Corporate Office: Ground floor, Spencer Building, 30, Forjett Street, Grant Road (West), Mumbai - 400 036.

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INSIDER TRADING CODE OF LYKA LABS LIMITED

AMENDED CODE OF PRACTICES & PROCEDURES
FOR
FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION



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Insider Trading Code of Conduct

Lyka Labs Limited (the "Company") is a public company whose equity shares are listed on National Stock Exchange of India Limited and BSE Limited. The Board of Directors of the Company has adopted this Insider Trading Policy (the "Policy") to comply with the SEBI (Prohibition of Insider Trading) Regulations, 2015 ("SEBI PIT Regulations"). The SEBI PIT Regulations prohibit an Insider from Trading in the securities of a company listed on any stock exchange on the basis of any unpublished price sensitive information.

Further, SEBI (Prohibition of Insider Trading) (Amendment) Regulation 2018 notified on December 31, 2018 and subsequent amendment to PIT Regulations notified on January 21, 2019 requires every listed Company, inter alia, to formulate a policy for determination of 'Legitimate purpose' as a part of this code formulated under regulation 8 of SEBI PIT Regulation. Accordingly, the Board of Directors through circulation resolution has adopted this new Code covering a policy for determination of 'Legitimate purpose'. This revised Code will be applicable from April 1, 2019 and existing Code will be applicable upto March 31, 2019.

CODE OF FAIR DISCLOSURE

The Board of Directors of the Company has always thrived to conduct its business in a fair and transparent manner with a view to protect the interest of all the stakeholders in the Company. Towards achieving this objective, the Company and the members of the Board, Officers, all employees and connected persons shall adhere to the following principles of fair disclosure of unpublished price sensitive e information in letter as well as in spirit:

- 1) The Company shall ensure prompt public disclosure of unpublished price sensitive information that would impact price discovery no sooner than credible and concrete information comes into being, in order to make such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- 2) The Company shall ensure Uniform and universal dissemination of unpublished price sensitive unpublished price sensitive information to avoid selective disclosure.
- 3) The Company Secretary and Compliance Officer of the Company shall act as the Chief Investor Relations officer to deal with dissemination of information and disclosure of unpublished price sensitive information.
- 4) The Company shall make prompt dissemination of unpublished price sensitive information that gets disclosed selectively, inadvertently or otherwise to make such information generally available.

5) The Company shall provide appropriate and fair response to queries on news reports and requests for verification of market rumors by regulatory authorities.

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- 6) The Company will ensure that information shared with analysts and research personnel, if any, is not unpublished price sensitive information.
- 7) The Company shall develop and follow best practices to make transcripts or records of proceedings of meetings with analysts and other investor relations conferences on the official website to ensure official confirmation and documentation of disclosures made.
- 8) The Company shall handle of all unpublished price sensitive information on a need to-know basis.

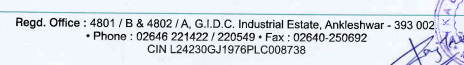
Unpublished Price Sensitive Information ("UPSI") means any information, which relates directly or indirectly, to the Company or its securities, that is not generally available which upon becoming generally available, is likely to materially affect the price of the securities of the Company. "Generally available" information means information that is accessible to the public on a nondiscriminatory basis. UPSI includes, without limitation, information relating to the following:

- i. Financial results, financial condition, projections or forecasts of the Company;
- ii. Dividends (both interim and final);
- iii. Change in capital structure;
- iv. Mergers, de-mergers, acquisitions, de-listings, disposals and expansion of business and such other transactions;
- v. Changes in the Board of Directors or Key Managerial Personnel.

Definitions:

- 1. Compliance Officer" shall means Company Secretary or such other senior officer, designated so and reporting to the Board of Directors, who is financially literate and is capable of appreciating requirements for legal and regulatory compliance under these regulations and reporting to the Board of Directors and who shall be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservation of unpublished price sensitive information, monitoring of trades and the implementation of the codes specified in these regulations under the overall supervision of the Board of Directors of the Company.

 Explanation–For the purpose of this regulation, "financially literate" shall mean a person who has the ability to read and understand basic financial statements i.e. balance sheet, profit and loss account, and statement of cash flows.
- 2. Connected Person includes -
- i. A director of the Company;
- ii. An Officer of the Company;
- iii. Any person who is or has been in a contractual or fiduciary or employment relationship at any time in the six month period prior to the date of determining whether that person, as a result of such relationship, was, directly or indirectly, (x) allowed access to UPSI or (y) reasonably expected to be allowed access to UPSI;



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- iv. Any person who is or has been in frequent communication with an Officer of the Company at any time in the six month period prior to the date of determining whether that person, as a result of such frequent communication, was, directly or indirectly, (x) allowed access to UPSI or (y) reasonably expected to be allowed access to UPSI;
- v. An employee of the Company who has access to UPSI or is reasonably expected to have access to UPSI;
- vi. Any person who has a professional or business relationship and that relationship that, directly or indirectly, (x) allows access to UPSI or (y) is reasonably expected to allow access to UPSI; The persons enumerated below shall be deemed to be Connected Persons if such person has access to UPSI or is reasonably expected to have access to UPSI a An Immediate Relative of Connected Persons; b A holding company or associate company or subsidiary company; c An intermediary as specified in section 12 of the SEBI Act or an employee or director thereof; d An investment company, trustee company, asset management company or an employee or director thereof; e An official of a stock exchange or of clearing house or corporation;

The persons enumerated below shall be deemed to be Connected Persons if such person has access to UPSI or is reasonably expected to have access to UPSI –

- a. An Immediate Relative of Connected Persons;
- b. A holding company or associate company or subsidiary company;
- c. An intermediary as specified in section 12 of the SEBI Act or an employee or director thereof;
- d. An investment company, trustee company, asset Management Company or an employee or director thereof; An official of a stock exchange or of clearing house or corporation;
- f. A member of board of trustees of a mutual fund or a member of the Board of Directors of the asset management company of a mutual fund or is an employee thereof;
- g. A member of the board of directors or an employee, of a public financial institution as defined in section 2 (72) of the Companies Act, 2013;
- h. An official or an employee of a self-regulatory organization recognised or authorized by the SEBI;
- i. A banker of the Company;
- j. A concern, firm, trust, Hindu undivided family, company or association of persons wherein a director of the Company or his Immediate Relative or banker of the Company, has more than ten percent of the holding or interest.

3. Designated Person:

The term "designated person" shall consist of, Connected Persons who are:

- I. Promoters of the Company;
- II. Directors of the Company and its Material subsidiaries;
- III. Executive Officers of the Company;

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- IV. Executive Vice Presidents of the Company;
- V. Employees named in the Corporate Organization Chart of the Company from time to time;
- VI. All employees in the Finance and Accounts Department, Corporate Planning Department, Legal Department.
- VII. Executive Secretaries of Directors and Executive Officers of the Company;
- VIII. Any other Connected Person designated by the Company on the basis of functional role;
- IX. Immediate Relatives of I to VIII above;

4. Immediate Relative:

Immediate Relative of a person means a spouse, or the parent, sibling or child of that person or his or her spouse, if they are either dependent financially on such person or consult such person in taking decisions relating to Trading in securities.

5. Insider:

An insider means any person who is: (i) a Connected Person or (ii) in possession of or having access to UPSI.

6. Key Managerial Personnel:

Key Managerial Personnel shall have the meaning assigned to it under the Companies Act, 2013.

7. Promoter:

Promoter shall have the meaning assigned to it under the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 or any modification thereof.

8. Securities:

Securities shall have the meaning assigned to it under the Securities Contracts (Regulations) Act, 1956 or any modification thereof except units of a mutual fund.

9. Trading:

Trading means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities, and "trade" shall be construed accordingly.

Words and expressions used and not defined in these Rules but defined in the Securities and Exchange Board of India Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996, SEBI PIT regulations or the Companies Act, 2013 and rules and regulations made there under shall have the meanings respectively assigned to them in those legislations.

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Prohibition on communicating or procuring UPSI:

An Insider shall not -

- i. communicate, provide, or allow access to any UPSI, relating to the Company or its securities, to any person including other insiders;
- ii procure from or cause the communication by an Insider of UPSI, relating to the Company or its securities; Provided that nothing contained above shall be applicable when an UPSI is communicated, provided, allowed access to or procured in furtherance of legitimate purposes, performance of duties or discharge of legal obligations pursuant to appropriate confidentiality and non disclosure agreements being executed; or in the event the Board of Directors direct or cause the public disclosure of UPSI in the best interest of the Company; or

Prohibition on Insider Trading:

An Insider shall not, directly or indirectly, -

Trade in securities that are listed when in possession of UPSI Provided that the Insider may prove his innocence by demonstrating the circumstances including the following:

- (a) a transaction that is an off-market inter-se transfer between Insiders who were in possession of the same UPSI without being in breach of these Rules and both parties had made a conscious and informed trade decision; and
- (b) Trades pursuant to a Trading Plan set up in accordance with these Rules.

Provided such UPSI was not obtained by either person under sub-regulation (3) of regulation 3 of SEBI PIT Regulations.

Provided further that such off-market trades shall be reported by the Insiders to the company within two working days. The company shall notify the particulars of such trades to the stock exchange on which the securities are listed within two trading days from receipt of the disclosure or from becoming aware of such information.

(c) the transaction was carried out through the block deal window mechanism between persons who were in possession of UPSI without being in breach of regulation 3 of SEBI PIT Regulations and both parties had made a conscious and informed trade decision;

Provided that such unpublished price sensitive information was not obtained by either person under sub-regulation (3) of regulation 3 of SEBI PIT Regulations.

(d) the transaction in question was carried out pursuant to a statutory or regulatory obligation to carry out a bona fide transaction.

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- (e) the transaction in question was undertaken pursuant to the exercise of stock options in respect of which the exercise price was pre-determined in compliance with applicable regulations.
- (f) in the case of non-individual insiders: -
- (i) the individuals who were in possession of such UPSI were different from the individuals taking trading decisions and such decision-making individuals were not in possession of such UPSI when they took the decision to trade; and
- (ii) appropriate and adequate arrangements were in place to ensure that SEBI PIT Regulations are not violated and no UPSI was communicated by the individuals possessing the information to the individuals taking trading decisions and there is no evidence of such arrangements having been breached;
- (g) the trades were pursuant to a trading plan set up in accordance with these rules.

Trading Window:

- 1. The Compliance Officer shall notify a 'trading window' during which the Designated Persons may Trade in the Company's securities after securing pre-clearance from the Compliance Officer in accordance with these Rules.
- 2. Designated Persons shall not Trade in the Company's securities when the trading window is closed.
- 3. The trading window shall generally be closed for all Insiders between the twentieth day prior to the last day of any financial period for which results are required to be announced by the Company and the second trading day after disclosure of such financial results.
- 4. Additionally, the trading window shall be closed in particular for a Designated Person or class of Designated Persons when the Compliance Officer determines that a Designated Person or class of Designated Persons can reasonably be expected to have possession of UPSI, for such periods as determined by the Compliance Officer.
- 5. The trading window may be re-opened after closure, not earlier than 48 hours after the UPSI in question becomes generally available.
- 6. Trading plan shall be disclosed in public at least six months before the commencement of trading.

Pre-clearance of Trading:

- 1. Designated Persons may Trade in the securities of the Company when the trading window is open, after obtaining approval of the Compliance Officer by submitting an application as per Annexure 1 and an undertaking as per Annexure 2.
- 2. The Compliance Officer shall not approve any proposed Trade by Designated Person if the Compliance Officer determines that such Designated Person is in possession of UPSI even though the trading window is open.

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- 3. The Compliance Officer may, after being satisfied that the application and undertaking are true and accurate, approve Trading by a Designated Person, on the condition that the Trade so approved shall be executed within seven trading days following the date of approval.
- 4. The Designated Person shall, within two days of the execution of the Trade, submit the details of such Trade to the Compliance Officer as per Annexure 3. In case the transaction is not undertaken, a report to that effect shall be filed in the said form.
- 5. If the pre-cleared Trade is not executed within seven trading days after the approval is given, the Designated Person must secure pre-clearance of the transaction again.
- 6. A Designated Person who Trades in securities without complying with the preclearance procedure as envisaged in these Rules or gives false undertakings and/or makes misrepresentations in the undertakings executed by him/her while complying with the pre-clearance procedure shall be subjected to the penalties as envisaged in these Rules.
- 7. Nothing in this rule shall apply to any Trade involving a value less than Rs 10 Lakhs or such other amount as may be specified by the Board of Directors from time to time provided the Designated Person is not in possession of UPSI while executing the Trade.

Additional Restrictions:

All Designated Persons who Trades in the securities of the company shall not enter into an opposite transaction during the next six months following the prior transaction.

Policy on Legitimate Purpose:

Policy on legitimate purpose is attached as Annexure 8 to these rules.

Trading Plan:

- 1. A Designated Person shall be entitled to formulate a Trading Plan that complies with the SEBI Regulations (a "Trading Plan") and present it to the Compliance Officer for approval and public disclosure pursuant to which Trades may be carried out in his behalf in accordance with such plan.
- 2. The Compliance Officer shall review and approve the Trading Plan if it complies with the SEBI PIT Regulations and shall disclose the Trading Plan to the stock exchanges.
- 3. The Trading Plan once approved shall be irrevocable and the Designated Person shall mandatorily have to implement the plan, without being entitled to either deviate from it or to execute any trade in the securities outside the scope of the Trading Plan. However, the implementation of the Trading Plan shall not be commenced, if at the time of formulation of the plan, the Designated Person is in possession of UPSI and the said information has not become generally available at the time of the commencement of implementation. The commencement of the Trading Plan shall be deferred until such UPSI becomes generally available information. Further, the Designated Person shall also not be allowed to Trade in securities of the Company, if

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the date of Trading in securities of the Company, as per the approved Trading Plan, coincides with the date of closure of Trading Window announced by the Compliance Officer.

Penalty for Insider Trading:

Directors, Officers and employees of the Company who violate these rules shall be subject to disciplinary action by the Company, which may include wage freeze, suspension, recovery, clawback, ineligibility for future participation in the Company's stock option plans or termination, etc.

Disclosure requirements:

- 1. Initial Disclosure:
- a) Every Promoter, member of a promoter group, Key Managerial Personnel, director of the Company and each of their Immediate Relatives shall disclose his holding of securities of the Company within thirty days of these Rules taking effect as per Form A set out in Annexure 4.
- b) Every person on appointment as a Key Managerial Personnel or a director of the Company or upon becoming a Promoter or a member of a promoter group shall disclose his / her and Immediate Relatives' holding of securities of the Company as on the date of appointment or becoming a promoter, to the Company within seven days of such appointment or becoming a promoter, as per Form B set out in Annexure

2. Continual Disclosure:

Every Promoter, member of a promoter group, designated person, employee, director of the Company and each of their Immediate Relatives shall disclose as per Form C set out in Annexure 6 to the Company the number of such securities acquired or disposed of within two trading days of such transaction if the value of the securities traded, whether in one transaction or a series of transactions over any calendar quarter, aggregates to a traded value in excess of Rs. Ten Lakhs.

- a) The disclosure shall be made within two working days of:
- I. the receipt of intimation of allotment of shares, or
- II. the acquisition or sale of shares or voting rights, as the case may be.
- b) Disclosure to the Stock Exchange:

The Compliance Officer shall notify the stock exchanges, particulars of the Trades, within two trading days of the receipt of the Continual Disclosure or from becoming aware of such information.

c) Disclosures by other Connected Persons.

The Compliance Officer may, require any other Connected Person to disclose the holdings and trading in securities of the Company as per Form D set out in Annexure 7 at such frequency as he may determine.

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Miscellaneous:

- 1 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.
- 2. The Compliance Officer shall provide the Audit Committee of the Board, on a quarterly basis, all the details of Trading in securities by the Designated Persons including any violations of the Rules.
- 3. The Compliance Officer shall maintain (a) updated list of Designated Persons, (b) records of disclosures and pre-clearance applications and undertakings for a period of five years.
- 4. Any employee of the Company who becomes aware of any violation by an insider shall immediately intimate the Compliance Officer about such violation or non-compliance. The information provided by such employee such be treated as confidential and shall not be disclosed.
- 5. If any employee has any query/question about this code or its application to any proposed transaction, the same be addressed to the Compliance Officer.
- 6. Designated persons shall be required to disclose names and Permanent Account Number or any other identifier authorized by law of the following persons to the Company on an annual basis and as and when the information changes:
 - a) immediate relatives
 - b) persons with whom such designated person(s) shares a material financial relationship
 - c) Phone, mobile and cell numbers which are used by them In addition, the names of educational institutions from which designated persons have graduated and names of their past employers shall also be disclosed on a one time basis.
 - 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.
- 7. The Company shall require all Connected Persons to formulate and adhere to a code of conduct to achieve compliance with these Rules. In case such persons observe that there has been a violation of these Rules, then they shall inform the Board of Directors of the Company promptly.
- 8. In case the Compliance Officer is not available either on account of his/her being on leave or any other reason for a period of 7 days or more, he/she shall delegate his/her authority to any executive as he/she may deem fit an appropriate who shall act as Compliance Officer during the period of his/her absence.
- 9. The Managing Director or Joint Managing Director of the Company, subject to approval of the Board, is authorized to amend or modify this Code in whole or in part.

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- 10. The Board of Directors may stipulate further guidelines, procedures and rules, from time to time, to ensure fair disclosure of unpublished price sensitive information.
- 11. This Code shall be published on the official web site of the Company.
- 12. This Code and every subsequent modification, alteration or amendment made thereto, shall also be intimated to the Stock Exchange where the securities of the Company are listed.
- 13. This Code has been adopted by the Board of Directors of LYKA LABS LIMITED.
- 14. Subsequent modification(s) / amendment (s) to SEBI (Prevention of Insider Trading) Regulations, 2015 shall automatically apply to this Code.



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Annexure 1

To, The Compliance Officer, Lyka Labs Limited

Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015 and the Company's Insider Trading Policy, I seek approval to purchase / sell / subscribe equity shares of the Company as per details given below:

1.	Name of the applicant	
2.	Designation	
3.	Number of securities held as on date	
4.	Folio No. / DP ID / Client ID No.	
5.	The proposal is for	 (a) Purchase of securities (b) Subscription to securities (c) Sale of securities
6.	Proposed date of trading in securities	
7.	Estimated number of securities proposed to be purchased/subscribed/sold	
8.	Current market price (as on date of application)	
9.	Whether the proposed transaction will be through stock exchange or off-market trade	
10.	Folio No. / DP ID / Client ID No. where the securities will be credited / debited	

enclose herewith	the Undertaking	signed by me.
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Signature :	
Name:	
Date:	



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Annexure 2 UNDERTAKING TO BE ACCOMPANIED WITH THE APPLICATION FOR PRE-**CLEARANCE**

10,		
The Compliance Officer,		
Lyka Labs Limited		
I,	of the	Company
residing at	, am desirous of	
shares of the Company as mentioned in m		for
pre-clearance of the transaction.		
I further declare that I am not in possession of any unpu	abliabad muiaa aanaitissa in	Commodian
up to the time of signing this Undertaking.	iblished price sensitive in	iormation
In the event that I have access to or receive any unpublication after the signing of this undertaking but before executary approval is sought, I shall inform the Compliance Officer refrain from trading in the securities of the Company public.	uting the transaction for of the same and shall com	which pletely
I declare that I have not contravened the provisions of Company from time to time.	of the Rules as notified	by the
In the event of this transaction being in violation of the Rewill, unconditionally, release, hold harmless and index Company and its directors and officers, (the 'indem damages, fines, expenses, suffered by the indemnified periodemnified persons for all expenses incurred in an management or public relations activity in relation to this the Company to recover from me, the profits arising from same to the SEBI for credit of the Investor Protection and by the SEBI.	emnify to the fullest extendified persons') for all ersons, (b) I will compens in investigation, defense is transaction and (c) I aum this transaction and results.	ent, the losses, sate the crisis thorize mit the
I undertake to submit the necessary report within two day / a 'Nil' report if the transaction is not undertaken.	ys of execution of the trans	saction
If approval is granted, I shall execute the trade within seve failing which I shall seek pre-clearance afresh.	en days of the receipt of ap	proval
I declare that I have made full and true disclosure in the r	matter.	
Signature:		
Name:	60+16	1
Date:	Mr. James	2
Dutc.	Trivad (3

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Annexure 3 DISCLOSURE OF TRANSACTIONS

(To be submitted within 2 days of transaction / trading in securities of the Company)

To,				
The Compliance O	fficer,			
L yka Labs Limited				
I hereby inform that	at I			
have not bough	nt / sold/ subscribed	l any securities of th	ie Company	
	sold/subscribed to _			w on
	out whichever is not			
, , ,		,		
Name of holder	No. of securities	Bought / sold /	DP ID/Client	Price (Rs.)
	traded	subscribed	ID/Folio No.	
		18, 9		
I declare that the a	bove information is	correct and that no	provisions of the C	Company's
	cable laws/regulation	ons have been contra	avened for effecting	the above
said transactions(s)			J	
Signature :				
Name:				
Date :				



ate relative

to/others etc)

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Annexure 4 Form A

	ion of Insider Trading (1) (a) read with Regul	g) Regulations, 2015 lation 6 (2) – Initial disclosure to tl	ne company]
Name of the co	mpany:		
ISIN of the com			
such persons as	urities held by Promot s mentioned in Regul	ter, Key Managerial Personnel (Kl ation 6(2)	MP), Director and other
Name, PAN,	Category of	Securities held as on the date of	% of
CIN/DIN &	Person	regulation coming into force	Shareholding
address with	(Promoters/ KMP		
contact nos	/Directors/immedi		

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

Type of security (For

eg.

Warrants, Convertible Debentures etc.)

-Shares,

No.

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)

•	of the Future	9	Open Interest of the Option			
contracts held a	ns on		Contracts held as on			
the date of re	gulation coming	7	the date of regulation coming			
into force			into force			
Contract	Number of	Notional	Contract	Number of	Notional	
Specifications	units	value	Specifications	units	value	
	(contracts			(contracts	in Rupee	
	* lot size)	terms		* lot size)	terms	

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

Name & Signature:

Designation:

Date:

Place:



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Annexure 5 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: _	
ISIN of the company:	

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

Name, PAN, CIN/DI N & address with contact nos.	Category of Person (Promoters/ KMP / Directors/immedi ate relative to/others etc)	Date of appointment of Director / KMP OR Date of becoming Promoter	Securities held as on the date of regulation coming into force Type of Security (For eg. –Shares, Warrants; Convertible Debentures	% of shareho Iding
			etc.)	

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 a Promoter of a listed company and other such persons as mentioned in Regulation 6(2).

Open Interest o	f the Future		Open Interest of the Option			
contracts held a	t the		Contracts held as on			
time of becomin	ng		the date of regulation coming into			
Promoter/appointment of			force			
Director/KMP						
Contract	Number of	Notional value	Contract	Number of	Notional value	
Specifications	units (contracts	in Rupee terms	Specifications	units	in Rupee terms	
* lot size)				(contracts	1	
				* lot size)		

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

Name & Signature: Designation:

Date:



Name of the company:

ISIN of the company: _

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• Phone: 6611 2200 • Fax: 6611 2249 Website: www.lykalabs.com • Email: enquiry@lykalabs.com



Annexure 6 FORM C

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (2) read with Regulation 6(2)]

Name, PAN, CIN/D IN,	Categor y of Person (Pronot ers/	Securities I prior to acquisition o sal		Securities ac	quired/	Disposed		Securities he acquisition/o		Date of allotment advice/ acquisition of	Date of intimation not to company	Mode of acquisition / disposal (on
& address with contact nos.	KMF/ Director s/imme d iate relative to/other s etc.)	Type of security (For eg Shares, Warrants , Converti ble Debentur es etc.)	No. and % of shareh olding	(For eg.	No.	Value	Transa ct ion Type (Buy/ Sale/ Pledge / Revok e/ Invoke	Type of security (For eg Shares, Warrants , Convertible Debentures etc.)	No. and % of shareholdi ng	shares/ sale of shares specify		market/p ublic/ rights/ preferenti al offer / off market/ Inter-se transfer, ESOPs etc.)

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).

Trading i etc)	n derivatives (S	pecify type of co	ntract, Futures or (Options		ange on which	
Type of contract	Contract specifications	Buy		Sell			
		Notional Value	Number of units (contracts * lot	Notional Value	×	Number of units (contracts_	
			size)			* lot size)	

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

Name: Signature: Place:



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Annexure 7 FORM D (Indicative format)

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

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

Connect	Securities held	Securities	Securities held post	Date of	Date of	Mode of
ion with	prior to	acquired/Disposed		allotment	intimati	acquistion/
compan	acquisition/dispo			advice/	on	dispos
у	sal				to	al (on
				of	compan	market/pub
				shares/	1	lic/
				sale of	130	rights/
				shares		Preferential
				specify		offer /
						off
						market/Inte
						rse
						transfer,
- 1			2			ESOPs
						etc.)
	ion with compan	ion with prior to acquisition/dispo	ion with compan acquisition/dispo acquired/Disposed	ion with compan acquisition/dispo acquired/Disposed acquisition/disposal	ion with compan y prior to acquisition/disposal acquisition/disposal acquisition/disposal acquisition of shares/sale of shares	ion with compan y prior to acquisition/disposal sal acquisition/disposed acquisition/disposal acquisition

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).

Trading in de Options etc)	erivatives (Specify typ	Exchange on which the trade was executed			
Type of contract	Contract specifications	Buy		Sell	
		Notional Value	Number of units (contracts * lot size)	Notiona Value	al Number of units (contracts * lot size)

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

Name:	
Signature:	
Place:	



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Annexure 8

POLICY FOR DETERMINATION OF LEGITIMATE PURPOSES [Pursuant to Regulation 3 (2A) of SEBI (Prohibition of Insider Trading), 2015]

1. Preface:

This Policy, as a part of "Code Of Practices & Procedures for Fair Disclosure of Unpublished Price Sensitive Information" formulated under Regulation 8 of SEBI (Prohibition of Insider Trading) Regulations 2015, will be known as "Policy for Determination of Legitimate Purposes" hereinafter referred to as the "Policy". This Policy is prepared in accordance with Regulation 3(2A) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

2. Objective:

The objective of this policy is to identify 'Legitimate Purposes' for performance of duties or discharge of legal obligations, which will be considered as exception for the purpose of procuring unpublished price sensitive information (UPSI) relating to the Company or its listed securities or proposed to be listed securities, if any.

3. Definition:

- a) "Legitimate Purposes" shall mean sharing of UPSI in the ordinary course of business by an Insider with the following, provided that such sharing has not been carried out to evade or circumvent the prohibitions of these regulations:
- 1. Promoters of the Company
- 2. Auditors (Statutory, Internal, Branch, Cost, Secretarial, GST and any other Auditor as applicable)
- 3. Staff Members of the Audit firm/team conducting the Audit
- 4. Collaborators
- 5. Lenders
- 6. Customers
- 7. Suppliers
- 8. Bankers
- 9. Legal Advisors
- 10.Insolvency Professionals
- 11.Consultants
- 12. Any other advisors/consultants/partners
- 13. Any other person with whom UPSI is shared
- b) "Insider"- Any person in receipt of UPSI pursuant to a "legitimate purpose" shall be considered as an "insider" for purpose of these regulations and due notice shall be given to such persons (Insiders) to maintain confidentiality of such unpublished price sensitive information in compliance with these regulations.

4. Digital Database:

The Board of Directors shall ensure that a structured digital database is maintained containing the names of such persons or entities, as the case may be, with whom UPSI is shared under Regulation 3 of SEBI PIT Regulations along with the Permanent Account Number (PAN) or any other identifier authorized by law, where PAN is not available. Such database shall be maintained with adequate internal controls and checks, such as time stamping, audit trails, etc. to ensure non-tampering of the database.

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5. Amendment:

The Board of Directors of the Company, subject to applicable laws, rules & Regulations, may amend / substitute any provision(s) with a new provision(s) or replace this entire Policy with a new Policy. In any circumstance where the terms of this Policy differ from any law, rule, regulation etc. for the time being in force, the law, rule, regulation etc. shall take precedence over this Policy. This Policy and any subsequent amendment(s) thereto, shall be promptly intimated to the Stock Exchanges, if required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and/or SEBI (Prohibition of Insider Trading) Regulations, 2015 and any amendment, re-amendment or reenactment thereto.

For Lyka Labs Limited

Raj Trivedi

Company Secretary and Compliance Officer