# VANDANA KNITWEAR LIMITED

# CODEOFPRACTICES&PROCEDURESFORFAIR DISCLOSUREOFUNPUBLISHEDPRICESENSITI VEINFORMATION

# 1. Introduction

The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, (hereinafter referred to as the '**Regulations**') mandates the listed companies to frame a Code

ofPracticesandProceduresforfairandtimelydisseminationofunpublishedpricesensitiveinformation . Accordingly, Code of Practices & Procedures for Fair Disclosure of UnpublishedPriceSensitiveInformationhasbeenapprovedandimplementedbytheBoardofDirectors oftheCompany.

### 2. Applicabilityandeffectivedate

This Code shall be effective from the date of its adoption by the Board.

# 3. Definitions

Words and expressions used and not defined herein shall have the meanings assigned to them underthe Code of Conduct for Regulating, Monitoring and Reporting trading by Designated Personsadopted by the Company, as amended from time to time, or Securities and Exchange Board

ofIndia(ProhibitionofInsiderTrading)Regulations,2015("SEBIPITRegulations"), asamended.

### 4. DisclosureofUnpublishedPriceSensitiveInformation

- a) There shall be Prompt public disclosure of unpublished price sensitive information thatwould impact price discovery no sooner than credible and concrete information comes intobeing in order to make such information generally available. The disclosure shall be madeby the Chief Investor Relations Officer in consultation with the Managing Director /ChairmanbyintimatingthesametotheStockExchangesandpostingofthesaidUPSIontheweb siteof theCompanyand/orotherwisemakingitgenerallyavailable.
- b) SaveandexceptsharingofanyUPSIforLegitimatePurpose,theAuthorizedPersonshallensure uniformdissemination/disclosureof UPSI,soastoavoidselectivedisclosure.Incase UPSI gets inadvertently selectively disclosed, the Chief Investor Relations Officershall promptly,makesuchUPSIgenerallyavailable
- c) The Chief financial Officer of the Company is designated as Chief Investor Relationsofficer to deal with dissemination of information and disclosure of unpublished pricesensitive information.
- d) No UPSI shall be shared with any person except for legitimate purpose unless theinformationismadegenerallyavailablei.e.onlypublicinformationcanbeshared.
- e) TheBoardofDirectorshaveauthorizedManagingDirectorandChiefFinancialOfficertoensur ethatappropriateandfairresponseshallbeprovidedtoqueriesonnewsreportsandrequestsforv erificationofmarketrumorsbyregulatoryauthorities.
- f) TheBoardofDirectorshaveauthorizedManagingDirectorandChiefFinancialOfficertoensur e that information shared with analysts and research personnel is not unpublishedpricesensitiveinformation.

- g) TheBoardofDirectorshaveauthorizedManagingDirectorandChiefFinancialOfficertodevel op best practices to make transcripts or records of proceedings of meetings withanalystsandotherinvestorrelationsconferencesontheofficialwebsitetoensureofficialco nfirmationanddocumentationofdisclosuresmade.
- h) Handlingofall"UnpublishedPriceSensitiveInformation"onaneedtoknowbasis

# 5. CorporateDisclosures:

- a) The Chief Investor Relations Officer shall under the guidance of Chairman/ManagingDirector shall give an appropriate, fair hand prompt response to the queries on news reportandrequestsforverificationofmarketrumorsbyregulatoryauthorities.
- b) As and when necessary, the Chief Investor Relations Officers hall underguidance of MD or CFO make appropriate publican no uncement with respect to market rumors.

## 6. SharingofUPSIforLegitimatePurpose

- a) Whiledecidingthe'LegitimatePurpose',thefollowingshallbetakenintoconsideration:
  - i. Whether the information may be categorized under Unpublished Price SensitiveInformation.Ifso,natureofUPSIbeing shared.
  - ii. PersonwithwhomtheUPSIis beingshared.
  - iii. Whether confidentiality clause is added while sharing the UPSI.
- b) "Legitimate Purpose" shall include sharing of UPSI in the ordinary course of businessbyanInsiderwithpartners,collaborators,lenders,customers,suppliers,merchantban kers,legaladvisors,auditors,insolvencyprofessionalsorotheradvisorsorconsultants, provided that such sharing has not been carried out to evade or circumventthe prohibitionsofSEBIPITRegulations.
- c) What shall constitute "legitimate purpose" and what shall not constitute "legitimatepurpose" willbebasedonthebusinessrelatedneedsoftheCompany.Ingeneral,sharingofUPSI would beconsidered asLegitimatepurposeinthefollowingcases:
  - i. Arising out of contractual obligations orarrangemententered into by theCompanyset forth in any contract, agreement, arrangement, settlement, understanding orundertaking;
  - ii. Arising out of business requirement including requirement for the purposes of corporate action, promoting the business and strategies of business;
  - iii. Forensuring operational efficiency;
  - iv. For investigation, inquiry or request for information by statutory or governmental authori ties or any other administrative body recognized by law;
  - v. Aspartofcompliancewithapplicablelaws, regulations, rules and requirements.

The above mentioned cases are illustrative in nature and not exhaustive.

# 7. IssueofNoticetotheRecipientofUnpublishedPriceSensitiveInformation

TherecipientofUPSIwhichiscommunicatedforany"legitimatepurpose"shallbeconsidered as an "insider" under the "Code of Conduct" adopted by the Company and suchnotice shall be given to the recipient of UPSI by the person making communication of UPSI order;

- i. Tomake awarerecipientthattheinformationsharedisorwould be UPSI
- ii. To make aware to recipient the duties and responsibility attached to the receipt of suchUPSIandtheliabilityattachedtomisuseor unwarranted.
- iii. To instruct recipient to maintain confidentiality of such UPSI in compliance with theCodeof ConductforPrevention ofInsiderTrading and theotherapplicable laws.
- iv. ToadviserecipienttobeincompliancewithapplicableprovisionsofSEBIPITRegulations and the Code of Conduct for Prevention of Insider Trading adopted by theCompany.

## 8. Responsibility of the Recipient of UPSI

- a. Tomaintain andkeepconfidential the UPSI received.
- b. Touse the UPSIonly for Legitimate Purpose.
- c. Todisclose the UPSI to anyother personstrictly on a need to know basis.
- d. TosafeguardtheUPSIwiththesamedegreeofcaresoavoidunauthorizeddisclosureas the recipient would use to protect its own confidential information, but in no case lessthanreasonablecare.
- e. ToensurecompliancewithapplicableprovisionsofPITRegulations.

# 9. AmendmentofFairDisclosureCode

- a. Unless required under an enactment to be approved by the Board of Directors, allstatutory amendments in the Companies Act 2013 or in the Regulations, shall beeffective and binding even if such amendments are not incorporated in the Code. Foradministrativeconvenience, any change in the Code here in may be made by the Complianc
  e Officer inconsultation with Managing Director' and 'Chief Financial Officers ubject to approval thereof by the board of directors with in aperiod of 3 months.
- b. This Code and any subsequent amendment(s) thereto, shall be promptly intimated to the Stock Exchange where the securities of the Company are listed and published onwebsite.