INSIDER TRADING PROHIBITION CODE

- Code of Conduct to Regulate, Monitor and Report Trading in Securities of the Company
- Policy & Procedures for Inquiry in case of leak of Unpublished Price Sensitive Information

Effective June 18, 2020

[Pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015 and as approved by the Board of Directors in their meeting held on June 18, 2020]

Greenpanel Industries Limited

Regd. Office: Makum Road, P.O. Tinsukia, Assam – 786 125, India CIN: L20100AS2017PLC018272

Website: www.greenpanel.com

GREENPANEL INDUSTRIES LIMITED

<u>Code of Conduct to Regulate, Monitor and Report Trading in Securities of</u> the Company

Background

Preventing insider trading is necessary to comply with securities law and to preserve the reputation and integrity of Greenpanel Industries Limited (the "Company") and all persons associated with it. "Insider Trading" may occur when any person subscribes, buys, sells, deals, or agrees to subscribe, buy, sell, deal in any securities and trades while in possession of inside information relating to the Securities of the Company or securities that are listed or proposed to be listed. "Inside Information" is information relating to a company that is listed or proposed to be listed or its securities which is considered to be both "price sensitive" and "not generally available". Insider Trading is an offence punishable under extant laws in India. Insider Trading is prohibited and could result in severe penalties, fines, imprisonment and other actions as per the applicable Laws, Rules & regulations in India.

This Code has been formulated to regulate, monitor and report trading by the Designated Persons to comply with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, as amended from time to time. The Code is prescribed to ensure that the Designated Persons do not trade in the Securities of the Company when in possession of Unpublished Price Sensitive Information ("UPSI"), and to prevent any speculative dealings, knowingly or unknowingly, by the Designated Persons.

The Company has no tolerance for any form of Insider Trading or similar unlawful security related trade practices.

References

This Code should be referred to in conjunction, amongst others, with the following:

- SEBI (Prohibition of Insider Trading) Regulations 2015, as amended from time to time;
- Applicable provisions of Companies Act, 2013 as amended from time to time;
- Company's Code of Conduct and code of practices and procedures for fair disclosure of unpublished price sensitive information.

Interpretation

Words and expressions not defined in this Policy shall have the same meaning as contained in the SEBI (Prohibition of Insider Trading) Regulations, 2015 (SEBI PIT Regulations), Securities and Exchange Board of India Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 or the Companies Act, 2013 and the rules and regulations made thereunder.

Scope & Applicability

This Code is applicable to all Insiders. Every Insider must review this code. Questions regarding this Code should be directed to the Compliance Officer at email Id secretarial@greenpanel.com

Definitions

Insiders include:

- 1) Designated Persons comprising:
 - a) Promoter, Directors, KMPs & Senior Management of the Company;
 - b) Directors and KMPs of the material subsidiary Company, if any;
 - c) Chief Executive Officer (CEO), Chief Financial Officer (CFO) and Company Secretary (CS) or such equivalent position
 - d) Functional / verticals Heads;
 - e) Plants Heads
 - f) Executive Assistant/Personal Secretaries of Directors;
 - g) Employees in the designation of Assistant Vice President & above
 - h) Employees of the following Departments/ functions of Greenpanel who are deemed to have access and possession of Unpublished Material Price Sensitive Information, viz.
 - ✓ Corporate Accounts & Finance and
 - ✓ Secretarial
 - Employees of material subsidiaries designated on the basis of their functional role or access to UPSI in the organization by their board of directors;
 - j) Such other persons which in the opinion of the Compliance Officer is in possession of UPSI;
 - k) Immediate Relatives of persons covered under clause (a) to (i);
- 2) Connected Person as defined in SEBI PIT Regulations;
- 3) Any person who is in possession of or having access to UPSI;
- 4) Any other person who may be included in the ambit of definition of Insider as per applicable SEBI Regulations or which in the opinion of the Compliance Officer of the Company needs to be included in the category of Insider;
- 5) Persons as mentioned under clause (a) to (h) who have ceased to be associated with the Company shall be deemed as Insiders and shall not, for a period of 6 (six) months from date of cessation, directly or indirectly trade in Company's Securities while in possession of any UPSI;
- 6) Persons as mentioned under clause (a) to (h) above who ceases to be an Insider as per the Designated Person list shall be considered as an Insider for a cooling period of 3 (three) months.

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;

Note: If spouse is financially independent and doesn't consult an Insider while taking trading decisions, the spouse won't be exempted from the definition of immediate relative. A spouse is presumed to be an "Immediate Relative", unless rebutted so.

Unpublished Price Sensitive Information (UPSI)

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:-

- financial results, financial conditions & forecast;
- dividends (both interim & final);
- change in capital structure;
- mergers, de-mergers, acquisitions, joint venture, delistings, disposals and expansion of business and such other transactions;
- changes in the Board of Directors or the Key Managerial Personnel (KMP);
- Any other event as may be determined by the Company/ the Compliance Officer which is likely to materially affect the price of the Securities of the Company.

Trading

Means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in or pledge any Securities of the Company, and "Trade" shall be construed accordingly;

What Is Insider Trading

"Insider Trading" is principally the act of Trading in Securities with the advantage of having asymmetrical access to UPSI, which when published, would impact the price of the Securities in the market.

The definition of 'Trading' under the SEBI Regulations, is a wide one, and includes, amongst other things, subscribing, buying, selling, dealing, or agreeing to do any of those things. Further, pledging of securities of the Company, while in possession of UPSI, shall be construed as 'Trading'.

It is generally understood that Insider Trading includes the following:

- Trading by Insiders/ employees/ Designate Persons and their respective Immediate Relatives, while in possession of, or having access to, UPSI, regardless of how one came in possession of or had access to such information; or
- Communicating, providing, allowing access or tipping UPSI to others, including recommending any Trade in Securities of the Company, while in possession of, or having access to, such information.

Insiders have independent fiduciary duties to their company and its shareholders not to trade on UPSI relating to the company's securities. All Directors and Employees of the Company should consider themselves as Insiders with respect to UPSI about business, activities and Securities. Directors and Employees shall neither trade in Company's Securities while in possession of UPSI relating to the Company nor tip (nor communicate, provide or allow access except on a need-to-know basis in furtherance of Legitimate Purposes, performance of duties or discharge of legal obligations) such information to others.

When a person has traded in securities while in possession of UPSI, his trades would have been presumed to have been motivated by the knowledge and awareness of such information in his possession.

Consequence of Non-Compliance with the Policy

Failure to comply with this Code is a disciplinary issue and may also constitute a criminal offence in certain cases. Any employee including their Immediate Relatives who violates the provisions of this Code shall be liable for such penal/disciplinary/remedial action as may be considered appropriate by the 'Insider Trading Monitoring Committee (ITMC)' as per the sanction framework decided and approved by the ITMC. All Breaches of this Code with actions taken by the Committee shall be reported to the Audit Committee & Board of Directors of the Company on a quarterly basis. The above actions of Company will be without prejudice to any civil or criminal action that the regulatory authorities may initiate against such an employee.

Penalties by the Statutory Authorities

If any Insider contravenes any of the provisions of the Insider Trading Code / SEBI Regulations, such Insider will be liable for appropriate penal actions in accordance with the provisions of the SEBI Act, 1992. The minimum penalty under the SEBI Act, 1992 is Rs.10 Lakhs, which can go up to Rs. 25 crores or 3 times the profit made from trading, whichever is higher.

<u>Various Procedures which have been put in place by Greenpanel Industries</u> <u>Limited to Prevent Insider Trading</u>

The following procedures have been established, and will be maintained and enforced, by the Company to prevent Insider Trading. Every Designated Employee required to follow these procedures:-

Restrictions on Access to UPSI



Access to Information:

While dealing with UPSI, including in relation to the Company's business, earnings or prospects, capital raising, etc., the Company/ Compliance Officer shall ensure that any disclosure of UPSI will be on a need-to-know basis only and that no communication of UPSI takes places, except in furtherance of legitimate purposes, performance of duties or discharge of legal obligation;

Designated Persons are obliged to treat UPSI with due care and have a duty to safeguard UPSI irrespective of source of receipt of UPSI. Designated Persons shall use UPSI for the specified purpose only and not for any personal gain/ avoiding any loss/ breach of applicable law.



Inquiries from third parties

Inquiries from third parties, such as analysts or members of the media, about the Company should be handled as per internal policy of the Company.

Limitations on Access to UPSI

The following procedures are designed to maintain confidentiality of UPSI:

- Designated Persons should take all steps and precautions necessary to restrict access to, and secure, UPSI by, among other things:
 - a) maintaining the confidentiality of UPSI;
 - b) conducting their business/ professions and personal/ social activities so as not to risk inadvertent disclosure of UPSI;
 - c) reviewing confidential documents in public places should be restricted so as to prevent access to UPSI by unauthorized persons.
- Restricting access to documents and files (including computer files) containing UPSI to persons on a need-to-know basis (including maintaining control over the distribution of documents and drafts of documents);
- Files containing UPSI shall be kept secured with restricted access, and computer files containing UPSI should be protected with the help of login, passwords, etc. Appropriate physical and informational barriers shall be put in place to ensure confidentiality of UPSI;
- Disposing of all confidential documents and other papers containing UPSI, after there is no longer any business or other legally required need, when appropriate;
- Restricting access to areas likely to contain confidential documents or UPSI; and
- Avoiding any discussion pertaining to UPSI in places where the information could be overheard by others, such as in elevators, restrooms, hallways, restaurants, airplanes or taxicabs, etc.;
- Persons in possession of, or having access to, UPSI, to the extent feasible, should conduct their business and other activities in areas separate from other Company activities, so as to avoid any leak of UPSI.

Chinese Walls Procedures

- In terms of the Code, Designated Persons are considered as persons having access or expected to have access to UPSI.
 - To prevent the misuse of UPSI, the Company will maintain "Chinese Walls" and segregate the premises into inside areas and public areas. Inside areas refer to those areas and departments of the Company in which UPSI may ordinarily be available. Public areas refer to those areas where any UPSI would ordinarily not be available, and to which any outside person may be allowed access.
- Inside areas shall be accessible in normal course only to Designated Persons. Designated Persons in the inside area shall not communicate any UPSI to anyone in public area. Further, Employees who are Designated Persons are to be physically segregated from Employees in public area. In exceptional circumstances Employees from the public areas may be brought "over the wall" and given confidential information on the basis of "need to know" criteria, under intimation to the Compliance Officer.
- Wherever there is a requirement of sharing UPSI by any Designated Person with another Employee/external third parties, etc., in furtherance of legitimate purposes, performance of duties or discharge of his/ her/ its legal obligations, the person to whom such information is proposed to be shared, shall be "wall-crossed" through wall-crossing procedure set out below.

Procedure for wall-crossing

In the event any person is required to be wall – crossed, i.e., brought over the Chinese Wall in order to obtain access to the UPSI for a specific purpose, prior approval of the Compliance Officer must be sought. The Compliance Officer shall consider whether the person being wall – crossed, is being provided UPSI on a need – to – know basis. Further, UPSI shared with such wall – crosser should be limited to the specific transaction or purpose for which such person's assistance is required.

Persons who are wall – crossed / receive UPSI should be notified that they would be deemed to be 'Designated Person' and 'Insider' under this Code and that consequently, such persons will be required to comply with all applicable provisions of the Code and the SEBI Regulations, till such information remains UPSI.

Appropriate records of all wall crossings will be maintained. Further, the Compliance Officer will be informed of all instances wherein a person has been wall-crossed (at the time of such wall – crossing), in accordance with the procedure set out above, so as to enable the Compliance Officer to maintain appropriate records in this regard.

Intimation of Duties & Responsibilities to the recipient of UPSI

Any recipient of UPSI shall be deemed to be 'Designated Person' and 'Insider' for purposes of this Code. Accordingly, such persons will: (a) execute agreements to undertake confidentiality and non-disclosure obligations; (b) keep the information so received confidential; (c) utilise the UPSI only for the specified purpose; and (d) otherwise not Trade in Securities of the Company when in possession of, or having access to, UPSI.

Internal Control System

There shall be adequate and effective system of internal controls to ensure compliance with the requirements given in this Code and SEBI Regulations to prevent Insider Trading. The internal controls shall include:-

- Identifying persons who have access to, or are expected to have access to UPSI, as Designated Persons;
- Identifying UPSI and maintaining its confidentiality as required under applicable laws:
- Putting in place adequate restrictions on communication, or procurement of UPSI;
- Maintaining a list of all persons with whom UPSI is shared and making them aware of their confidentiality and other obligations under the Code;
- Periodic review the measures and internal controls implemented to evaluate their effectiveness.

Trading Plan

An Insider shall be entitled to formulate a Trading Plan in compliance with SEBI Regulations for dealing in Securities of the Company and present it to the Compliance

Officer for approval and public disclosure pursuant to which trades may be carried out on his behalf in accordance with such plan in *Annexure IX*

Pre-Clearance of Trades by Designated Persons

To provide assistance in preventing inadvertent violations of applicable SEBI Regulations and to avoid the appearance of impropriety in connection with the purchase and sale of Company's Securities, any transactions in Company's Securities by the Designated Persons must be pre-cleared.

In case of stock options (ESOPs), if any issued by the Company, exercise of options is allowed without pre-clearance. However, the sale of shares allotted on exercise of stock options would require pre-clearance

The pre-clearance needs to be approved and obtained as under:

- All Pre-clearances needs to be applied to the Compliance Officer;
- The Pre-clearances will be approved by the Compliance Officer in consultation with the Chief Financial Officer (CFO) of the Company.

The Designated Persons may trade in the Company's Securities only after obtaining pre-clearance of the proposed transactions from the Compliance Officer by submitting an application as per <u>Annexure I</u> and declaring that they are not in possession of any price sensitive information.

Any oral request from the Designated Persons under this Code and/or oral confirmation for trading in Securities of the Company is not acceptable and shall not be regarded as a valid request or approval for trading in Securities of the Company.

The approval/rejection would be conveyed through electronic mail. If a request to trade is refused, the Compliance Officer shall provide a written statement of the reasons, to the extent possible, for withholding his or her consent.

Unless the Designated Person concerned receives a formal communication from the Compliance Officer granting clearance to trade, no approval shall be deemed to have been granted and the Designated Person cannot trade in Securities of the Company.

While granting permission, the Compliance Officer may impose certain conditions or restrictions, as may be necessary.

Designated Person can trade only upto the number of Securities or value of securities for which the approval is granted by the Compliance Officer. Any trade which is in excess of number or value of Securities for which approval has been granted or which is of a kind different from what has been approved, is not permissible. The same will require a fresh approval as provided in the Code.

The pre-clearance once approved, shall be valid up to the period as mentioned in the approval letter/email, subject to maximum of 7 trading days from the date of approval. The transactions approved shall be executed in single tranche;

The Designated Person shall file within 2 (two) working days of the execution of the deal, the details of such deal, with the Compliance Officer in the prescribed form as per *Annexure II*;

If the order is not executed within 7 trading days after the approval is given, the Designated Person must pre-clear the transaction again. The Designated Person shall also be required to provide reasons to the Compliance officer, as per format

provided in <u>Annexure II</u>, in case no trades are executed, or the trades executed are for lower quantity than the quantity for which the approval was sought.

The Designated Persons shall not enter into an opposite transaction i.e., sell or buy any number of Securities during the next 6 (six) months following the prior transaction. Provided that this shall not be applicable for trades pursuant to exercise of stock options;

The restriction of contra Trade will not apply in respect of subscription to shares/convertibles in Follow-on Public Offer (FPO); Offer for Sale (OFS); Rights Issue or tendering of Shares in open offer; share buy-back or delisting offer, exit offers etc. The restriction of contra Trade will also not apply to Trades carried out in accordance with a Trading Plan as may be approved;

The Compliance Officer may grant relaxation from strict application of such restriction on an application made in this behalf by the concerned Designated Person and after recording in writing the reasons in this regard; provided that such relaxation does not violate the SEBI Regulations.

In case a contra Trade is executed, inadvertently or otherwise, in violation of the aforesaid restriction, 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 Act;

The Designated Person shall also not take positions in derivative transactions in the Securities of the company at any time.;

In case the Compliance Officer of the Company intends to trade in the Securities of the Company, he/she shall seek pre-clearance of trade from the Insider Trading Monitoring Committee (ITMC) of the Company. All other provisions of the Code will mutatis-mutandis apply in respect of transactions by the Compliance Officer;

Trading Window

The Company shall specify a trading period, to be called the "Trading Window", for trading in the Company's Securities. Any Designated Person shall not trade in any Securities of the Company during the period when Trading Window is closed;

The Trading Window shall be closed from the end of every quarter till 48 hours after the declaration of financial results. The Trading Window shall be opened not earlier than 48 hours after the UPSI is made public;

Additionally, the Compliance Officer can specify a time for commencement of closing of Trading Window at the time of:

- Declaration of dividends (interim and final);
- Issue of Securities by way of public/rights/bonus issue etc.;
- Any major expansion plans or execution of new projects;
- Amalgamation, mergers, takeovers and buy back;
- Disposal of whole or substantially whole of the undertaking;
- Any changes in policies, plans or operations of the Company;
- Further any other period as may be notified from time to time by the Compliance Officer will also be considered as a Trading Window closed period.

All Designated Persons shall conduct all their Trading in the Securities of the Company only after obtaining prior approval and in a valid Trading Window and shall not trade in any transaction involving the purchase and sale of the Securities of the Company during the periods when Trading Window is closed, or during any other period as may be specified by the Company from time to time.

When the Trading Window is open, any trading by Designated Persons shall be subject to pre-clearance by the Compliance Officer.

Miscellaneous

The gap between clearance of financial results by the Audit Committee and Board meeting for approval of such financial results should be as narrow as possible and preferably on the same day to avoid leakage of UPSI;

In case any provisions of this Code are contrary to or inconsistent with the provisions under the SEBI Regulations, the provisions of SEBI Regulations shall prevail.

Insider Trading Monitoring Committee

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The Insider Trading Monitoring Committee comprises of the following officials:

- Executive Chairman
- Chief Financial Officer (CFO)
- Company Secretary (CS)
- The Executive Chairman shall be the Chairman of the Committee.
- The Insider Trading Monitoring Committee shall be responsible for the following:
 - Overall administration of the Code;
 - Conducting inquiries/investigations in matter of actual/ or suspected leak of UPSI, and other violations of the Code;
 - Imposing penalty on the persons, who have defaulted in compliance with the Code;
 - Compliance with reporting requirements;
 - The Committee, considering the nature and severity of the breach, may decide to report any such breach and action taken to the Securities and Exchange Board of India. The above actions of Company will be without prejudice to any civil or criminal action that the regulatory authorities may initiate against such an employee;
 - Deciding and finalizing the list of Designated Persons and other, who should be covered by this Code from time to time;
 - The Committee can delegate all or any of the above, to the Compliance Officer of the Company.

Duties of Compliance Officer & Reporting Mechanism

The Compliance Officer shall, under the supervision of the Board and the Committee, be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservation of UPSI, monitoring of Trades as per the Code and implementation of the Code, maintaining records of the Designated Persons (and their Immediate Relatives) and any changes made in the list of Designated Persons (and their Immediate Relatives) and providing guidance and clarifications sought regarding the SEBI Regulations and the Code;

The Compliance Officer shall submit such reports to the Board and in particular, Audit Committee of the Board, including reports in relation to Trading by

Designated Persons, every quarter, to enable them to review compliance with the provisions of this Code and SEBI Regulations and to verify that the systems for internal controls are adequate and are operating effectively;

The Compliance Officer shall maintain records of all the declarations/ disclosures given by the Designated Persons, for a minimum period of five years.

The Compliance Officer shall be authorised to make necessary disclosures with the Stock Exchanges and other relevant statutory authorities in compliance with the SEBI Regulations.

The Compliance Officer shall ensure uniform and universal dissemination of UPSI to avoid selective disclosure.

Prior to approving any Trades, the Compliance Officer shall be entitled to seek declarations to the effect that the applicant for pre-clearance is not in possession of any UPSI. He/She shall also have regard to whether any such declaration is reasonably capable of being rendered inaccurate.

The Compliance Officer shall discharge other functions and duties as prescribed in the Code or the SEBI Regulations.

Such other duties as may be delegated by the Insider Trading Monitoring Committee from time to time.

Reporting Requirements for Transactions in Securities

Initial Disclosures by Promoter/Promoter Group, Directors, KMPs, Senior Management & Designated Persons

Every Promoter/Promoter Group, Directors, KMPs of the Company shall disclose their holding of securities in the company in *Form A as detailed in Annexure III* within 30 days from the date of adopting the Code by the Board;

Every person on appointment as a KMP, Senior Management or a Director of the Company or upon becoming a Promoter or member of the Promoter Group shall within 7 days of appointment or becoming a Promoter or a member of Promoter Group disclose details of the Securities held in the Company to the Compliance officer in *Form B as detailed in Annexure IV*:

All holdings in Securities of the Company by Designated Persons upon being identified as a Designated Person within 7 days as detailed in *Annexure V*.

Continual Disclosures by Designated Persons

Designated Persons shall within two trading days of transaction disclose to the Company the number of Securities acquired or disposed of, 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 ₹ 10 lacs or such other value as may be specified by the Compliance Officer in Form C as detailed in

Annexure VI;

The Company shall notify the particulars of Form C received within two trading days of receipt of disclosure or from becoming aware of the transaction to the Stock Exchanges;

Annual Disclosures by Designated Persons

Annual disclosure thereof containing the below details in **Annexure VII** within a period of 30 days from the closure of each financial year:

- a) Name of Immediate Relatives and persons with whom such Designated Person(s) shares a Material Financial Relationship;
- b) PAN or any other identifier authorized by law of (a)
- c) Phone, mobile numbers of persons mentioned in (a)

Note: "Material Financial Relationship" shall mean a relationship as 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."

One Time Disclosure by Designated Persons

One-time disclosure of names of educations institutions from which Designated Persons have studied and names of their past employers *in Annexure VII*

Disclosure by Connected Persons

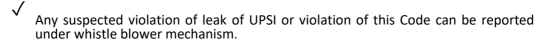
The Compliance officer may, at its discretion require any other Insider to make disclosures of holdings and trading in Securities of the Company in such form and at such frequency as may be deemed necessary in order to monitor compliance with these SEBI Regulations in *Form D as detailed in Annexure VIII*

The Compliance officer may from time to time review and modify the formats for submitting disclosures, as may be appropriate.

Responsibility

It is the responsibility of every Insider to whom the Code is applicable, to follow and comply with the provisions of the Code. When in doubt, the Insiders may seek assistance of the Compliance Officer for any clarification on any provisions of the Code or other related applicable regulations issued by Securities and Exchange Board of India.

Protection of employees against retaliation and victimization



Retaliation for reporting suspected violation is strictly prohibited under this Policy.

Employees who reports any alleged violation of insider trading laws in accordance with the Informant Mechanism introduced vide SEBI (Prohibition of Insider Trading) (Third Amendment) Regulations, 2019 dated September 17, 2019, will be protected against any discharge, termination, demotion, suspension, threats, harassment, directly or indirectly or discrimination

Review of The Policy

The Audit Committee and the Board of Directors shall be empowered to amend, modify, interpret these Rules and such Rules shall be effective from such date that the Board may notify in this behalf.

Amendments in Law

Any subsequent amendment/modification in the SEBI Regulations Companies Act, 2013 and/or the Listing Regulations and/or other applicable laws in this regard shall automatically apply to this Policy.

Disclaimer

THIS POLICY IS ONLY INTERNAL CODE OF CONDUCT AND ONE OF THE MEASURES TO AVOID INSIDER TRADING. EVERY INSIDER IS REQUIRED TO FAMILIARISE HIMSELF/HERSELF WITH SEBI REGULATIONS AS IT WILL BE THE RESPONSIBILITY OF EACH INSIDER (AND HIS RELATIVES) TO ENSURE COMPLIANCE OF THIS CODE, SEBI REGULATION AND OTHER RELATED STATUTES FULLY.

POLICY FOR PROCEDURE OF INQUIRY IN CASE OF LEAK OF UPSI

Background

Regulation 9A (5) of SEBI (Prohibition of Insider Trading Regulations) 2015, requires the Board of Directors of the Company to formulate policies and procedures for inquiry in case of leak of Unpublished Price Sensitive Information (UPSI) or suspected leak of UPSI.

Any inquiry into any actual or suspected leak of UPSI needs to be tailored to the facts and circumstances of each such instance. Given that it is not possible to provide a standard operating procedure applicable while enquiring into each such instance of leak/ suspected leak of UPSI, this policy sets out the broad principles that the Board will follow while inquiring into cases of actual or suspected leak of UPSI.

Objective



To restrict and prohibit the practice of sharing of UPSI, with the un-authorized person, which originates from within the company and which affects the market price of the Company as well as loss of reputation and investors' / financers' confidence in the Company;

To have a uniform code to curb the un-ethical practices of sharing UPSI by Insiders, Employee & Designated Persons with any person, firm, Company or Body Corporate;

To initiate inquiry in case of leak of UPSI or suspected leak of UPSI and inform the same to the Securities and Exchange Board of India ("SEBI") promptly;

To take disciplinary actions, if deemed fit against any Insider, Employee & Designated Persons who appears to have found guilty of violating this policy, apart from any action that SEBI may initiate/take against the Insider, Employee & Designated Persons.

Inquiry Committee

The Insider Trading Monitoring Committee shall be the Enquiry Committee which shall be authorized to:-

- To conduct a preliminary enquiry to ascertain the truth contained in the information or complaint pertaining to actual or suspected leak of UPSI, if any;
- To authorize any person, if required, to collect necessary support material;
- To consider the facts and circumstances and decide / direct on the matter;
- To decide disciplinary action thereon.

Procedure for inquiry in case of actual /suspected Leak of UPSI:

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Upon becoming aware of actual or suspected leak of UPSI, including by way of:

- suo moto, including through its internal monitoring or;
- a written complaint and/or email received through the whistle blower mechanism of the Company; or
- communication received from regulatory authorities,

the Committee shall evaluate and determine if the matter merits any enquiry.



It is clarified that market rumors, inferences based on media reports, or observations made by analysts, etc. will not be the only determining factors for initiating a preliminary enquiry, and the Committee, have the discretion to decide if a preliminary enquiry is required to be undertaken, in each such case;



In the event the Committee so decides, a preliminary inquiry shall be undertaken in case of actual/suspected leak of UPSI. The rationale for the same would be to enable the Committee to establish and take cognizance actual facts and to decide if prima facie there appears to be any violation of securities laws. Based on the findings of the preliminary inquiry, the Committee may decide if a detailed inquiry is required to be undertaken;



Based on the determination of the Committee, a detailed inquiry may be launched in order to assess the accuracy of the allegations regarding actual/ suspected leak of UPSI, including through review of the relevant documentation in this regard, as well as conducting interviews, where deemed necessary;



While conducting any inquiry into cases of actual/ suspected leak of UPSI, the Committee shall follow the principles of natural justice. Accordingly, it will accord due opportunity of being heard to the relevant Designated Person / Insider against whom the allegations have been leveled, during the course of inquiry. Further, such persons shall be entitled to make submissions and to lead evidence and depose witnesses etc., in their defense, before the Committee, and the Committee will be required to assess and consider the same before concluding on the matter.

Outcome of the Inquiry

Upon the conclusion of the inquiry and on the basis of the outcome thereof, the Committee shall decide disciplinary action/penalty, if any, to be awarded to the Designated Person/Insider. The decision of the Committee shall be final and binding.

Disclosure of actual/ suspected leak of UPSI:

The Compliance Officer shall inform SEBI promptly of such leaks, inquiries and the results of such inquiries as per format provided in *Annexure X*

Amendments in Law

Any subsequent amendment/modification in the SEBI Regulations, Companies Act, 2013 and/or the Listing Regulations and/or other applicable laws in this regard shall automatically apply to this Policy.

Sanctions Framework for Consequence Management

- a) Verbal or Written Warning;
- b) Organizing training sessions for other employees and Insiders;
- c) Internal Action, e.g. freeze on increment/promotion, change in role, job level, ineligibility for future participation in the Company's ESOP Scheme;
- d) Monetary Penalty as may be deemed appropriate by the Committee depending on the severity of each case;
- e) Suspension or Employment Termination;

Categorization of Code Breaches	Suggested Sanctions
Technical Breach	
 Trading without pre-clearance; Executing transaction after expiry of 7 days from date of preclearance; Non-reporting of completion of transaction after preclearance; Mis-reporting/Non-reporting of information required under the Code; Non-submission of forms and disclosures as required under the Code; Non-compliance/delay in compliance with the remedial actions as may be imposed by the Committee 	Any action from (a) to (d) above or a combination thereof, as may be decided by the Committee depending on the severity of each case.
Substantial Breach	
 Securities during close period; Transacting in violation of conditional pre-clearance; Dealing in Derivatives; 	Any action from (c) to (e) above or a combination thereof, as may be decided by the Code Committee depending on the severity of each case.

Notes:

- 1. Sanctions mentioned above are not mutually exclusive and more than one can be applied in any situation.
- 2. The ITMC while deciding the level of sanctions may take into account factors such as knowledge of price sensitive information, profiteering motive, level of management responsibility of the individual concerned, numbers of securities transacted, whether the breach occurred as a result of deliberate intent or not.
- 3. The sanctions framework provides a guide for determining the appropriate sanction for a Code breach and ITMC may decide any other actions not listed above as may be necessary based on circumstances of a particular case.

APPLICATION FOR PRE - CLEARANCE OF TRADING

The Compliance Officer	Date:
Greenpanel Industries Limited	
Makum Road, Tinsukia, Assam - 786125	

Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015 and the Company's Code of Conduct to regulate, monitor and report trading in Securities of the Company and the Code of Practices and Procedures for fair disclosure of UPSI, I seek approval for purchase/sale of the Securities of the Company as per the details given below:

Details of Designated Person	
Name	
Designation	
PAN	
Location	
Email Id.	
Contact No.	
Preclearance sought for	Self/ Immediate Relative
If pre-clearance sought for Immediate Relative, then	
Name of the Immediate Relative for whom pre-clearance sought	
Nature of Relationship	
PAN of Immediate Relative	
Details of Security held by self/ Immediate Relative for whom the	pre-clearance is sought
No. of Securities held as on date	
In physical form	
In dematerialized form	
Details of Proposed Transaction	
Nature of Proposed Transaction	Sale/ Purchase
No. of Securities proposed to be transacted	
Details of identified account	
Name & contact details of Broker with Account No.	
Name of Depository Participant	
DP ID	
Client ID	
Details of previous pre-clearance, if any	
No. of Shares for which pre-clearance was taken	
Date of approval of pre-clearance	
Whether transaction was executed	
If yes, No. of shares transacted & Value	
Reasons if not traded	

I hereby confirm and declare that:

- a) I am not in possession/ knowledge of any information that could be construed as Unpublished Price Sensitive Information (UPSI) as defined in the Policy upto the time of signing this undertaking;
- b) In the event that I am in possession/knowledge of any information that could be construed as UPSI, after the signing of this undertaking but before executing the transaction for which approval is sought, I shall inform the Compliance Officer immediately and shall completely refrain from dealing in the securities of the Company until such information becomes public;
- c) I have not and shall not enter into any opposite transaction (buy / sell) during the previous/ next six months from the date of last transaction.
- d) I undertake to submit the necessary forms/ documents within the prescribed timelines.
- e) I am aware that, I shall be liable to face penal consequences including disciplinary action in case the above declarations are found to be misleading or incorrect at any time;
- f) I agree to comply with the provisions of the Code at all times and provide any information relating to the trade as may be required by the Compliance Officer and permit the Company to disclose such detail to SEBI, if so required by SEBI.

	s as a result of violation by me of the SEBI (Prohibition of Insider Trading) Regulations 2015 as from time to time and the Code prescribed by the Company.
Date :	
Signature:	Signature:
	(Immediate Relative)
Name:	
Designation:	
	Please provide all the information. Incomplete forms will not be accepted.

g) I further hereby agree to indemnify and keep the Company and its Directors indemnified from and against all and any penalties/fines that may be imposed on them by the SEBI and/or any other statutory

For use of Compliance Officer:

PCA No.	Application recd. date	Approval Date	Approval Granted for (Type of transaction)	Approval granted for (No. of shares)	Pre-clearance valid upto (dd/mm/yyyy)	Compliance Officer's signature
			Sale/ Purchase			

Date: _____

Signature of Designated Employee

FORM OF DISCLOSURE OF TRANSACTIONS

(To be furnished within 2 days from of transaction/dealing in Securities of the Company)

The Compliance Officer

Greenpanel Industries Limited Makum Road, Tinsukia, Assam – 786125	
Name of Designated Person	
Designation	
PAN	
Email Id	
Contact No.	
If the trade was effected in the name of Immediate Relative	
Name of Immediate Relative	
Nature of Relationship	
PAN	
Details of Pre-clearance approved:-	
Type of Transaction for which pre-clearance was applied	Purchase/ Sale
No. of Shares for which pre-clearance was applied	
Pre-clearance approved for (No. of security & date of Approval)	
Details of Transaction executed	
No. of Securities bought/sold	
DP ID/Client ID/Folio Number	
No. of Securities held prior to the date of transaction	
Price at which the transaction executed	
Reasons, if transaction not executed or if executed for lower quantity	
Total number of Securities held after acquisition / sale	
 In connection with the aforesaid transaction(s), I hereby undertake to preserve 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 tran Copy of Delivery Instruction Slip (applicable in case of sale transaction). 	
I agree to hold the above Securities for a minimum period of six months. In case to sell these Securities within the said period, I shall approach the Compliant approval. (applicable in case of purchase / subscription).	there is any urgent need ce Officer for necessary
I declare that the above information is correct and that no provisions of the Regulations and/or applicable laws/regulations have been contravened for etransactions(s).	

FORM A

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (1) (a) read with Regulation 6 (2) – Initial Disclosure to the company]

Name of the company: Greenpanel Industries Limited

ISIN of the company: INE08ZM01014

Details of Securities held by Promoter, Key Managerial Personnel (KMP) or Director and other such persons as mentioned in Regulation 6(2)

Name, PAN No., CIN/DIN & address with contact			date of	% of shareholding
nos.	Directors/Immediate Relatives/ others etc.)	Type of security (For e.g. – Shares, Warrants, Convertible Debentures etc.)	No.	
(1)	(2)	(3)	(4)	(5)

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

Details of Open Interest (OI) in derivatives of the company held by Promoter, Key Managerial Personnel (KMP), Director and other such persons as mentioned in Regulation 6(2)

Open Interest of the date of regulation co		eld as on the	Open Interest of the Option Contracts held as on the date of regulation coming into force		
Contract Specifications	Number of Units (contracts * lot size)	Notional value in Rupee terms	Contract Specifications	Notional value in Rupee terms	
(6)	(7)	(8)	(9)	(10)	(11)

Note: In case of Options	, notional value sho	all be calculated b	ased on premiun	n plus strike price c	f options.
Name & Signature:					
Designation:					
Date:					
Place:					

FORM B

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: Greenpanel Industries Limited

ISIN of the company: INE08ZM01014

Details of Securities held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming Promoter of 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 Appointment of Director/ KMP	Securities held at the time becoming Prom appointment of Director/	noter/ shareholding
contact nos.	Relatives/ others etc.)	or date of becoming Promoter	Type of security (For e.g. – Shares, Warrants, Convertible Debentures etc.)	о.
(1)	(2)	(3)	(4) (5	5) (6)

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

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

Open Interest of the Future contracts held at the time of becoming Promoter/ appointment of Director/ KMP			-	of the Option Cont ning Promoter/ ap	
Contract Specifications	Number of Units (contracts * lot size)	Notional value in Rupee terms	Contract Number of Notional Specifications Units in (contracts * lot terms size)		
(7)	(8)	(9)	(10)	(11)	(12)

Note: In case of Option	ns, notional value sh	all be calculated	based on premiu	m plus strike price	of options.
Name & Signature:					
Designation:					
Date:					
Place:					

INITIAL DISCLOSURE FORM

(Initial Disclosure of shareholding in Greenpanel Industries Limited at the time of joining or at the time of being promoted as Designated Person)

Name of the company: Greenpanel Industries Limited

ISIN of the company: INE08ZM01014

2 PAN (in case of PAN is not available, any other	
identifier outberized by law)	
identifier authorized by law)	
3 Designation	
4 Location	
5 Contact Nos.	
6 Email Id	
7 Educational Institution of Graduation	
8 Details of Past Employment	
(Name of the past employer/	
organization)	
9 Date of declaration	
10 Details of Securities held in the Company	
a. Held by the Designated Person	
No. of Securities Type of Security Folio No(s), if held If held in a	demat form
in physical form: DP ID	Client ID
b. Held by the Immediate Relative / person with whom Designated Person shares Relationship	Material Financial
Name of Immediate Relative	
Relationship	
PAN	
(in case of PAN is not	
available, any other identifier	
authorized by law)	
No. of Securities Type of Security Folio No(s), if held If held in a	demat form
in physical form: DP ID	Client ID

- Immediate Relative includes spouse, parent, sibling and their children or of the spouse, any of whom is either dependent financially on them, or consults them in taking decisions relating to Trading in Securities.
- 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 12 months, equivalent to at least 25% of such payer's annual income but shall exclude relationship in which payment is based on arm's length transaction

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FORM C

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (2) read with Regulation 6 (2) – Continual Disclosures]

Name of the company: Greenpanel Industries Limited

ISIN of the company: INE08ZM01014

Details of change in holding of Securities of Promoter, Employee or Director of a listed company and other such persons as mentioned in Regulation 6(2).

Name, PAN No., CIN/DIN & address with contact nos.	Category of Person (Promoters/ KMP / Directors/im mediate relatives/ others etc.)	Securities h prior to acc disposal		Securities ac	quired/[Disposed		Securities I acquisition disposal	•	Date of allotmer advice/ acquisiti shares/ sale of sl specify	on of	Date intimation to t Company	-	Mode o acquisition (market purchase/ public rights/preferenti al offer / off market/ Inter-setransfer etc.	i
		security	% of sharehold	Type of security (For e.g. – Shares, Warrants, Convertibl e Debenture s etc.)	No.	Value	Transact ion Type (Buy/ Sale/ Pledge / Revoke/ Invoke)	Type of security (For e.g. – Shares, Warrant s, Converti ble Debentu res etc.)	No. and % of shareho Iding	From	То				
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)		(14)	

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

Details of trading in derivatives of the company by Promoter, Employee or Director of a listed company and other such persons as mentioned in Regulation 6(2)

Туре о	f Contract		ivatives (Specify type etc. Buy		tures or Options	Exchange on which the trade was executed
Contract	specifications	Notional Value	Number of units (contracts * lot size)	Notional Value	Number of units (contracts * lot size)	
(15)	(16)	(17)	(18)	(19)	(20)	(21)

Name & Signature:	
Designation:	
Date:	
Place:	

FORM of ANNUAL DISCLOSURE

(To be furnished before30th April of each year for the previous year)

Name of the company: Greenpanel Industries Limited

ISIN of the company: INE08ZM01014

1	Name				
2	PAN				
	(in case of PAN is not avail	able, any other			
	identifier authorized by lav	v)			
3	Designation				
4	Location				
5	Contact Nos.				
6	Email Id				
7	Educational Institution of	Graduation			
8	Details of Past Employme	nt			
	(Name of the pas	st employer/			
	organization)				
9	Date of declaration				
10	Details of Securities held i	n the Company			
a.	Held by the Designated Pe	rson			
	No. of Securities	Type of Security	Folio No(s), if held	If held in demat for	m
			in physical form:	DP ID	Client ID
b.	Held by the Immediate Re Relationship	lative / person wi	th whom Designated Per	son shares Material I	Financial
	Name of Immediate Relat	ive			
	Relationship				
	PAN				
	(in case of PAN is not				
	available, any other identij	fier			
	authorized by law)				
	No. of Securities	Type of Security	Folio No(s), if held	If held in demat for	m
			in physical form:	DP ID	Client ID

Notes:

- Immediate Relative includes spouse, parent, sibling and their children or of the spouse, any of whom is either dependent financially on them, or consults them in taking decisions relating to Trading in Securities.
- 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 12 months, equivalent to at least 25% of such payer's annual income but shall exclude relationship in which payment is based on arm's length transaction

Signature	

Form D

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 Regulation 7(3) – Transactions by Other connected persons as identified by the Company

Name of the company: Greenpanel Industries Limited

ISIN of the company: INE08ZM01014

Details of trading in securities by other connected person as identified by the Company.

Name, PAN No., CIN/DIN & address with contact nos.	Connection with the Company	Securities he prior to acqu disposal		Securities ac	quired/C	Disposed		Securities I acquisition disposal	•	Date of allotmen advice/ acquisition shares/ sale of st specify	on of	intimation	Mode of acquisition (market purchase/ public rights/preferenti al offer / off market/ Inter-se transfer etc.
		-	6 of harehold ng	Type of security (For e.g. – Shares, Warrants, Convertibl e Debenture s etc.)	No.	Value	Transact ion Type (Buy/ Sale/ Pledge / Revoke/ Invoke)	Type of security (For e.g. – Shares, Warrant s, Converti ble Debentu res etc.)	No. and % of shareho Iding	From	То		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)

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

Details of trading in derivatives of the company by other Connected Person as identified by the Company

		Trading in derivat	ives (Specify type	of contract, Futures o	or Options etc.)		Exchange on which the trade Was executed
Туре	of	Contract		Buy	Sell		
Contract		specifications	Notional Value	Number of units (contracts * lot size)	Notional Value	Number of units (contracts * lot size)	
(15)		(16)	(17)	(18)	(19)	(20)	(21)

N	2	m	e:	
v	a		c.	

Signature:

Date:

Place:

APPLICATION FOR ANNUAL TRADING PLAN

Τo	,							Date: _	
Th	e Complian	ce Officer							
Gr	eenpanel II	ndustries Limit	ed						
1.	Name of t	he Applicant: _			PAN				
2.	No. of sec	urities held in t	he Company a	s on d	late:				
3	Approval so	ought for:	Self		Immediate R	elative ((IR)		
3.					months i.e		per	iod commencing f	rom
5.	Details of t	he proposed tra	ade:						
	S. No.	Nature of tr (Sale/Purcha	se)		action/period/inte action	rval		Value of trade/ No. of securities transacted	Conditions /Remarks
a) b) c) d) e) f) Sig	I do not had in the ever information at the time same and I have not I have made deemed in I shall not install shall not install insta	ave overlapping to ent that I am in on" as defined in e of trading as p shall completely contravened the de full and true d e to abide by thi	crading plan for possession/kno the Policy, at the approve refrain from determined provisions of the strading plan opliance officer folan as a tool for the strading plan opliance officer folan as a tool for the strading plan opliance officer folan as a tool for the strading plan opliance officer folan as a tool for the strading plan opliance officer folan as a tool for the strading plan opliance of the strading plan opliance oplian	the san wledge he timed time ealing in he Inside matte nce apoor the	e of any information e of formulation and e schedule in the said n the securities of the der Trading Policy as r. proved and shall furn monitoring of this pla	that is approval plan, I compain notified	cons al of shal ny u by t	the plan. Strued as "Unpublished this plan but which is linform the Compliar ntil such information he Company from timelarations/ disclosures	s not made public nce Officer of the becomes public; ne to time;
	Application	n recd. date	Approval Da	te	Approval No.	Comp	lian	ce Officer's signatu	ıre
Ар	proval grar	nted for Trading	g Plan for a pe	riod o	f months com	mencin	g fr	om up til	I
No	tification to	o Stock Exchan	ge						
c:~	inature of (Compliance Off	icor:						
Sig	griature of C	Compliance Offi	icer:		_				

Format for Reporting Actual or Suspected leak of UPSI to the SEBI

To,

Securities and Exchange Board of India

Plot No. C 4-A, G Block, Near Bank of India, Bandra Kurla Complex, Bandra East, Mumbai – 400 051, Maharashtra

Ref.: Scrip Code BSE - 542857 NSE - GREENPANEL

Dear Sir / Madam,

Sub: Report of actual or suspected leak of UPSI pursuant to Regulation 9A (5) of SEBI (Prohibition of Insider Trading) Regulation, 2015.

Pursuant to Regulation 9A (5) of SEBI (Prohibition of Insider Trading) Regulation, 2015, we are reporting actual or suspected leak of Unpublished Price Sensitive Information (UPSI) of the Company, as follows;

Name of Offender, if known.	
Name of Organization.	
Designation	
(Employee, Insider, Designated Person or any other)	
Nature of Information	
Whether any action initiated by the Company.	Yes/ No
If yes, narration of the same	
Any other information.	

Request you to take the aforementioned on your records.

Thanking you,

Yours faithfully,

For Greenpanel Industries Limited

Company Secretary & Compliance Officer