



Date- 21.02.2020

Listing Compliance Department National Stock Exchange of India Ltd Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra(E), Mumbai-400051

#### **Ref: NSE Symbol-AVROIND**

# Sub: Revised Insider Trading Code and Code of Fair Disclosure as per SEBI (Prohibition of Insider Trading) Regulations, 2015

Dear Sir/Madam,

With reference to the captioned subject, we wish to inform you that Board of Directors has approved the amendments in Insider Trading Code and Code of Fair Disclosure as per SEBI (Prohibition of Insider Trading) Regulations, 2015 and further amendments via resolution passed by Circulation on February 21, 2020 and adopted the revised Insider Trading Code and Code of Fair Disclosure w.e.f. February 21, 2020.

The revised Insider Trading Code and Code of Fair Disclosure as per SEBI (Prohibition of Insider Trading) Regulations, 2015 and further amendments is annexed herewith.

You are requested to take the above information on your records.

Thanking You,

Yours faithfully

For Avro India Limited

Sushil Kumar Aggarwal Whole-time Director DIN: 00248707

Encl: A/a



(Formerly known as AVON MOLDPLAST LIMITED)

A-7/36-39, South of G.T. Road, Indl. Area (Opp. Rathi Udyog Ltd.) Ghaziabad-201009 (UP), India Tel: 0120-4376091 Helpline: 9910039125 info@avrofurniture.com www.avrofurniture.com Follow us on 🚹 🔘 ▶

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## Code of Conduct for Prevention of Insider Trading of

**Avro India Limited** 

Pursuant to Regulation 9 of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015



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## CHAPTER - 1

## Introduction

This code shall be known as **"Code of Conduct for Prevention of Insider Trading of Avro India Limited"** (**"Code**") made pursuant to pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015 (**"PIT Regulations")**.

## 1.1 <u>Applicability</u>

This code shall apply to Designated Persons of Avro India Limited ("**the Company**") as defined in the Code and their dependents;

## 1.2 **Definitions**

- (a) "Act" means the Securities and Exchange Board of India Act, 1992;
- (b) "*Board*" means Securities and Exchange Board of India.
- (c) "Body Corporate" means a body corporate as defined in section 2(11) of the Companies Act, 2013;
- (d) *"Compliance Officer"* means Company Secretary of the Company and in his absence any other senior officer, designated so and reporting to the Board of Directors as mentioned in the Regulations provided that Compliance officer shall be financially literate i.e he/she has the ability to read and understand basic financial statements i.e. balance sheet, profit and loss account, and statement of cash flows and who shall be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservation of unpublished price sensitive information, monitoring of trades and implementation of the codes specified in this Code of Conduct shall be the Compliance Officer functioning under the Overall supervision of the Board of Directors of the Company.
- (e) "Connected Person(s)" means persons as defined in PIT Regulations.
- (f) "Dealing in Securities or Trading" means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any Securities, and "trade" shall be construed accordingly.



- (g) "Dependent(s)" includes 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.
- (h) "Designated Persons(s)" shall include following persons including employees of the Company:-
  - 1. Directors of the Company
  - 2. Key Managerial Personnel of the Company
  - 3. Promoter and Promoter Group of the Company
  - 4. Employees
    - upto two levels below Managing Director/Chief Executive
      Officer of the Company
    - ii. of following departments of the Company:
      - a. Finance & Tax Department
      - b. Secretarial
  - iii. any other employee as may be determined and informed by the Compliance Officer from time to time.
- (i) "*Director(s)*" means a Director appointed on the board of the Company.
- (j) "*Insider(s)*" means any person who is:
  - a Designated Person;
  - a Connected Person; or
  - in possession of or having access to Unpublished Price Sensitive Information.
- (k) "Key Managerial Personnel" means key managerial personnel as defined in

the Companies Act, 2013 and includes

- (a) Chief Executive Officer;
- (b) Managing Director;
- (c) Manager;
- (d) Company Secretary;
- (e) Whole-Time Director;
- (f) Chief Financial Officer.
- (l) *"Material Financial Relationship"* means 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."

- (m) "Promoter and Promoter Group" means persons as shown in as promoter and promoter group in the latest shareholding pattern filed by the Company with the Stock Exchanges under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015
- (n) "*Regulations*" means SEBI (Prohibition of Insider Trading) Regulations, 2015
- (o)"*Securities*" means Securities of the Company and shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956 or any modification thereof except units of a mutual fund;
- (p) *"Unpublished Price Sensitive Information/ UPSI"* means information as defined in PIT Regulations.
- **1.3** Words denoting the singular shall include the plural and vice versa and words denoting masculine gender shall include reference to feminine or neuter gender.
- 1.4 Words and expressions used and not defined in this code but defined in the SEBI (Prohibition of Insider Trading) Regulations, 2015, 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 and regulations made thereunder shall have the meanings respectively assigned to them in those legislation.
- **1.5** Unless the context requires otherwise, employee shall mean employee of the Company.

## 1.6 <u>Compliance Officer</u>

- **1.6.1** The Compliance Officer shall be responsible for setting forth policies and procedures and monitoring adherence to the rules for the preservation of unpublished price sensitive information, maintaining database containing details of Designated Persons and details of such persons/entities with whom UPSI is shared, pre-clearing of all Designated Persons and their Dependents trades (through respective department heads, if any), monitoring of trades and implementation of this Code under the overall supervision of the Board of the Company.
- **1.6.2** The Compliance Officer shall maintain a record of the Designated Persons and any changes made in the list of Designated Persons and Insiders as per



requirements of PIT Regulations.

- **1.6.3** The Compliance Officer shall assist all employees, Designated Persons, Insiders of the Company in addressing any clarification regarding PIT Regulations and the Company's Code.
- **1.6.4** The Compliance Officer shall report to the Board of Directors and shall provide reports to the Audit Committee of the Company at least once in a year.



## CHAPTER - 2

## **PRESERVATION OF UNPUBLISHED PRICE SENSITIVE INFORMATION**

2.1 No Designated Person/Insider shall communicate, provide, or allow access to any UPSI, relating to the Company or Securities listed or proposed to be listed, to any person including other Insiders except where such communication is in furtherance of the Designated Person/Insider's legitimate purposes, performance of duties or discharge of legal obligations or as permitted in the PIT Regulations and is in accordance with Code of Practices and Procedures for Fair Disclosure of Price Sensitive Information of the Company.

#### 2.2 <u>Chinese Wall</u>

- a) To prevent the misuse of Confidential information, the Company shall adopt a "Chinese Wall" policy separating those areas of the Company which routinely have access to confidential information, shall be considered "inside areas" from those areas which deal with sale/marketing/investment advice or other departments providing support services, considered "public areas".
- b) The employees in the inside area shall not communicate any confidential information/UPSI to anyone in public area.
- c) In exceptional circumstances Designated Persons from the public areas may be brought "over the wall" and given confidential information/UPSI on "need to know" basis criteria in furtherance of their legitimate purposes, performance of duties or discharge of legal obligations.



## CHAPTER 3

## **PREVENTION OF MISUSE OF 'PRICE SENSITIVE INFORMATION**

**3.1** All Designated Persons/Insiders of the Company shall be subject to trading restrictions as enumerated below.

## 3.2 <u>Trading Window</u>

- **3.2.1** The Company shall specify a trading period, to be called "trading window", for trading in the Company's Securities. The trading window shall be closed during the time the information referred to in para 3.2.3 is unpublished or any time as communicated by the Compliance Officer.
- **3.2.2** When the trading window is closed, the Designated Persons/Insiders and their Dependents shall not trade in the Company's Securities in such period except where trading plan has been approved by the Compliance Officer.
- **3.2.3** The trading window shall be, *inter alia*, closed at the time of :
  - a) Declaration of financial results;
  - b) Declaration of dividends;
  - c) change in capital structure by way of public/rights/preferential issue;
  - d) mergers, de-mergers, acquisitions, delistings, disposals and expansion of business and such other transactions;
  - e) changes in Key Managerial Personnel; and
- **3.2.4** The time for commencement of closing of trading window and re-opening of trading window shall be decided by the Company. However, in any case:
  - a) unless communicated otherwise, trading window will close at least 48 hours before the information referred to in para 3.2.3 becomes public.



b) the re-opening of trading window shall not be earlier than 48 hours after the information referred to in para 3.2.3 becomes public.

Provided that in case of declaration of half yearly /annual financial results of the Company, trading window shall be closed from end of every half year till 48 hours after declaration of financial results.

- **3.2.5** All Designated Persons/Insiders of the Company shall conduct all their dealings in the Securities of the Company only in a valid trading window or as per approved trading plan 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 where there is no pre-approved trading plan, or during any other period as may be specified by the Company from time to time.
- **3.2.6** In case of ESOPs, exercise of option may be allowed in the period when the trading window is closed. However, sale of shares allotted on exercise of ESOPs shall not be allowed when trading window is closed.

## 3.3 <u>Trading Plan</u>

- **3.3.1** Trading plan is a plan under which a Designated Person can trade in Securities even when trading window is closed. It gives an option to Insiders who may be perpetually in possession of UPSI and enabling them to trade in Securities in a compliant manner. This provision would enable the formulation of a trading plan by a Designated Person to enable him to plan for trades to be executed in future. By doing so, the possession of UPSI when a trade under a trading plan is actually executed would not prohibit the execution of such trades that he had pre-decided even before the UPSI came into being.
- **3.3.2** Every Designated Person shall be entitled to formulate a trading plan and present it to the Compliance Officer for approval and public disclosure



pursuant to which trades may be carried out on his behalf in accordance with such plan.

- **3.3.3** While presenting the trading plan, following points shall be kept in mind:
  - a) There must be a gap of 6 months between the public disclosure of Trading plan and commencement of trading.

In any case, it should be remembered that this is only a statutory cool-off period and would not grant immunity from action if the Designated Person was to be in possession of the same UPSI both at the time of formulation of the plan and implementation of the same.

- b) In any case, trading will not be permitted between the twentieth trading day prior to the last day of any financial period for which results are required to be announced by the Company and the second trading day after the disclosure of such financial results.
- c) Trading plan shall entail trading for a period of not less than twelve months.
- d) Trading plan shall not entail overlap of any period for which another trading plan is already in existence.
- e) Trading plan shall 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.
- f) Trading on the basis of such a trading plan would not grant absolute immunity from bringing proceedings for market abuse.
- **3.3.4** While granting the approval, the Compliance Officer shall be entitled to seek such express undertakings as he may think necessary to assess and approve the plan.



**3.3.5** The trading plan once approved shall be irrevocable and the Designated Person 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.

Provided that the implementation of the trading plan shall not be commenced if any UPSI in possession of the Designated Person at the time of formulation of the plan has not become generally available at the time of the commencement of implementation.

**3.3.6** Once the trading plan is approved, the Compliance Officer shall notify the plan to the stock exchanges on which the Securities are listed.

## 3.4 <u>Pre-clearance of Trades</u>

**3.4.1** All Designated Persons and their Dependents who intend to deal in the Securities of the Company shall pre-clear the intended transactions including those of 'Dependent' in the Securities of the Company as per the pre-dealing procedure described hereunder.

Provided that pre-clearance of trades shall not be required for a trade executed as per an approved trading plan.

**3.4.2** Such pre-clearance of trade would be applicable wherever any Designated Person/his Dependent intends to deal in the Securities of the Company in excess of the minimum threshold limit of market value exceeding Rs. 20,00,000/- or 20,000 securities whichever is less in one or more tranche in any one quarter. **However, Directors of the Company have to pre-clear their all intended transactions irrespective of value or number of Securities involved.** Trades of the Compliance Officer which require pre-clearance in terms of the above shall be approved by the Managing Director or Chief Executive Officer or in their absence by any Whole Time Director of the Company.



- **3.4.3** An application in **"Form I"**, as prescribed in the Code, shall be made to Compliance Officer, after obtaining the approval of departmental head, if any, indicating the estimated number of Securities that Designated Person intends to deal in and details of depository with which he has a depository account and such other details as may be required by any rule made by the Company in this behalf.
- **3.4.4** An undertaking in "**Form I**" shall be executed in favour of the Company by such Designated Person.
- **3.4.5** The Designated Persons shall file the details of trade (including trade by any other persons for whom they takes trading decisions) with the Compliance Officer in the prescribed form **"Form IA"** with in two working days of the date of execution of the Trade. In case the trade is not underwritten, a report to that effect shall also be filed with Compliance Officer in the same form within two working days after expiry of seven trading days of pre-clearance approval.



## CHAPTER 4

#### **OTHER RESTRICTIONS**

- **4.1** Where any transaction has been approved, the Designated Person and their Dependents shall execute the order within one week of the clearance of the transaction, and where any transaction has been approved with any additional restrictions, the same shall be executed within the above time in accordance with the additional restrictions specified. If the order is not executed within one week after the approval is given, the Designated Person must pre-clear the transaction again.
- **42** The Compliance Officer shall have a right to revoke any clearance granted to any transaction or add further additional restrictions to any clearance, before the relevant transaction has been executed.
- **43** In case any transaction has been refused, the Designated Person and their Dependents shall be free to re-apply for pre-clearance of the transaction, which was refused, to the next higher authority i.e. to Managing Director/Chief Executive Officer/Whole-Time Director, if Compliance Officer has refused the transaction.
- **44** All Designated Persons who buy or sell any number of Securities of the Company shall not enter into a contra trade or opposite transaction i.e. sell or buy any number of Securities during the next six months following the prior transaction.

However, buying of shares pursuant to exercising of stock options and then selling of those shares within a period of six months shall not be deemed to a contra trade provided such trade does not violate the Code and the Regulations.

Provided further that trading window norms and restrictions on contra trade shall not be applicable for trades carried out in accordance with an approved trading plan.



- **4.5** No Designated Person shall take positions in derivative transactions in the Securities of the Company at any time.
- **4.6** In case the sale of Securities is necessitated by personal emergency, the holding period may be waived by the Compliance Officer/ Managing Director/ Chief-Executive Officer/Whole-Time Director on recommendation of head of department, if any, after recording in writing his/her reasons in this regard provided such relaxation does not violate the Regulations.

However, if a contra trade is executed, inadvertently or otherwise, in violation of such a restriction, the profits from such trade shall be liable to be disgorged for remittance to the Board for credit to the Investor Protection and Education Fund administered by the Board.



## CHAPTER 5 REPORTING REQUIREMENTS

**5.1** All Designated Persons/Connected Persons are required to forward the following details to the Compliance Officer.

## 5.1.1 Initial Disclosure

All Designated Persons shall be required to forward their details (including details of their Dependents and persons with whom such Designated Person shares a Material Financial Relationship) and details all holdings in Securities or voting rights held and positions taken in derivatives by such person to the Compliance Officer as per "**Form II**" prescribed in the Code along with a Non-Disclosure Agreement within 7 days of joining/appointment or becoming the Designated Person, whichever is applicable

## 5.1.2 Continual Disclosure

All Designated Persons shall be required to forward following details: -

- (i) Annual statement in **"Form III"**, as prescribed in Code of all holdings in Securities within 30 days from the end of the financial year.
- (ii) Details of Dependents and persons with whom they have Material Financial Relationship in "Part II of Form II", as prescribed in Code within 30 days from the end of the financial year.

## 5.1.3 Event Based Disclosure

## **Disclosures by Designated Persons**

Every Designated Employee shall disclose to the Company the number of such Securities acquired or disposed of **within two trading days** of such transaction if the value of the Securities traded, whether in one transaction or



a series of transactions **over any calendar quarter**, aggregates to a traded value in excess of **ten lakh** rupees or such other value as may be specified by Board in such format as specified under PIT Regulations.

Provided that if Designated Person does any off-market trade in Securities of the Company, he shall disclose the details of such trade within two working days to the Company in such format as specified under PIT Regulations.

**Explanation 1***:* The disclosures of trading in Securities shall also include trading in derivatives of Securities and the traded value of the derivatives shall be taken into account.

**Explanation 2**: It is clarified for the avoidance of doubts that the disclosure of the incremental transactions after any disclosure under this rule, shall be made when the transactions effected after the prior disclosure cross the threshold specified.

- **5.2** The Compliance Officer shall maintain a record of all the declarations given by all Designated Persons and Connected Persons for a minimum period of five years.
- **5.3** The Compliance Officer shall place before the audit committee or a Committee notified by the Board **atleast on a yearly basis** all the details of the dealing in the Securities of the Company by the Designated Persons and Connected persons received by him and the accompanying documents that such persons had executed under the pre-dealing procedure as envisaged in this Code, wherever applicable.



## CHAPTER 6

## Leak/Suspected leak of Unpublished Price Sensitive Information

**6.1** Any Employee of the Company can report instances of leak or suspected leak of UPSI (UPSI Leak) under Whistle Blower Policy of the Company ("WB Policy").

However, notwithstanding anything contained in WB Policy in this regard, any complaint received relating to UPSI Leak shall be placed before the Audit Committee by the Chairperson of the Audit Committee (who is also ombudsperson under WB Policy). Audit Committee will investigate the UPSI Leak and all other connected matters in the manner it may deem fit including engaging internal people/outside consultants to assist in the investigation.

- **6.2** Audit Committee may ask any information from relevant Insiders, intermediaries and fiduciaries of the Company in relation to such UPSI Leak.
- **6.3** Enquiry by the Audit Committee shall be completed in a time-bound manner but not later than three months from date of complaint received by Chairman of the Audit Committee. If enquiry gets delayed beyond three months, then reasons for same shall be recorded by the Audit Committee in writing along with the revised timelines.
- **6.4** Audit Committee may call in person any employee, Designated Persons or Insider of the Company in relation to the enquiry and that person shall fully cooperate in the enquiry including but not limited to sharing his official laptop, personal details for the purpose of enquiry failing which it shall be deemed to be mis-conduct and non-cooperation on the part of that person and shall be accordingly dealt with in accordance with this Code and Company's other Codes and Policies.
- **6.5** Decision of Audit Committee in relation to enquiry shall be final and any violation shall be dealt in accordance with the Code in addition to actions that may be taken under Whistle Blower Policy and other Codes and Policies of the Company.
- **6.6** Compliance Officer shall inform the SEBI about UPSI Leak and decision of Audit Committee within one working day from the date on which UPSI Leak matter was discussed by the Audit Committee and decided that an enquiry be initiated in the matter. Thereafter, once the inquiry is concluded by the Audit Committee, details of such conclusion and decision of Audit Committee shall also be intimated to SEBI within one working day from date of such decision



## <u>CHAPTER 7</u>

### **PROTECTION AGAINST VICTIMISATION**

- 7.1 Retaliate for reporting suspected violations is strictly prohibited under this Code.
- **7.2** Employee who reports any alleged violations of insider trading laws in accordance with the Informant mechanism introduced vide SEBI (Prohibition of Insider Trading) (Third Amendment) Regulations, 2019 dated 17 September 2019 will be protected against any discharge, termination, demotion, suspension, threats, harassment directly or indirectly or discrimination, irrespective of whether the information is considered or rejected by the Board or he or she is eligible for a Reward under these regulations, by reason of:
  - (i) filing a Voluntary Information Disclosure Form under these Regulations;
  - (ii) testifying in, participating in, or otherwise assisting or aiding the Board 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 the Board; or
  - (iii) breaching any confidentiality agreement or provisions of any terms and conditions of employment or engagement solely to prevent any employee from cooperating with the Board in any manner.



## <u>CHAPTER 8</u>

### PENALTY FOR CONTRAVENTION OF THE CODE

- **8.1** Any Designated person who trades in Securities or communicates any information for trading in Securities in contravention of this Code may be penalised and appropriate action may be taken by the Company.
- **8.2** Designated Persons of the Company who violate this Code shall also be subject to disciplinary action by the Company, which may include wage freeze, suspension, recovery, clawback, render ineligible for future participation in employee stock option plans, etc.
- **8.3** The action by the Company shall not preclude Board from taking any action in case of violation of Regulations.
- **8.4** In case the Company observes that there has been a violation of these Regulations, the Company shall inform Board.



## CHAPTER 9 <u>FORMS</u>

#### Form I

To,

Date:

The Compliance Officer Avro India Limited

From: Name: Designation: Department:

### Through: Head of Department (if any)

With reference to the Code of Conduct for Prevention of Insider Trading of the Company, I, the undersigned, seek your approval to buy/sell as a principal/agent in\_\_\_\_\_Equity Shares of the Company, aggregating in value Rs.\_\_\_\_\_(approx.)

#### STATEMENT OF HOLDINGS AT THE TIME OF PRE-CLEARENCE

#### I. DETAILS OF SHAREHOLDING OF DESIGNATED PERSONS HELD IN THEIR OWN NAME

Name	Designation	Department	No. of Shares Held (with Folio No/DP ID/Client ID)	Nature of Transaction for which Approval is sought [Purchase/S ell/Others (Pls. Specify)]	No. of Shares to be dealt	Aggregate value of the Transaction (Rs.) (approx.)

#### 8.4.1 DETAILS OF SHARES HELD BY DEPENDANTS

Name	Relationship	No. of Shares Held (with Folio/DP ID/Client ID)	Nature of Transaction for which Approval is sought [Purchase/Sell /Others (Pls. Specify)]	No. of Shares to be dealt	Aggregate value of the Transaction Aggregate value of the Transaction (R s.) approx.)



#### Please tick the appropriate case:

I/We hereby declare that I have not purchased any share in last 6 months (If approval is sought for selling of shares)	
I/We hereby declare that I have not sold any share in last 6 months (If approval is sought for purchase of shares)	
The Shares to be dealt in are allotted under ESOP Scheme of	
the company and are not subject to lock in period of 6 month.	

Signature

Name of Designated Person

#### Name of Department Head Signature

\*\*In case the sale of securities is necessitated by personal emergency, Designated Person shall specify the reasons.

Reasons

#### **Enclosure: Undertaking**

#### FOR OFFICE USE ONLY

#### **PRE CLEARANCE ORDER**

This is to inform you that your request for dealing in \_\_\_\_\_(nos.)\_\_\_\_ Shares/Debentures/Other Securities of the Company is approved. Please note that the said transaction must be completed within 7 days from the date of this order.

Conditions (if any).....

Date \_\_\_\_\_

For Avro India Limited.

Compliance Officer/Managing Director



#### UNDERTAKING

I.\_\_\_\_\_\_(Name, Designation and Deptt.) residing at\_\_\_\_\_\_, desirous of dealing in \_\_\_\_\_\_(nos.) of\_\_\_\_\_\_Equity Shares/Pref. Shares/Debentures/Other Securities (Please specify) as mentioned in my application dated\_\_\_\_\_\_for pre-clearance of the transaction.

As required by the Code, I hereby state that

- (a) I have no access to nor do I have any information that could be construed as "Price Sensitive Information" as defined in the Code upto the time of signing this undertaking;
- (b) I am executing the transaction as per duly approved trading plan. (Please delete this clause if not applicable)
- (c) the event that I have access to or received any information that could be construed as "Unpublished price sensitive information" as defined in the Code, after the signing of this undertaking but before executing the transaction for which approval is sought, I shall inform the Compliance Officer of the Same and shall completely refrain from dealing in the Securities of the company until such information becomes public;
- (d) I have not contravened the provisions of the Code as notified by the company from time to time;
- (e) I have made full and true disclosure in the matter.

Place: Date: Signature Name



#### Form IA

#### FORMAT OF DISCLOSURE OF TRADES EXECUTED UNDER PRECLEARANCE APPROVAL

Date:

To The Compliance Officer AVRO INDIA LIMITED

I,\_\_\_\_\_, \_\_\_\_\_ of the Company/connected with the Company in the capacity of \_\_\_\_\_\_have received pre clearance approval for purchase/sale/subscription ("Trade") of the securities of the Company vide pre clearance approval letter dated \_\_\_\_\_\_. In this regard, I hereby submit that: (strike off which is not applicable)

(i) Have not Traded in the securities of the Company

(ii) Have Traded in the securities of the Company as per the following details:

Name of the Applicant (who applied for Pre- clearance)	Traded By/ on behalf of	No. of Traded	Securities	DP ID/Client ID/ Folio No. of the person in whose name trading is done	Price
	Applicant Spouse Mother Father Brother Sister Son Daughter Others	Purchased Sold Subscribed Others			

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

- (i) Broker's Contract note
- (ii) Proof of Payment to/from Brokers
- (iii) Extract of bank passbook/statement (to be submitted in case of demat transactions).
- (iv) Copy of delivery instruction slip (applicable in case of sale transaction)

I further agree to hold the above securities for a minimum period of six months. In case there is any urgent need to sell these securities within the said period, I shall approach the Compliance Officer for necessary approval. (applicable in case of purchase/subscription). I hereby declare that the above information is correct and no provisions of the Code and or the Applicable Laws/Regulations have been violated in effecting aforesaid trade.

Thanking You, Yours Truly,

Signature: Name: Employee No: Designation:



#### Form II

#### Part I

## **Details of Individual**

Emp. Code	PAN No.	Official email id	Personal email id	Mobile Number	Date of Becoming Designated Person	Name and address of Educational Institution from which Highest Professional Course is completed	Names of Past three employers	Demat Account Details	Non- Disclosure Agreement signed (Yes/No)

#### Part II

#### **Details of Dependent**

Name of Dependent	Address	Relation	PAN No. or in case of No PAN then Aadhar no./ Passport No/ Driving License No.	Personal email id	Mobile Number	Demat Details	Account

## Details of Persons with whom there if Material Financial Relationship\*

Name	of	Address	Relation	PAN No. or in case of	Personal	Mobile	Demat	Account
Depend	ent			No PAN then Adahar	email id	Number	Details	
				no./ Passport No/				
				Driving License No.				

"Material Financial Relationship" means 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.



#### Part III

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (1) (b) read with Regulation 6(2) – Disclosure on becoming a director/KMP/Promoter]

Name of the company: \_\_\_\_\_

ISIN of the company: \_\_\_\_\_

Details of Securities/ Open Interest (OI) in derivatives of the company held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter of a listed company and other such persons as mentioned in Regulation 6(2).

Name, PAN No., CIN/DIN & Address with	Category of Person (Promoters/ KMP / Directors/ immediate	Date of appointm ent of Director /KMP OR Date of	Securities held at the time of becoming Promoter/appointment of Director/KMP		% of Shareho lding	contracts Becoming	erest of the F held at the g Promoter/ hent of Direc	time of	Option time Promo	of	the held at the becoming pintment of
contact nos.	relatives/ others etc.)	becoming Promoter	Type of security (For eg. – Shares, Warrants, Convertible Debentures etc.)	No		specific ations	Number of units (contracts * lot size)	Notio nal value in Rupee terms	Contr act speci ficati ons	Number of units (contract s* lot size)	Notional value in Rupee terms

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

(ii) In case of Options, notional value shall be calculated based on premium plus strike price of options

Name & Signature:

Designation:

Date:

Place:



Form III

To, The Compliance Officer Avro India Limited

Date: \_\_\_\_\_

#### ANNUAL DISCLOSURE

#### I. STATEMENT OF SHAREHOLDING OF DESIGNATED PERSONS

Name	Designation	Departme nt	No. of Securities Held on 01 <sup>st</sup> April, 2020	No. of Securities Bought during the Year	Securities Sold	held on	ID

#### **II. DETAILS OF SHARES HELD BY DEPENDANTS**

Name	Relationship	No. of	No. of	No. of	No. of	Folio/DP
		Securities	Securities	Securities	Securities	ID/Client
		Held on	Bought	Sold during	held on	ID
		01 <sup>st</sup> April,	during the	the year	31 <sup>st</sup> March,	
		2020	year		2020	

I/We hereby declare that I/We have complied with the Code and PIT Regulations with respect of the Securities purchased/ sold.

I/We further declare that the above disclosure is true and correct and is in accordance with the previous disclosure given to the Company.

Signature\_\_\_\_\_

Name



# AVRO'S CODE OF PRACTICES AND PROCEDURES FOR FAIR DISCLOURES OF UNPUBLSIHED PRICE SENSITIVE INFORMATION

(This code is adopted in satisfaction of Regulation 8 (1) of the SEBI (Prohibition of Insider Trading) Regulations, 2015

## **1. OBJECTIVE OF THE CODE**

The Objective of this Code is to formulate a stated framework and policy for fair disclosure of events and occurrence that could impact price discovery in the market for AVRO's securities as and when it becomes due for dissemination or disclosure and to maintain uniformity and fairness in dealing with all stakeholders.

#### 2. DEFINITIONS RELEVANT TO THE CODE

- a) "Compliance Officer" means any senior officer, designated so and reporting to the Board of Directors or head of the organization in case board is not there, who is financially literate and is capable of appreciating requirements for legal and regulatory compliance under these regulations and who shall be responsible for compliances of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservations 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;
- b) "Unpublished Price Sensitive Information" means any information, relating to 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, demergers, acquisitions, delistings, disposals and expansion of business and such other transactions;
  - (v) Changes in Key Managerial Personnel;
- c) Chief Investor Relations Officer" is an officer who is designated to deal with dissemination of Information and disclosure of UPSI.
- d) Legitimate Purpose shall include sharing of unpublished price sensitive information 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 these regulations.

## 3. PRINCIPLES OF FAIR DISCLOSURE OF AVRO

Avro will adhere to the following code for fair disclosure to ensure fair and uniform disclosure of all events and occurrences that would impact the price of the securities of the Company.

## A. Prompt public disclosure of unpublished price sensitive information:

- i) Any Unpublished Price Sensitive Information relating to AVRO that would impact the price discovery will be first made available to the stock exchange and other applicable regulatory authorities in a prompt and timely manner and immediately thereafter or simultaneously therewith be published on the Company's website and other media upon credible and concrete information coming into being, in order to make such information generally available. For this purpose, AVRO may also consider such modes of public disclosure including electronic and print media for publication of Unpublished Price Sensitive Information so as to improve investor access to the same.
- **ii)** AVRO will make efforts to ensure that there is no selective disclosure of Unpublished Price Sensitive Information and the UPSI is disclosed uniformly and in universal manner, unless otherwise required or permitted under the regulations or any other law for the time being in force. In the event of any inadvertent or selective disclosure of UPSI, prompt action shall be taken to make such information generally available.

## B. Dissemination and disclosure of Unpublished Price Sensitive Information

- i) The Head-Investor Relations of AVRO will be the Chief Investor Relation Officer (CIRO). The CIRO will be responsible to oversee the dissemination and disclosure of each UPSI
- ii) Any information to be shared with the analyst and research personnel will be first given to the CIRO. The CIRO will verify and ensure that the information being shared with the analysts and research personnel is not UPSI. Only after receiving the necessary confirmation, any information will be shared with analysts and research personnel. To the extent possible, it will be ensured that any such information is provided to the analysts by the CIRO, himself. AVRO will continue to develop, evolve and improve best practices while dealing with analysts and research personnel. Such practices will include making audio records of proceedings or transcripts of meetings with analysts and other investor relations



conferences on AVRO's official website to ensure official confirmation and documentation of the disclosures made.

- iii) No information shall be passed on by an insider by way of making a recommendation for the purchase or sale of Securities of AVRO.
- iv) ALL UPSI shall be handled on a need to know basis. No UPSI shall be communicated to any employee, officer, director or other person except in furtherance of legitimate purpose, performance of duties or discharge of legal obligations.

#### 4. **RESPONDING TO MARKET RUMOURS**

- i) The Company shall ensure to provide appropriate and fair response to any queries on news reports and requests for verification of market rumours by stock exchanges, analysts, shareholders, media and other regulatory authorities. For this purpose:
  - a) The CIRO will be the nodal officer for receiving and evaluating any queries on news reports and requests for verification of market rumours by regulatory authorities.
  - b) All the requests/queries shall be documented and as far as practicable, the CIRO shall request for such queries/requests in writing.
  - c) The CIRO will promptly coordinate with the relevant officers of AVRO internally and provide appropriate and fair responses to Stock Exchanges(s), analysts, shareholder(s), media and other regulatory authorities.

## **5. SHARING OF INFORMATION FOR LEGITIMATE PURPOSE**

**5.1** An insider can share the UPSI for Legitimate Purpose to any person subject to following conditions:

- a. The person with whom UPSI is to be shared pursuant to a "legitimate purpose" shall also be considered an "insider" for purposes of this code, PIT Code and Regulations;
- b. A non-disclosure agreement will be executed with such person before sharing UPSI to maintain confidentiality of such UPSI in compliance with Regulations.



- c. Insider informs in advance to the Compliance Officer/CMD/CEO/CFO about sharing of UPSI and share the following details with Compliance Officer/CMD/CEO/CFO.
  - i. Name, address, Telephone or mobile number, e-mail address and PAN number of the person with whom UPSI is to be shared;
  - ii. Name and address of Corporate for which that person works for alongwith designation, if applicable;
  - iii. Nature, purpose and details of UPSI to be shared; and
  - iv. Copy of executed and signed NDA

**5.2** A digital database shall be maintained by the Compliance Officer of the details mentioned in clause 5.1(c) which shall be placed before the Audit Committee atleast once in a year.

#### 6. AMENDMENT

The Board of Directors of the Company reserves its right to amend or modify the code in whole or part, at any time, when it deems appropriate, to be in compliance with the regulations.