



#### **CODE OF CONDUCT FOR REGULATING & REPORTING TRADING BY INSIDERS**

#### **AND FOR FAIR DISCLOSURE, 2015**

(As approved by the Board of Directors of the Company at its Meeting held on 23rd May, 2015)

#### Introduction

This Code of Conduct may be known as "Archidply Industries Ltd" Code of Conduct for Prohibition of Insider Trading" (herein after referred to as the "Code of Conduct").

This code has been made pursuant to Regulation 8 & 9 of the SEBI (Prohibition of Insider Trading) Regulation, 2015 as amended from time to time and may be modified by the Board of Directors of the Company from time to time.

This Code has been designed to enhance the standards of governance and to comply with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations 2015 made effective from 15th May, 2015.

## Definitions

In this Code, unless the context otherwise requires:

- (i)"SEBI Act" or "Act" means the Securities and Exchange Board of India Act, 1992;
- (ii)"Regulations" means the SEBI (Prohibition of Insider Trading) Regulations, 1992, 2015 as amended from time to time;
- (iii) "The Company" means Archidply Industries Ltd;
- (iv) "Code" means this Archidply Industries Ltd Code of Conduct for regulating & reporting trading by insiders and for fair disclosure, as modified from time to time;
- (v)"Connected Person" means-
- (i)any person who is or has during the six months prior to the concerned act been associated with a company, directly or indirectly, in any capacity including by reason of frequent communication with its officers or by being in any contractual, fiduciary or employment relationship or by being a director, officer or an employee of the company or holds any position including a professional or business relationship between himself and the company whether temporary or permanent, that allows such person, directly or indirectly, access to unpublished price sensitive information or is reasonably expected to allow such access.
- (ii)Without prejudice to the generality of the foregoing, the persons falling within the following categories shall be deemed to be connected persons unless the contrary is established, -

# ARCHIDPLY ENGINEERING INTERIOR SOLUTIONS SINCE 1976

#### **ARCHIDPLY INDUSTRIES LTD**

- (a)an immediate relative of connected persons specified in clause (i); or
- (b)a holding company or associate company or subsidiary company; or
- (c)an intermediary as specified in section 12 of the Act or an employee or director thereof; or
- (d)an investment company, trustee company, asset management company or an employee or director thereof; or
- (e)an official of a stock exchange or of clearing house or corporation; or
- (f)a member of board of trustees of a mutual fund or a member of the board of directors of the asset management company of a mutual fund or is an employee thereof; or
- (g)a member of the board of directors or an employee, of a public financial institution as defined in section 2 (72) of the Companies Act, 2013; or
- (h)an official or an employee of a self-regulatory organization recognised or authorized by SEBI; or
- (i)a banker of the company; or
- (j)a concern, firm, trust, Hindu undivided family, company or association of persons wherein a director of a company or his immediate relative or banker of the company, has more than ten per cent of the holding or interest;
- (vi)"Designated Employees" means a person occupying any of the following position in the Company:
- (a)All Directors
- (b)Key Managerial Personnel
- (c)All Executive Directors including Chief Vigilance Officer
- (d)All General Managers
- (e)All Heads of Finance of Units/Divisions/Regions
- (f)All Employees working in Books, Budget, Financial Service and Direct Taxation Sections of Corporate Finance;
- (g)All employees working in Company Secretariat& Legal Deptt.
- (h)All employees working in Secretariat of CMD/Functional Directors
- (i)Any other key person, who in the opinion of Compliance Officer be covered in the "designated employee";
- (vii) "Director" means a member of the Board of Directors of the Company;
- (viii) "Generally Available Information" means information that is accessible to the public on a non-discriminatory basis;
- (Information published on the website of a stock exchange, would ordinarily be considered generally available.)



- (ix)"Key Managerial Personnel" or "KMP", in relation to a company means:-
- (a) The Chairman & Managing Director;
- (b) All Whole-time Functional Directors;
- (c)Company Secretary; and
- (d) Such other officer as may be prescribed under the Companies Act, 2013;
- (x)"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;
- (xi)"Insider" means any person who is:
- i)a connected person; or
- ii)in possession of or having access to unpublished price sensitive information;
- (xii)"Securities" includes:
- (a) Shares, bonds, debentures or other marketable securities of a like nature;
- (b) Any kind of derivatives in the Securities of the Company; and
- (c) such other instruments recognized as securities under the Securities Contracts (Regulation) Act, 1956 and issued by the Company from time-to-time;
- (xiii) "Stock Exchange" means:
- (a)Bombay Stock Exchange; and
- (b) National Stock Exchange of India Limited;
- (xiv) "Trading" means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities, and "trade" shall be construed accordingly;
- (xv)"Trading Day" means a day on which the recognized stock exchanges are open for trading where securities of the Company are listed;
- (xvi)"Trading Window" means trading period for trading in the Company's Securities. All days shall be the trading periods except when trading window is closed;
- (xvii)"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; and
- (vi) Material events in accordance with the listing agreement.

Compliance Officer may decide any other matter also as Price Sensitive Information;

All other words and phrases will have the same meaning as defined under the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time. Words and expressions used and not defined in these regulations but defined in the Securities and Exchange Board of India Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 or the Companies Act, 2013 and rules & Regulations made thereunder shall have the meanings respectively assigned to them in that legislation

#### The Policy and Obligations

The Company endeavors to preserve the confidentiality of unpublished price sensitive information and to prevent misuse of such information. The Company is committed to transparency and fairness in dealing with all stakeholders and in ensuring adherence to all laws and regulations.

Every Director and other Designated Employee of the Company has a duty to safeguard the confidentiality of all such information obtained in the course of his or her work at the company. No Director and other Designated Employee may use his or her position or knowledge of the Company to gain personal benefit or to provide benefit to any third party.

#### Objectives

The objective of the Code is to regulate, monitor and report trading by Designated Employees and other Connected Persons towards achieving compliance with SEBI (Prohibition of Insider Trading) Regulations, 2015. The Code shall also provide for practices and procedures for fair disclosure of unpublished price sensitive information.

## Applicability

This Code shall apply to all Designated Employees and other Connected Persons as mentioned in this Code.

#### Compliance Officer

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- The Company has appointed Mr. Rajneesh Sharma, Company Secretary of the Company as the Compliance Officer for the purpose of this Code of Conduct.
- The Compliance officer shall be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for thepreservation of



unpublished price sensitive information, monitoring of trades and the implementation of the codes specified in these regulations under the overall supervision of the board of directors of the listed company or the head of an organization, as the case may be;

- The compliance officer shall maintain a record of the insiders and any changes made in the list of insiders.
- The compliance officer shall assist all the employees in addressing any clarifications regarding the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time and the company's code of conduct.
- The Compliance Officer shall report on insider trading to the Board and to the Chairman of the Audit Committee on annual basis.

# Preservation of Confidentiality of UPSI / Confidential Information

- Insiders and their immediate relatives shall not communicate, provide, or allow access to any unpublished price sensitive information, relating to a company or securities listed or proposed to be listed, to any person including other insiders except where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.
- Price Sensitive Information is to be handled on a "need to know" basis, i.e., No Price Sensitive Information shall be communicated to any person except in furtherance of the insider's legitimate purposes, performance of duties or discharge of his legal obligations..
- No person shall procure from or cause the communication by any insider of unpublished price sensitive information, relating to a company or securities listed or proposed to be listed, except in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.
- Notwithstanding anything contained in this regulation, an unpublished price sensitive information may be communicated, provided, allowed access to or procured, in connection with a transaction that would:—
- Entail an obligation to make an open offer under the takeover regulations where the board
  of directors of the company is of informed opinion that the proposed transaction is in the
  best interests of the company;
- Not attract the obligation to make an open offer under the takeover regulations but where the board of directors of the company is of informed opinion that the proposed transaction is in the best interests of the company and the information that constitute unpublished price sensitive information is disseminated to be made generally available at least two trading days prior to the proposed transaction being effected in such form as the board of directors may determine.
- All information shall be handled within the Company on a need-to-know basis and no UPSI shall be communicated to any person except in furtherance of the insider's legitimate purposes, performance of duties or discharge of his legal obligations.
- The Company has put in place policies and procedures (hereinafter referred as Chinese Walls) to manage UPSI and prevent the inadvertent spread and misuse of UPSI. Chinese Walls are designed to curb on passing of UPSI. Employees, who are in possession of UPSI, have a responsibility to ensure that UPSI should not be shared or disclosed to any persons except their legal obligations. All non-public information directly / indirectly received by any



employee should immediately be reported to the head of the department. Management shall ensure that appropriate policies, procedures and physical arrangements are implemented for the relevant businesses and that these are complied with by all affected employees. Local policies should address not only the maintenance of Chinese Walls and how these implemented and controlled but also procedures for crossing the wall. The establishment of Chinese Walls is not intended to suggest that within Insider Areas material, Confidential Information can circulate freely. Within Insider Areas, the 'need-to-know' policy is fully in effect.

Confidential Information / UPSI shall be kept with adequate security.

#### Trading Plan

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

Such trading plan shall:

- (i)not entail commencement of trading on behalf of the Insider earlier than six months from the public disclosure of the plan;
- (ii)not entail trading for the period between the twentieth trading day prior to the last day of any financial period for which results are required to be announced by the issuer of the securities and the second trading day after the disclosure of such financial results;
- (iii) Entail trading for a period of not less than twelve months;
- (iv) Not entail overlap of any period for which another trading plan is already in existence;
- (v)set out either the value of trades to be effected or the number of securities to be traded along with the nature of the trade and the intervals at, or dates on which such trades shall be effected; and
- (vi) Not entail trading in securities for market abuse
- The Compliance Officer shall review such trading plan to assess whether the plan would have any potential for violation of these regulations and shall be entitled to seek such express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan.
- The trading plan once approved shall be irrevocable and the Insider shall mandatorily have to implement the plan, without being entitled to either deviate from it or to execute any trade in the securities outside the scope of the trading plan.
- However, the implementation of the trading plan shall not be commenced, if any UPSI in possession of the Insider at the time of formulation of the plan has not become generally available at the time of the commencement of implementation and in such event the Compliant Officer shall confirm that the commencement ought to be deferred until such UPSI becomes generally available information so as to avoid a violation of sub-regulation (1) of regulation 4.



- Upon approval of the trading plan, the Compliance Officer shall notify the plan to the stock exchanges on which the securities are listed.
- A notional window shall be used as an instrument of monitoring trading by Designated Persons. The Compliance Officer should close trading window when he determines that a Designated Person or class of Designated Persons can reasonably be expected to have possession of UPSI. Such closure shall be imposed in relation to such securities to which such UPSI relates. During closure of notional window, Designated Persons and their immediate relatives shall not trade in securities when the trading window is closed.

# Prevention of misuse of "Price Sensitive Information".

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

#### Trading Window

- The trading window shall be closed 7 days prior to UPSI is unpublished.
- During closure of trading window, Designated Persons shall not trade in the securities of the Company.
- After taking into account various factors including UPSI in question becoming generally available and being capable of assimilation by the market, the Compliance Officer shall determine timing of re-opening of the trading window however in any event it shall be forty-eight hours after the information becomes generally available.
- The trading window shall also be applicable to any person having contractual or fiduciary relation with the company, such as auditors, accountancy firms, law firms, analysts, consultants etc., assisting or advising the Company.
- All directors/officers/designated employees of the company shall conduct all their dealings in the securities of the Company only when the trading window is open and shall not deal in any transaction involving the purchase or sale of the company's securities during the periods when trading window is closed or during any other period as may be specified by the Company from time to time.

## Pre-clearance of trades

When the trading window is open, any Designated Person shall trade in Securities of the Company subject to pre-clearance by the Compliance Officer if the value of the proposed trades is above Rs.10 lakh. However, no Designated Person shall be entitled for preclearance of any proposed trade if such Designated Person is in possession of UPSI even if the trading window is not closed.



- Designated Person who proposes to execute trade in Securities of the Company shall submit an application duly filled and signed to the Compliance Officer. The format of application is annexed as Annexure "A".
- Prior to approving any trades, the Compliance Officer shall seek declarations to the effect that the applicant for pre-clearance is not in possession of any UPSI. He shall also have regard to whether any such declaration is reasonably capable of being rendered inaccurate.
- The Compliance Officer shall confidentially maintain a list of such securities as a "restricted list" which shall be used as the basis for approving or rejecting applications for preclearance of trades.
- The Compliance Officer shall approve / reject pre-clearance application within four days in Annexure "B".
- Designated Person shall execute pre-cleared trade within seven trading days from approval and shall report his trade details to Compliance Officer in Annexure "C" within 2 trading days from the trade. In case non-trading, Designated Person shall report his decision of nontrading along with reasons to Compliance Officer in Annexure "C".
- In case of failure in executing trade within seven trading days, Designated Person shall be required to take fresh pre-clearance for the trades to be executed in Annexure "A".
- Designated Person who is permitted to trade shall not execute a contra trade within next six months from previous transaction. The Compliance Officer is empowered to grant relaxation from strict application of such restriction for reasons to be recorded in writing without violating the Regulations. If contra trade is executed, inadvertently or otherwise, in violation of such a restriction, the profits from such trade shall be liable to be disgorged for remittance to the Securities and Exchange Board of India for credit to the Investor Protection and Education Fund.

## Code of Fair Disclosure

- UPSI which will impact on price of Security shall be promptly disclosed to general public.
- UPSI shall be not be disseminated selectively but it should be disseminated uniformly and universally.
- Compliance Officer shall be a chief investor relations officer to deal with dissemination of information and disclosure of UPSI.
- The Company shall give appropriate and fair response to queries on news reports and requests for verification of market rumours by regulatory authorities.
- The following practice shall be complied while meeting with analysts, institutional investors and other investor relations conferences:
- No UPSI shall be shared with them and only information available in public domain shall be share
- Any of the designated company official shall remain present during meeting with them.
- Transcripts or records of proceedings of meeting with them shall be placed on website of the Company within 30 days from meeting.
- All UPSI shall be handled on a need-to-know basis.



## Disclosure by Certain Persons

#### > Initial Disclosure

- Every promoter, key managerial personnel, director, Designated Person of the company shall disclose his holding of securities as on May 15, 2015 to the Company within 30 days from May 15, 2015 in Annexure "D"
- Every person on appointment as a key managerial personnel or a director of the Company or upon becoming a promoter shall disclose his holding of Securities as on the date of appointment or becoming a promoter, to the Company within seven days of such appointment or becoming a promoter.

#### Continual Disclosure

- Every promoter, director and Designated Person of the Company shall disclose to the Company the number of such Securities acquired or disposed of within two trading days of such transaction if the value of the Securities traded, whether in one transaction or a series of transactions over any calendar quarter, aggregates to a traded value in excess of Rs.10 lac.
- The company shall notify the particulars of such trading to the stock exchange on which the securities are listed within two working days of receipt of the disclosure or from becoming aware of such information.

#### Annual Disclosure

 Every promoter, director and Designated Person of the Company shall disclose their holding of Securities on annual basis within 60 days from conclusion of every financial year of the Company.

#### Penalty for contravention of code of conduct

- Any Designated Person who contravenes the Code of Conduct shall be penalised and shall also be subject to disciplinary action by the Company, which may include wage freeze, suspension etc.
- The Company shall promptly inform Securities and Exchange Board of India regarding any violation of the Code of Conduct..
- The action by the company shall not preclude SEBI from taking any action in case of violation of SEBI (Prohibition of Insider Trading) Regulations, 2015.

#### GENERAL

Employees are advised to pursue the Code and Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time, carefully and acquaint themselves with all the provisions contained therein. The Compliance Officer will be available for clarification / assistance that may be necessary.





#### Annexure "A"

## **Application cum Undertaking for Pre-clearance**

Date:							
To,							
The Compliance Officer,							
Archidply	Archidply Industries Ltd.						
Bangalore -560020							
Sub: App	lication for Pre-dealing in securities of the Company						
Dear Sir / Madam,							
With reference to Archidply Industries Ltd, Code of Practices Procedure and Conduct to Regulate, Monitor and Report Trading by Insiders, I,							
Sr. No.	Particulars						
1	No. of Securities held as on application date						
2	DP & Client ID / Folio No.						
3	No./Value of Securities to be purchased / sold						
4	Name of person who proposed to trade						

I hereby declare that I am not in possession of any UPSI.

In the event that I have access to or received any UPSI, after the signing of this application but before executing trade for which approval is sought, I shall inform the Compliance Officer about the same and shall completely refrain from dealing in the Securities until such UPSI becomes publicly available. Thereafter I will submit fresh application for executing a trade.

I also hereby declare that I have not contravened any provision of the Code of Conduct.



Further I undertake to submit report on trade within 2 days from date of execution of trade or submit a 'Nil' report if no trade was executed.

After approval, I shall execute a trade within 7 trading days from of the receipt of approval trade failing which I shall seek pre-clearance again.

Yours faithfully,	
Signature:	
(Name of Employee)	



Annexure "B"

# Approval / Rejection of Pre- Clearance

Date:
To,
Name:
Designation:
Dear Sir / Madam,
With reference to your Application cum Undertaking for Pre-clearance dated, we would like to inform you that your application to purchase / saleequity shares of the Company is hereby approved / rejected. Now, you can execute your trade within 7 trading days i.e Further, you are required to submit a report your trade details within two trading days from trade. Or In case, no trade was executed, you are required to submit a 'Nil' report.
In case, you do not execute a trade before, you shall submit a fresh pre-clearance application before executing any transaction in the Securities of the Company.
Thanking you,
Yours faithfully,
For, Archidply Industries Ltd.
Compliance Officer



# Annexure "C"

# Reporting of Trade / Transaction

10,			
The Compliance Officer,			
Archidply Industries Ltd.			
Bangalore -560020			
Dear Sir / Madam,			
	f pre-clearance dated he detail of said trade / t	, I have execut ransaction is as under:	ed a trade / transaction
Name of holder	No. of Securities purchased / sold	Average Gross Price per Securities (in Rs.)	DP ID & Client ID / Folio No.
I declare that the above been violated while exec	information is correct a cuting aforesaid trade / tr we complied with the re-	quirements of minimum	
Or			
According to approval of due to		, I have not execung).	uted a trade / transaction
I will take fresh pre-clear	ance for trades as and wh	en I propose to trade in Se	ecurities of the Company.
Signature:			
Name:			
Designation:			



## Annexure "D"

## **Initial Disclosure of Securities**

То,				
The Compliance Offi	cer			
Archidply Industries	Ltd.			
Bangalore -560020				
Sub: Initial Disclosur	e of Securities			
Dear Sir / Madam,				
and Report Trading	by Insiders, I, y submit the followir	e of Practices Procedo , ng details of securitie fect.	(Design	ation & Dept.) of
Name	Relationship	DP & Client ID /	No. of Share	
Self		Folio No.		
Other Relatives,				
relation-wise				9 = =
Date:			Signature:	
			Name:	
			Designation:	
	***	******		