

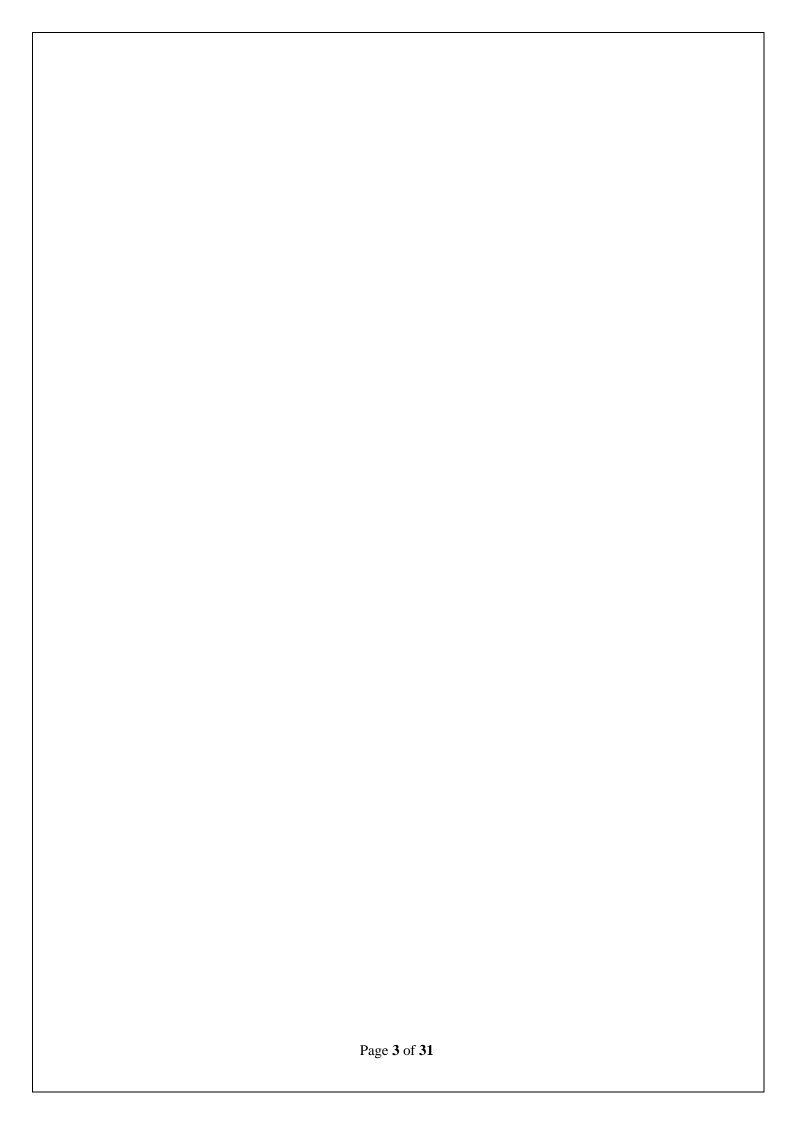
# CODE OF CONDUCT FOR REGULATING, MONITORING AND REPORTING OF TRADING BY INSIDERS AND INSIDER TRADING POLICY PARAS DEFENCE AND SPACE TECHNOLOGIES LIMITED

#### **Document Control**

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#### 1. INTRODUCTION

In accordance with the Insider Trading Regulations, the Board, has adopted this code of conduct for regulating, monitoring and reporting of trading by Insiders (the "**Code**").

#### 2. APPLICABILITY

This Code shall be applicable to Connected Persons, Insiders, the Designated Persons and their Immediate Relatives, and includes any person in the possession of Unpublished Price Sensitive Information.

#### 3. **DEFINITIONS**

- (i). "Act" means the Securities and Exchange Board of India Act, 1992.
- (ii). "Board" means the Board of Directors of the Company.
- (iii). "Company" means Paras Defence and Space Technologies Limited.
- (iv). "Compliance Officer" means any 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 the Insider Trading Regulations, and who shall be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the rules of preservation of Unpublished Price Sensitive Information, monitoring of trades and the implementation of the codes specified under the Insider Trading Regulations under the overall supervision of the Board.

#### (v). "Connected Person" means:

- a) any person who is or has during the six months prior to the concerned act been associated with the Company, 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himself and the Company whether temporary or permanent, that allows such person, directly or indirectly, access to Unpublished Price Sensitive Information or is reasonably expected to allow such access.
- b) Without prejudice to the generality of the foregoing, the persons falling within the following categories shall be deemed to be connected persons unless the contrary is established,
  - An Immediate Relative of Connected Persons specified in clause (a); or
  - A holding company or associate company or subsidiary company; or
  - An intermediary as specified in Section 12 of the Securities and Exchange Board of India Act, 1992, as amended or an employee or director thereof; or
  - An investment company, trustee company, asset management company or an employee or director thereof; or
  - An official of a stock exchange or of clearing house or corporation; or
  - 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; or
  - 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, as amended; or
  - An official and/or employee of a self-regulatory organization recognized or authorized by the Board;
  - A banker of the Company; or
  - A concern, firm, trust, Hindu undivided family, company or association of persons Page 4 of 31

wherein a director of the Company or his immediate relative or banker of the Company, has more than ten per cent, of the holding or interest.

(vi). **"Dealing in Securities"** means an act of subscribing to, buying, selling or agreeing to subscribe to, buy, sell or otherwise deal in the securities of the Company either as a principal or an agent.

#### (vii). **"Designated Persons"** means:

- a) the promoter of the Company;
- b) All directors of the Company (Executive, Non-Executive and Independent, whether Whole-Time or not):
- c) All Key Managerial Personnel;
- d) All functional / departmental heads of the Company by whatever name called;
- e) All employees of the Company in finance, accounts, legal, treasury, costing, MIS and secretarial department;
- f) All Employees of the Company and employees of its material subsidiaries who are (i) up to two levels below the chief executive officer, and (ii) in specified departments including secretaries to Whole-Time Directors or Key Managerial Personnel and the information technology department;
- g) The Company Secretary of the Company;
- h) Any support staff of the Company, such as IT staff or secretarial staff, including part time employees, secondees, interns, etc. who have access to Unpublished Price Sensitive Information; and
- i) Such other officers / employees of the Company and its material subsidiaries, as may be decided by the Board of Directors in consultation with the Compliance Officer / Managing Director & Chief Executive Officer, from time to time, on the basis of their function and role in the organization
- j) Any other employee or other Connected Person of the Company, as may be designated or notified by the Company from time to time for meeting the objectives of the Code.
- (viii). **"Employee"** means every employee of the Company including the Directors in the employment of the Company.
- (ix). **"Generally available Information**" means information that is accessible to the public on a non- discriminatory basis.
- (x). **"Immediate Relative"** means a spouse of a person, and includes parent, sibling, and child of such person or of the spouse, any of whom is either dependent financially on such person, or consults such person in taking decisions relating to trading in securities.
- (xi). "Informant" means an individual(s), who voluntarily submits to the Board a Voluntary Information Disclosure Form relating to an alleged violation of insider trading laws that has occurred, is occurring or has a reasonable belief that it is about to occur, in a manner provided under Insider Trading, regardless of whether such individual(s) satisfies the requirements, procedures and conditions to qualify for a reward.
- (xii). **"Insider"** means any person who is:
  - a) a Connected Person; or
  - b) in possession of or having access to Unpublished Price Sensitive Information.
- (xiii). **"Insider Trading Regulations**" means the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, as amended.
- (xiv). **"Key Managerial Personnel"** means key managerial personnel as defined under the Page 5 of 31

Companies Act, 2013, as amended, and includes:

- chief executive officer or the managing director or the manager of the Company;
- company secretary of the Company;
- whole-time director of the Company;
- chief financial officer of the Company; Such other officer, not more than one level below
  the directors who is in whole-time employment, designated as key managerial personnel
  by the Board; and
- such other officer as may be prescribed under the Securities and Exchange Board of India Act, 1992, as amended.
- (xv). "Material Financial Relationship" shall have the meaning assigned to it under the Insider Trading Regulations.
- (xvi). **"Promoter"** shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended or the Companies Act, 2013, as amended or any modification thereof, which includes:
  - a) who has been named as such in a draft offer document or offer document or is identified by the issuer in the annual return referred to in section 92 of the Companies Act, 2013;
  - b) who has control over the affairs of the issuer, directly or indirectly whether as a shareholder, director or otherwise;
  - c) in accordance with whose advice, directions or instructions the board of directors of the issuer is accustomed to act:

Provided that nothing in sub-clause (c) shall apply to a person who is acting merely in a professional capacity.

- (xvii). **"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.
- (xviii). "**Reward**" means any gratuitous monetary amount for which an Informant is declared eligible as per the provisions of the Insider Trading Regulations.
- (xix). **"Securities"** shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956, as amended except units of a mutual fund.
- (xx). **"Takeover Regulations"** means the Securities and Exchange Board India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, or any modification thereof.
- (xxi). **"Trading"** means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities, and "trade" shall be construed accordingly.
- (xxii). "Trading Day" means a day on which the recognized stock exchanges are open for trading;
- (xxiii). "Trading Window" means a trading period in which Paras Defence and Space Technologies Limited securities can be traded.
- (xxiv). **"Stock Exchange"** means a recognised Stock Exchange as defined under clause (f) of Section 2 of the Securities Contracts (Regulation) Act, 1956, as amended.
- (xxv). **"Unpublished Price Sensitive Information**" means any information relating to a Company or its securities, directly or indirectly, that is not 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) e
- v) merger, de-merger, acquisitions, delisting, disposals and expansion of business and such other transactions;
- vi) change in key managerial personnel;

#### 4. ROLE OF COMPLIANCE OFFICER

The Compliance Officer shall:

- i. be responsible for setting forth policies, procedures, monitoring adherence to the rules for the preservation of Unpublished Price Sensitive information; pre-clearing of trades by Designated Employees' and their dependents; and monitoring of trades and the implementation of this Code of Conduct under the overall supervision of the Managing Director of the Company. He shall work under the direct control, direction and superintendence of the Managing Director and he shall accordingly report to him.
- ii. report on insider trading to the Board of the Company and in particular, shall provide reports to the Chairman of the Audit Committee or to the Chairman of the Board at least once in a year.
- iii. be entitled to seek declaration to the effect that the applicant for pre-clearance is not in possession of any UPSI prior to approving any trade.
- iv. assist all employees in addressing any queries or seeking clarifications in relation to the PIT Regulations and the Company's Code of Conduct.
- v. maintain Database of the Designated Persons and any changes made therein, disclosures and such other records, as required under this Code.
- vi. responsible for the implementation of Code Practice and Procedure for Fair Disclosure and this Code of Conduct.
- vii. review and approve trading plan, in consultation with the Managing Director, and seek express undertaking with respect to the trading plan confirming that the Trading Plan does not or would not violate any regulation of the PIT Regulations.
- viii. notify trading plan to the Stock Exchanges where the securities of the Company are listed.
- ix. maintain, disclosures made by the Designated Persons for a period of five years.

promptly report to the stock exchanges regarding violation of the regulations.

#### 5. PRESERVATION OF UNPUBLISHED PRICE SENSITIVE INFORMATION

- (i). All information shall be handled within the Company on a need-to-know basis and no Insider shall communicate, provide or allow access to any Unpublished Price Sensitive Information, relating to the Company or the Securities proposed to be listed, to any person including other Insiders except where such communication is in furtherance of the legitimate purposes, performance of duties or discharge of his legal obligations.
- (ii). No person shall procure from or cause the communication by any Insider of Unpublished Price Sensitive Information, relating to a Company or Securities listed or proposed to be listed, except in furtherance of the legitimate purposes, performance of duties or discharge of his legal obligations. For purposes of the Code, 'legitimate purposes' shall include sharing of Unpublished Price Sensitive Information in the ordinary course of business by an Insider with partners, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors,

auditors, insolvency professionals or other advisors or consultants, provided that such sharing shall not been carried out to evade or circumvent the prohibitions of the Insider Trading Regulations in accordance with the determination made under the Code Of Practices And Procedures For Fair Disclosure Of Unpublished Price Sensitive Information.

- (iii). Any person in receipt of Unpublished Price Sensitive Information pursuant to a "legitimate purpose" shall be considered an Insider for purposes of the Insider Trading Regulations and due notice shall be given to such persons to maintain confidentiality of such Unpublished Price Sensitive Information in compliance with the Insider Trading Regulations.
- (iv). An insider need to ensure that details of the persons/entities including name and PAN or any other identifier authorized by law where PAN is not available, with whom UPSI is shared, is immediately provided to the Compliance Officer to enable maintenance of structured digital database as required under SEBI Insider Trading Regulations.
- (v). Notwithstanding anything contained herein, Unpublished Price Sensitive Information may be communicated, provided, allowed access to or procured, in connection with a transaction which would entail:
  - a) an obligation to make an open offer under the Takeover Regulations where the Board is of informed opinion that sharing of such information is in the best interests of the Company; or
  - b) not attracting the obligation to make an open offer under the Takeover Regulations but where the Board is of informed opinion that sharing such information is in the best interests of the Company and the information that constitutes Unpublished Price Sensitive Information is disseminated to be made Generally Available at least two trading days prior to the proposed transaction being affected in such form as the Board may determine to be adequate and fair to cover all relevant and material facts.

For the purposes of clause (iii) above, the Board shall require the parties to execute agreements to contract confidentiality and non-disclosure obligations on the part of such parties and such parties shall keep information so received confidential, except for the purpose provided in clause (iii) above and shall not otherwise trade in Securities of the Company when in possession of Unpublished Price Sensitive Information.

- c) The Board shall ensure that a structured digital database is maintained containing the names of such persons or entities as the case may be with whom 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.
- (vi). For the purposes of this Code, "need to know" shall mean:
  - a) that Unpublished Price Sensitive Information should be disclosed only to those within the Company who need the information to discharge their duty and whose possession of such information will not give rise to a conflict of interest or appearance of misuse of the information; or
  - b) that all information that is not Generally Available, if directly received by any Employee should immediately be reported to the head of the department.
- (vii). There shall be limited access to confidential information. Files containing confidential information shall be kept secure. Computer files shall have adequate security of login, password and firewall protection.
- (viii). Designated Persons in the Company shall be governed by this Code.

#### (ix). Chinese Walls:

- a) Identification of Inside Areas and Public Areas: To prevent the misuse of confidential information the Company shall establish procedures and processes which separate/demarcate those areas of the Company which routinely have access to Unpublished Price Sensitive Information, considered "Inside Areas" from other departments providing support services, considered "Public Areas".
- b) The Designated Persons in an Inside Area shall not communicate any Unpublished Price Sensitive Information to any one in Public Area.
- c) Even on a particular side of the Chinese Wall, Unpublished Price Sensitive Information may not be shared among Designated Persons or any other recipient of such information, except on a need-to-know basis.
- d) In exceptional circumstances persons from Public Areas may be brought "over the wall" and given confidential information strictly on "need-to-know basis". Upon the transmission of Unpublished Price Sensitive Information in the foregoing manner, the relevant person from the public area, if not already a Designated Person, will be deemed to be a Designated Person and shall become bound by this Code of Conduct.
- e) Crossing the Chinese Wall: To complete or assist in a particular mandate or assignment of an Inside Area of the Chinese Wall, assistance of Designated Persons in the Public Area may be required for discussion on or as a part of a team for such mandate or assignment. In such an instance, the Designated Persons in the Public Area would be considered as having "Crossed the Chinese Wall" and have come on the Inside Area of the Chinese Wall, only during the duration of the mandate/assignment. Approval of the Head of the concerned business must be obtained to Cross the Chinese Wall and such precautions taken, as may be stipulated. Such "crossing of Chinese Wall" should be reported to the Compliance Officer for his records.
- f) Responsibilities post Crossing of the Wall: While any Designated Persons from the Public Area is in the Inside Area after having crossed the Chinese Wall, he shall strictly maintain the confidentiality of the transaction or UPSI and will be subject to general principles governing confidentiality and the handling and use of Unpublished Price Sensitive Information.
- g) Persons crossing the Chinese Wall shall be provided with only such information as is reasonably necessary and appropriate for him to accomplish the purpose for which the Chinese Wall is crossed from the Public Area to the Inside Area.

#### 6. STRUCTURED DIGITAL DATABASE AND INTERNAL CONTROL:

#### **Structured Digital Database:**

- a) The Compliance Officer shall maintain a structured digital database containing the nature of UPSI and names of persons/entities with whom the information is shared along with Permanent Account Number (PAN) or any identifier authorised by law where Permanent Account Number (PAN) is not available.
- b) The data base shall be maintained internally with adequate internal control and checks such as time stamping and audit trails to ensure non-tampering of the database.
- c) The data base shall be preserved for at least 08 (eight) years after completion of relevant transactions. In case of any investigation or enforcement proceedings, the relevant information shall be preserved till completion of such proceedings.

#### **Internal Control:**

The Compliance Officer shall ensure that the internal control system for prevention of insider trading includes following:

- a) all employees who have access to UPSI are identified as designated persons;
- b) all UPSI shall be identified and its confidentiality shall be maintained as per the requirements of the regulations;
- c) adequate restrictions shall be placed on communication or procurement of UPSI as required by the regulations:
- d) lists of all employees and other persons with whom UPSI is shared shall be maintained and confidentiality agreements shall be signed or notice shall be served to all such employees and persons;
- e) all other relevant requirements specified under the regulations shall be complied with; periodic process review to evaluate effectiveness of such internal controls.

#### **Role of Audit Committee:**

The Audit Committee of the Board of Directors shall:

- a) review compliance with the provisions of the regulations at least once in a financial year;
- b) verify that the systems for internal control are adequate and are operating effectively.

#### 7. TRADING PLANS

(i). An Insider shall be entitled to 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. Application for Trading plan shall be given as per the format given in Annexure I. Letter of intimation of approval of trading plan shall be given as per the format give in Annexure II

#### (ii). Trading plans shall:

- a) not entail commencement of trading on behalf of the Insider earlier than six months from the public disclosure of the plan;
- b) not entail trading for the period between the twentieth trading day prior to the last day of any financial period for which results are required to be announced by the Issuer of the Securities and the second trading day after the disclosure of such financial results;
- c) entail trading for a period of not less than twelve months;
- d) not entail overlap of any period for which another trading plan is already in existence;
- e) set out either the value of trades to be affected or the number of securities to be traded along with the nature of the trade and the intervals at, or dates on which such trades shall be affected; and
- f) not entail trading in securities for market abuse.
- (iii). The Compliance Officer shall review the trading plan made as above and shall assess whether the plan would have any potential for violation of the Insider Trading Regulations. He shall be entitled to take express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan as per provisions of the Insider Trading

Regulations.

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 and restrictions on contra trade shall not be applicable for trades carried out in accordance with an approved trading plan.

(iv). 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.

Provided that the implementation of the trading plan shall not be commenced, if at the time of formulation of the plan, the Insider is in possession of any Unpublished Price Sensitive Information and the said information has not become generally available at the time of the commencement of implementation. The commencement of a trading plan shall be deferred until such Unpublished Price Sensitive Information becomes generally available information. Further, the Insider shall also not be allowed to deal in securities of the Company, if 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.

- (v). Upon approval of the trading plan, the compliance officer shall notify the plan to the stock exchanges on which the securities are listed.
- (vi). An insider is required to intimate the Compliance Officer regarding execution of trading plan within two Trading days of each transaction mentioned under the trading plan as proforma provided in Annexure III:

#### 8. TRADING WINDOW AND WINDOW CLOSURE

- (i). a) Trading window shall mean a notional trading window which shall be used as an instrument of monitoring trading by Designated Persons.
  - b) The trading window shall be closed when the Compliance Officer determines that a Designated Person or class of Designated Persons can reasonably be expected to have possession of Unpublished Price Sensitive Information. Such closure shall be imposed in relation to such Securities to which such Unpublished Price Sensitive Information relates.
  - c) When the trading window is closed, the Designated Persons and their Immediate Relatives shall not Deal in Securities of the Company. Trading restriction period shall be made applicable from the end of every quarter till 48 hours after the declaration of financial results. The gap between clearance of accounts by audit committee and board meeting should be as narrow as possible and preferably on the same day to avoid leakage of material information.
  - d) All Designated Persons and their Immediate Relatives shall conduct their dealings in the securities of the Company only in a valid trading window and shall not deal in any transaction involving the purchase or sale of the Company's Securities during the periods when the trading window is closed, as referred to in clause (c) above or during any other period as may be specified by the Company from time to time.
- (vii). The Compliance Officer shall intimate the closure of trading window to all the Designated Persons of the Company.
- (viii). The Compliance Officer after considering various factors including the Unpublished Price Sensitive Information in question becoming generally available and being capable of assimilation by the market, shall decide the timing for re-opening of the trading window. In any

event such re-opening shall not be earlier than forty-eight hours after the information becomes generally available.

#### 9. PRE-CLEARANCES OF TRADE

- (i). Dealing in Securities of the Company by all Designated Persons, when the trading window is opened and if the value of the proposed trades is above 1000 shares or Rs. 0.2 million (market value) or 1% of total shareholding, whichever is lower, shall be subject to pre-clearance by the Compliance Officer. The pre-clearance procedure shall be as hereunder:
  - I. An application may be made in the prescribed Form I and Form IA to the Compliance Officer indicating the estimated number of Securities that the Designated Person intends to deal in, the details as to the depository with which he has a security account, the details as to the Securities in such depository mode and such other details as may be required by any rule made by the Company in this behalf.
  - II. An undertaking as provided in Form I shall be signed or executed in favor of the Company by such Designated Person incorporating, *inter alia*, the following clauses, as may be applicable:
    - That the Employee/director/officer of the Company does not have any access or has not received Unpublished Price Sensitive Information up to the time of signing the undertaking.
    - That in case the Designated Person has access to or receives Unpublished Price Sensitive Information after the signing of the undertaking but before the execution of the transaction he/she shall inform the Compliance Officer of such change in position and that he/she would completely refrain from dealing in the Securities of the Company till the time such information becomes public.
    - That he/she has not contravened the Code as notified by the Company from time to time.
    - That he/she has made a full and true disclosure in the matter.
  - III. The Compliance Officer shall confidentially maintain a list of such Securities as a "restricted list" which shall be used as the basis for approving or rejecting applications for pre-clearance of trades.
  - IV. All Designated Persons and their Immediate Relatives shall execute their trade in respect of Securities of the Company within 7 (seven) Trading Days after the approval of preclearance is given. The Designated Person shall file within 2 (two) Trading Days of the execution of the deal, the details of such deal with the Compliance Officer in the prescribed Form C. In case the transaction is not undertaken, a report to that effect shall be filed in the prescribed Form II.
  - V. If the order is not executed within 7 (seven) Trading Days after the approval is given, the employee/ director must seek fresh pre-clearance of the transaction.
  - VI. All Designated Persons who buy or sell any number of Securities of the Company shall not enter into a contra trade i.e. sell or buy any number of Securities of the Company during the next 6 (six) months following the prior transaction. All Designated Persons shall also not take positions in derivative transactions in the Securities of the Company at any time. In case of any 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 Securities and Exchange Board of India for credit to the Investor Protection and Education Fund administered by the Securities and Exchange Board of India act, 1992, as amended, provided that this shall not be

applicable for trades pursuant to exercise of stock options.

- VII. In case of subscription in the primary market (initial public offers), the above-mentioned entities shall hold their investments for a minimum period of 30 (thirty) days. The holding period would commence when the Securities are allotted.
- VIII. The Compliance Officer may waive off the holding period in case of sale of securities in personal emergency upon receipt of an application on this behalf in prescribed Form III and after recording reasons in writing for the same. However, no such sale will be permitted when the trading window is closed.
- (ii). No Designated Persons shall apply for pre-clearance of any proposed Trade by such Designated Person or his/her Immediate Relative, if such Designated Person or his/her Immediate Relative is in possession of Unpublished Price Sensitive Information even if the trading window is not closed.

#### 10. AWARENESS AMONG EMPLOYEES

Investor Services Division, Board Secretariat with consultation with Human Resource Department shall develop mechanism to make employees aware of the duties and responsibilities attached to the receipt of Insider Information and the liability that attaches to misuse or unwarranted use of such information.

#### 11. OTHER RESTRICTIONS

- (i). The disclosures to be made by any person under this Code shall include those relating to trading by such person's Immediate Relatives, and by any other person for whom such person takes trading decisions.
- (ii). The disclosures of trading in securities shall also include trading in derivatives of securities and the traded value of the derivatives shall be considered for purposes of this Code.
- (iii). The disclosures made under this Code shall be maintained for a period of five years.

#### (iv). INTERNAL CONTROL

- (a) The chief executive officer or managing director or such other analogous person of the Company shall put in place adequate and effective system of internal controls to ensure compliance with the requirements given in Insider Trading Regulations to prevent insider trading. Further, the Board is to ensure that the requirements are met by such persons under the Insider Trading Regulations.
- (b) The internal controls shall include the following:
- i. Designated Persons:
- ii. all the Unpublished Price Sensitive Information shall be identified and its confidentiality shall be maintained as per the requirements of the Insider Trading Regulations;
- iii. adequate restrictions shall be placed on communication or procurement of Unpublished Price Sensitive Information as required by the Insider Trading Regulations;
- iv. lists of all employees and other persons with whom Unpublished Price Sensitive Information is shared shall be maintained and confidentiality agreements shall be signed or notice shall be served to all such employees and persons;
- v. all other relevant requirements specified under the Insider Trading Regulations shall be complied with;
- vi. periodic process review to evaluate effectiveness of such internal controls.

- (c) The Audit Committee of the Company or other analogous body for intermediary or fiduciary shall review compliance with the provisions of the Insider Trading Regulations at least once in a financial year and shall verify that the systems for internal control are adequate and are operating effectively.
- (d) The Company shall formulate written policies and procedures for inquiry in case of leak or suspected leak of Unpublished Price Sensitive Information, which shall be approved by the Board and accordingly initiate appropriate inquiries on becoming aware of such information and inform the Board promptly of such leaks, inquiries and results of such inquiries;
- (e) If an inquiry has been initiated by the Company in case of leak or suspected leak of Unpublished Price Sensitive Information the relevant intermediaries and fiduciaries shall co-operate with the Company in connection with such inquiry conducted by the Company.
- (v). The Company shall not discharge, terminate, demote, suspend, threaten, harass, either directly or indirectly, or discriminate against any Employee who files a Voluntary Information Disclosure Form under the Insider Trading Regulations, irrespective of whether the information is considered or rejected by SEBI or he or she is eligible for a Reward under the Insider Trading Regulations, by reason of: (a) filing a Voluntary Information Disclosure Form under the Insider Trading Regulations; (b) testifying in, or otherwise assisting or aiding SEBI in any investigation, inquiry, audit, examination or proceeding instituted or about to be instituted for an alleged violation of the insider trading laws, or in any manner aiding the enforcement action taken by the Board; (c) breaching any confidentiality agreement or provisions of any terms and conditions of employment or engagement solely to prevent any employee from cooperating with SEBI in any manner.

For the purpose of this Clause, 'Employee' shall mean any individual who during employment may become privy to information relating to violation of insider trading laws and files a Voluntary Information Disclosure Form under the Insider Trading Regulations and is a director, partner, regular or contractual employee, but does not include an advocate.

It is further clarified that the Company does not require any Employee to establish that: (a) SEBI has taken up any enforcement action in furtherance of information provided by such person; or (b) the information provided fulfils the criteria of being considered as an 'original information' under the Insider Trading Regulations. No Employee that has filed a Voluntary Information Disclosure Form under the Insider Trading Regulations will be required to notify the Company of such filing, or seek its prior permission or consent or guidance of any person engaged by the Company, as the case may be, before or after such filing.

#### 12. REPORTING REQUIREMENTS FOR TRANSACTIONS IN SECURITIES

#### (i). Initial Disclosure

a) Every person on appointment as a Key Managerial Personnel or a director of the Company 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 (Seven) days of such appointment or becoming a promoter in the prescribed 'Form B' annexed to this Code.

#### (ii). Continual Disclosure

a) Every Promoter, member of the Promoter Group, Employee and director of the 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 more than Rs. 1 million or such other value as may be specified as per format of 'Form C' annexed to this Code;

b) 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.

Explanation: The disclosure of the incremental transactions after any Continual Disclosure as per above mentioned point b, shall be made when the transactions effected after the prior disclosure cross the threshold specified in clause (i) above.

#### (iii). Disclosure by other connected persons:

The Company may, at its discretion require any other connected person or class of connected persons to make disclosures of holdings and trading in securities of the company at such frequency as may be determined by the Board of Directors of the company in order to monitor compliance with these regulations as per format of 'Form D' annexed to this Code.

#### (iv). Disclosure of off-market trades:

The transactions which are off-market inter-se transfer among Insiders who are in possession of same UPSI in terms of Reg. 4(1)(i) of the regulations shall report such off-market trades to the Company within 2 trading days from the transaction. The Company shall notify the particulars of such trades within 2 trading days to the stock exchanges from the receipt of disclosure or becoming aware of such information.

#### (v). Disclosures by Designated Persons:

#### a) Annual Disclosure:

The Designated Persons shall disclose on an annual basis, and as and when the information changes, following information of their immediate relatives and the persons with whom such designated person(s) shares a material financial relationship:

- Names
- Permanent Account Number
- Phone, mobile and cell numbers which are used by them

NOTE: 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 from a designated person during the immediately preceding 12 months, equivalent to at least 25% of the annual income of such designated person but shall exclude relationships in which the payment is based on arm's length transactions.

#### b) One-time disclosure:

The Designated Persons shall disclose to the Company the names of the educational institutions from which designated persons graduated and the names of their past employers on a one-time basis.

#### 13. REPORTING REQUIREMENTS FOR DESIGNATED PERSONS

(i). All Designated Persons shall disclose the annual statement of all Securities of the Company held as on March 31 every year, in the format set out in Form IV on or prior to April 25 of the next Financial Year.

- (ii). All Designated Persons shall disclose along with the annual statement referred in 11. (i) above a list of all their Immediate Relatives and of persons with whom such Designated Persons have Material Financial Relationship along with telephone and mobile numbers used by them and their respective permanent account number issued by the Income-Tax Department. In absence of permanent account number, any other identifier authorized by law shall be disclosed. In absence of both documents, the Compliance Officer shall decide on the identifier supposed to be disclosed.
- (iii). All Designated Persons who have been designated as on April 1, 2019 shall on a one time basis disclose the names of all educational institutions from where they have graduated and names of past employers. In case of persons designated after April 1, 2019, such information shall be given within 15 days of being a Designated Person.
- (iv). The Compliance Officer shall maintain records of all the declarations/undertakings/ forms as mentioned in this Code of Conduct, and received from time to time, for a period of five (5) Years.
- (v). The Compliance Officer shall take steps for disclosures required under this Code of Conduct to also be made through electronic filing in accordance with the system devised by the stock exchange.

#### 14. DISSEMINATION OF PRICE SENSITIVE INFORMATION

- (i). No information shall be passed by Designated Persons by way of making a recommendation for the purchase or sale of Securities of the Company.
- (ii). Disclosure or dissemination of Unpublished Price Sensitive Information with special reference to analysts, media persons and institutional investors:

The following guidelines shall be followed while dealing with analysts and institutional investors:

- a) Only public information to be provided.
- b) At least two Company representatives be present at meetings with analysts, media persons and institutional investors.
- c) Unanticipated questions may be taken on notice and a considered response given later. If the answer includes Unpublished Price Sensitive Information, a public announcement should be made before responding.
- d) Simultaneous release of information after every such meeting.
- (iii). Where disclosure of Unpublished Price Sensitive Information is required to be made to any person in the course of a transaction, such disclosure shall be made on a "need to know" basis. Any such disclosure shall be made in accordance with the Insider Trading Regulations.

The following process shall be followed in bringing persons to whom Unpublished Price Sensitive Information is disclosed as 'insiders':

- a) All such persons shall be required to enter into agreements to contract confidentiality and non-disclosure obligations, in accordance with regulation 3(4) of the Insider Trading Regulations;
- b) The Compliance Officer shall explain to all such persons the obligations and consequences of breach of obligations set out in the Insider Trading Regulations.
- c) The Compliance Officer shall maintain a list of all persons brought in as 'insiders' pursuant to this Code.

#### 15. PENALTY FOR CONTRAVENTION OF THE CODE OF CONDUCT

- (i). Every Designated Person shall be individually responsible for complying with the provisions of the Code (including to the extent the provisions hereof are applicable to his/her dependents).
- (ii). Any Designated Person who trades in securities or communicates any information for trading in Securities, in contravention of this Code may be penalized and appropriate action may be taken by the Company.
- (iii). Designated Persons who violate the Code shall also be subject to disciplinary action by the Company, which may include wage freeze, suspension, recovery, clawback, ineligibility for future participation in employee stock option plans, etc.
- (iv). The action by the Company shall not preclude the Securities and Exchange Board of India from taking any action in case of violation of the Insider Trading Regulations.
- (v). In case of the Board becoming aware of any violation by the Designated Person and immediate relatives of Designated Persons of the Insider Trading Regulation, the Board shall promptly inform the Securities and Exchange Board of India ("SEBI") of such violation in the format prescribed by SEBI.

#### **16. REVIEW AND AMENDMENTS**

The Board reserves the power to review and amend this Code from time to time. All provisions of this Code would be subject to revision or amendment in accordance with the applicable law as may be issued by relevant statutory, governmental or regulatory authorities, from time to time. In case of any amendment(s), clarification(s), circular(s) etc. issued by the relevant authorities are not consistent with the provisions laid down under this Code, then such amendment(s), clarification(s), circular(s) etc. shall prevail upon the provisions hereunder.

#### 17. CONCLUSION AND ASSISTANCE

All Designated Persons / Insiders are advised to familiarise themselves with the SEBI Regulations and comply with the same, as well as with the Code; both in letter and in spirit. Designated Persons / Insiders are also advised to ensure compliance by their Immediate Relatives.

For any assistance, advice or clarification on any questions, doubts or difficulties that may arise in the interpretation of this Code, you may contact the following persons:

Sr. No.	Name & Designation	Contact Number	Email Address
1.	Company Secretary and Compliance Officer	+91-22-6919 9999	cs@parasdefence.com

\*\*\*\*

# ANNEXURE - I APPLICATION FOR APPROVAL OF TRADING PLAN

To
The Compliance Officer
Paras Defence and Space Technologies Limited
D-112, TTC, Industrial Area, MIDC, Nerul
Navi Mumbai- 400706

Dear Sir/Madam,

Pursuant to SEBI (Prohibition of Insider Tra	ding) Regulations 2015, as amended, and the Company's
"Code of Conduct for Regulating, Monitoring	g and Reporting of Trading By Insiders", I seek approval
for to purchase / sell / subscribe	_ Securities of Paras Defence and Space Technologies
Limited (give description) as per the details	given below:

1.	Name of the Designated Person	
2.	Designation	
3.	Department	
4.	Number of securities held as on date	
5.	Folio No./DP ID/Client ID No.	
6.	Name of Relative & Relationship	Name:
	(if transaction on behalf of immediate	Relation:
	relatives)	
7.	The proposal is for	*a. Purchase of securities
		*b. Subscription to securities
		*c. Sale of securities
8.	Proposed date of trading in securities	
9.	Estimated number of securities proposed to	
	be acquired/subscribed to/sold (Range-	
	minimum or maximum approx.)	
10.	Price at which the transaction is Proposed	
	(Range-minimum or maximum approx.)	
11.	Current market price (as on the date of	
	application), if any as on the date and time	
	of application	
12.	· ·	
	through stock exchange or Off-market deal	
13.		
	securities will be credited/debited (Only in	
	case of off market deal)	

I enclose herewith the Undertaking duly signed by me. I request you to kindly pre-clear the above transaction.

Yours faithfully,

(Signature of Designated Person)

Encl.: As Above

For Office Use only

Form received on:			
Verified on:			
Verified by:	Signature of Verifying Officer		
Approved / Declined			
Compliance Officer			

### **ANNEXURE - II**

## FORMAT OF UNDERTAKING TO BE ACCOMPANIED WITH THEAPPLICATION FOR PRECLEARANCE

### **UNDERTAKING**

Date:				
To, The Compliance Officer, Paras Defence and Space Technologies Limited, D-112, TTC Industrial Area, MIDC, Nerul, Navi Mumbai - 400706				
I,, of the Company residing at, am desirous of trading in* shares of the Company as mentioned in my application dated for pre-clearance of the transaction.				
In this connection, I understand that that public disclosure of the above mentioned Trading Plan would be made by Paras Defence and Space Technologies Limited to the Stock Exchanges. I further confirm and declare that:				
a) I do not have access and/or have not received any "Unpublished Price Sensitive Information"				
<ul> <li>up to the time of signing the undertaking;</li> <li>b) the trading plan once approved shall be irrevocable and I shall mandatorily 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;</li> </ul>				
c) the implementation of the trading plan shall not be commenced if any unpublished price sensitive information in my possession at the time of the formulation of the plan and the same has not become generally available at the time of the commencement of implementation;				
d) I shall not entail commencement of trading earlier than six months from the public disclosure of				
<ul><li>the plan;</li><li>e) I shall not entail trading for the period 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 and the second trading day after the disclosure of such financial results;</li></ul>				
<ul><li>f) entail trading for a period of not less than twelve months;</li><li>g) I shall not entail overlap of any period for which another Trading Plan is already in existence;</li></ul>				
<ul> <li>h) I shall not entail trading in securities for market abuse;</li> <li>i) I have not contravened the "Code of Conduct for Regulating, Monitoring and Reporting of Trading By Insiders" as notified by the Company;</li> </ul>				
<ul> <li>j) I am aware that, I shall be liable to face penal consequences as set forth in the CODE including disciplinary action under the CODE of the Company, in case the above declarations are found to be misleading or incorrect at any time;</li> </ul>				
k) I hereby made a full and true disclosure in the matter.				
Approval for the Trading Plan may kindly be accorded in terms of provisions of the "Code Of Conduct For Regulating, Monitoring And Reporting of Trading By Insiders" in the Securities of Paras Defence and Space Technologies Limited".				
Signature: Name:				
Designation: Date:				
Place:				

## ANNEXURE - III LETTER OF INTIMATION OF TRADING PLAN / PRE-CLEARANCE

Name		
Employee No		
Designation		
Dear Sir/Madam,		

With reference to your application seeking approval for undertaking transactions in Securities detailed therein, please be informed that you are hereby authorised/not authorised to undertake the transaction(s) as detailed in your said application for approval of Trading Plan/ Pre-clearance.

Kindly note that in terms of the "Code of Conduct for Regulating, Monitoring and Reporting of Trading by Insiders in the Securities of Paras Defence and Space Technologies Limited":-

- (i) In case of approval of Trading Plan, such plan shall be irrevocable and you have to mandatorily 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
- (ii) in case of pre-clearance, the above mentioned transaction is to be completed within i.e. within seven trading days of the pre-clearance.

This approval (if any) is being issued to you based on the various declarations, representations and warranties made by you in your said application.

Further, you are required to file the details of the executed transactions in the attached format (Form-III) within two {2} trading days from the date of transaction/trade.

Kindly also note that in terms of "Code of Conduct for Regulating, Monitoring and Reporting of Trading by Insiders" in the Securities of Paras Defence and Space Technologies Limited, the Securities shall be held for a minimum holding period, if any specified in the CODE/Regulations.

In case of pre-clearance, the above sanction automatically stands withdrawn if subsequently the trading window is declared closed involving the period of sanction therein.

# $\frac{\text{ANNEXURE - IV}}{\text{FORMAT FOR DISCLOSURE OF PRE-APPROVED/ TRADING PLAN TRANSACTIONS}}$

(To be submitted within two trading days of transaction/Trading in Securities of the Company)

То				Date	:
The Complia Paras Defend D-112, TTC,	The Compliance Officer Paras Defence and Space Technologies Limited D-112, TTC, Industrial Area, MIDC, Nerul, Navi Mumbai - 400706				
Dear Sir/Mad	lam,				
DTEAILS OF	PRE-APP	ROVED/TRA	ADING PLAN TRANSA	ACTION	
Ref: Your Ap	proval Lett	er No	dated		
<ul><li>have</li><li>have</li></ul>	<ul> <li>I hereby inform that I</li> <li>have not traded in any securities, (in case of pre-clearance only)</li> <li>have traded to theSecurities(give description) as mentioned below on (date)</li> </ul>				
Name of Holder and Relations- hip	First or Joint Holder	No. of securiti es traded	Nature of Transaction (acquisition/dispo sal or otherwise)	DP ID/Client ID (electronic form ) or Folio no. for physical where the Securities will be debited or credited	Consideration Value (Rs.)
In connection with the aforesaid transaction(s), I hereby undertake to preserve, for a period of 5 (Five) years and produce to the Compliance Officer/SEBI any of the following documents:  1. Broker's contract note 2. Proof of payment to/from brokers 3. Extract of bank passbook/statement (to be submitted in case of demat transactions).					
			pplicable in case of sa		,
I declare that the above information is correct and that no provisions of the "Code of Coduct for Regulating, Monitoring and Reporting of Trading by Insiders in the Securities of Paras Defence and Space Technologies Limited" and/or applicable laws/regulations have been contravened for effecting the above said transaction(s).					
I agree to hold the above Securities for minimum holding period, if any specified in the Code/Regulations.					
Yours truly,					
Signature: Name: Emp. No: Department/I					

• Strike out whichever is not applicable.

# FORM – I [Refer Clause 8(i)] APPLICATION TO DEAL IN SECURITIES OF PARAS DEFENCE AND SPACE TECHNOLOGIES LIMITED

To: Compliance Officer

From:	Name of the Di	rector/ Employee :	
	Designation	:	
Employee Reference No.		ference No. :	
	Department /	Unit :	
	Location	:	
- I hereby	give notice tha	t I propose to carry out the following transaction	:
Trans	action	No. of Shares/ Derivatives proposed to be	DP & Client Id No
Sale /	Purchase	bought/sold	(In case of Demat)
UNDER	TAKING		
I hereby undertake and confirm:			
a) that I do not have any access or have not received Unpublished Price Sensitive Information up to the time of signing this undertaking.			
b) that in case I obtain access to or receive any Unpublished Price Sensitive Information after the signing of this undertaking but before the execution of the transaction, I shall inform the Compliance Officer of the change in my position and that I would completely refrain from dealing in the Securities of the Company till the time such information becomes public.			

c) that I have not contravened the code of conduct for prevention of insider trading as notified by the

d) that I have made a full and true disclosure in this application.

Company from time to time.

Name: (Signature): Date: Place:

## FORM - II [Refer Clause 8(i) (d)]

#### REPORT ON REASON FOR NOT COMPLETING THE APPROVED TRANSACTION

REPORT ON REASON FOR NOT COMPLETING THE APPROVED TRANSACTION				
To: Compliance Officer				
From: Name of the Director/ Employee :				
Designation	:			
Employee Ref	erence No. :			
Department / l	Jnit :			
Location	:			
- I hereby give reasons for	not executing the approve	d transaction as per the f	ollowing details:	
Date of Pre- Clearance	No. of Shares/ Derivatives proposed to be bought/sold	DP & Client Id No (In case of Demat)	Reasons	
Name: (Signature): Date: Place:				

# FORM – IA [Refer Clause 8(i)] LIST OF RELATIVES/IMMEDIATE RELATIVES

1.	Spouse	
2.	Father (including step-father)	
3.	Mother (including step-mother)	
4.	Son's (including step-son)	
5.	Son's Wife	
6.	Daughter	
7.	Daughter's husband	
8.	Brother's (including step-brother)	
9.	Sister (including step-sister)	
10.	If you are member of Hindu Undivided	

Name:
(Signature):
Date:
Place:

## FORM - III [Refer Clause 8(i) (h)]

## APPLICATION FOR WAIVER OF MINIMUM HOLDING PERIOD

To:	Compliance Officer	:
From:	Name of the Director/ Employee	:
	Designation	:
	Employee Reference No.	:
	Department / Unit	:
	Location	:
	Through: Departm	nent Head
Dear Sir,		
to share [mention	y's' code of conduct for regulating, m s of the Company held by me/ ( _(date). I desire to deal in the sa reasons in brief along with supportin	nimum holding period of 30 days as required under the nonitoring and reporting of trading by Insiders, with respect (name of family dependent)/jointly acquired by me or aid shares because of the under-mentioned emergency ag documents]
	•	
Name		
	Dear Sir, I request Company to share [mention Thanking Your faith Name (Signature	Designation  Employee Reference No.  Department / Unit  Location  Through: Department  Dear Sir,  I request you to grant me waiver of the mit  Company's' code of conduct for regulating, me  to shares of the Company held by me/ of  (date). I desire to deal in the sa  [mention reasons in brief along with supporting  Thanking you  Your faithfully,  Name  (Signature)

### FORM - IV [Refer Clause 11(i)]

# <u>DISCLOSURE OF HOLDINGS IN SECURITIES OF PARAS DEFENCE AND SPACE TECHNOLOGIES LIMITED BY DIRECTORS/DESIGNATED PERSONS</u>

Date	e:		
To:	Compliance Officer	:	
Froi	n: Name of the Director/ Employee	e :	
	Designation	:	
	Employee Reference No	o. :	
	Department / Unit	:	
	Location	:	
SI	NGLY OR JOINTLY) holdings in Securities of Paras Defen	ce and Space Tech	PERSON IN HIS OWN NAME (WHETHER nnologies Limited as on March 31, 20
	Securities held at March 31, 20	Value in ₹	Folio No./DP ID/ Client ID
	ETAILS OF DEALINGS & HOLDINGS DINTLY)	BY IMMEDIATE I	RELATIVE(S) (WHETHER SINGLY OR
	Securities held at March 31, 20	Value in ₹	Folio No./DP ID & /Client ID
	clare that I have complied with the pro	_	
Nar Des PAI Dep	ignation		

Please sign and return even if you have nothing to declare.

# 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: Paras Defence and Space Technologies Limited

ISIN of the Company: INE045601015

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 No., CIN/DIN & address		Date of appointment of Director /KMP	Securities held at the time of becoming Promoter/appointment of Director/KMP	% of Shareholding
with contact nos.	/Directors/ immediate relatives/others etc.)	OR Date of becoming Promoter		
			Type of security (For e.g. – Shares, Warrants, Convertible Debentures etc.)	
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 of the company held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming Promoter of a listed company and other such persons as mentioned in Regulation 6(2).

Open	Interest of the F	uture contracts held as or	n the date of regulation	Open Interest of the	e Option Contracts held	as on the date of
comin	g into force			regulation coming int	to force	
Sp	Contract ecifications	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: Paras Defence and Space Technologies Limited

ISIN of the Company: INE045601015

Details of change in holding of Securities of Promoter, Employee or Director of a listed company and other such persons as

mentioned in Regulation 6(2)

Name, PAN, CIN/DI N, & addres s with contact nos.	Category of Person (Promoters/ KMP/Directo rs/ Immediate Relative to/others. etc.)		es held or to n/disposal	Securities	асц	uired/D	isposed	Securities held post acquisition/disposal			acquisition/disposal allotment intimat advice/ on acquisiti to			to compan	Mode of acquisition / disposal (on market/pub lic/ rights/ preferential offer / off market/ Inter-se transfer, ESOPs etc.)
		Type of security For e.g.  - Shares, Warrants , Converti ble Debentur es etc.)	No. and % of shareholdi ng	Type of security (For e.g. – Shares, Warrants , Convertib le Debentur es Etc.)	No ·	Valu e	Transa ct ion Type (Buy/ Sale/ Pledge / Revok e/ Invoke	Type of security (For e.g. – Shares, Warrants , Convertib le Debentur es Etc.)	No. and % of Shareholdi ng	Fro m	То		GIO.)		
1	2	3	4	5	6	7	8	9	10	11	12	13	14		

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

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).

	Exchange on					
Type of contract	Contract	В	uy	S	which the trade was executed	
	specifications	Notional Value	Number of units (contracts * lot size)	Notional Value	Number of units (contracts * lot size)	was executed
15	16	17	18	19	20	21

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

Name:

Signature:

Date:

Place:

# Form D (Indicative format) SEBI (Prohibition of Insider Trading) Regulations, 2015 Regulation 7(3) – Transactions by Other Connected Persons as identified by the Company

Name of Company: Paras Defence and Space Technologies Limited

ISIN of the Company: INE045601015

#### Details of trading in securities by other connected persons as identified by the Company:

Name,	Connect	Securities h	neld	Securities acquired/Disposed			sposed	Securities held Date of		Date	Mode of		
PAN,	ion with	prior to								allotment		of	acquisition /
CIN/DIN,	Compan	acquisition/dis	sposal					acquisit	tion/dis	advid	ce/	intim	disposal (on
& address	У							pos	sal	acquis	ition	ation	market/public/
with contact										of		to	rights/
nos. of other										share	es/	com	preferential
connected										sale	of	pany	offer / off
persons as										shar	es		market/ Inter-se
identified by										spec	ify		transfer, ESOPs
the Company											,		etc.)
		Type of security	No.	Type of	No	Value	Transact	Type of	No.	From	То		
		For e.g. – Shares,	and % of	security (For e.g. –			ion Type	security (For	and % of				
		Warrants,	shareho	Shares,			(Buy/	e.g.	Shareh				
		Convertible	lding	Warrants,			Sale/	_	olding				
		Debentures		Convertible			Pledge /	Shares,					
		etc.)		Debentures			Revoke/	Warrant					
				Etc.)			Invoke)	s, Converti					
								ble					
								Debent					
								ures					
1	2	3	4	5	6	7	8	Etc.)	10	11	12	13	14
'		-	т			,	3		.0		12		

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

## Details of trading in derivatives by other connected persons as identified by the company:

Trading in derivatives (Specify type of contract, Futures or Options etc.)									
Type of contract	Contract	В	uy		on which the trade				
	specifications	Notional Value	Number of units (contracts * lot size)	Notional Value	Number of units (contracts * lot size)	was executed			
15	16	17	18	19	20	21			

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

Name:

Signature:

Date:

Place: