

SHREE TIRUPATI BALAJEE FIBC LIMITED

(Formerly known as Shree Tirupati Balajee FIBC Private Limited)

CODE OF CONDUCT

[Under the SEBI (Prohibition of Insider Trading) Regulations, 2015 Applicable to the Directors/Officers/Designated Employees and Connected Persons]

Registered Office: -Plot No. A.P.-14 (Apparel Park), SEZ Phase-II, Industrial Area Pithampur MP 454774, url:www.tirupatibalajee.com, CIN U25202MP2009PLC022526, Email: cs@tirupatibalajee.com

CODE OF CONDUCT

[Under the SEBI (Prohibition of Insider Trading) Regulations, 2015 Applicable to the Directors/Officers/Designated Employees and Connected Persons]

This code may be called as code of conduct of **SHREE TIRUPATI BALAJEE FIBC LIMITED** ("TIRUPATI or the Company") for prevention of Insider Trading. This Code can be modified/amended/altered by Directors/Compliance Officer authorized by the Board. But in case of any statutory modification or amendment or alteration of the provisions of SEBI (Prohibition of Insider Trading), Regulations 2015, the newly modified/amended/altered provisions of the Regulation shall be placed before the Board of Directors of the Company for noting and the amended code shall be deemed to be implemented effective from the date of approval of the same by the Board.

1. PREAMBLE

Insider trading means dealing in securities of a listed company traded on any Stock Exchange in India by insiders which term includes Directors, Officers and Designated Employees of Company based on or when in possession of unpublished price sensitive information(UPSI).

The SEBI, as part of its efforts to protect the interest of investors in general, had issued the SEBI (Prohibition of Insider Trading) Regulations, 2015, under the powers conferred on it by the SEBI Act, 1992, which is made applicable to all the listed companies. The Regulations prohibits insider trading.

2. APPLICABILITY

This code shall be applicable to all the Directors, Officers, and Designated Employees and their relatives of Company.

3. **DEFINITIONS**

- a) Act means the Securities & Exchange Board of India Act, 1992;
- b) **Board of Director-** means the Board of Directors of the Company
- c) **Body Corporate-** means a body corporate as defined under 2(11) of the Companies Act, 2013
- d) The Company- means SHREE TIRUPATI BALAJEE FIBC LIMITED
- e) **Compliance Officer** The Officer appointed by the Board of Directors of the Company for the purpose of these regulations from time to time.
- f) **Code-** means this Code of Conduct for Prevention of Insider Trading including modifications made thereto from time-to-time.
- g) **Trading-** means and includes subscribing, buying, selling or agreeing to subscribe, buy, sell or deal in any securities and "trade" shall be construed accordingly.
- h) **Promoter-**shall have the meaning assigned to it under the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 or any modification thereof.
- i) **Designated Employees** shall mean and include –Top three tier of Shree Tirupati Balajee FIBC Limited Management, namely:-

- i. Chief Executive Officer (CEO), Chief Financial Officer (CFO);
- ii. General Manager and above of all the departments of Shree Tirupati Balajee FIBC Limited:
- iii. Manager and above of Finance and Accounts, Secretarial, Banking Department of the Company.
- j) Officer- shall mean and include
 - i. Statutory, Secretarial and Internal Auditor of the Company;
 - ii. Person occupying the position as an officer or an employee of the Company or holds a position involving a professional or business relationship between himself and the Company whether temporary or permanent and who may reasonably be expected to have an access to unpublished price sensitive information in relation to that company.
 - iii. Any other person as decided by the Board of Directors of the Company;
- Director- means Directors on the Board of the Company; both Executive and Nonexecutive.
- 1) **Insider** means any person who,
 - i. is or was connected with the Company or is deemed to have been connected with Company and who is reasonably expected to have access to unpublished price sensitive information in respect of the Company; or
 - ii. has received or has had access to such unpublished price sensitive information.
- m) **Unpublished price sensitive information-** means any information, relating to a company or its securities, directly or indirectly, that is not generally available which on becoming generally available, is likely to materially ordinarily including but not restricted to, information relating affect the price of the securities and shall, 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;
 - v. changes in key managerial personnel; and
 - vi. material events in accordance with the listing agreement.
- n) **Regulation-** means SEBI (Prohibition of Insider Trading), Regulations 2015 as amended from time to time.
- o) **Securities** shall mean the Equity Shares of Rs. 10/- each of the Company and such other securities of the Company issued from time to time as may be specified by the Board or the Managing Director or the CEO as the case may be of the Company;
- p) **Trading Window** means the period during which the Directors, Officers and Designated Employees of Company may trade in Company's securities.
- q) **Trading day-** means a day on which the recognized stock exchanges are open for trading;
- r) Connected person- means as define in SEBI (Insider Trading) Regulation, 2015

s) **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 insecurities;

4. CODE

1. Compliance Officer

The Company has appointed the **Company Secretary** as the Compliance Officer who shall report to the Board of Directors.

The Compliance Officer shall be responsible for setting policies, procedures, monitoring adherence to the rules for the preservation of "Price Sensitive Information", "pre-clearing trades" of Directors, Officers, Designated Employees" and connected persons directly or through respective department heads as decided by Shree Tirupati Balajee FIBC Limited monitoring of trades and the implementation of the code of conduct under the overall supervision of the Board. The Compliance Officer shall maintain a record of the designated employees and any changes made in the list of designated employees.

The Compliance Officer shall assist all the employees in addressing any clarifications regarding the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time and the company's code of conduct.

2. Preservation of Price Sensitive Information.

Directors, Officers, Designated Employees and Connected Persons shall maintain the confidentiality of all Price Sensitive Information. Directors, Officers and Designated Employees and Connected Persons shall not pass on such information to any person directly or indirectly by way of making a recommendation for the purchase or sale of securities.

Price Sensitive Information is to be handled on a "need to know" basis, i.e., Price Sensitive Information should be disclosed only to those within Company who need the information to discharge their duty.

Files containing confidential information shall be kept secure. Computer files must have adequate security of login and password etc.

Preservation of misuse of "Price Sensitive Information".

All Directors, Officers and Designated Employees of the Company and Connected Persons shall be subject to trading restrictions as enumerated below.

- i When the trading window is closed, the Directors, Officers, Designated Employees and Connected Persons shall not trade in the company's securities in such period.
- ii. The trading window shall be, inter alia closed at the time:
 - a. Declaration of financial results (quarterly, half-yearly and annually).
 - b. Declaration of dividends (interim and final).
 - c. Issue of securities by way of public/rights/bonus etc.
 - d. Any major expansion plans or execution of new projects.
 - e. Amalgamation, mergers, takeovers and buy-back.
 - f. Disposal of whole or substantially whole of the undertaking.
 - g. Any changes in policies, plans or operations of the Company
 - h. And any other matter which is likely to be price sensitive.

- **iii.** Closure of trading window shall commence at least 7 days before or such other reasonable time period before the date of meetings of Board of Directors are held to consider any of the items referred hereinabove, unless decided otherwise by the board.
- iv. The trading window shall be **re-opened 48 hours after** the information referred hereinabove, is made public.
- v. All directors/officers/designated employees of the Company and Connected Persons shall conduct all their dealings in the securities of the Company only during trading window is open.

All Directors, Officers and Designated Employees shall not engage in dealing in securities, whether on their own account or on behalf of the Dependent and shall ensure that their Dependent shall also not engage in Dealing in Securities on their own account, if such Director, Officer or Designated Employees is in possession of any unpublished price sensitive information.

3. Trading Plan

An insider shall formulate a trading plan and present it to the compliance officer for approval and public disclosure pursuant to which trades may be carried out on his behalf in accordance with such plan.

Insider shall submit trading plan before six months from commencement of trading.

Insider shall not inter into the transaction between the twentieth trading day prior to the last day of any financial period for which results are required to be announced by the Company of the securities and the second trading day after the disclosure of such financial results.

If another trading plan is already in existence no other plan shall be accepted covering the same time period.

Insider in his trading plan shall set out number of Securities to be traded along with the nature of the trade and time gap between the trade and dates on which such trade shall be effected.

Compliance officer shall review the trading plan, approve and monitor the implementation of the plan.

The trading plan once approved shall be **irrevocable** and the insider 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.

The Insider shall not execute the aforesaid trading plan 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 and in such event Insider shall execute trading plan when such information shall become public.

After approval the trading plan Compliance Officer shall inform the NSE about the approved trading plan and the same will be broadcast on Company's website.

Insider shall submit trading plan along with the declaration and application in

"Annexure – 1 to 3" or any other format specified by SEBI or NSE.

4.Pre-clearance of trades

All Directors, Officers, Designated employees of the Company and Connected Persons who intend to deal in the securities of the Company should pre-clear the transaction as per the pre-dealing procedure as described hereunder.

An application may be made in prescribed format (Annexure 2) to the Compliance Officer indicating the estimated number of shares that the Insider intends to deal in, the depository with which he/she has an account and the details as to his/her shareholding before and after the intended transaction.

An undertaking (Annexure 3) shall be executed in favour of the company by such directors, officers, designated employees incorporating, inter alia, the following clauses, as may be applicable:

- a) That the directors, officers, designated employees do not have any access or has not received "Price Sensitive Information" up to the time of signing the undertaking.
- b) That in case the employee, director, officer has access to or receives "Price Sensitive Information" after the signing of the undertaking but before the execution of the transaction he/she shall inform the Compliance Officer of the change in his position and that he/she would completely refrain from dealing in the securities of the Company till the time such information becomes public.
- c) That he/she has not contravened the code of conduct for prevention of insider trading as notified by the Company from time to time.
- d) That he/she has made a full and true disclosure in the matter.

5. Other restrictions

All directors, officers, designated employees their dependents and Connected Persons shall execute their order in respect of securities of the Company within one week after the approval of pre-clearance is given. If the order is not executed within one week after the approval is given, the directors, officers, designated employees must pre-clear the transaction again.

All directors/ officers/ designated employees who buy or sell and number of shares of the Company shall not enter into an opposite transaction i.e. sell or buy any number of shares during the next six months following the prior transaction. All directors/ officers/designated employees shall also not take positions in derivative transactions in the shares of the Company at anytime.

In the case of subscription in the primary market (initial public offers), the above mentioned persons shall hold their investments for a minimum period of 30 days. The holding period would commence when the securities are actually allotted.

In case the sale of securities is necessitated by personal emergency, the holding period may be waived by the Compliance Officer after recording in writing his/her reasons in this regard.

6. Reporting requirements for transactions in securities Initial Disclosures

Every promoter, key managerial personnel and director of every company whose securities are listed on any recognized stock exchange shall disclose his latest holding of Securities of the Company mentioning date of holding as on or before listing of the shares with the NSE Ltd.;

Every person on appointment as a key managerial personnel or a director of the Company or upon becoming a promoter shall disclose his 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 to the Company /Compliance Officer.

Continual Disclosures

Every promoter, employee and director of every company shall disclose to the Company the number of such securities acquired or disposed of within two trading days of such transaction if the value of the securities traded, whether in one transaction or a series of transactions over any calendar quarter, aggregates to a traded value in excess of ten lakh rupees or such other value as may be specified by SEBI time to time.

Compliance Officer of the Company shall notify the particulars of such trading to the stock exchange on which the securities are listed within two trading days of receipt of the disclosure or from becoming aware of such information.

Disclosures by other connected persons.

Disclosures shall be made as per the SEBI (Insider Trading) Regulation, 2015

Compliance Officer shall maintain records of all the declarations in the appropriate form given by the directors, officers, designated employees for a minimum period of three years.

The Compliance Officer shall place before the Managing Director or Chief Executive Officer or Chief Financial Officer or a committee specified by the Company on a monthly basis all the details of the dealing in the securities by Director, Officer, and Designated Employees of the Company and the accompanying documents that such persons had executed under the pre-dealing procedure as envisaged in this code.

7. Penalty for contravention of code of conduct

Any Director, Officer, Designated Employees who trades in securities or communicates any Information for trading in securities in contravention of the code of conduct may be penalized and appropriate action may be taken by the Company.

Any Director, Officer, Designated Employees of the Company who violate the code of conduct shall also be subject to disciplinary action by the company which may include wage/salary freeze, suspension, ineligible for future participation in employee stock option plans etc.

The action by Company shall not preclude SEBI from taking any action in case of violation of SEBI (Prohibition of Insider Trading) Regulations, 2015 and the <u>SEBI has powers in case of violation of the aforesaid regulations to order for Penalty which shall not be less then Rs. 5 Lakhs but may increase upto 25 Crores and or imprisonment upto 10 years or both.</u>

8. Information to SEBI in case of violation of SEBI (Prohibition of Insider Trading) Regulations,2015

In case it is observed by company / Compliance Officer that there has been a violation of SEBI (Prohibition of Insider Trading) Regulations, 2015 SEBI shall be informed by the Company.

(Annexure-1) <u>Trading Plan</u>

(Under Code of Conduct of the Company read with SEBI Insider Trading regulation, 2015)

	mpliance Officer irupati Balajee FIE	3C Limited					
Dear Si	r /Madam						
Ref: DP's name DPID CLIENT ID Name of insider Address		: : : :					
Your approval is solicited for proposed Trading Plan purchase & sale of securities of the Company ir physical / demat form. I am furnishing details of trade to be made in six month after approval of the proposed trading plan:-							
Sl. No.	Nature of Trade	Number of Securities to be trade	Time intervals between Two Trades	Date of propose trade			
1100			2110 22000				
 I confirm that I do not have access to the unpublished price sensitive information and also have not received unpublished price sensitive information till today; that in case I have access to the price sensitive information or receives it after approving the trading plan I shall inform the change and refrain from dealing in securities till the information becomes public; that I have not contravened the code of conduct for prevention of insider trading as notified by the Company that whatever is stated above is true and correct to the best of knowledge and nothing has been concealed. 							
Designa							

(Annexure-2)

Application for pre-clearance of trade
(Under Code of Conduct of the Company read with Insider Trading regulation, 2015)

To,						
The Compliance Officer						
Shree Tirupati Balajee FIBC Limited						
Dear Sir /Madam						
Ref: DP's name	·					
DPID	:					
CLIENT ID	i					
Name of insider	:					
Address	·					
Your approvals is solicidemat form.	ted for purchase/sale of	securities of the Company in physical /				
I state on solemn affirma	ition:					
		Company who may reasonably be expected to				
	ished price sensitive information in					
		o. of securities) securities of the Company in				
	mediately on receipt of clearance for					
3. that I am aware of the	code of conduct for Prohibition o	f Insider Trading (PIT) and that the provisions				
are applicable tome.						
	cess to the unpublished price sen ve information till today;	sitive information and also have not received				
		on or receives it after signing this undertaking,				
		ties till the information becomes public;				
		revention of insider trading as notified by the				
Company	1	2				
7. I will hold/not repurch		rities for a minimum period of thirty days from				
the date of purchase/sale		trading days from the date of narmission for				
	n take the clearance for the same.	trading days from the date of permission for				
_		he best of knowledge and nothing has been				
concealed.	ed above is true and correct to t	the best of knowledge and nothing has been				
Yours truly						
Signature						
Name						
Designation						
Employee Code no						

(Annexure-3)

UNDERTAKING

UNDERTARING				
I aged about years, Son of	working in the capacity of in Shree			
Tirupati Balajee FIBC Limited (hereinafter referred to as "C undertake asunder:	ompany") do hereby solemnly declare and			
1. that I am working with the company w.e.f	pany or I have purchased nos. of shares of able). It and agree to comply with the Company's itive Information" upto the time of signing tive Information after the signing of the			
undertaking but before the execution of the transaction for wh compliance officer of the Company of the change in my positio dealing in the securities of the company till the time such inform 6. that I shall not communicate, counsel or procure directly and	n and that I would completely refrain from nation becomes public. indirectly any unpublished Price Sensitive			
Information (PSI)as mentioned in Company's code of conduct such unpublished PSI & shall keep the confidential information 7. that I shall provide Initial disclosure about shareholding in the Company.	which is in my possession secured. he requisite form to the compliance officer			
8. that I shall undertake to seek pre-clearance of the compliance shall make an application, submit required forms duly filled and				
9. that I shall give annual statement of shareholding in Compaling with my dependent.	any's securities by 30th April of every year			
10. that I have not contravened the code of conduct for preve Company and shall be fully liable in any event of contravention 11. That I have made a full and true disclosure in the matter.				
Yours truly Signature				
Name Designation				

Employee Code no......

Approval of Trading Plan

1.	I,, Compliance Officer of the Company, have reviewed the Trading Plan submitted
	by the Insider of the Company and Insider has furnished all the information/undertaking which I
	have demanded.

- 2. The aforesaid plan is not violating any code of conduct and SEBI (Insider Trading) Regulation, 2015.
- 3. I shall monitor the implementation of the Plan.

For Shree Tirupati Balajee FIBC Limited

Compliance Officer