directors/Officers shall maintain the confidentiality of all Price Sensitive Information. No Employee/Director/Officer shall pass on any price sensitive information to any person directly or indirectly by way of making a recommendation for the purchase or sale of shares of the Company. Following practices should be followed in this regard: -

#### 6.1 Need to Know

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 for legitimate purposes, performance of duties or discharge of his legal obligations and whose possession of such information will not give rise to a conflict of interest or appearance of misuse of information.

#### 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. Files containing confidential information should be deleted / destroyed after its use.

# 7. PROHIBITION ON DEALING, COMMUNICATING OR COUNSELING ON MATTERS RELATING TO INSIDER TRADING:

No insider shall communicate, provide, or allow access to any unpublished price sensitive information, relating to the company or its securities, to any person including other insiders except where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.

No person shall procure from or cause the communication by any insider of unpublished price sensitive information, relating to the Company or its securities, except in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.

Unpublished price sensitive information may be communicated, provided, allowed access to or procured, in connection with a transaction which entails:

- an obligation to make an open offer under the takeover regulations where the Board of Directors of the Company is of informed opinion that the proposed transaction is in the best interests of the Company; or
- not attracting 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 the proposed transaction 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 effected in such form as the Board of Directors may determine.

However, the Board of Directors 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 limited purpose and shall not otherwise trade in securities of the Company when in possession of unpublished price sensitive information

# 8. TRADING RESTRICTION & PREVENTION OF MISUSE OF "UNPUBLISHED PRICE SENSITIVE INFORMATION

All directors/officers and designated employees of the company shall be subject to trading restriction as enumerated below:

### 8.1. Trading Plan

An insider shall be entitled to formulate a trading plan for dealing in securities of the Company and present it to the Compliance Officer for approval and public disclosure pursuant to which trades may be carried out on his behalf in accordance with such plan.

### 8.2 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 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;
- (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.
- 8.3 The Compliance Officer shall consider the Trading Plan made as above and shall approve it forthwith. However, he shall be entitled to take express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan as per provisions of the Regulations.
- 8.4 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.

However, the implementation of the trading plan shall not be commenced, if at the time of formulation of the plan, the Insider is in possession of any unpublished price sensitive information and the said information has not become generally available at the time of the commencement of implementation. The commencement of the Plan shall be deferred until such unpublished price sensitive information becomes generally available information. Further, the Insider shall also not be allowed to deal 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.

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

# 8.6. Trading Window

8.6.1 The period prior to declaration of unpublished price sensitive information is particularly sensitive for transaction in the Company's securities. This sensitivity is due to the fact that the Directors, Designated Persons and officers will, during that period, often possess unpublished price sensitive information

The Directors and Designated Persons and their immediate relatives of the Company shall not trade in the company's securities when the trading window is closed. The period during which the trading window is closed shall be termed as Prohibited Period. The intimation of closure shall be made through email and/ or through the website of the Company. The trading window shall be closed when the compliance officer determines that a designated person or class of designated persons can reasonably be expected to have possession of unpublished price sensitive information.

# 8.6.2 Unless otherwise specified by the Compliance Officer, the Trading Window for Dealing in Securities of the Company shall be closed for the following purposes

- a. Financial results
- b. dividends
- c. change in capital structure
- d. mergers, de-mergers, acquisitions, delistings, disposals and expansion of business and such other transactions
- e. changes in Key Managerial Personnel
- f. material events in accordance with the listing agreement.

# 8.6.3 In respect of declaration of financial results, the Trading Window shall be closed from the end of every quarter till 48 hours after the declaration of financial results

The closure of Trading Window for purposes other than declaration of financial results and for which a specific notice/intimation is required to be given to stock exchange shall commence from the date on which intimation of the date of Board meeting for consideration of any such Price Sensitive Information is given to Stock Exchange.

However, if the circumstances so warrant, the time for closing the Trading Window may be increased or decreased by the Compliance Officer with the approval of Chairman /Managing Director.

8.6.4 The timing for re-opening of the trading window for the information referred in 8.6.3 shall be determined by the compliance officer taking into account various factors including the unpublished price sensitive information in question becoming generally available and being capable of assimilation by the market, which in any event shall not be earlier than forty-eight hours after the information becomes generally available.

8.6.5 All Directors, Officers, Designated Persons of the company shall conduct all their dealings in the securities of the Company only during the valid trading window and shall not deal in any transaction involving the purchase or sale of the Company's securities during the prohibited periods or during any other period as may be specified by the Company from time to time.

#### **8.7. ESOPs**

In case of ESOPs exercise of option may be allowed during the period when the Trading Window is closed. However, sale of shares allotted on exercise of ESOPs shall not be allowed when the Trading Window is closed.

#### 8.8. Futures & Derivatives

All the directors / officers / designated employees are strictly prohibited from involving in the Futures & derivatives.

#### 9. PRE-CLEARANCE OF TRADES

9.1 All Directors, Officers, Designated Persons of the Company and their immediate relatives who intend to deal in the securities of the company in excess of 10,00,000 rupees whether in one or a series of transactions over any calendar quarter shall require prior clearance from the Compliance Officer.

No Director, Officer and designated person shall apply for pre-clearance of any proposed trade if such designated person is in possession of unpublished price sensitive information even if the trading window is not closed.

- 9.2 The Clearance shall be obtained as per the procedure prescribed below:
- 9.2.1 An application is to be made to the compliance officer as per the enclosed format (Annexure-I) indicating the estimate number of securities that the director/ designated person/ Officer intends to deal in, the details of securities held in physical form as to folio no., the 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 regard.
- 9.2.2 Each Director/ Designated person/ Officer shall execute in favour of the Company an undertaking in the enclosed pro-forma (**Annexure-II**) for getting the trades cleared.

The Compliance Officer shall on receiving an application provide the Director/Designated Person/ Officer with an acknowledgement on the duplicate of the application.

The Compliance Officer shall grant approval within 2 working days from the date of acknowledgement

The Compliance Officer shall retain copies of all applications and acknowledgements. In exceptional circumstances consent may not be given if the Compliance officer is of the opinion that the proposed deal is on the basis of possession of any unpublished Price Sensitive Information. There shall be no obligation to give reasons for any withholding of consent.

If so requested by the Compliance Officer, Director, Officer, Designated Employee must ensure that his stockbroker is authorised to disclose to the Company all matters relevant to his share dealings.

9.3 The directors/Designated Persons/officers and their dependents shall execute their transactions within one week after the pre-clearance failing which they have to pre-clear the transactions again.

### 10. Minimum Period for holding of Securities

- 10.1 All Directors/officer/Designated Persons or their dependents who buy or sell any number of shares of the Company shall not enter into an opposite transaction i.e. sell or buy any number of shares during the next six months following the prior transaction. All Directors/officer/Designated Persons shall also not take positions in derivative transactions in the shares of the Company at any time.
- 10.2 The compliance officer may be empowered to grant relaxation from strict application of such restriction for reasons to be recorded in writing provided that such relaxation does not violate these regulations
- 10.3 If a contra trade is 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 Board for credit to the Investor Protection and Education Fund administered by the Board under the Act.
- 10.4 In the case of subscription under ESOP Scheme(s) of the Company, the above mentioned entities shall hold their investments for a minimum period of 30 days. The holding period would commence when the securities are actually allotted. However, in case the sale of securities is necessitated by personal emergency, the holding period may be waived by Compliance Officer after recording in writing reasons in this regard.

The application for this approval should be made to the Compliance Officer in Form 'Annexure-I' (as attached to this code).

The aforesaid restrictions on entering into opposite transaction shall not apply to acquisition of securities in the primary market or pursuant to exercise of options vested under any ESOP Scheme(s) of the Company.

# 11. REPORTING AND DISCLOSURE REQUIREMENTS FOR TRANSACTIONS IN SECURITIES

- 11.1 All Directors/Designated Persons/ Officers shall forward to the Compliance Officer following details of their securities transactions including the statement of their immediate relatives:
  - (a) All holdings in securities of the company, at the time of joining the company in **Form-Annexure-III**:
  - (b) Annual statement of all holdings in securities of the Company in **Form-Annexure-III** within 15 days.
- 11.2. Every promoter, key managerial personnel and director of every company whose securities are listed on any recognised stock exchange shall disclose his holding of securities of the company as on the date of these regulations taking effect, to the company within thirty days of SEBI (Prohibition of Insider Trading) Regulations 2015 taking effect in Form-A.
- 11.3. Every person on appointment as a key managerial personnel or a director of the Company shall disclose 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 Form-B.
- 11.4. Every promoter, employee and director of every 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 of ten lakh rupees in Form-C.

- 11.5. The Compliance Officer shall maintain records of all the declarations/ undertakings/ forms as mentioned in this Code, as received from time to time, for a period of five years.
- 11.6 The Compliance Officer shall place before Chairman/ Managing Director/ Committee specified by the Company, on a monthly basis, all the details of the dealing in the securities by Designated Persons/director/Officer of the company and the accompanying documents that such persons had executed under the predealing procedure as envisaged in this Code.

## 12. Disclosure by Company to Stock Exchange

Pursuant to Regulation 7(2)(b) of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, within 2 working days of the receipt of the information under Clause 11.4 above, the Compliance Officer shall disclose to all Stock Exchanges on which the Company is listed, the information received in **Form-D**.

The Company is required to frame a Code of Fair Disclosure for prevention of Insider Trading and the same is appended hereto.

#### **MISCELLANEOUS**

## 13. Penalty for breach of code of conduct

- a) The directors /Designated Persons who violate the code of conduct shall be subject to disciplinary action by the Company that may include wage freeze, suspension etc. and shall be ineligible for future participation in Employees Stock Option Plan (ESOP).
- b) The persons required to formulate a code of conduct under sub-regulation (1) and sub-regulation (2) of regulation 9, that there has been a violation of these regulations, they shall inform the Board promptly
- c) The action by the Company shall not preclude SEBI or other Regulatory authorities from taking any action against those who are found guilty of Insider trading.
- d) If any person enters into Insider Trading, he shall be punishable with imprisonment for a term which may extend to five years or with fine which shall not be less than five lakh rupees but which may extend to twenty-five crore rupees or three times the amount of profits made out of insider trading, whichever is higher, or with both .

# 14. Information to SEBI in case of violation of the SEBI (Prohibition of Insider Trading) Regulations, 2015

In case it is observed by the Company and / or Compliance Officer that there has been a violation of the SEBI (Prohibition of Insider Trading) Regulations, 2015, SEBI must be informed by the Company.

THIS POLICY IS ONLY INTERNAL CODE OF CONDUCT AND ONE OF THE MEASURES TO AVOID INSIDER TRADING. IT WILL BE THE RESPONSIBILITY OF EACH EMPLOYEE TO ENSURE COMPLIANCE OF SEBI GUIDELINES AND OTHER RELATED STATUTES FULLY.

\*\*\*\*

### **ANNEXURE 'I'**

# APPLICATION FOR PRE CLEARANCE OF TRADE IN SECURITIES OF THE COMPANY

(UNDER CODE OF CONDUCT TO REGULATE, MONITOR AND REPORT TRADING BY INSDIERS OF QUADRANT TELEVENTURES LIMITED)

Date:						
The Compliance Officer QUADRANT TELEVENTURES LIMITED						
Sub: Application for Pre Clearance of trade in terms of SEBI (Prohibition of Insider Trading) Regulations, 2015.						
Dear Sir,						
I/Officer /		S/D/W/o		, being a Director		
	Designated Employee of Company hereby seek your approval for:					
a. buvina	(number	) of	(type of security)	of the company in		
my/dependent	t family members' r	name;				
dependent far	(number nily members' nam	) of( e;	type of security) of	the company in my/		
•	•		o /Mr / Mro			
Inrough Stock Ex		rangement with M/s lio no. /DP & Client		·		
As on date I/my d	enendent family m	embers hold the un	der mentioned secu	urities of the		
company:				inities of the		
Name of Holder	Folio No./DP & Client ID No.	Type of Securities	No. of Securities	Nature of Transaction		
Holder	Chefft ID No.	Securities	Securities	(i.e.Purchase/Sell)		
I further Lundertal	ke and confirm that	·•				
		or in receipt of any	"Price Sensitive Inf	ormation" upto the		
time of sig	ning this undertaki	ng.		·		
b. In case I (	get access to or re this undertaking bu	eceive any "Price S ut prior to the execu	ensitive Informatior	n" subsequent to the fon I shall inform you		
of the cha	ange in my positio	n and that I would	completely refrain	from dealing in the		
securities of the company till the time such information becomes public.  c. I have not contravened the code of conduct for prevention of insider trading as notified						
by the con	npany from time to	time.	•	or trading do notinod		
		isclosure in the mati		ect of the proposed		
securities	e. I/ my dependent family shall execute the transaction in respect of the proposed securities of the Company within one week after the approval of pre-clearance is					
		transaction not be oply for pre clearand		n one week from the transaction		
f. I/ my depe	endent family men			rities for a minimum		
period of 1	80 days.					
Yours Faithfully						
Name						
Designation						
Date						

Signature

# Annexure 'II' **UNDERTAKING**

(To be given by directors / officers / designated employees)

To The Compliance Officer **Quadrant Televentures Limited** Dear Sir \_\_\_\_\_, designated as Televentures Limited (hereinafter referred to as "the company") hereby undertake and solemnly affirm the following: I/ we do not have any access or has not received any price sensitive information. b. If I/we has/have access to or receive any price sensitive information after signing the declaration but before the execution of the transaction, I/we shall inform the compliance officer of the change in the position and that I/we would completely refrain from dealing in the securities of the company till such time the information becomes public. c. That I/we have not contravened the code of conduct for prevention of insider trading regulations. d. That I/we have made a full and true disclosure in the matter. Place Date Signature(s) Note: In case of joint holder(s)/relatives, this undertaking has to be signed by all individually.

## **ANNEXURE 'III'**

# FORM FOR INITIAL/ YEARLY DISCLOSURE OF PARTICULARS BY PROMOTER/PART OF PROMOTER GROUP/ DIRECTOR/OFFICER /DESIGNATED EMPLOYEES

(UNDER CODE OF CONDUCT TO REGULATE, MONITOR AND REPORT TRADING BY INSDIERS OF QUADRANT TELEVENTURES LIMITED)

Date: _				
	ompliance Officer ant Televentures Lin	nited		
From:				
Name				
	yee Code			
Desigr	nation			
Depart	tment			
Sr.	er declare that I and  Name of Holder	Name of the	No. of Securities	Type of Security (Equity/Preference/Debentures)
			•	
Sr. No.		Name of the	•	Type of Security
Sr. No.		Name of the	•	Type of Security
Sr. No. 1. 2.		Name of the	•	Type of Security
Sr. No. 1. 2. 3.		Name of the	No. of Securities	Type of Security
Sr. No. 1. 2. 3. 4.		Name of the	No. of Securities	Type of Security (Equity/Preference/Debentures)
Sr. No. 1. 2. 3. 4.	Name of Holder	Name of the	No. of Securities	Type of Security (Equity/Preference/Debentures)

# QUADRANT TELEVENTURES LIMITED

# Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information

# **Corporate Disclosure Policy**

This Code has been framed in pursuance to the regulation contained in sub-regulation(1) of Regulation 8 of SEBI (Prohibition of Insider Trading) Regulation, 2015 and the purpose of this code is to ensure timely and adequate disclosure of Unpublished Price Sensitive Information.

These Regulations will be applicable from 24th May, 2019.

# **Objective of the Code of Fair Disclosures**

Quadrant Televentures Limited ("QTL") has formulated this Code of Practices and Procedures for Fair Disclosures of Unpublished Price Sensitive Information' to ensure timely and adequate disclosure of unpublished price sensitive information which would impact the price of the company's securities and to maintain the uniformity, transparency and fairness in dealing with all stakeholders and in ensuring adherence to applicable laws and regulations. Further, the Company endeavours to preserve the confidentiality of unpublished price sensitive information and to prevent misuse of such information.

#### **Definitions**

**'Compliance Officer'** for the purpose of these regulations means the Company Secretary of the Company. In absence of the Company Secretary the Board of Directors may authorize such other officer of the Company to discharge the duties of Compliance Officer under the regulations.

'Chief Investors Relations Officer' means Compliance Officer of the Company.

"unpublished price sensitive information" means any information, relating to a company or its securities, directly or indirectly, that is not generally available which upon becoming generally available, is likely to materially affect the price of the securities and shall, ordinarily including but not restricted to, information relating to the following: -

- (i) financial results:
- (ii) dividends;
- (iii) change in capital structure;
- (iv) mergers, de-mergers, acquisitions, delistings, disposals and expansion of business and such other transactions;
- (v) changes in key managerial personnel; and
- (vi) material events in accordance with the listing agreement.

The company will adhere to the following so as to ensure fair disclosure of events, occurrence and Unpublished price sensitive information that could impact price of its securities in the market:

#### 1. Prompt public disclosure of Unpublished price sensitive information

Unpublished Price Sensitive Information shall be given to the Stock Exchanges and disseminated promptly on a continuous basis.

#### 2. Uniform and Universal dissemination of unpublished price sensitive information

The disclosure of unpublished price sensitive information shall be on a continuous, immediate, uniform basis and will be universally disseminated. The company may consider others ways of supplementing information released to stock exchanges by improving Investor access to their public announcements.

#### 3. Overseeing and Co-ordinating disclosure

3.1 The Chief Investor Relations Officer, for the purpose of these regulations, shall oversee corporate disclosures and deal with dissemination of information and disclosure of unpublished price sensitive information. The Compliance Officer (i.e Company Secretary)

of the Company is designated as the Chief Investor Relations Officer and he shall be responsible for ensuring that the Company complies with the continuous disclosure requirements and dissemination of information. He shall also be responsible for overseeing & co-ordinating disclosure of Unpublished Price Sensitive Information to stock exchanges, analysts, shareholders and media.

- 3.2 Information disclosure/dissemination may normally be approved by the Compliance Officer.
- 3.3 If information is accidently disclosed without the prior approval of Compliance Officer, the person responsible shall inform the Compliance Officer immediately.

# 4. Process of disseminating information in order to make the unpublished price sensitive information generally available

Prompt disclosure/dissemination of information may be done through various media so as to achieve maximum reach and quick dissemination. The Company shall ensure that disclosure to stock exchanges is made promptly.

# 5. Procedures for Appropriate and fair responding to any Query on news reports and requests for verification of Market rumours by regulatory authorities

- 5.1 Replies to all queries or requests for verification of market rumours shall be sent only after obtaining the approval of the Chairman or the Managing Director.
- 5.2 Such replies shall be signed by the Compliance Officer. In his absence, such replies shall be signed by such other officer/ person as may have been authorized.
- 5.3 The Compliance Officer shall oversee corporate disclosure. He shall be responsible for deciding whether a public announcement is necessary for verifying or denying rumours and then making the disclosure.

# 6. Ensuring that information shared with analysts and research personnel is not unpublished price sensitive information

The Company should follow the guidelines given hereunder while dealing with Analysts and research personnel.

- 6.1 Only Public information is to be provided to such Analysts/Research person and Institutional Investors or any information given to Analysts/Research Person should be simultaneously made public at the earliest.
- 6.2 In order to avoid mis-quoting or mis-representing it is desired that two Company representatives be present at the meeting with Analysts and Institutional Investors and the discussion should preferably be recorded.
- 6.3 Company should be careful while dealing with analysts' questions that raise issues outside the intended scope of discussion. Unanticipated questions may be taken on notice and a considered response should be furnished later. If the answer includes price sensitive information, a public announcement should be made before responding.
- 6.4 Whenever the Company proposes to organise meetings with investment analysts/institutional investors, the Company shall make a press release or post relevant information on its website after every such meeting. The Company may also consider live webcasting of analyst meets.

#### 7. Unpublished price sensitive information on Need-to-Know basis

7.1 Unpublished Price Sensitive Information shall be handled on a "need to know" basis i.e. unpublished Price Sensitive Information shall be disclosed only to those where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.

- 7.2 The Company shall disseminate all Price Sensitive Information on a continuous and in a timely manner to stock exchanges where its Securities are listed and thereafter to the press.
- 7.3 As a good corporate practice, the Price Sensitive Information disclosed to the Stock Exchanges and to the Press may also be supplemented by prompt updates on the company's web-site. The Company may also consider other modes of public disclosure of Price Sensitive Information so as to improve investor access to the same.
- 7.4 The information filed by the Company with the Stock Exchanges under the Listing Agreement may also be posted on the Company's website.

### 8. Timely reporting of Shareholdings / Ownership and changes in Ownership

The Compliance Officer shall be responsible for ensuring that disclosures of shareholdings/ownership of major shareholders and disclosure of changes in ownership as required under the Stock Exchange Listing Agreements and/or any rules/regulations made under the Securities & Exchange Board of India Act, 1992 are made in a timely and adequate manner.