

MEDI ASSIST HEALTHCARE SERVICES LIMITED

CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING

&

CODE OF FAIR DISCLOSURES & PRACTICES

&
POLICY FOR INQUIRY IN CASE OF LEAK OF UNPUBLISHED PRICE
SENSITIVE INFORMATION

& POLICY ON DETERMINATION OF LEGITIMATE PURPOSE

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Introduction

Insider trading means trading in Securities of a company by its Directors, Employees or other Insiders while in possession of Unpublished Price Sensitive Information ("UPSI"). Such trading by Insiders erode the investors' confidence in the integrity of the management and is unhealthy for the capital markets.

The Securities and Exchange Board of India ("SEBI"), in its endeavor to protect the interests of investors in general, has formulated the SEBI (Prohibition of Insider Trading) Regulations, 2015 (the 'Regulations') and the same is made applicable to all companies whose securities (including shares) are listed on Indian stock exchanges.

Further, it is mandatory in terms of the Regulations for every listed company, intermediary, fiduciary and any other person who is required to handle UPSI in the course of business operations to formulate a Code of Conduct for Prevention of Insider Trading to regulate, monitor and report trading by its Directors, Employees who are Designated Persons and Immediate Relative of Designated Persons and other Connected Persons. In addition, every company whose Securities are listed on a stock exchange, is also required to formulate a Code of Practices and Procedures for fair disclosure of UPSI (hereinafter referred to as "Code of Corporate Disclosure Practices").

Definitions

- a. "Audit Committee" means the audit committee of the Company.
- b. "Board" means Board of Directors of the Company.
- c. "Chief Executive Officer" shall have the same meaning as defined in sub-section (18) of Section 2 of the Act.
- d. "Code" means this Code of Conduct for Prevention of Insider Trading and the Code of Corporate Disclosure Practices, as applicable, including modifications made thereto from time-to-time.
- e. "Company" means Medi Assist Healthcare Services Limited.

- f. "Compliance Officer" means any senior officer, designated so and reporting to the board of directors, who is financially literate and is capable of appreciating requirements for legal and regulatory compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservation of unpublished price sensitive information, monitoring of trades and the implementation of the codes specified in the Regulations under the overall supervision of the Board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;
 - **Explanation:** "financially literate" shall mean a person who has the ability to read and understand basic financial statements i.e., balance sheet, profit and loss account, and statement of cash flows.
- g. "Connected Person" shall have the meaning given to it under Regulation 2(1)(d) of the Regulations .
- h. "Designated Persons" shall mean persons designated by the Board in consultation with the Compliance Officer, who are covered under the Code on the basis of their role and function in the Company and the access that role and function provides to UPSI in addition to seniority and professional designation and shall include:
 - i. Employees of the Company, designated on the basis of their functional role or access to UPSI;
 - ii. Employees of material subsidiaries of the Company designated on the basis of functional role or access to UPSI;
 - iii. All promoters of the Company;
 - iv. Chief Executive Officer of the Company and employees upto two-levels below the Chief Executive Officer of the Company and its material subsidiaries irrespective of their functional role in the Company or their ability to have access to UPSI;
 - v. All Directors;
 - vi. Any support staff of the Company, such as IT staff or secretarial staff who have access to UPSI.
- i. "Director" means a member of the Board of Directors of the Company.
- **j.** "Employee" means every employee of the Company (whether working in India or abroad) including the Directors in the employment of the Company.
- k. "Fiduciaries" means professional firms such as auditors, accountancy firms, law firms, analysts, insolvency professional entities, consultants, banks etc., assisting or advising the Company.
- 1. "Generally Available Information" means information that is accessible to the public on a non-discriminatory basis, such as information published on websites of stock exchanges, and

shall not include unverified event or information reported in print or electronic media.

- m. "Intermediary" means an intermediary registered with SEBI.
- **n.** "Immediate Relative" means the spouse of the person, and includes parent, sibling and child of such person or of the spouse, any of whom is either financially dependent on the person or consults the person in taking decisions relating to trading in securities.
- o. "Insider" means as defined under Clause 2(1)(g) of the Regulations, which means any person who is a Connected Person or in possession of or having access to Unpublished Price Sensitive Information.
- p. "Material Financial Relationship" shall mean a relationship in which one person is a recipient of any kind of payment such as by way of a loan or gift from a Designated Person during the immediately preceding twelve months, equivalent to at least 25% of the annual income of such Designated Person but shall exclude relationships in which the payment is based on arm's length transactions.
- q. "Promoter" and "Promoter Group" shall have the respective meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 or any modification thereof.
- r. "Relative" shall mean spouse of the person, parent of the person and parent of its spouse, sibling of the person and sibling of its spouse, child of the person and child of its spouse, spouse of the said sibling or child.
- s. **"Securities"** shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956 (42 of 1956) or any modification thereof.
- t. "Trading Day" means a day on which the recognized stock exchanges are open for trading.
- u. "Trading in Securities" means and includes an act of subscribing, buying, redeeming, switching, selling, dealing or agreeing to subscribe, redeem, switch, buy, sell or deal in any Securities of the Company and "trade" shall be construed accordingly.
- v. "Unpublished Price Sensitive Information ("UPSI")" 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 Securities of the Company and shall, ordinarily include but not be restricted to, information relating to the following:
 - i. financial results;
 - ii. dividends;
 - iii. change in capital structure;
 - iv. mergers, de-mergers, acquisitions, delisting's, disposals and expansion of business

and such other transactions; and

- v. changes in key managerial personnel;
- w. "Whole-Time Director" shall have the same meaning as defined in sub-section (94) of Section 2 of the Companies Act, 2013.

All terms used in this Code but not defined hereinabove shall have the meanings ascribed to them under the Regulations.

CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING

Pursuant to the provision of regulation 9 of the Regulations, the Board of the Company has ensured that the Chief Executive Officer or a Whole-Time Director has formulated the Code of Conduct for Prevention of Insider Trading, with the Board's approval, to regulate, monitor and report trading by its Designated Persons and their Immediate Relatives towards achieving compliance with the Regulations, adopting the minimum standards set out in Schedule B to the Regulations, without diluting the provisions of the Regulations in any manner.

COMPLIANCE OFFICER

The Board of the Company shall appoint the Chief Compliance Officer & Company Secretary as the Compliance Officer to ensure compliance and for effective implementation of the Regulations and also this Code across the Company.

- 1. The Compliance Officer shall report to the Board of Directors of the Company and in particular, shall provide yearly reports to the Chairman of the Audit Committee.
- 2. The Chief Compliance Officer & Company Secretary shall hold the position of the Compliance Officer so long as he/she remains the Chief Compliance Officer & Company Secretary. In the event of the office of the Chief Compliance Officer & Company Secretary falling vacant till such time a successor is appointed, the persons(s) responsible for the Legal function shall, in the interim period act as the Compliance Officer.

In order to discharge his/her functions effectively, the Compliance Officer shall be adequately empowered and provided with adequate manpower and infrastructure to effectively discharge his/her function. In the performance of his/her duties, the

- Compliance Officer shall have access to all information and documents, relating but not limited to, the Securities of the Company.
- The Compliance Officer shall act as the focal point for dealings with SEBI in connection
 with all matters relating to the compliance and effective implementation of the
 Regulations and this Code.

ROLE & DUTIES OF THE COMPLIANCE OFFICER:

The Compliance Officer shall be responsible for:

- i. setting forth policies in relation to the implementation of the Code and the Regulations in consultation with the Board/Audit Committee, as the case may be.
- ii. prescribing procedures for various activities referred to in the Code.
- iii. compliance with the policies and procedures referred hereinabove.
- iv. monitoring adherence to the provision for preservation of UPSI.
- v. identify the persons who shall be regarded as Designated Persons to be covered by the Code, including those mentioned under Regulation 9(4), on the basis of their role and function in the organization including access to UPSI by virtue of that role and function in addition to seniority and professional designation.
- vi. grant of pre-trading approvals to the Designated Persons for trading in the Company's Securities by them / their Immediate Relatives and monitoring of such trading.
- vii. implementation of this Code under the general supervision of the Audit Committee and the overall supervision of the Board of the Company.
- viii. The Compliance Officer shall assist all the Designated Persons in addressing any clarifications regarding the Regulations and this Code.
 - ix. In the event that the Compliance Officer is privy to any UPSI, any pre- clearance for Trading in Securities will be provided by the Chief Executive Officer and Whole time Director.
 - x. Undertaking such things as provided in the Regulations from time to time.

STRUCTURAL DIGITAL DATABASE

The Board shall ensure and authorize the Compliance Officer to maintain a structured digital database containing the nature of UPSI and the names of such persons who have shared the information and also the names of such persons with whom information is shared under this regulation along with the Permanent Account Number or any other identifier authorized by

law where Permanent Account Number is not available. Such database shall not be outsourced and shall be maintained internally with adequate internal controls and checks such as time stamping and audit trails to ensure non-tampering of the database.

The structured digital database is preserved for a period of not less than eight years after completion of the relevant transactions and in the event of receipt of any information from SEBI/Stock Exchanges regarding any investigation or enforcement proceedings, the relevant information in the structured digital database shall be preserved till the completion of such proceedings.

HANDLING OF UPSI

Preservation and Sharing of UPSI, and maintaining confidentiality:

Designated Persons shall maintain the confidentiality of all UPSI coming into their possession or control.

To comply with this confidentiality obligation, the Designated Persons shall not:

- communicate, provide or allow access of UPSI to any person directly or indirectly, including
 by way of making a recommendation for the purchase or sale of Securities of the Company
 unless such communication is in furtherance of legitimate purposes, performance of duties or
 discharge of legal obligations; or
- ii. discuss UPSI in public areas, or
- iii. disclose UPSI to any Employee who does not need to know the information except for the furtherance of legitimate purpose, performance of duties or for discharging of legal obligations, or
- iv. recommend to anyone that they may undertake Trading in Securities of the Company while being in possession, control or knowledge of UPSI, or
- v. be seen or perceived to be Trading in Securities of the Company while in possession of UPSI.

NEED TO KNOW

The Designated Persons who are privy to UPSI, shall handle the same strictly on a "Need to Know" basis. This means the UPSI shall be disclosed only to those persons who need to know the same in furtherance of a legitimate purpose, the course of performance or discharge of their duty and whose possession of UPSI will not in any manner give rise to a conflict of interest or likelihood of misuse of the information.

LEGITIMATE PURPOSE

The term "legitimate purpose" shall include sharing of UPSI in the ordinary course of business by an insider with partners, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors, auditors, insolvency professionals or other advisors or consultants, provided that such sharing has not been carried out to evade or circumvent the prohibitions of the Regulations.

Any person in receipt of UPSI pursuant to a "legitimate purpose" shall be considered an "insider" for purposes of the Regulations and the Company may execute a confidentiality agreement, if required with such persons, to maintain confidentiality of such UPSI in compliance with the Regulations.

LIMITED ACCESS TO CONFIDENTIAL INFORMATION

Designated Persons privy to confidential information shall, in preserving the confidentiality of information, and to prevent its wrongful dissemination, adopt among others, the following safeguards:

- i. files containing confidential information shall be kept secure.
- ii. computer files must have adequate security of login through a password.
- iii. follow the guidelines for maintenance of electronic records and systems as may be prescribed by the Compliance Officer from time-to-time in consultation with the person in charge of the information technology function.

DESIGNATED PERSONS

The Compliance Officer shall maintain a list of Designated Persons or any other persons with whom UPSI is shared along with the purpose for which such information was shared.

CHINESE WALL

i. While dealing with handling **UPSI** within or the Company, the Company shall establish norms for appropriate Chinese Walls procedures and Designated Person processes permitting any to cross the wall (collectively "Chinese Walls") designed to manage confidential information and

- prevent the inadvertent spread and misuse of UPSI, or the appearance thereof.
- ii. Chinese Walls shall be used to separate areas that have access to UPSI ("Insider Areas") from those who do not have such access ("Public Areas") within the Company.
- iii. Where Chinese Walls arrangements are in place Designated Persons working within an Insider Area are prohibited from communicating any confidential or UPSI to anyone in Public Areas without the prior approval of the Compliance Officer.
- iv. Designated Persons within a Chinese Wall shall ensure the Chinese Wall is not breached deliberately or inadvertently known or suspected breaches of the Chinese Wall must be referred to the Compliance Officer immediately.
- v. A Designated Person may cross the Chinese Wall to enter the Insider Areas only with the prior approval of the Compliance Officer, and shall be subject to all restrictions that apply to such areas.
 - The establishment of Chinese Walls does not mean or imply that UPSI can circulate freely within Insider Areas.
- vi. Appropriate records of all wall crossings will be maintained. Further, the Compliance Officer should be informed of all instances wherein a person has wall-crossed (at the time of such wall crossing), so as to enable the Compliance Officer to maintain appropriate records in this regard. The Compliance Officer shall duly record reasons for crossing the wall in writing. Such persons shall be made aware of the duties and responsibilities attached to the receipt of UPSI, and the liability that attaches to misuse or unwarranted use of such information.

TRADING WINDOW:

Other than the period(s) for which the Trading Window is closed as prescribed hereunder, the same shall remain open for Trading in the Securities of the Company.

Unless otherwise specified by the Compliance Officer, the Trading Window for Trading in Securities of the Company shall be closed for the Designated Persons and their Immediate Relatives when the Compliance Officer determines that a Designated Person or class of Designated Persons are reasonably expected to have possession of UPSI, including but not limited to the following purposes-

a. declaration of financial results;

- b. declaration of 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; and
- f. such other information as determined by the Board of Directors/Wholetime Director/ Chief Executive Officer/Chief Operating Officer/Chief Financial Officer/Chief Compliance Officer & Company Secretary from time to time.

With respect of declaration of financial results, the Trading Window shall remain closed from the first day of the next quarter till 48 hours after the declaration of the financial results.

The gap between clearance of accounts by Audit Committee and the Board meeting should be as narrow as possible and preferably on the same day to avoid leakage of material information.

All the Designated Persons shall strictly conduct all their Trading in the Securities of the Company only when the Trading Window is open and no Designated Person or their Immediate Relatives shall trade in the Securities of the Company during the period the Trading Window is closed or during any other similar period as may be specified / determined by the Compliance Officer from time-to-time.

The Trading Window restrictions as referred above shall not apply in respect of:

- a. transactions specified in clauses (i) to (iv) and (vi) of the proviso to Regulation 4(1) of the Regulations and in respect of a pledge of shares for a bonafide purpose such as raising of funds, subject to pre-clearance by the Compliance Officer and compliance with the Regulations;
- b. transactions which are undertaken in accordance with the Regulations such as acquisition by conversion of warrants or debentures, subscribing to rights issue, further public issue, preferential allotment or tendering of shares in a buy-back offer, open offer, delisting offer or transactions which are undertaken through such other mechanism as may be specified by the Board from time to time.

PRE-CLEARANCE OF DEALS IN SECURITIES:

Applicability:

Every Designated Person shall obtain a pre-trading approval as per the procedure prescribed hereunder for any Trading in the Securities of the Company proposed to be undertaken by such Designated Person / his / her Immediate Relatives. Such pre-trading approval would be necessary, only if the cumulative trading (including trading in derivatives of Securities, if permitted by law) whether in one transaction or a series of transactions in any calendar quarter exceeds Rs. 10 lakhs (market value).

Pre-trading Procedure:

For the purpose of obtaining a pre-trading approval, the concerned Designated Person shall make an application in the prescribed form (see **Annexure 1**) to the Compliance Officer. (The Compliance Officer should submit his/her application for pre-trading approval to the Whole-time Director and Chief Executive Officer.) Such application should be complete and correct in all respects and should be accompanied by such undertakings and declaration (see **Annexure 2**) and other documents/papers as may be prescribed by the Compliance Officer from time-to-time. Such application for pre-trading approval with enclosures may preferably be sent through electronic mail followed by hard copies of all the documents. The e-mail for this purpose should be sent to the address specifically dedicated for this purpose i.e. cosec@mediassist.in

No Designated Person shall apply for pre-trading approval if such person is in possession of UPSI, even if the Trading Window is not closed.

Approval:

a. The Compliance Officer shall consider the application made as above and shall approve it forthwith preferably on the same Trading Day but not later than the next Trading Day unless he/she is of the opinion that grant of such an approval would result in a breach of the provisions of this Code, or the Regulations. Such approval/rejection may preferably be conveyed through electronic mail and if no such approval / intimation of rejection is received within a period of 2 (two) Trading Days, the applicant can presume that the approval is

- deemed to be given. While considering the application, the Compliance Officer shall have due regard to whether the declaration provided in Annexure 2 is reasonably capable of being rendered inaccurate.
- b. Every approval letter shall be issued in such format (see **Annexure 3**) as may be prescribed by the Company from time-to-time. Every approval shall be dated and shall be valid for a period of 7 (seven) Trading Days from the date of approval.
- c. In the absence of the Compliance Officer due to leave etc., the Employee designated by him/her from time-to-time, not being below one level below the CFO and part of the Finance or Compliance Department shall discharge the function referred to in (a) above.

Completion of Pre-cleared Trading:

- a. All the Designated Persons shall ensure that they / their Immediate Relatives complete execution of every pre-cleared deal in the Company's Securities as prescribed above no later than 7 (seven) Trading Days from the date of the approval. The Designated Person shall file within 2 (two) Trading Days of the execution of the deal, the details of such deal, with the Compliance Officer in the prescribed form (see **Annexure 4**). In case the transaction is not undertaken, a report to that effect shall be filed (see **Annexure 4**).
- b. If a deal is not executed by the concerned Designated Person / Immediate Relatives pursuant to the approval granted by the Compliance Officer within 7 (seven) Trading Days, the Designated Person shall make a fresh application, once again to the Compliance Officer for pre-clearance of the transaction covered under the said approval.
- c. pre-clearance of trades shall not be required for a trade executed as per an approved trading plan.

Trading Plans:

The Regulations recognize the concept of Trading Plans. Any Designated Person intending to formulate a Trading Plan shall consult the Compliance Officer to discuss the applicable rules and procedure. The Compliance Officer shall only approve a Trading Plan in accordance with the applicable provisions of the Regulations.

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

Holding Period:

- a. All Designated Persons shall hold their investments in the Securities of the Company for a minimum period of 6 months in order to be considered as being held for investment purposes. This holding period shall also apply to subscription in the primary market and shall, in such case, commence when the Securities of the Company are actually allotted.
- b. In case the sale of Securities of the Company is necessitated by personal emergency, the holding period referred to above may be waived by the Compliance Officer after recording his reasons in this regard.

Opposite transactions / Contra trade in the Securities:

The Designated Persons shall not, within six months of buying or selling any number of Securities of the Company, enter into an opposite transaction or contra trade i.e., sell or buy, as the case may be, any number of the Securities of the Company.

The Compliance Officer can grant relaxation from strict application of the above restriction after recording the reasons in writing in this regard provided that such relaxation does not violate the Regulations. It may however, be noted that in terms of the Regulations, no such purchase/ sale will be permitted when the Trading Window is closed.

Notwithstanding the above, should the Designated Persons execute an opposite transaction, inadvertently or otherwise, in violation of the restrictions set out above, the profits from such trade shall be liable to be disgorged for remittance to SEBI for credit to the Investor Protection and Education Fund administered by SEBI under the SEBI Act, 1992.

Provided that this restriction will not be applicable for trades conducted, pursuant to the exercise of stock options under ESOP Plans and trading window norms and restrictions on contra trade shall not be applicable for trades carried out in accordance with an approved trading plan.

PROCESS FOR BRINGING PERSONS 'INSIDE' ON SENSITIVE TRANSACTIONS

- a. The Compliance Officer in consultation with Whole time Director of the Company shall decide on how and when any person(s) should be brought 'inside' on any proposed or ongoing sensitive transaction(s).
- b. A person(s) shall be brought inside on any proposed or ongoing sensitive transaction(s) of the Company who may be an existing or proposed partner, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors, auditors, insolvency professionals or other advisors or consultants for a Legitimate Purpose.
- c. Any person(s) who has/have been brought inside on any proposed and/or ongoing sensitive transaction(s) and in receipt of UPSI shall be considered an "insider" for purposes of this Code and due notice shall be given to such persons:
- i. to make aware to such person that the information shared is or would be confidential;
- ii. to instruct such person to maintain confidentiality of such UPSI in compliance with the Regulations; and
- iii. to make aware to such person the duties and responsibilities attached to the receipt of such information and the liability attached to misuse or unwarranted use of such information.

REPORTING REQUIREMENTS FOR TRANSACTIONS IN SECURITIES:

a. Every Person on appointment as a KMP or a Director of the Company or upon becoming a Promoter or Member of the Promoter Group of the Company or on being identified as a Designated Person, shall disclose their holding, and the holding of their Immediate Relatives and of any other person for whom such person takes trading decisions, of the Company's Securities (including derivatives) as on the date of appointment as a KMP or a Director or becoming a Promoter or Member of the Promoter Group or identification as a Designated Person, to the Company within 7 (seven) days of such appointment as a KMP or a Director or becoming a Promoter or Member of the Promoter Group or on being identified as a Designated Person, as the case may be, in prescribed format (see **Annexure 5**).

- b. Every Promoter, Member of the Promoter Group, KMP, Director and Designated Person of the Company shall disclose annual statements of their holding, and the holding of their Immediate Relatives and of any other person for whom such person takes trading decisions, of the Company's Securities (including derivatives) to the Compliance Officer as on 31st March every year in such form and manner (see **Annexure 6**) as may be prescribed by the Compliance Officer from time-to-time. Such statement shall be submitted by 15th April every year.
- c. Every Promoter, Member of the Promoter Group, Director and Designated Person of the Company shall disclose in prescribed format (see **Annexure 7**) to the Compliance Officer the number of such Securities (including derivatives) of the Company acquired or disposed by them or their Immediate Relatives and by any other person for whom such person takes trading decisions, within 2 (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 Rs. 10 lakhs or such other value as may be specified. The Company shall notify the particulars of such trading to the stock exchange on which its Securities are listed within 2 (two) Trading Days of receipt of disclosure or from becoming aware of such information.

Further, pursuant to SEBI circular SEBI/HO/ISD/ISD/CIR/P/2020/168 dated September 09, 2020, SEBI has automated the disclosures required to be made to stock exchanges for trading in the securities by the designated persons. Thus, disclosure to stock exchanges for trading by designated persons is not required to be provided manually. However, the existing procedure shall continue without exemption for trading by immediate relatives of designated persons.

The Compliance Officer shall maintain records of all the above declarations in an appropriate form for a minimum period of 5 (five) years from the date of the filing thereof. The Company may, at its discretion, prescribe additional obligations for any other Connected Persons or a class of Connected Persons to make disclosures of holdings and trading in Securities (including the form and frequency).

Designated persons shall be required to disclose names and Permanent Account Number or any other identifier authorized by law of the following persons to the company on an annual basis and as and when the information changes:

a. immediate relatives

- b. persons with whom such designated person(s) shares a material financial relationship
- c. Phone, mobile and cell numbers which are used by them

In addition, the names of educational institutions from which designated persons have graduated and names of their past employers shall also be disclosed on a one-time basis.

INSTITUTIONAL MECHANISM FOR PREVENTION OF INSIDER TRADING:

The Chief Executive Officer or Whole-time Director of the Company shall put in place an adequate and effective system of internal controls to ensure compliance with the requirements given in the Regulations to prevent insider trading.

The internal controls include the following:

- a. all employees who have access to UPSI shall be identified as Designated Persons;
- b. all UPSI shall be identified, and its confidentiality shall be maintained as per the requirements of the Code and Regulations;
- c. adequate restrictions shall be placed on communication or procurement of UPSI as required by the Code;
- d. lists of all employees and other persons with whom UPSI is shared shall be maintained in the digital database and confidentiality agreements, if required may be signed or notice shall be served to all such employees and persons;
- e. all other relevant requirements specified under the Code shall be complied with;
- f. periodic process review, on an annual basis shall be conducted by the Internal Audit Team of the Company to evaluate the effectiveness of internal controls in place

The Board shall ensure that the Chief Executive Officer or the Wholetime Director ensures compliance with Regulation 9(1) and 9(2) and Regulation 9A(1) and (2).

The Audit Committee of the Company shall review compliance with the provisions of the Regulations, at least once in a financial year, on the basis of the reports/ documents presented and shall verify that the systems for internal control are adequate and are operating effectively.

The Policy and procedures for inquiry in case of leak of UPSI or suspected leak of UPSI, has been formulated by the Company and duly approved by Board. Accordingly, the Chairman

of Audit Committee of the Company shall initiate appropriate inquiries on becoming aware of leak of UPSI or suspected leak of UPSI and promptly inform SEBI.

The Company has a whistle-blower policy which shall be available on the website of the Company. The Company shall also take steps to create awareness amongst its employees to enable them to report instances of leak of any UPSI.

If an inquiry is initiated by the Company in case of reported leakage of UPSI or suspected leak of UPSI, the Intermediaries and Fiduciaries engaged by the Company shall be duty bound to co-operate with the Company in connection with such inquiry conducted by the Company.

PROTECTION AGAINST RETALIATION AND VICTIMIZATION:

The Regulations provide for voluntary submission by an individual including an employee of the Company (as defined in Explanation 1 to Regulation 7I of the Regulations) directly to SEBI, in the manner prescribed under the said Amendment Regulations of an alleged violation of insider trading laws that has occurred, is occurring or about to occur.

No unfair treatment such as discharge, termination, demotion, suspension, threats, harassment or discrimination will be meted out to an employee directly or indirectly by virtue of such employee making a voluntary submission as above, irrespective of whether the information is considered or rejected by SEBI or he or she is eligible for a Reward under the Regulations, by reason of:

- a. filing a Voluntary Information Disclosure Form with SEBI;
- b. testifying in, participating in, or otherwise assisting or aiding SEBI in any investigation, inquiry, audit, examination or proceeding instituted or about to be instituted for an alleged violation of insider trading laws or in any manner aiding the enforcement action taken by SEBI; or
- c. breaching any confidentiality agreement or provisions of any terms and conditions of employment or engagement solely to prevent any employee from cooperating with SEBI in any manner.

PENALTY FOR CONTRAVENTION:

Every Director, Promoter, member of Promoter Group and Designated Person shall be individually responsible for complying with the applicable provisions of this Code (including to the extent the provisions hereof are applicable to their Immediate Relatives).

The persons who violate this Code shall, in addition to any other penal action that may be taken by the Company pursuant to law, also be subject to disciplinary action, which in respect of an Employee of the Company may include wage freeze, suspension, recovery, claw back or termination of employment.

Action taken by the Company for violation of the Regulations and the Code against any person will not preclude SEBI from taking any action for violation of the Regulations or any other applicable laws/rules/regulations.

Under Section 15G of the SEBI Act, 1992, any Insider who indulges in insider trading in contravention of Regulation 3 is liable to a penalty which shall not be less than Rs. 10 lakhs but which may extend to Rs.25 crores or three times the amount of profits made out of insider trading, whichever is higher.

Under Section 24 of the SEBI Act, 1992, anyone who contravenes the Regulations is punishable with imprisonment for a maximum period of ten years or with fine, which may extend to twenty- five crore rupees or with both. Further, in case any person fails to pay the penalty imposed by the adjudicating officer or fails to comply with any of his directions or orders, he shall be punishable with imprisonment for a term which shall not be less than one month but which may extend to ten years, or with fine, which may extend to twenty-five crore rupees or with both.

In case it is observed by the Compliance Officer that there has been a violation of the Regulations by any person, he/she shall forthwith inform the Audit Committee of the Company about the violation. The penal action will be initiated on obtaining suitable directions from the Audit Committee in consultation with Board. The Compliance Officer, on behalf of the Company, shall promptly inform Stock Exchange(s) where the concerned securities of the Company are traded about such violation in such form or manner as may be specified by SEBI/Stock Exchanges from time to time. Any amount collected under this clause shall be remitted to SEBI for credit to the Investor Protection and Education Fund

administered by SEBI under the Act.

The person, against whom information has been furnished by the Company/Compliance Officer to Stock Exchanges/SEBI for violations of the Regulations/Code, shall provide all information and render necessary co-operation as may be required by the Company/Compliance Officer or Stock Exchanges/SEBI in this connection.

The structured digital database is preserved for a period of not less than eight years after completion of the relevant transactions and in the event of receipt of any information from the Board regarding any investigation or enforcement proceedings, the relevant information in the structured digital database shall be preserved till the completion of such proceedings.

The Compliance Officer shall always abide by the provisions of the Regulations and the Code. Where there is a violation by the Compliance Officer, the Chief Executive Officer or the Whole-Time Director of the Company shall perform the functions of the Compliance Officer.

CLARIFICATIONS:

For all queries concerning this Code, please contact the Compliance Officer on cosec@mediassist.in

Amendments:

The Board may, at any time, modify, alter or amend the provisions of this Code by giving notice of such modification, alteration or amendment to the Designated Persons.

In case of any amendment(s), clarification(s), circular(s) etc. issued by the relevant authorities, not being consistent with the provisions laid down under this Code, then such amendment(s), clarification(s), circular(s), etc. shall prevail upon the provisions in this Policy and this Policy shall stand amended accordingly.

Disclaimer:

The Code is the internal policy of the Company to prevent Designated Persons and Immediate Relatives of Designated Persons from engaging in insider trading. It is however the responsibility of each Designated Person and to ensure compliance by it and the Immediate Relatives of designated person with the provisions of this Code or the Regulations and other related laws. The Company or its Board shall not be responsible or liable for any violation or contravention by any Designated Person or Immediate Relatives of Designated Persons, of this Code and the Regulations or other related laws. In case of a conflict or inconsistency between the provisions of this Code and the Regulations, the Regulations shall supersede and prevail to the exclusion of the conflicting or inconsistent provision.

SPECIMEN OF APPLICATION FOR PRE-TRADING APPROVAL

Date:						
To, The Compliance Officer Medi Assist Healthcare Services Limited Tower D, 4th Floor, IBC Knowledge Park, 4/1 Bannerghatta Road, Bangalore -560029						
APPLICATION	N FOR PRE-TRA	DING APPROVA	AL IN SECURITIES O	F THE COMPANY		
Prevention of In	sider Trading of t ption of Securities	he Company, I see	Regulations, 2015 and the k approval for purchase res) i.e., equity shares of th	/ sale (in the form of		
NAME OF APPI	LICANT:					
State whether, th	ne person on behalf	of whom the applic	cation is being made is:			
Director Designated Person Immediate Relatives						
DESIGNATION	I:					
#EMPLOYEE N	O.:					
#DEPARTMEN	Т:					
LOCATION: # to be filled only	by Employees					
Nature of transaction Name of Proposed Buyer/ Seller (applicable for off market transaction) No. of Securities to be purchased/ sold folio no. where the securities will be credited/ debited Total No. of Securities held as on date						
DP ID BEN ID						
FOLIO NO.						
I enclose herewith the form of Undertaking signed by me. Yours faithfully,						
(Signature of Applicant)						

 $\underline{\textbf{Note}}\textbf{:} \ This \ application \ has \ to \ be \ preferably \ submitted \ through \ electronic \ mail \ at \ the \ dedicated \ email \ id \ \underline{\textbf{cosec@mediassist.in}}$ and may be followed by a hard copy

FORMAT OF UNDERTAKING/DECLARATION TO BE ACCOMPANIED WITH THE APPLICATION FOR PRE- TRADING

UNDERTAKING/DECLARATION

FORMAT FOR PRE-TRADING APPROVAL LETTER

Date:
Approval No: of
To,
Mr. /Mrs
Emp. No.:
Designation:
PRE-TRADING APPROVAL/DISAPPROVAL - Your
application dated
Dear Mr. /Mrs.
With reference to your above application seeking approval for undertaking certain
transactions in Securities (including derivatives) of the Company detailed therein, please be
informed that you are / your Immediate Relative is hereby authorised/not
authorised to undertake the transaction(s) as detailed in your said application.
This approval is being issued to you based on the various declarations, representations and
warranties made by you in your said application.
This approval letter is valid till(i.e., for {7} trading days from date hereof). If you / your
Immediate Relative do (es) not execute the approved transaction /trade on or before this
date you would have to seek fresh pre-trading approval before executing any
transaction/deal in the Securities (including derivatives) of the Company. Further, you are
required to file the details of the executed transactions in the attached format within two $\{2\}$
Trading Days from the date of transaction/deal. In case the transaction is not undertaken a
—Nil report shall be necessary.]
Yours truly,
Compliance Officer

FORMAT FOR DISCLOSURE OF PRE-APPROVED TRANSACTIONS

[To be submitted within 2 Trading Days of transaction/Trading in Securities (including derivatives) of the Company]

To,
The Compliance Officer
Medi Assist Healthcare Services Limited
Tower D, 4th Floor, IBC Knowledge Park,
4/1 Bannerghatta Road, Bangalore -560029
Dear Sir/ Madam,
DETAILS OF PRE-APPROVED TRANSACTION
Ref: Your Approval letter No. dated
I hereby inform you that I / myhave not bought/sold/subscribed any Securities
(including derivatives) of the Company
OR
have bought / sold / subscribed toSecurities (including derivatives)
(Give Description) as mentioned below on(Insert Date)
(To strikeout whichever is not applicable)

Name of holder	No. of Securities (including derivatives) dealt with	Bought /Sold/ Subscribed	DP ID/CLIENT ID (electronic form) or Folio no. (for physical) where the Security will be debited or credited	Price (Rs)

In connection with the aforesaid transaction(s), I hereby undertake to preserve, for a period of 5 (Five) years and produce to the Compliance Officer/SEBI any of the following documents:

- Broker's contract note
- Proof of payment to/from brokers
- Extract of bank passbook/statement (to be submitted in case of demat transactions).
- Copy of Delivery instruction slip (applicable in case of sale transaction)

I declare that the above information is correct and that no provisions of the Code of Conduct of Medi Assist Healthcare Services Limited for Prevention of Insider Trading and/or applicable laws/regulations have been contravened for effecting the above said transaction(s).

I declare that my dealing in these Securities (including derivatives) would in no manner be in violation of the provision of the Code, the Regulations and particularly the provisions pertaining to contra trade.

I agree not to enter into any contra trade for a period of [six months] from the date of the aforesaid transaction .

In case there is any urgent need to sell these Securities (including derivatives) within the said period, I shall approach the Company (Compliance Officer) for necessary approval.

Signature: Name: #Emp. No: #Dept./ Div	

to be filled in only by Employees

FORMAT FOR DISCLOSURE OF PARTICULARS BY

PROMOTER / MEMBER OF PROMOTER GROUP / KEY MANAGERIAL PERSONNEL / DIRECTOR / DESIGNATED PERSON PART A- Details required for maintaining record of Designated Persons

The Co	ompliance Officer,					Internal use		
Medi Assist Healthcare Services Limited								
Dear S	Sir,							
	rsonal details are as unde	r:						
		ABER OF PROMOTER GROUP / K			EL (KMP) /DIREC .:#GR			
		PAN/OTHER ID. NO.			POINTMENT:			
	•	EBI (Prohibition of Insider Trading) e that I have the following Immedia	, 0		npany's Code of Co	onduct for Prevention o		
Sr.	Name of the Immediate	Relationship with Director/KMP/	PAN/	Folio No./DP Id. &	Details of	Address, Phone		
No.	Relative ¹	Designated Person	Other	Client Id.	Security/(ies) Held	& Mobile No.		

Sr. No.	Name of Person with whom I share a Material Financial Relationship ²	PAN/ Other id. no.:	Folio No./DP Id. & Client Id.	Phone & Mobile No.

Chronologically List the Names of Educational Institutions attended:

Chronologically List the Names of past Employers:

I hereby undertake to inform changes, if any, in the above details from time-to-time. I hereby declare that the above details are true, correct and complete in all respects.

Signature:

Name:

Notes:

- 1. "immediate relative" means a spouse of a person, and includes parent, sibling, and child of such person or of the spouse, any of whom is either dependent financially on such person, or consults such person in taking decisions relating to trading in securities;
- 2 "material financial relationship" shall mean a relationship in which one person is a recipient of any kind of payment such as by way of a loan or gift during the immediately preceding twelve months, equivalent to at least 25% of such payer's annual income but shall exclude relationships in which the payment is based on arm's length transactions.

To be filled in only by Employees

PART B – Initial Disclosure under Regulation 7 (1) (b) read with Regulation 6(2) FORM B

SEBI (Prohibition of Insider Trading) Regulations, 2015

[Regulation 7 (1) (b) read with Regulation 6(2) — Disclosure on becoming a Key Managerial Personnel/Director/Promoter/Member of the promoter group]

Name of the company: Medi Assist Healthcare Services Limited

ISIN of the company:

Details of Securities held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter or member of the promoter

group of a listed company and immediate relatives of such persons and by other such persons as mentioned in Regulation 6(2).

group of a fistea	company and m	milediate relatives of such	persons and by other saci	i persons as mendonea in negulation	~(-)·
Name, PAN,	Category	Date of	Securities held at the tin	ne of appointment of KMP/Director	% of
CIN/DIN &	of	appointment of	or upon becoming Promo	oter or member of the promoter	Shareholding
Address	Person (KMP I	KMP/Director/OR	group		
with	Director	Date of			
contact nos.	or	becoming Promoter/			
	Promoter	member of the promoter			
	or	group		,	
	member of the		Type of securities (For e.g.	No.	
	promoter group/		Shares,		
	Immediate		Warrants,		
	relative		Convertible Debentures,		
	to/others, etc.)		Rights entitlements, etc.)		
1	2	3	4	5	6

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

Details of Open Interest (01) in derivatives on the securities of the company held on appointment of KMP or Director or upon becoming a Promoter or member of the promoter group of a listed company and immediate relatives of such persons and by other such persons as mentioned in Regulation 6(2).

Open Interest of the Future contracts		Open Interest of the Option Contracts held at the time of appointment of Director/KMP or upon becoming						
held at the time of appointment of			Promoter/me	Promoter/member of the promoter group				
Director/KMP or upon becoming								
Promoter/member of the promoter								
group								
Contract	Number	Notional	Contract	Number	Notional value			
specifications	of	value	specifications	of	in Rupee terms			
	units	in Rupee		units				
	(contracts	terms		(contracts				
	* lot size)			* lot size)				
7	8	9	10	11	12			

Note: In case of Options, notional value shall be calculated based on premium plus strike price of options

Name & Signature: Designation:

Date: Place:

FORM C

SEBI (Prohibition of Insider Trading) Regulations, 2015 {Regulation 7 (2) read with Regulation 6(2) - Continual Disclosures}

	(-10001-01-01-01-01-01-01-01-01-01-01-01-	-	
Name of the company: Medi Assist	Healthcare Se	ervices Limited	
ISIN of the company:			

Details of change in holding of Securities of Promoter, Member of the Promoter Group, Designated Person or Director of a listed company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2).

Name, PAN,		1 , 1							es held	Date		Date of	Mode of	Exchange
CIN/DIN, &		prior to				l	I m	pos		allotment		intimation	acquisition/d	on which
address		acquisition/d	isposal	Type of	No.	Value	Transaction	acquisition		advice/acq		to	isposal (on	the trade
with contact				securities			Type	shares/disposal		uisition of		company	market/publi	was
nos.	Category of	Type of	No.	(For e.g.			(Purchase/sal	of sha		shares	/dis		c/rights/prefe	executed
	Person	securities	and	-			e Pledge/	spec	ify	posal	of		rential	
	(Promoter/membe	(For e.g.	% of	Shares,			Revocation/		1	share	es,		offer/off	
	r of the promoter	- Shares,	share	Warrants,			Invocation/	Type	No.	speci	fy		market/Inter-	
	group/designated	Warrants,	holdi	Convertib			Others-	of	and	_	-		se transfer,	
	person/Directors/i	Convertible	ng	le			please	securiti	% of				ESOPs, etc.)	
	mmediate relative	Debentures		Debentur			specify)	es (For	share					
	to/others etc.)	, Rights		es, Rights				eg.	holdi					
	, ,	entitlement		entitleme				- ng Shares,						
		s etc.)		nt, etc.)										
								Warran						
								ts,						
								Conver						
								tible						
								Debent		Fro	To			
								ures,						
								Rights		m				
								entitle						
								ment,						
								etc.)						
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

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

excludes taxes/brokerage/any other charges

Details of trading in derivatives on the securities of the company by Promoter, member of the promoter group, designated person or Director of a listed company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2)

Trading in D	Exchange on which the trade was executed					
Type of contract	Contract specifications	Buy		trade was executed		
		Nominal value	Number of units (Contracts * lot size)	Nominal value	Number of units (Contracts * lot size)	
16	17	18	19	20	21	22

Note: In case of Options, notional value shall be calculated based on Premium plus strike price of options.

Name & Signature:	Designation:
-------------------	--------------

Date:

Place:

FORM - D (Indicative format)

SEBI (Prohibition of Insider Trading) Regulations, 2015 Regulation 7(3) – Transactions by Other connected persons as identified by the Company

Details of trading in securities by other connected persons as identified by the company

Name, PAN,		Securities hel	ld prior to	Securities	acqui	red/Disp	osed	Securi	ties	Date	e of	Date of	Mode of	Exchange on
CIN/DIN, &		acquisition/	disposal		I	1	T	held p	ost	allotn	nent	intimati	acquisition/	which the
address with	Connection			Type of securities	No.	Value	Transact	acquisi	tion	advice,	/acqu	on to	disposal	trade was
contact nos.	with the						ion Type	shares/d	ispos	isitio	n of	compan	(on	executed
	company	Type of	No. and	(For e.g.			(Purchas	al of sh	ares,	shares	/disp	y	market/pub	
		securities	% of	Shares,			e/Sale/	speci		osal	_	,	lic/rights/pr	
		(For e.g.	sharehol	Warrants			Pledge/	1	J	shar			eferential	
		- Shares,	ding	Convertible			Revocati			spec			offer/off	
			unig	Debentures,			on/			брес	y		market/Inte	
		Warrants,		Rights			Invocati						r-se	
		Convertible		entitlement,			on/	Type	No.	From	То			
		Debentures,		etc.)			Others-	of	and	Tioni	10		transfer,	
		Rights		,			please		%				ESOPs, etc.)	
		entitlement,					specify)	securit						
		etc.)					Specify)	ies	of					
								(For	sha					
								eg	re					
								Shares,	hol					
								Warra	din					
								nts,	g					
								Conver						
								tible						
			1	ĺ		1		l		l			1	l l

				1				Deben		1		1	<u> </u>	
'	1			1		1	1	tures,	 	1	1	1		1
'	1			1		1	1	Rights	 	1	1	1		1
'	1			1		1	1	entitle	 	1	1	1		1
'	1			1		1	1	ment,	 	1	1	1		
,		,					, 	etc.)	, 			1		
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

Note: (i) "Securities" shall have the meaning as defined under regulation 2(1)(i) of SEBI (Prohibition of Insider Trading) Regulations 2015. (ii) Value of transaction excludes taxes/brokerage/any other charges

Details of trading in derivatives on the securities of the company by other connected persons as identified by the company

Trading in derivatives (Specify type of contract, Futures or Options etc.)										
Type of Contract	Contract specifications	Buy		Sell	on which the trade					
Contract	specifications	Notional Value	Number of units (Contract * lot size)	Notional Value	Number of units (Contract * lot size)	was executed				
16	17	18	19	20	21	22				

Note: In case of Options, notional value shall be calculated based on premium plus strike price of options.

Name:

Signature:

Place:

FORMAT OF ANNUAL STATEMENT OF HOLDINGS BY PROMOTER / MEMBER OF PROMOTER GROUP / KEY MANAGERIAL PERSONNEL / DIRECTOR/ DESIGNATED PERSON AND THEIR IMMEDIATE RELATIVES

Date:_									
The C	ompliance Officer	r,							
Medi	Assist Healthcare	Services Limit	æd						
Dear 9	Sir,								
As on	March 31, , I h	ereby declare t	the fo	ollowing de	tails to be tr	ue, co	orrect and comp	olete in all resp	ects:
	ne of Promoter /	Designation			Folio No./I				Address, Phone & Mobile
	nber of Promoter	0		-	Id. & Client			<i>3</i> , ()	No.
Gro	up/		no.:						
	ctor/KMP/								
l l	gnated Person								
		1	ı		•	<u> </u>			
Sr.	Name of	Relationship v	vith	PAN/	Folio No.,	/DP	Details of Secu	rity/(ies)	Address, Phone & Mobile
No.	Immediate	Director/KMI	2/	Other id.	Id. & Clie	nt Id.	Held		No.
	Relative ¹	Designated Pe	rson	no.:					
		Ü							
						ı		1	
	Name of Person v	with whom I sl	nare	PAN/ Oth	er id.		No./DP Id. &	Phone & Mo	bile
No.				no.:		Clien	ıt Id.	No.	
	Material Financia	l Relationship	2						

I hereby also undertake to promptly inform	n changes, if any, in the	e above details from ti	me-to-time.
Yours truly,			
Signature:			
Name:			
Designation:			
#Emp. No.: #Dep. /Div.:			
#Dep. / Div.:			

Notes:

"immediate relative" means a spouse of a person, and includes parent, sibling, and child of such person or of the spouse, any of whom is either dependent financially on such person, or consults such person in taking decisions relating to trading in securities;

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

To be filled in only by Employees

FORMAT FOR DISCLOSURE OF TRANSACTIONS CROSSING CERTAIN THRESHOLDS BY PROMOTER/ MEMBER OF PROMOTER GROUP/DIRECTORS/ DESIGNATED PERSONS PURSUANT TO REGULATION 7 (2) **READ WITH REGULATION 6(2)**

(To be submitted within 2 Trading Days of transaction/Dealing in Securities (including derivatives) of the Company)

Name of the company: Medi Assist Healthcare Services Limited

ISIN of the company: Ordinary Shares -

Details of change in holding of Securities of Promoter, Member of Promoter Group or Designated Person or Director of a listed company and

other such persons as mentioned in Regulation 6(2).

Name, PAN	Category of	Securities he	eld	Securities		% of Sha	re	Date of		Date	Mode of	Tradin	ıg in der	ivativ	es	Exchang
No.,	Person	prior to		acquired/		holding		allotmer	nt	of	acqui sition	(Specif	fy type			e on
CIN/DIN &	(Promoters	acquisition,	/	disposed				advice/		intim	(market	of con	tract, Fu	tures o	or	which
address of	/Member of	disposal						acquisiti	on of	ation	purchase	Option	ns, etc.)			the
Promoter /	Promoter							shares/	sale	to com	/public					trade
Member of	Group /							of shares	S	pany	rights					was
Promoter	KMP/							specify			preferen					executed
Group /	Designated	Type of	No.	Type of	No.	Pre	Post	From	То		tial offer	Buy		Sell		
Designated	Person/	security		security		transac	trans				/off					
Person /	Directors /	(For e.g		(For e.g		tion	action				market/	Value	Num	Value	Number	1
Director with	immediate	Shares,		Shares,							Inter-se		ber of		of units	
contact nos.	relatives	Warrants,		Warrants,							transfer,		units		(contra	
	/others, etc.)	Convertible		Convertibl							etc.		(cont		cts *	
		Debentures,		e									racts		lot size)	
		etc.)		Debentures									* lot		10001220)	
				, etc.)									size)			
													ĺ			

Note: "Securities"	shall have the meaning as defined u	nder regulation 2(I)(i) of SEBI	(Prohibition of Insider	Trading) Regulations	s, 2015
Signature:	Designation:	Date:		J. J	

Place:

Date:

ANNEXURE 9 Indicative format for reporting under Regulation 7(3) by other Connected Persons (if so desired by the Company)

Name, PAN	Connecti	Securities held		Securities		% of		Date of		Date of Mode of		Trading in derivatives (Specify			Exchange	
No.,	on with	prior to		acquired/		U				intima	acquisitio	type of contract, Futures or			on which	
CIN/DIN &	company	acquisition /		disposed				advice/		tion to	n (market	Options, etc.)			the trade	
address of		disposal						acquisit		comp	purchase					was
connected								shares/		any	/ public					executed
persons, as								of shares	S		rights					
identified by								specify			preferenti]
the company		Type of	No.	Type of	No.	Pre	Post	From	То		,	Buy		Sell		
with contact		security		security		transact	transact				off	Value	Num	Value	Numb	1
nos.		(For e.g		(For e.g. -		ion	ion				market/		ber of		er of	
		Shares,		Shares,							Inter-se		units		units	
		Warrants,		Warrants,							transfer,		(cont		(contra	
		Conver		Conver							etc.		racts		cts * lot	
		tible Deben		tible Deben									* lot		size)	
		tures, etc.)		tures, etc.)									size)			

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

Name:

Signature:

Date:

Place:

CODE OF FAIR DISCLOSURE PRACTICES

Overseeing and coordinating disclosure:

The Board of the Company shall designate a senior officer as a Chief Investor Relations Officer who would be responsible to ensure timely, adequate, uniform and universal dissemination of information and disclosure of Unpublished Price Sensitive Information ("UPSI") pursuant to this Code as required under the Regulations so as to avoid selective disclosure.

The Chief Investor Relations Officer shall report to the Wholetime Director/Chief Executive Officer as the case may be and shall also co- ordinate with the Compliance Officer.

The Chief Investor Relations Officer shall ensure that information shared with analysts and research personnel is not UPSI. The Chief Investor Relations Officer shall be responsible for overseeing and coordinating disclosure of UPSI to analysts, shareholders and media, and educating Employees on disclosure policies and procedures.

The Chief Investor Relations Officer shall also ensure that when interacting with media and external public, guidelines for disclosure of UPSI are complied with.

All disclosure/dissemination of any UPSI (save and except disclosure required to be made under any law or under this Code) on behalf of the Company shall be first marked to the Chief Investor Relations Officer, for approval. Any such information shall be made public or published on behalf of the Company only if the same is approved by the Chief Investor Relations Officer. In case of doubt, the Chief Investor Relations Officer, shall consult and seek approval of the Wholetime Director/ Chief Executive Officer before dissemination of such information.

Should any dissemination of information on behalf of the Company take place without prior approval referred above, out of accidental omission, selectively, inadvertently or otherwise by any Employee / Director of the Company then such Employee / Director of the Company shall forthwith inform the Chief Investor Relations Officer., about such disclosure. The Chief Investor Relations Officer will then promptly disseminate the information so as to make such information generally available.

Responding to market rumours:

The Employee/ Director of the Company shall promptly direct any queries on news reports or requests for verification of market rumours received from regulatory authorities to the Chief Investor Relations Officer.

The Chief Investor Relations Officer, shall on receipt of requests as aforesaid, consult the Wholetime Director/ Chief Executive Officer as the case may be and send an appropriate and fair response to the same.

The Chief Investor Relations Officer shall be responsible for deciding in consultation with the Whole-time Director/Chief Executive Officer of the Company as to the necessity of a public announcement for verifying or denying rumours and thereafter making appropriate disclosures.

All requests/queries received shall be documented and as far as practicable, the Chief Investor Relations Officer, shall request for such queries/requests in writing. No disclosure in response to the queries/request shall be made by the Chief Investor Relations Officer, unless the Wholetime Director/ Chief Executive Officer approves the same.

Disclosure/ dissemination of UPSI with special reference to analysts, institutional investors:

No person, except those authorized by the Chief Investor Relations Officer, shall disclose any information relating to the Company's Securities to analysts and research persons. The Chief Investor Relations Officer shall be invited to meetings/ conferences organized by the Company with analysts/research persons.

All Directors and Employees of the Company should follow the guidelines given hereunder while dealing with analysts and institutional investors: -

Sharing of UPSI:

The Employee and Director of the Company shall provide only public information to analysts/ research persons. In case any UPSI is proposed to be provided, the person proposing to so provide information shall consult the Chief Investor Relations Officer, in advance. The Chief

Investor Relations Officer shall ensure that that the information provided to the analyst/research person/investor as above is made public simultaneously with such disclosure.

The Company shall take extreme care and caution when dealing with Analysts' questions that raise issues outside the intended scope of discussion.

The Chief Investor Relations Officer should tackle the unanticipated questions carefully. The unanticipated questions may be noted and a considered response be given later in consultation with the Whole-time Director/ Chief Executive Officer. If the answer to any question requires dissemination of UPSI, the Chief Investor Relations Officer, shall report the same to the Whole-time Director/Chief Executive Officer and obtain necessary approval for its dissemination to the Stock Exchanges/public announcement through press. The Chief Investor Relations Officer, shall, after dissemination of such UPSI, respond to such unanticipated questions.

The Chief Investor Relations Officer shall handle all the UPSI on a need-to- know basis only. In case of doubt, the Chief Investor Relations Officer, shall consult and seek approval of the Whole-time Director/ Chief Executive Officer before dissemination of such information.

Legitimate Purpose:

The term "legitimate purpose" shall include sharing of UPSI in the ordinary course of business by an insider with partners, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors, auditors, insolvency professionals or other advisors or consultants, provided that such sharing has not been carried out to evade or circumvent the prohibitions of the Regulations.

Any person in receipt of UPSI pursuant to a "legitimate purpose" shall be considered an "insider" for purposes of the Regulations and may execute confidentiality agreement with such persons, to maintain confidentiality of such UPSI in compliance with the Regulations.

Recording of discussion:

All analyst and other investor relations conferences shall be attended by the Chief Investor Relations Officer who may be accompanied by any other Employee(s) of the Company. In order

to avoid misquoting or misrepresentation, the Chief Investor Relations Officer can make transcripts or arrangements for recording the discussions at the meeting.

Simultaneous release of information:

Whenever the Company proposes to organise meetings with investment analysts/research person, 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.

The Chief Investor Relations Officer, shall be responsible for drafting of the press release or the text of the information to be posted on the Company's web-site, in consultation with the Whole-time Director/Chief Executive Officer. The Board has appointed the Chief Finance Officer as the Chief Investor Relations Officer.

Medium of disclosure/ dissemination:

The Company shall disseminate all credible and concrete UPSI on a continuous and in a timely manner to stock exchanges where its Securities are listed in accordance with the requirements of applicable law and thereafter to the press.

As a good corporate practice, the UPSI 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 UPSI so as to improve investor access to the same. The information filed by the Company with the Stock Exchanges under the LODR shall also be posted on the Company's website.

This Code is as approved by the Board at its meeting held on May 08, 2021 and amended on July 21, 2023.

The Company will also promptly intimate any amendment to this Code of Corporate Disclosure Practices to the Stock Exchanges, as required under the Regulations.

POLICY FOR INQUIRY IN CASE OF LEAK OF UNPUBLISHED PRICE SENSITIVE INFORMATION

[Under Regulation 9A of Securities and Exchange Board of India (Prevention of Insider Trading) Regulations, 2015]

1. Background

Regulation 9A of the SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended ("SEBI PIT Regulations") mandates every listed company to formulate a written policy and procedures for inquiry in case of leak of unpublished price sensitive information and initiate appropriate inquiries on becoming aware of leak of unpublished price sensitive information and inform SEBI promptly of such leaks, inquiries and results of such inquiries.

2. Scope

This Policy deals with-

- a. Formulating procedures for inquiry such as initiating inquiry, reporting, etc. in case of leak or suspected leak of UPSI.
- b. Strengthening the internal control system to prevent leak of UPSI.
- c. Penalizing any insider who appears to have found guilty of violating this policy.

3. Definitions

The definitions of some of the key terms used in the Policy are given below. Capitalised terms are not defined herein shall have the meaning assigned to them under the Code/SEBI PIT Regulations.

"Audit Committee" means the Audit Committee constituted by the Board of Directors of the Companies in accordance with Section 177 of the Companies Act, 2013 & Regulation 18 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").

"Code" means the Code of Conduct for Prevention of Insider Trading and Code of Corporate Disclosure Practices.

"Company" means Medi Assist Healthcare Services Limited

"Compliance Officer" means the person as defined in Code.

"Leak of UPSI" means communication of information which is/deemed to be UPSI, by any person, who has access or is in possession of UPSI, to any other person, directly or indirectly, overtly or covertly or in any manner whatsoever, except for legitimate purposes, performance of duties or discharge of legal obligations.

"Suspect" means the person or persons against or in relation to whom an inquiry is initiated in case of leak or suspected leak of UPSI.

"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: –

- a. financial results;
- b. dividends;
- c. change in capital structure;
- d. mergers, de-mergers, acquisitions, delisting's, disposals and expansion of business and such other transactions;
- e. changes in key managerial personnel;
- f. such other information as determined by the Board of Directors/Chief Executive Officer/Chief Operating Officer/Chief Financial Officer/ Chief Compliance Officer & Company Secretary from time to time. (Regulation 2(1)(n))

"Whistle Blower" means an employee making a protected disclosure under the Whistle Blower Policy of the Company.

"Working days" means working days of the Company.

4. Procedure for inquiry in case of Leak or suspected Leak of UPSI

a. Source of information relating to leak of UPSI

The Chairman of Audit Committee may on becoming aware suo moto or on receipt of a written intimation of leak or suspected leak of UPSI from:

- the Suspect
- any other person, including employees of the Company
- regulators

follow the below mentioned procedure in order to inquire and/or investigate the matter.

b. Preliminary Inquiry:

The object of preliminary inquiry is fact-finding, to ascertain the truth or otherwise of the allegations contained in the information or complaint, if any, and to collect necessary available material in support of the allegations, and thereafter to decide whether there is justification to initiate further investigation/inquiry.

Chairman of Audit Committee shall forthwith forward such intimation to CEO or Wholetime Director and/or CFO to conduct a preliminary inquiry headed by Compliance Officer. The said inquiry shall be completed within 2 working days from the date of receipt of such intimation and report thereof shall be circulated to the Chairman of Audit Committee/CEO/CFO.

c. Intimation of Leak or suspected Leak of UPSI

If in the opinion of Chairman of Audit Committee/CEO/CFO and Compliance Officer, the preliminary inquiry report warrants further investigation, the same shall be submitted to:

- The Board of Directors
- Inquiry Committee for detailed investigation

The Compliance Officer shall simultaneously intimate SEBI about such Leak or suspected Leak of UPSI.

d. Inquiry Committee

Inquiry Committee shall consist of the following persons or any person nominated by such officers from their department-

- Chief Financial Officer
- Company Secretary
- Head of Information Security
- Head of Human Resources
- Any other person nominated by Chief Executive Officer/Whole-time Director

If any member of Inquiry Committee has a conflict of interest in any given case, then he/she should recuse himself/herself and other members of Inquiry Committee should deal with the matter on hand.

e. Investigation by Inquiry Committee

Upon receipt of the report of the preliminary inquiry and all other supporting documents, the Inquiry Committee is required to initiate the investigation. The said investigation shall be completed within 15 working days from the date of receipt of report of the preliminary inquiry. The Inquiry Committee's investigation report shall be submitted to the Audit Committee/ Board of Directors and the Compliance Officer immediately, and such report shall also be submitted to SEBI by the Compliance Officer forthwith.

5. Powers of the Inquiry Committee

For purpose of conducting inquiry, the Inquiry Committee:

- a. may call upon
- such employees/individuals to seek clarification or information pertaining to the leak.
- persons / members of committees involved in generation of the original data for purpose of determination of key figures pertaining to financial figures.
- persons involved in the consolidation of the figures for the financial results.
- persons involved in the preparation of board notes and presentations.
- persons involved in dissemination of information relating to financial results in the public domain.
- any other persons who had access to the information.
- any market intermediaries, fiduciaries and other person/ entities who have access to UPSI for inquiry conducted for leak of such UPSI.
- b. may at its discretion, invite external investigators/experts.
- c. may take necessary actions including sending the Suspect on leave, restrict physical access to the office premise, freeze access to systems, electronic devices, emails, etc., during the pendency of the investigations for fair conduct of the proceedings.
- d. shall keep the identity of the Suspect confidential till the completion of inquiry unless it is

essentially required for the purpose of investigation.

- e. shall notify the Suspect of the allegations at the outset of internal investigation and provide him opportunity to represent his case and submit evidence.
- f. shall do all such acts, deeds, matters and things as are necessary for the purpose of conduct of internal investigation.

6. Rights and Obligations of the Suspect

- a. The Suspect shall-
- co-operate with the Preliminary Inquiry Committee and the Inquiry Committee during the investigation process.
- have a right to consult with a person or persons of their choice, other than members of Inquiry Committee.
- right to be informed of the outcome of the investigation
- b. The Suspect(s) has the responsibility not to interfere with the investigations. Evidence shall not be withheld, destroyed or tampered with and witnesses shall not be influenced, coached, threatened or intimidated by the Suspects.
- c. Unless there are compelling reasons not to do so, Suspects will be given the opportunity to respond to material findings contained in investigation report. No allegation of wrongdoing against a Suspect shall be considered as maintainable unless there is good evidence in support of the allegation.

7. Consequences of non-compliance

- a. On receipt of report of inquiry committee, the Compliance Officer shall forthwith forward such report to Audit Committee. Compliance Officer shall forthwith forward such report to SEBI.
- b. The disciplinary action against Suspect may be taken within 15 working days from receipt of investigation report by Audit Committee in consultation with Board of Directors or any other person authorised by the Board.
- c. The disciplinary action may include wage freeze, suspension, recovery, clawback, ineligibility for future participation in the Company's stock option plans or termination, as may be decided by the Audit Committee or the Board of Directors or any other person authorised by the Board.
- d. SEBI or any other appropriate regulatory authority would also be informed by the Compliance Officer, of such violation who may take appropriate action against the Suspect.

This Code is as approved by the Board at its meeting held on May 08, 2021 and amended on Feb July 21, 2023.

POLICY ON DETERMINATION OF LEGITIMATE PURPOSE

1. Background

The Company shares data or information with various stakeholders like organizations, agencies, institutions, intermediaries, establishments, persons, etc., during the course of its business operations. Such unpublished data or information, if made publicly available may materially impact the market price of the listed securities of the Company. If such persons trade on the basis of unpublished price sensitive information ('UPSI'), it could result in an undue advantage.to such persons. The trading in the securities of the Company by an insider is governed by and subject to the SEBI (Prohibition of Insider Trading) Regulations, 2015 ('Regulations') as amended from time to time and the Code of Conduct for Prevention of Insider Trading and Code for Corporate Disclosure Practices ('Code').

This "Policy on Determination of Legitimate Purpose" ('Policy') is framed by the Board of Directors of the Company pursuant to the amendment in the Regulations, in 2018 and is part of "Code of Corporate Disclosure Practices". (Regulation 3(2A) and 3(2B))

2. Definitions

"Connected Person" means Connected Person as defined under Regulations and shall also include promoters and their directors and key managerial personnel. (Regulation 2(1)(d)).

"Insider" means any person who is a Connected Person or in possession of or having access to Unpublished Price Sensitive Information. (Regulation 2(1)(g))

"Unpublished price sensitive information or UPSI" 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, delisting's, disposals and expansion of business and such other transactions;
- v. changes in key managerial personnel;

vi. such other information as determined by the Board of Directors/Chief Executive Officer/Chief Operating Officer/Chief Financial Officer/ Chief Compliance Officer & Company Secretary from time to time. (*Regulation 2(1)(n)*)

3. Legitimate Purpose

"Legitimate Purpose" shall mean sharing of UPSI in the ordinary course of business or on a need-to-know basis. The Company may share the UPSI if required in the interest of the Company.

Legitimate Purpose shall interalia include sharing of UPSI on need to know basis by an insider with partners, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors, auditors, insolvency professionals or other advisors or consultants, provided that such sharing has not been carried out to evade or circumvent the prohibitions of the Regulations. (Regulation 3(2A) and 3(2B)).

In following cases which are illustrative in nature, sharing of UPSI would be considered as legitimate purpose:

- i. For investigation, inquiry or request for information by statutory or governmental authorities or any other administrative body recognized by law;
 - **Example:** Any call for information or query received from Ministry of Corporate Affairs, Income Tax Authority, Securities and Exchange Board of India ("SEBI"), Stock Exchanges, Reserve Bank of India, Sectoral Regulatory Body, etc.
- ii. Under any proceedings or pursuant to any order of courts or tribunals; Example: National Company Law Tribunal, National Company Law Appellate Tribunal, Quasi-judicial authority, Other Appellate Tribunals, Arbitration Proceedings, etc.
- iii. As part of compliance with applicable laws, regulations, rules and requirements;

Example: Company Law, Securities Law, Income Tax Law, Banking Law, etc

- iv. Arising out of any contractual obligations or arrangement entered by the Company set forth in any contract, agreement, arrangement, settlement, understanding or undertaking.
 - **Example:** Due-diligence for any kind of restructuring, namely mergers & acquisitions, joint venture agreements, share purchase agreements, franchisee agreement, etc.
- v. Arising out of business requirement including requirement for the purposes of promoting the business and Strategies of business. Which may requires sharing of information with Promoters and Promoters in turn with their Promoters as well as by Promoters with their advisors, consultants, intermediaries, fiduciaries etc

Example: Some of the examples which are illustrative in nature are as mentioned below;

- Sharing the relevant UPSI by Company or Promoters for advice, consultation, valuation, fund
 raising or other intermediation and approvals in relation to the subject matter of a proposed
 deal/assignment/tie-up/venture/fund raising;
- Sharing the relevant UPSI by Company or Promoters with intermediaries, fiduciaries, merchant bankers, advisors, lawyers, bankers, consultants, valuers, auditors, insolvency professionals, business support agents, transaction processing service providers in order to avail professional services from them;
- Sharing the relevant UPSI by Company or Promoters for advice, consultation, transaction support, intermediation and approvals on projects relating to enterprise transformation, strategy, change management, analytics, re-organization, operation improvement, technology and similar domains;
- Sharing the relevant UPSI by Company or Promoters with business partners essential to fulfill the terms and conditions of a business contract with a client, vendor, collaborator or lender;
- Sharing the relevant UPSI by Company or Promoters for advice, consultation, transaction support, intermediation and approvals in the process of evaluation of new products, business opportunities and new lines of business;
- Sharing the relevant UPSI by Company or Promoters for statutory consolidation requirements or related customary disclosure obligations;
- Sharing the relevant UPSI by Company or Promoters with persons engaged or involved in the
 processes leading to disclosure of events set out in Schedule III to SEBI (Listing Obligations and
 Disclosure Requirements) Regulations, 2015;

Any person in receipt of UPSI pursuant to a "legitimate purpose" shall be considered an "insider" for purposes of the Regulations and shall comply with the Code.

4. Process for sharing UPSI

The insider may conduct the following steps while sharing UPSI:

- i. Satisfy that information is UPSI and sharing is for legitimate purpose
- ii. Identify the persons with whom the information is to be shared
- iii. Notify the recipient that UPSI is being shared and enter into a confidentiality/non-disclosure agreement.
- iv. Mode of sharing UPSI shall be either by an email (address directly to the insider without copying) or hard copy or any other electronic mode or device or provide access to the

information, data, server with acknowledgement or verbal exchange.

v. Maintain names of the persons along with PAN (or any other identifier where PAN is not available) with whom information is shared. The database shall be maintained with adequate internal controls and checks such as time stamping and audit trails to ensure non-tampering of the database. This database shall be kept confidential.

5. System Audit

There should be periodic audit once in a year to ensure the integrity of the system and data maintained.

6. Policy Review

The Policy shall be reviewed periodically in accordance with review of internal control and check as well as changes or any regulatory requirements from time to time.

In the events of inconsistency of this Policy with any legal provisions, the provisions of the law shall override this Policy.

This Code is as approved by the Board at its meeting held on May 08, 2021 and amended on July 21, 2023.