

MOIL LIMITED

MOIL CODE OF FAIR DISCLOSURE AND CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING, 2015

(As approved by Board on 25.10.2024)

CHAPTER - I

PRELIMINARY

Short title and commencement

- 1.1 This Code shall be called the Code of Fair Disclosure and Code of Conduct for prevention of Insider Trading, 2015 (hereinafter may be referred as 'the code')
- 1.2 The Code came into effect from 15.05.2015 as amended from time to time.

Definitions.

- 2.1 In the Code, unless the context otherwise requires, the following words, expressions and derivations therefrom shall have the meanings assigned to them as under:—
- (a) "Act" means the Securities and Exchange Board of India Act, 1992 (15 of 1992);
- (b) "Board" means the Securities and Exchange Board of India (herein may be referred as SEBI)
- (c) "Code" means this "MOIL Code of Fair disclosure and Code of Conduct for Prevention of Insider Trading, 2015", as modified from time to time.
- (d) "Company" means MOIL Limited (hereinafter may be referred as MOIL).
- (e) "Compliance officer" means Company Secretary of MOIL Limited.
- (f) "Connected person" includes-
 - (i) any person who is or has, during the six months prior to the concerned act, been associated with MOIL, directly or indirectly, in any capacity including by reason of frequent communication with its officers or by being in any contractual, fiduciary or employment relationship or by being a director, officer or an employee of the company or holds any position including a professional or business relationship between himself and the company whether temporary/permanent, that allows such person, directly/indirectly, access to unpublished price sensitive information or is reasonably expected to allow such access.
 - (ii) an immediate relative of connected persons specified in clause (i);
 - (iii) a concern, firm, trust, Hindu undivided family, company or association of persons wherein a director of a company or his immediate relative or banker of the company, has more than ten percent of the holding or interest;
 - (iv) such other person as may be defined in the regulations.

- (g) "Designated Person" shall include a person occupying any of the following position in the Company:
 - i. Promoters
 - ii. Chairman-Cum- Managing Director and All Directors
 - iii. Chief Vigilance Officer
 - iv. All Executive Directors
 - v. All employees in the rank of General Managers.
 - vi. All Heads of Departments/Mines/Plants/Regions/Agents
 - vii. All Senior Finance Executives working in corporate accounts, Budget and Direct Taxation Sections of Corporate Finance
 - viii. All senior executives working in the offices of CMD/Directors/Chief Vigilance Officer/Executive Directors/General Managers
 - ix. All executives working in Company Secretariat and supporting staff who have access to unpublished price sensitive information.
 - x. Fiduciary includes all professional firms such as auditors, accountancy firm, law firms, analyst, insolvency professional entities, consultants, banks etc. assisting or advising MOIL.
- (h) "Generally available information" means information that is accessible to the public on a non-discriminatory basis and shall not include unverified event or information reported in print or electronic media;
- (i) "Immediate relative" means a spouse of a connected 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;
- (j) "Insider" means any person who is:
 - i) a connected person; or
 - ii) in possession of or having access to unpublished price sensitive information;
- (k) "Key Managerial Persons (KMP)" means Chairman-cum-Managing Director, Director (Finance) and Company Secretary of MOIL or as may be defined by the Board of Directors of MOIL from time to time.
- (l) "Promoter and "Promoter group" shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 or any modification thereof;
- (m) "Regulations" means the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time. (herein referred as 'the regulations')
- (n) "Securities" shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956 (42 of 1956) or any modification thereof;
- (p) "**Trading**" means and includes subscribing, redeeming, switching, buying, selling, dealing, or agreeing to subscribe, redeem, switch, buy, sell, deal in any securities, and "trade" shall be construed accordingly;
- (q) "Trading day" means a day on which the recognized stock exchanges are open for trading;
- (r) "Unpublished price sensitive information" means any information, relating to MOIL or its securities, directly or indirectly, that is not generally available and which, upon becoming generally available, is likely to materially affect the price of the securities and shall, ordinarily including but not restricted to, information relating to the following: –

- (i) financial results;
- (ii) dividends;
- (iii) change in capital structure;
- (iv) mergers, de-mergers, acquisitions, delisting, disposals and expansion of business and such other transactions; and
- (v) changes in key managerial personnel;
- 2.2 Words and expressions used and not defined here or in the regulations but defined in the Securities and Exchange Board of India Act, 1992 (15 of 1992), the Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Depositories Act, 1996 (22 of 1996) or the Companies Act, 2013 (18 of 2013) and rules and regulations made there under shall have the meanings respectively assigned to them in those legislations.

CHAPTER - II

RESTRICTIONS ON COMMUNICATION AND TRADING BY INSIDERS

Prohibition on communication or procurement of unpublished price sensitive information

- 3.1 No insider shall communicate, provide, or allow access to any unpublished price sensitive information relating to MOIL or its securities, to any person including other insiders except where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legal obligations or exemptions as provided in the code or the regulations.
- 3.2 No person shall procure from or cause the communication by any insider of unpublished price sensitive information, relating to MOIL, except in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.

3.3 Policy for determination of "Legitimate Purpose"

"Legitimate Purpose" shall include sharing of unpublished price sensitive information in the ordinary course of business by an insider with Government Agencies/Authorities, partners, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors, auditors, insolvency professionals or other advisors or consultants, and such other persons as may be prescribed by the Chairman-cum-Managing Director from time to time, provided that such sharing has not been carried out to evade or circumvent the prohibitions of this Code.

While deciding the legitimate purpose following shall be taken into consideration:

- 1. Nature of information being shared.
- 2. Person to whom the information is being given.
- 3. Whether information may be categorized under unpublished price sensitive information.
- 4. Whether confidentiality clause is added in the information.
- 5. Whether it is necessary to share such information with other persons.
- 3.4 Any person in receipt of unpublished price sensitive information pursuant to a "legitimate purpose" shall be considered an "insider" for purposes of these regulations and due notice shall be given to such persons to maintain confidentiality of such unpublished price sensitive information in compliance with these regulations.

Trading when in possession of unpublished price sensitive information

4.1 Except as provided in the code or the regulations, no insider shall trade in securities of MOIL when in possession of unpublished price sensitive information.

Explanation: When a person who has traded in securities has been in possession of unpublished price sensitive information, his trades would be presumed to have been motivated by the knowledge and awareness of such information in his possession.

Trading Plans

- 5.1 (a) An insider, if so desires, may formulate a trading plan for trading in the securities of MOIL 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.
 - (b) Compliance Officer shall make public disclosure of such trading plan.
- 5.2 The trading plan shall:
 - (i) not entail commencement of trading on behalf of the insider earlier than one hundred and twenty calendar days from the public disclosure of the plan;
 - (ii) not entail overlap of any period for which another trading plan is already in existence;
 - (iii) set out following parameters for each trade to be executed:
 - (i) either the value of trade to be effected or the number of securities to be traded;
 - (ii) nature of the trade;
 - (iii) either specific date or time period not exceeding five consecutive trading days;
 - (iv) price limit, that is an upper price limit for a buy trade and a lower price limit for a sell trade, subject to the range as specified below:
 - (a) for a buy trade: the upper price limit shall be between the closing price on the day before submission of the trading plan and upto twenty per cent higher than such closing price;
 - (b) for a sell trade: the lower price limit shall be between the closing price on the day before submission of the trading plan and upto twenty per cent lower than such closing price.

Explanation:

- (i) While the parameters in sub-clauses (i), (ii) and (iii) shall be mandatorily mentioned for each trade, the parameter in sub-clause (iv) shall be optional.
- (ii) The price limit in sub-clause (iv) shall be rounded off to the nearest numeral.
- (iii) Insider may make adjustments, with the approval of the compliance officer, in the number of securities and price limit in the event of corporate actions related to bonus issue and stock split occurring after the approval of trading plan and the same shall be notified on the stock exchanges on which securities are listed
- (iv) not entail trading in securities for market abuse.
- 5.3 The compliance officer shall review the trading plan to assess whether the plan would have any potential for violation of these regulations and shall be entitled to seek such express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan.
 - Provided that pre-clearance of trades shall not be required for a trade executed as per an approved trading plan.
 - Provided further that trading window norms shall not be applicable for trades carried out in accordance with an approved trading plan.
- 5.4 The trading plan once approved by the compliance officer shall be irrevocable and the insider shall mandatorily have to implement the plan, without being entitled to execute any trade in the securities outside the scope of the trading plan or to deviate from it except due to permanent incapacity or bankruptcy or operation of law.

Provided that the implementation of the trading plan shall not be commenced if any unpublished price sensitive information in possession of the insider at the time of formulation of the plan has not become generally available at the time of the commencement of implementation.

Provided further that if the insider has set a price limit for a trade under sub-clause (iv) of clause (iii) of clause 5.2, the insider shall execute the trade only if the execution price of the security is within such limit. If price of the security is outside the price limit set by the insider, the trade shall not be executed.

Explanation: In case of non-implementation (full/partial) of trading plan due to either reasons enumerated in clause 5.4 above or failure of execution of trade due to inadequate liquidity in the scrip, the following procedure shall be adopted:

- (i) The insider shall intimate non-implementation (full/partial) of trading plan to the compliance officer within two trading days of end of tenure of the trading plan with reasons thereof and supporting documents, if any.
- (ii) Upon receipt of information from the insider, the compliance officer, shall place such information along with his recommendation to accept or reject the submissions of the insider, before the Audit Committee in the immediate next meeting. The Audit Committee shall decide whether such non-implementation (full/partial) was bona fide or not.
- (iii) The decision of the Audit Committee shall be notified by the compliance officer on the same day to the stock exchanges on which the securities are listed.
- (iv) In case the Audit Committee does not accept the submissions made by the insider, then the compliance officer shall take action as per the Code of Conduct.
- 5.5 The compliance officer shall approve or reject the trading plan within two trading days of receipt of the trading plan and notify the approved plan to the stock exchanges on which the securities are listed, on the day of approval. The format of Trading Plan and format for Public disclosure has been annexed as **Form-E**.

CHAPTER - III

DISCLOSURES OFTRADING BY INSIDERS

General provision

- **6.1** Every public disclosure under the code shall be made in **Forms** annexed hereto.
- **6.2** The disclosures to be made by any person shall include those relating to trading by such person's immediate relatives, and by any other person for whom such person takes trading decisions.
- **6.3** The disclosures of trading in securities shall also include trading in derivatives of securities, if any, and the traded value of the derivatives shall be taken into account for purposes of threshold value of the permissible limit of the trade.
- **6.4** The disclosures shall be maintained by MOIL for a minimum period of five years and a register shall be maintained giving brief of the disclosures which will be duly initialed by the Compliance Officer.

Disclosures by certain persons

7.1 Initial Disclosures.

(a) Every promoter, key managerial personnel and director of MOIL shall disclose his holding of securities of the company to the company within **30 days** after the code come into force.

(b) Every person on appointment as a key managerial personnel or a director of MOIL or upon becoming a promoter or member of the promoter group shall disclose his holding of securities of the company as on the date of appointment or becoming a promoter, to the company within 7 days of such appointment or becoming a promoter. Disclosure in respect of (a) and (b) shall be submitted in **Form-A and Form-B** annexed hereto.

7.2 Continual Disclosures.

- (a) Every promoter, member of the promoter group, designated person and director of MOIL 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**. Disclosure regarding the same shall be submitted in **Form-C** annexed hereto.
- (b) The Compliance Officer shall notify the particulars of such trading to the stock exchange (NSE & BSE) within two trading days of receipt of the disclosure or from becoming aware of such information.

7.3 Disclosures by other connected persons

MOIL may require any other connected person or class of connected persons to make disclosures of holdings and trading in securities of the company in **Form-D** on quarterly basis in order to monitor compliance with these regulations.

7.4 Annual Disclosure

Designated persons shall disclose names and Permanent Account Number or **any other identifier** authorized by law, of the following persons to the company on an annual basis and as and when the information changes in **Form- G**:

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

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

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

CHAPTER - IV

CODE OF FAIR DISCLOSURE

Company Secretary (Compliance Officer) shall be Chief Investor Relations Officer and deal with dissemination of information and disclosure of unpublished price sensitive information.

MOIL shall-

- (1) promptly make public disclosure of unpublished price sensitive information that would impact price discovery no sooner than credible and concrete information comes into being in order to make such information generally available,
- (2) uniformly and universally disseminate the unpublished price sensitive to avoid selective disclosure,

- (3) promptly disseminate the unpublished price sensitive information that gets disclosed selectively, inadvertently or otherwise and shall make such information generally available,
- (4) appropriately and fairly respond to the queries on news reports and shall request for verification of market rumours by regulatory authorities,
- (5) ensure that information shared with analysts and research personnel is not unpublished price sensitive information,
- (6) make transcripts or records of proceedings of meetings with analysts and other investor relations conferences and put it on its website, in order to ensure official confirmation and documentation of disclosures made and
- (7) handle all unpublished price sensitive information on a need-to-know basis.
- (8) ensure that the Compliance Officer maintains a structured digital database containing the nature of unpublished price sensitive information and names of such persons or entities as the case may be with whom unpublished price sensitive information is shared under this regulation along with the Permanent Account Number or any other identifier authorized by law where Permanent Account Number is not available. Such databases shall be maintained with adequate internal controls and checks such as time stamping and audit trails to ensure non-tampering of the database
- (8A) The structured digital database maintained under sub clause (8) shall be preserved for a period of not less than eight years after completion of the relevant transactions and in the event of receipt of any information from the SEBI regarding any investigation or enforcement proceedings, the relevant information in the structured digital database shall be preserved till the completion of such proceedings.
- (9) serve necessary notice, as may be required, upon designated persons and persons considered having unpublished price sensitive information.

CHAPTER - V

Standards for Code of Conduct to Regulate, Monitor and Report Trading by Designated person

- (1) The compliance officer shall report to the Board of directors and in particular, shall provide reports to the Chairman of the Audit Committee or to the Chairman of the Board of Directors if there is no chairman of audit committee, on half yearly basis. The Board shall be informed regarding compliances of the code on half yearly basis.
- (2) MOIL will not communicate unpublished price sensitive information to any person except in furtherance of the legitimate purposes, performance of duties or discharge of legal obligations.
- (3) The company will follow Chinese Wall Policy to prevent the misuse of confidential information. A "Chinese Wall" policy separates people into two groups, one, the Insiders (referred as the "Designated Persons") possessing the unpublished price sensitive information and second, the Outsiders (i.e. the Public or a person below designated person). As per "Chinese Wall" policy, the designated person (termed as person of Insider Area) is not allowed to communicate the unpublished price sensitive information to other person in organization (termed as person of Public Area). In order to comply with the policy, the Compliance Officer will inform to the Designated person on quarterly basis regarding the trading window closure and cautioning them not to communicate any price sensitive information to any outsider.
- (4) Designated persons and immediate relatives of designated persons in the company shall be governed by this internal code of conduct governing dealing in securities of the company.

- (5) If a designated person, having possession of the price sensitive information, intends to communicate the same in order to fulfill his legal obligations, then, he must ensure that any provisions of the applicable acts/laws/regulations or guidelines of the Government are not violated and the information is not used for trading purpose in securities of MOIL. He shall make a disclosure in this regard to the compliance officer.
- (6) At present, MOIL is having only one kind of security (i.e. equity shares), the trading in the shares shall be covered under the code. The compliance officer is entitled to seek declarations to the effect that the applicant for preclearance is not in possession of any unpublished price sensitive information before approving any trade.

(B) TRADING WINDOW

- (1) Designated persons and immediate relatives of designated person may execute trades subject to compliance with the code and the regulations. The company shall maintain a register giving details of trades. The register shall be termed as the notional trading window for the purpose of monitoring trading by designated persons.
- (2) The trading window shall generally be closed commencing from not later than end of every quarter till 48 hours after the declaration of financial results. Compliance Officer may also determine other dates for closing window.
- (3) Audit Committee and Board Meeting, for approval of audited/unaudited accounts, shall preferably be held on the same day to avoid leakage of material information.
- (4) Designated persons and their immediate relatives shall not trade in securities when the trading window is closed.
- (5) The timing for re-opening of the trading window shall be determined by the compliance officer taking into account various factors including the unpublished price sensitive information in question becoming generally available and being capable of assimilation by the market, which in any event shall not be earlier than forty-eight hours after the information becomes generally available.
- (6) The trading window norms and restrictions on contra trade shall not be applicable for trades carried out in accordance with an approved trading plan.
- (7) When the trading window is open, trading by designated persons shall be subject to pre- clearance (in **Form-F**) by the compliance officer, if the value of the proposed trades is above Rupees one lakh. The pre-clearance of trades shall not be required for a trade executed as per the approved trading plan.
- (8) Trades that have been pre-cleared have to be executed by the designated person within 7 days of Pre- clearance, failing which fresh pre-clearance would be needed for the trades to be executed.
- (9) A designated person who is permitted to trade shall not execute a contra trade within 6 months. However, compliance officer may grant relaxation from strict application of such restriction for reasons to be recorded in writing provided that such relaxation does not violate the regulations.
- (10) 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 under the Act.
- (11) The designated persons shall make applications for pre-clearance, trades executed, reporting of decisions not to trade after securing pre-clearance, and for reporting level of holdings in securities at such intervals as may be determined as being necessary to monitor compliance with these regulations in the forms annexed with this code.
- (12) In case it is observed that there has been a violation of the code/ regulations, the Board shall be informed promptly.

CHAPTER - VI

Violation of provisions

- (i) MOIL will ensure having a proper and effective mechanism in the form of internal control for prevention of insider trading.
- (ii) CMD may take necessary disciplinary action as per extant rules of the company for violation of the code which may include wage freeze, suspension, recovery, clawback etc.
- (ii)(a) Any amount collected from the insider for non-compliance of these code shall be remitted to the SEBI for credit to the Investor Protection and Education Fund administered by the SEBI under the Act.
- (iii) Any contravention of the Code or SEBI (Prohibition of Insider Trading) Regulations, 2015 shall be dealt with by SEBI in accordance with the Act. If there has been a violation of these code/regulations, the compliance officer shall promptly inform the stock exchange(s) where the securities of MOIL are traded, in such form and such manner as may be specified by the SEBI from time to time.
- (iv) Any provisions contained in the Code shall, to the extent to which it is repugnant to the provisions of SEBI (Prohibition of Insider Trading) Regulations, 2015 or any other law for the time being is force, be void.
- (v) Specimen formats are enclosed. In case the periodical information is Nil, a Nil report should be submitted in the said format.

CHAPTER - VII

Policy and Procedure for Inquiry in case of Leak/suspected leak of Unpublished Price Sensitive Information

- (i) CMD will constitute a committee for inquiry of leakage/suspected leakage of unpublished price sensitive information (UPSI).
- (ii) CMD shall direct for inquiry in case of leakage of any UPSI. Inquiry may be directed if there is any suspected leakage of UPSI.
- (iii) The Committee shall conduct an internal inquiry into the leakage/suspected leakage of UPSI to determine possible role of following persons in this regard:
 - a) Persons / members of committees involved in generation of the original data for the purpose of determination of key figures pertaining to financial figures.
 - b) Persons involved in the consolidation of the figures for the financial results.
 - c) Persons involved in the preparation of board notes and presentations.
 - d) Persons involved in dissemination of information relating to financial results in the public domain.
 - e) Any other persons who had access to the information.
- (iv) The inquiry shall be completed within a period of 3 months from the date of order of inquiry.
- (v) The Committee shall submit its report to the CMD within 3 days from the completion thereof.
- (vi) In accordance with this code and company's rules, as applicable, appropriate action shall be taken against those persons who are found responsible for the leakage of UPSI.
- (vii) The Compliance officer shall submit the findings in the report of inquiry committee to the SEBI promptly.

Form-A.

SEBI (Prohibition of Insider Trading) Regulations, 2015

[Regulation 7 (1) (a) read with Regulation 6 (2) – Initial disclosure to the company]

ISIN of the company:			
Details of Securities held by Regulation 6(2)	Promoter, Key Managerial Personne	el (KMP), Director and other suc	h persons as mentioned in

Name, PAN, CIN/DIN & address with contact nos.	Category of Person (Promoters / KMP / Directors/immedi ate relative		Securities held as on the date of regulation coming in to Force		
	to/others etc.	Type of security (For eg. – 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 Future contracts held as on the date of regulation coming into force			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	Number of units (contracts * lot size)	Notional value in Rupee terms	
6	7	8	9	10	11	

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

Name & Signature:	
Designation:	
Date: Place:	

Name of the company: _

FORM-B

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7(1) (b) read with Regulation 6(2) – Disclosure on becoming a Key Managerial Personnel/Director/Promoter/Member of the promoter group]

Name of the company: 151	N .	
of the company:		

Details of Securities held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter or member of the promoter group of a listed company and immediate relatives of such persons and by other such persons as mentioned in Regulation 6(2).

CIN/DIN & address with contact nos.	Category of Person (KMP / Director or Promoter or member of the promoter group/Immediate relatives to/others etc.)	Date of appointment of KMP/Director / OR Date of becoming Promoter/ member of the promoter group	Securities held at the appointment of KMP or upon becoming P or member of the progroup Type of security (For e.g. –Shares, Warrants, Convertible Debentures Rights entitlements, etc.)	P/Director Promoter	% of Shareholding
1	2	3	4	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 on the securities of the company held on appointment of KMP or Director or upon becoming a Promoter or member of the promoter group of a listed company and immediate relatives of such persons and by other such persons as mentioned in Regulation 6(2).

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

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

Name & Signature:
Designation:
Date:
Place:

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

Name of the company:	·
ISIN of the company:	

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

Name,	Categor	Securit	ties		rities a			Securities h		Date		Date of		Exchange
PAN,	y of	held	l		/Dispos	sed		acquisition	disposal/	allotn	nent	intimati	acquisition	on which
CIN/DI	Person	prior	to							advi	ce/	on	/	the trade
N,	(Promot	acquisi	tion							acquis	ition	to	disposal	was
&	er/memb	/dispo	sal							of sha	res/	compan	(on	executed
address	er of the									dispos	al of	y	market/pu	
with	promote									shar	es,		blic/	
contact	r									spec	ify		rights/	
nos.	group/de												preferentia	
	signated												1	
	person/												offer / off	
	Director												market/	
	s/immedi												Inter-se	
	ate												transfer,	
	relative												ESOPs	
	to/others	Type of	No.	Type of	No.	Valu	Transac	Type of	No. and	From	To			
				security					%					
		(For eg.		(For eg.					of					
			of	_			(Buy/	– Shares,	sharehol					
		Warrants	share	Shares,			Sale/		ding					
		,Converti		Warran			Pledge /		8					
		ble	olding					Convertible						
		Debenture		Convert			Invoke,	Debentures						
		s,Rights		ible			Others-							
		entitlem		Debent				entitlements						
		ents		Ures, Rights			specify)							
		etc.)	1	entitlem				,						
				ents										
				etc.)										
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

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

Г	Exchange on which the trade was executed					
Type of	Contract					
contract	specifications	Notional	Number of	Notional Number of units		
		Value	units	Value	(contracts * lot	
			(contracts * lot		size)	
			size)			
16	17	18	19	20	21	22

Note: In case of Options.	notional value shal	l be calculated based o	n Premium plu:	s strike price i	of ontions

Name & Signature: Designation:

Date: Place:

FORM D

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

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

Name, PAN, CIN/DIN, & address with contact nos. of other connected persons as identified by the company		pri	ties held or to on/disposal		Securities acquired/Disposed Type of No. Value Transacti		Securities acquisition	acquisition/disposal		Date of allotment advice/ acquisition of shares/ sale of shares specify		Mode of acquisition / disposal (on market/publ ic/ rights/ preferential offer / off market/ Inter-se transfer, ESOPs etc.)	was executed	
		Type of security (For eg. – Shares, Warrants , Convertib le Debenture s Rights entitlemen t, etc.)	of shareholdi ng	security (For eg. Shares, Warrants Convert ible Debent Ures, Rights entitlement, etc.			on Type (Buy/ Sale/ Pledge / Revoke/ Invoke)	security (For eg. – Shares, Warrants, Convertible Debentures, Rights entitlement, etc.	No. and % of shareholding		То	10		
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

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

Trading in de	erivatives (Specify	Exchange on which the trade was executed				
Type of contract	Contract specifications		Buy		Sell	
		Notional Value	Number of units (contracts * lot size)	Notional Value	Number of units (contracts * lot size)	
16	17	18	19	20	21	22

			ons, notion									
-	 	Pi	,	,	 	 	 0 00000	 	 	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	٠,, ٠	P.CO.ID.

Designation:	
Date:	
Place:	

Name & Signature:

Form-E

(Under clause 6.1)

TRADING PLAN TO BE SUBMITTED FOR PUBLIC DISCLOSURE AND APPROVAL AND SUBMISSION TO STOCK EXCHANGE

Company S MOIL Ltd	l.	-				Q.I.			0		. 1.
I								esignation ng informat	& ion:-	dept.)	residing at
2. Nature3. Date o4. price lia. for atradb. for a	e of or ti mi bu ling ling	f Trade: ime of to t (i.e.an ny trade: g plan an the para The pri Insider securiti occurri	ade (not upper proper the upper de upto to the lower ad upto to the lower ad upto to the lower ad upto to the limit is may makes and proper after to the lower additional to t	exceedirice limiter price liwenty per price liwenty per n point non sub-clauke adjustrice limit	ng five of for a but the share cent had a cent loos. I to be tuse (4) at the share the	igher than so Il be betwee ower than su 3 are manda shall be rou with the a event of co	trading a lower the cuch clo n the cuch clo attorily, nded copprova	g days) or price limiclosing price; closing price; closing price, while para off to the ne	e on the december in parest number in compliance elated to	ay before su ay before su point no. 4 sl peral. e officer, in bonus issue	abmission of the abmission of the hall be optional the number of and stock split stock exchanges
I declare	anc			ires are ir	sted						
(3) Imple posse comn (4) I shall above . (5) Tradi (6) I have Inform (7) In th Sensi the tr comp (8) I have	Il memessii ex	entation at the center the price of plan we no acception as event the Informaction rely refront company from the price of pany from the price of pany from the price of the pr	of this the time of imple e trade of the seculd not as to, in defined nat I ha nation" after which in from the travened on time to	ement the plan shal of presentation only if the urity is our mean absor do I in the cook access defined approvate dealing I the proof of time.	e plan or ll not co- enting to on. e execut itside the colute in have de up to os to or d in the al is sou in secur	ion price of e price limit any informathe time of received accode after aght, I shall rities of the code of the co	the set I shall m brin hation, signin any in the significant comp	curity is will not execute that could get this under the compliant of the compliant until su	thin the late the trace ding for a ding for a ding the contaking. That could be undertaking that could be undertaking that could be undertaking the conformation of th	available ti imit fixed u le. market abuse astrued as d be constaking but be icer of the sation become	"Price Sensitive rued as "Price efore executing same and shall
								Signature:			
								Name:			
								Designation	on:		

Date:

Dept. & EMP No.:

FORM-F

(Under Chapter V (B), Clause 7)

APPLICATION FOR PRE-CLEARANCE

To	
The Company Secretary	Date:
MOIL Limited	
Through: Division / Department Hea	ad
With reference to the Code for prohibition of Insider Trading of shares/se	ecurities of MOIL, I seek on behalf of
myself / my relatives, your approval to subscribe to / agree to subscribe to / p	ourchase / sell /deal as an agent/principle
in (nos.) shares/securities of the Company value of which is	Rson the basis of closing
market price as on(BSE/NSE).	
I do hereby confirm that I have no access to nor do I have any info	ormation that could be construed as
"Price Sensitive Information" as defined in the code up to the time of appli	ication and I have not contravened the
provisions of the Code and the regulations particularly the one related to the	e Price sensitive information.
Details of shareholdings held as on the date of application for pre-clearance	:
 No. of securities held: Approx Market Value Rs. 	
Si	gnature:
N	ame:
D	esignation:
D	ept. & EMP No.
Note: Pre-clearance will be required only if the value of the proposed tr	rades is above one lakh rupees
PRE-CLEARANCE ORDER	
This is to inform you that your request No dated for deal	ling by yourself / your Dependents in
(Nos.) securities of the Company, as mentioned in your above me	ntioned application, is approved. Please
ensure that the said transaction must be completed in accordance with the	code on or before (date),
i.e., within 7 days from today, failing which you are required to obtain the p	ore-clearance again.

For MOIL LIMITED

Date: COMPANY SECRETARY

Form-G

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7.4 – Annual disclosure to the company]

Name of the company:	
ISIN of the company:	

Disclosure by Designated Persons and other identifiers as mentioned in Regulation 7.4

Name, PAN, CIN/DIN & address with contact nos.	Category of Person (Promoters / KMP / Directors / immediate relative to /others etc.	Securities held the end of the year or as on t date of disclose Type of security (For eg. – Shares, Warrants,	he	% of Sha reh oldi ng	Name of the Educational Institution from which designated person has graduated	the past employer of the Designat ed persons
1	2	3	4	5	6	7

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 by above persons

		ntracts held as on						
the date of re	gulation coming	into force	the date of regulation coming into force					
Contract	Number of	Notional value	Contract	Number of	Notional value			
Specification	units (contracts	in Rupee terms	Specification	units (contracts	in Rupee			
S	* lot size	_	S	* lot size)	terms			
8	9	10	11	12	13			

Note:	In case of Options,	notional value	e shall be	calculated:	based on	premium	plus stri	ke price	of opt	ions.
Name	& Signature: Designature:	gnation:								

Date:	
Place:	
