CODE OF PRACTICES AND PROCEDURES FOR FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION

[Under Regulation 8(1) of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015]

A. Preface:

In an endeavor to prevent the misuse of unpublished price sensitive information in the day-to-day business affairs and to promote the culture of fair disclosure of information in due compliance with the Principles of Fair Disclosures as set out in the SEBI (Prohibition of Insider Trading) Regulations, 2015 (hereinafter referred as "Regulations"), the Board of Directors of the Company, M/s NIIT Limited have formulated a Code of Conduct to be known as "NIIT 's Code of Practices and Procedures For Fair Disclosure of Unpublished Price Sensitive Information" (hereinafter referred as "Code for fair disclosure of UPSI" or "Code").

B. Objects of the Code:

The Code aims at:

- Preventing the misuse of unpublished price sensitive information within the Organization and practice of selective disclosures to the public;
- Acknowledging the necessity of communicating, providing or allowing access to information and promoting the principle of equality of access to information.

C. Chief Investor Relations Officer (CIRO):

The Head Investor Relations shall act as the Chief Investor Relations Officer (CIRO)- for the purpose of this Code, who would be responsible for satisfactory discharge of the duties and responsibilities laid down under this Code.

In the temporary absence of CIRO for any reason whatsoever, the Chief Financial Officer (CFO)/Chief Executive Officer (CEO) shall nominate any other official to be responsible for discharge of duties and responsibilities under this Code.

CIRO shall ensure that all communications of unpublished price sensitive information are made to Stock Exchanges, after being approved by MD/CEO/CFO/CEO or any other authorized official authorized by the Board and such information is communicated through Compliance officer/Key Managerial Personnel (KMP).

D. Procedure involved in complying with the principles of fair disclosure of information:

S.No.	Principle	Procedure
1.	Prompt public disclosure of unpublished price	In this regard, to ensure fair and timely
	sensitive information that would impact price	disclosure of information that would have direct
	discovery no sooner than credible and concrete	impact on the market price of the securities, the
	information comes into being in order to make such	Company generally follows the below-
	information generally available.	mentioned procedure:
		(a) Intimates the Stock Exchange(s) well in
		advance about the Board Meeting in
		which any such proposal is to be
		considered;
		(b) Intimates the outcome of the said Board
		Meeting within, stipulated time periods;
		(c) Updates the Updates Stockthe
		ExchangeStock Exchange(s) about the
		current happenings in respect of the
		events that have direct bearing on the
		market sentiments for onward
		dissemination to the public at large.

2.	Uniform and universal dissemination of unpublished	To ensure that the unpublished price sensitive
	price sensitive information to avoid selective	information is not selectively disclosed, the
	disclosure	Company generally, in compliance with the
		provisions of applicable statues, follows the
		following procedure & practices:
		(i) Intimates the said information to the
		Stock Exchange(s) where its
		securities are listed, within the
		stipulated time period;
		(ii) Publicize the said information in the
		Newspapers, where deems fit;
		(iii) Uploading the said information on the
		Official Website under Investors'
		Section as early as possible or as is
		stipulated under various Statutes.
		(iv) In any other manner as may be
		decided to facilitate uniform and
		universal dissemination.
3.	Prompt dissemination of Unpublished Price Sensitive	To ensure authentication of the information to
0.	Information that gets disclosed selectively,	be disclosed to the stakeholders, the said
	inadvertently or otherwise to make such information	information is generally cross verified by the
	generally available.	Chief Investor Relations Officer.
	gonorally available.	However, if any information gets disclosed
		selectively, inadvertently or otherwise, the
		Company (i) intimates the facts and rectified
		information to the Stock Exchange(s), where
		the securities of the Company are listed, for
		onward dissemination to the shareholders; (ii)
		publicize the facts and rectified information, if
		required, in the Media/Newspapers.
4.	Appropriate and fair response to queries on news	The Chief Investor Relations Officer ensures
	reports and requests for verification of market rumors	appropriate and fair responses are provided to
	by Regulatory Authorities	queries on news reports and requests for
	ay . togulatory / tallionilloo	verification of information / market rumors by
		Regulatory Authorities.
5.	Ensuring that information shared with analysts and	The Chief Investor Relations Officer/ respective
	research personnel is not unpublished price sensitive	Departmental Heads shall take all necessary
	information	measures to ensure that no unpublished price
		sensitive information is being disclosed to any
		series and matter to being disclosed to any

		analysts and research personnel, except on a need to know basis and in line with any other applicable codes, policies and procedures, including specifically, this Code and the Code on Prevention of Insider Trading.
6.	Developing best practices to make transcripts or record of proceedings of meetings with analysts_and other investor relation conferences on the official website_to_ensure_official_confirmation_and documentation of disclosures made	The Company may, from time to time, authorize any concerned persons, depending upon the domain of conferences and meetings, to make transcripts or record of proceedings of meetings with analysts. Further, the said proceedings shall be disclosed on the Official Website of the Company, where deems appropriate / necessary.
7.	Handling of all unpublished price sensitive information on a need-to-know basis.	Due procedures as prescribed in "NIIT CODE OF CONDUCT TO REGULATE, MONITOR AND REPORT TRADING BY-INSIDERS DESIGATED PERSONS" shall be followed to ensure that the Unpublished Price Sensitive Information be communicated only on a "need to know" basis, only to those who need such information to discharge their duties.

E. Sharing of UPSI for legitimate purpose:

The UPSI may be shared by any insider only in furtherance of legitimate purpose(s) which shall include the following:

- Sharing of UPSI in the ordinary course of business by any Insider, Designated Person, or by any Authorized person with existing or proposed partners, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors, auditors, insolvency professionals or other advisors or consultants.
- ii) Sharing of UPSI where such communication is in furtherance of performance of duty (ies);
- iii) Sharing of UPSI for discharge of legal obligation(s)
- iv) Sharing of UPSI for any other genuine or reasonable purpose as may be determined by the MD/CEO/CFO/CIRO/Compliance Officer of the Company.
- Sharing of UPSI for any other purpose as may be prescribed under the Securities Regulations or
 Company Law or any other law for the time being in force, in this behalf, as may be amended from time to time.

Provided that such sharing should not be carried out to evade or circumvent the prohibitions of PIT Regulations.

However, other provisions / restrictions as prescribed under the SEBI (Prohibition of Insider Trading) Regulations, 2015 or any other law for the time being in force in this behalf, as may be amended from time to time, shall be observed.

Issue of Notice to the recipient of UPSI

Any person in receipt of unpublished price sensitive information pursuant to a "legitimate purpose" shall be considered an "insider" for purposes of this Code and due notice shall be given to such persons, in the format as set out in "Annexure A" to this code;

- (i) To make aware such person that the information shared is or would be UPSI.
- (ii) To make aware to such person the duties and responsibilities attached to the receipt of such UPSI and the liability attached to misuse or unwarranted.
- (iii) To instruct such person to maintain confidentiality of such unpublished price sensitive information in compliance with these regulations.

Digital Database of recipient of UPSI

The (Name of the Person)Compliance Officer shall be responsible to maintain a structured digital database of such persons or entities as the case may be with whom information is shared under this regulation, which shall contain the following information;

- (i) Name of such recipient of UPSI;
- (ii) Name of the Organization or entity to whom the recipient represent
- (iii) Postal Address and E-mail ID of such recipient
- (iv) Permanent Account Number (PAN) or any other identifier authorized by law, if PAN is not available.

The (Name of Person)Compliance Officer shall also be responsible to ensure that such databases shall be maintained with adequate internal controls and checks such as time stamping and audit trials to ensure non-tampering of such database.

Amendment

The Board of Directors of the Company, in compliance with applicable laws, rules & regulations, may amend / substitute any provision(s) with a new provision(s) or replace this entire Code with a new Code.

In case, the Code differ from any law, rules, regulations etc. for the time being in force, the law, rule, regulation etc. shall supersede the Code.

The Code and any subsequent amendment(s) thereto, shall be promptly intimated to the Stock Exchanges.