Blue Dart's
<b>Code of Internal Procedures and Conduct for</b>
Regulating, Monitoring and Reporting of Trading
by Designated Persons

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#### Blue Dart's

## Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading by Designated Persons

#### 1. INTRODUCTION

The Securities and Exchange Board of India (SEBI), in its endeavor to protect the interests of investors, has formulated the SEBI (Prohibition of Insider Trading) Regulations, 2015 ('Regulations') under the powers conferred on it under the SEBI Act, 1992.

Insider trading means 'Trading' in 'Securities' of a Company by Designated Persons and their immediate relatives or other 'Insiders' based on 'Unpublished Price Sensitive Information'. Such activities by Insiders erode the investors' confidence in the integrity of the management and are unhealthy for the capital markets.

SEBI (Prohibition of Insider Trading) Regulations, 2015 requires a Listed Company to formulate a 'Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information', 'Code of Conduct to Regulate, Monitor and Report Trading by its Designated Persons and their immediate relatives or other Insiders' and a Policy for determination of legitimate purposes towards achieving compliance with the said Regulations.

Designated persons and immediate relatives of designated persons in the Company shall be governed by an internal code of conduct governing dealing in securities.

The Regulations prohibit (a) an Insider of a Company to Trade in the Securities of such Company that are listed or proposed to be listed on a stock exchange while in possession of any Unpublished Price Sensitive Information; (b) an Insider to 'communicate, provide, allow access to any Unpublished Price Sensitive Information relating to a Company or Securities of the Company listed or proposed to be listed to any person including other insiders, except where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legal obligations; (c) any person to procure from or cause the communication by any Insider of Unpublished Price Sensitive Information, relating to a Company or Securities listed or proposed to be listed, except in furtherance of legitimate purposes, performance of duties or discharge of legal obligations. Every Director, Officer, Designated Person of the Company has a duty to safeguard the confidentiality of all the information obtained during the course of his /her employment at the Company.

This revised Code of Conduct is applicable from January 29, 2025.

#### 2. **DEFINITIONS**

- 1. "Act" means the Securities and Exchange Board of India Act, 1992 as may be amended from time to time.
- 2. "Board" means the Board of Directors of the Company.

- 3. "Code" or "Code of Conduct" shall mean this "Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading in Securities of the Company by Designated Persons and their immediate relatives or other 'Insiders' of the Company as per Schedule B of the Regulations.
- 4. "Company" or "the Company" shall mean Blue Dart Express Limited.
- 5. "Compliance Officer" means any Senior Officer, designated so and reporting to the Board or head of the Company in case Board is not there, who is financially literate and is capable of appreciating requirements for legal and regulatory compliance under the Regulations and who shall be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservation of Unpublished Price Sensitive Information, monitoring of trades and the implementation of the codes specified in the Regulations under the overall supervision of the Board or the head of the Company. At present Mr. Tushar Gunderia, Sr. Vice President: Head (Legal & Compliance) & Company Secretary of the Company has been designated as the Compliance Officer.

#### 6. "Connected Person" means:-.

- (i) Any person who is or has been 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, whether temporary or permanent, with the Company, that allows such person, directly or indirectly, access to Unpublished Price Sensitive Information or is reasonably expected to allow such access.
- (ii) 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,
  - a) A relative of connected persons specified in clause (a); or
  - b) A holding Company or associate Company or subsidiary Company; or
  - c) An intermediary as specified in Section 12 of the Actor an employee or director thereof; or
  - d) An investment Company, trustee Company, asset management Company or an employee or director thereof; or
  - e) 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
  - g) A member of the Board or an employee, of a public financial institution as defined in section 2 (72) of the Companies Act, 2013; or
  - h) An official or an employee of a self-regulatory organization recognized or authorized by the Board; or
  - i) A banker of the Company; or
  - j) A concern, firm, trust, Hindu undivided family, Company or association of persons wherein a director of the Company or his Relative or banker of the Company, has more than ten per cent, of the holding or interest; or
  - k) a firm or its partner or its employee in which a connected person specified in sub-clause(i) of clause 6 is also a partner; or

- a person sharing household or residence with a connected person specified in sub-clause (i) of clause (6)
- 7. "Director" means a member of the Board of the Company.
- 8. "Designated Person (s)" will mean and includes the following persons :
  - a. All the Directors of the Company and their respective relatives;
  - b. Key Managerial Personnel's and their respective relatives;
  - c. Promoters/Promoters Group of the Company;
  - d. Employees in the cadre of Sr. Manager (L6) and above;
  - e. Employees in the cadre of L8 and located at the registered office of the Company.
  - f. Personal assistants / secretaries to all the above persons;
  - g. Other persons employed on contract basis not included above but performing similar roles or having similar responsibilities;
  - h. All employees irrespective of their cadre in Finance, Legal & Secretarial Department at the registered office of the Company.
  - i. Any support staff/ IT staff/ Secretarial Staff having access to UPSI
  - j. Chief Executive Officer if any, and Employees of Material Subsidiaries if any, having access to UPSI
  - k. relatives of persons specified in (d) to (i) above.
  - I. Such other persons as may be notified by the Compliance Officer in consultation with Managing Director / Stakeholders Relationship Committee Meeting.
- 9. **"Generally available information"** means information that is accessible to the public on a non-discriminatory basis and shall not include unverified event or information reported in print or electronic media.
- 10. "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.
- 11. "Insider" means any person who is:
  - a. A Connected Person; or
  - b. In possession of or having access to Unpublished Price Sensitive Information
- 12. "Key managerial Personnel" mean person as defined in Section 2(51) of Companies Act, 2013
- 13. "legitimate purpose" 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 has not been carried out to evade or circumvent the prohibitions of these regulations
- 14. "Promoter" shall have the meaning assigned to it under the Companies Act, 2013 or Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 or any modification thereof
- 15. "Promoter Group" shall have the meaning assigned to it under the Securities and Exchange

Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 or any modification thereof

- 16. "Relative" shall mean the following:
  - (i) spouse of the person;
  - (ii) parent of the person and parent of its spouse;
  - (iii) sibling of the person and sibling of its spouse;
  - (iv) child of the person and child of its spouse;
  - (v) spouse of the person listed at sub-clause (iii); and
  - (vi) spouse of the person listed at sub-clause (iv)
- 17. **Regulations"** or "these Regulations" means SEBI (Prohibition of Insider Trading), Regulations, 2015 as amended from time to time.
- 18. **"Securities"** shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956 (42 of 1956) or any modification thereof.
- 19. "Takeover Regulations" means the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and any amendments thereto.
- 20. "Trading" means and includes subscribing, redeeming, switching, buying, selling, dealing, or agreeing to subscribe, redeem, switch, buy, sell, deal in any securities, and "trade" shall be construed accordingly.
- 21. "Trading window" means the period during which Trading in the Securities of the Company is permitted by those governed by this Code.
- 22. "Trading day" means a day on which the recognized stock exchanges are open for trading;
- 23. "Unpublished Price Sensitive Information" or "UPSI" means any information, relating to a Company or its Securities, directly or indirectly, that is not generally available which upon becoming generally available, is likely to materially affect the price of the Securities and shall, ordinarily including but not restricted to, information relating to the following:
  - a. financial results;
  - b. dividends;
  - c. change in capital structure
  - d. mergers, de-mergers, acquisitions, delisting, disposals and expansion of business and such other transactions;
  - e. changes in key managerial personnel.

Words and expression used and not defined but defined in the Securities and Exchange Board of India(Prohibition of Insider Trading) Regulations, 2015, Securities and Exchange Board of India Act, 1992 (15 of 1992), the Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Depositories Act, (22 of 1996) or the Companies Act, 2013 (18 of 2013) and rules and regulations and amendments made there under shall have meanings respectively assigned to them in those legislations.

#### 3. **DUTIES OF COMPLIANCE OFFICER**

The duties of the Compliance Officer shall include:

- a. Reporting on Trading by the designated persons and their immediate relatives to the Board of Directors and in particular, providing reports to the Chairman of the Audit Committee, if any, or to the Chairman of the Board at such frequency as may be stipulated by the Board (but not less than once in a year).
- b. Prescribing procedures for various activities referred to in the Code.
- c. Monitoring adherence to the Regulations for the preservation of "Unpublished *Price Sensitive Information*".
- d. Granting of pre-clearance approvals to the Designated Persons for trading in the Company's Securities by them / their Immediate Relatives if the value of the proposed trades is above such thresholds as the Board may stipulate from time to time and monitoring of such trading.
- e. Maintaining a structured digital database containing the nature of unpublished price sensitive information and the names of such persons who have shared the information and also the names of such persons with whom information is shared with adequate internal controls and checks, such as time stamping and audit trails to ensure non-tampering of the database.
- f. Maintaining of a record of trading window closure periods specified from time to time.
- g. Assisting all the insiders in addressing any clarifications regarding the Regulations and this Code.
- h. Determining of trading window closure and re-opening periods.
- i. Seeking declarations from the insider/ relative towards possession of UPSI and its accuracy prior to approving any trades.
- j. Approving and publicly disclosing the trading plan presented to him/her by the Insider after which trades may be carried out on behalf of the insider in accordance with such plan.
- k. Reviewing the trading plan to assess whether the plan would have any potential for violation of the Regulations and shall be entitled to seek such express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan.
- I. In case any UPSI is in possession of an insider at the time of formulation of trading plan, confirming that unless such unpublished price sensitive information becomes generally available, the commencement of any trading plan shall be deferred.
- m. Notifying the Trading Plan to the stock exchanges on which the Securities of the Company are listed.
- n. Maintaining records of all the declarations in the appropriate form given by the Directors/ Officers / Designated Persons for a minimum period of five years.
- o. Compliance of policies, procedures, maintenance of records, preservation of Unpublished Price Sensitive Information, monitoring of trades and the implementation of the Code under the overall supervision of the Board of the Company or the head of an organization.
- p. Ensuring that information shared with Analysts and Research Personnel is not UPSI.
- q. Ensuring that appropriate and fair response is given to queries on news reports and requests for verification of market rumours by regulatory authorities.
- r. Developing best practices to make transcripts or records of proceedings of meetings with analysts and other investor relations conferences on the official website to ensure official confirmation and documentation of disclosures made.
- s. Shall review the Trading Plan formulated by insiders to assess whether the plan would have any potential of these regulations and shall have the right to seek undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan as per provisions of the Regulations and Code.
- t. Where there is a violation of Regulations, the Compliance Officer or the Company shall

immediately inform SEBI about such violation.

#### 4. PRESERVATION OF "PRICE SENSITIVE INFORMATION"

All information shall be handled within the Company on a need-to-know basis and no Unpublished Price Sensitive Information shall be communicated to any person except in furtherance of the legitimate purposes, performance of duties or discharge legal and other official duties and obligations.

Unpublished price sensitive information may be communicated, provided, allowed access to or procured, in connection with a transaction which would:

- a. Entail an obligation to make an open offer under the takeover regulations where the Board is of informed opinion that sharing of such information for the proposed transaction is in the best interests of the Company;
- b. not attract the obligation to make an open offer under the takeover regulations but where the Board is of informed opinion that the sharing of such information for the proposed transaction is in the best interests of the Company and the information that constitute Unpublished Price Sensitive Information is disseminated to be made generally available at least two trading days prior to the proposed transaction being effected in such form as the Board may determine to be adequate and fair to cover all relevant and material facts.

However, 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 limited purpose as mentioned above and shall not otherwise trade in Securities of the Company when in possession of Unpublished Price Sensitive Information

#### **Need to Know:**

- a. "Need to Know" basis means 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.
- b. All non-public price sensitive information directly received by any employee should immediately be reported to the head of the department.

## Chinese Wall Procedures Norms for Chinese Wall procedures is as under;

- a. To prevent the misuse of confidential information, the Company shall separate those areas of the Company which routinely have access to confidential information, considered "inside areas" from those areas which deal with sale/marketing/investment advise or other departments providing support services, considered "public areas".
- b. The employees in the inside area shall not communicate any price sensitive information to any one in public area.
- c. In exceptional circumstances employees from the public areas may be bought "over the wall" and given confidential information on the basis of "need to Know" criteria,

under intimation to the Compliance Officer.

#### 5. TRADING PLAN

An insider shall be entitled to formulate a trading plan for trading in Securities of the Company and present it to the Compliance Officer for approval and public disclosure pursuant to which trades may be carried out on his/her behalf in accordance with such plan.

Trading Plan shall;

- a. not entail commencement of Trading on behalf of the Insider earlier than 120 days from the public disclosure of the plan;
- b. not entail overlap of any period for which another trading plan is already in existence;
- c. set out following parameters for each trade to be executed:
  - (i) either the value of trade to be effected or the number of securities to be traded;
  - (ii) nature of the trade;
  - (iii) either specific date or time period not exceeding five consecutive trading days;
  - (iv) price limit, that is an upper price limit for a buy trade and a lower price limit for a sell trade, subject to the range as specified below:
    - a. for a buy trade: the upper price limit shall be between the closing price on the day before submission of the trading plan and upto twenty per cent higher than such closing price;
    - b. for a sell trade: the lower price limit shall be between the closing price on the day before submission of the trading plan and upto twenty per cent lower than such closing price.

#### d. Not entail trading in securities for market abuse

Pre – clearance shall not be required for any trades in accordance with the Trading plan. once trading plan has been approved by the Compliance Officer. Further, trading window norms and restriction on contra trade shall not be applicable for trades carried out in accordance with the trading plan approved by the Compliance Officer.

The Trading Plan once approved shall be irrevocable and the Insider shall mandatorily have to implement the plan, without being entitled to either execute any trade in the Securities outside the scope of the trading plan or to deviate from it except due to permanent incapacity or bankruptcy or operation of law.

However, 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.

If the insider has set a price limit for a trade under clause c above, the insider shall execute the trade only if the execution price of the security is within such limit. If price of the security is outside the price limit set by the insider, the trade shall not be executed.

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

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

The compliance officer shall approve or reject the trading plan within two trading days of receipt of the trading plan and notify the approved plan to the Stock Exchange(s) on which the securities are listed, on the day of approval.

#### 6. TRADING WINDOW AND TRADING CLOSURE

- a. All Designated persons shall conduct all 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 period when the trading window is closed. Compliance Officer shall by way of e-mail or through generally accepted means of communication, communicate the period of window closure to designated persons. It shall be the onus of designated persons to communicate the non-trading period to their immediate relatives.
- b. Unless otherwise specified by the Compliance Officer, the Trading Window for Dealing in Securities of the Company shall be closed 7 days prior to and 2 days after the Unpublished Price Sensitive Information is made Public for the following purposes-
- 1. Declaration of dividends (interim and final);
- 2. Issue of Securities by way of public/rights/bonus etc.;
- 3. Any major expansion plans or execution of new projects;
- 4. Amalgamation, mergers, de-mergers takeovers and buy-back;
- 5. Changes in Capital Structure;
- 6. Disposal of whole or substantially whole of the undertaking, and
- 7. Any significant changes in policies, plans or operations of the Company.
- 8. Any other events which Compliance officer may determine from time to time.
- 9. Declaration of financial results Provided in case of Declaration of financial results (quarterly, half yearly and annual) stand alone and consolidated, the trading window shall be closed from end of every quarter till 48 hours after the declaration of financial results.
- c. Provided in case of ESOPs, the exercise of option may be allowed in the period when the trading window is closed. However, sale of shares allotted on exercise of ESOPs shall not be allowed when trading is closed.
- d. 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. Designated persons and their immediate relatives shall not trade in securities when the trading window is closed.
- e. The Compliance Officer shall determine the time for re-opening the trading window after taking into account various factors including the Unpublished Price Sensitive Information in question becoming generally available and being capable of assimilation by the market, which shall be not be earlier than 48 hours after the information, becomes generally available.

When the trading window is open, trading by designated persons shall be subject to preclearance by the compliance Officer, if the value of the proposed trades is above such thresholds as specified in Point 7- Pre-Clearance of Trades.

#### 7. PRE-CLEARANCE OF TRADES

Every Designated Person shall obtain a pre-clearance approval as per the procedure prescribed hereunder. For any trading in any Securities of the Company proposed to be undertaken by such Designated Person / his /her Immediate Relative. Such pre-clearance approval would be necessary, only if the cumulative dealing in any financial year exceeds Rs 10,00,000/- However, no Designated Person shall be entitled to apply for pre-clearance of any proposed trade if such Designated Person is in possession of Unpublished Price Sensitive Information even if the trading window is not closed and hence he shall not be allowed to trade.

The pre-trading procedure shall be hereunder:

- a. For the purpose of obtaining a pre-clearance approval, the concerned Designated Person shall make an application in the prescribed form to the Compliance Officer (Refer Annexure – A)
- b. Such application should be complete and correct in all respects and should be accompanied by such undertakings declarations, indemnity bonds and other documents/papers as may be prescribed by the Compliance Officer from time-totime.(Refer Annexure – B)
- c. All Designated Persons / his /her Immediate Relatives shall execute their order in respect of Securities of the Company within one week after the approval of preclearance is given. The Designated Person / his /her Immediate Relatives shall file within 2 (two) days of the execution of the deal, the details of such deal with the Compliance Officer in the prescribed form (Refer Annexure C). In case the transaction is not undertaken, a report to that effect shall be filed. If the order is not executed within seven days after the approval is given, the concerned designated persons must pre-clear the transaction again.
- d. Designated person who is permitted to trade shall not execute a contra trade for six months from the date of entering into transaction. The compliance Officer may be empowered to grant relaxation from strict application of such restriction for reasons to be recorded in writing provided that such relaxation does not violate the Regulations.

e. Where 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 Board for credit to the Investor Protection and Education Fund administered by the Board under the Act.

Provided that, contra trade for six month shall not be applicable for trades pursuant to exercise of stock options

#### 8. REPORTING AND DISCLOSURES REQUIREMENTS

All Directors/Officers /designated Persons shall be required to forward the following details of their Securities transactions including the statement of dealing in the securities of Immediate Relatives to the Compliance Officer:

- All holdings in securities of that Company by Designated Persons at the time of joining the Company; (Refer Annexure – D)
- Trading in derivatives of Securities of that Company and the traded value of the derivatives, if any
- Annual statement by designated persons of all holdings in Securities as on March 31 as per format prescribed by the Company. (Refer Annexure H)
- Disclosure of close personal relationships and material financial relationships wherein
  Designated persons shall disclose name, educational Institution, PAN or equivalent
  identification, Phone/Mobile/ Cell numbers on an annual basis and as and when the
  information changes of themselves and of the followings;
  - Immediate Relatives
  - Persons with whom such designated persons share a material financial relationship

Material Financial Relationship:– shall mean a relationship where 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 preceding 12 months equivalent to at least 25% of such payer's annual income of such designated person; Exclude but shall exclude relationships in which the payment is based on arm's length transactions

The Compliance Officer shall maintain records of all the declarations in the appropriate form given by the directors/ Officers / designated Persons for a minimum period of five years.

The disclosures to be made hereunder shall include those relating to trading by such person's Immediate Relatives, and by any other person for whom such person takes trading decisions.

#### A. Initial Disclosure

Every Key Managerial Personnel or a Director and Promoter or a member of promoter group of the Company on his appointment shall disclose in prescribed format his holding of Securities of the Company as on the date of appointment or becoming a Promoter or member of promoter group, to the Company within 7 (seven) days of such appointment or becoming a Promoter or member of promoter group. (Annexure – E)

Continual Disclosure (Annexure – H)

Every Promoter, Member of Promoter Group, Designated Person and Director of the Company shall disclose to the Company the number of such Securities acquired or disposed of within 2 (two) trading days of such transaction if the value of the securities traded, whether in one transaction or a series of transactions over any calendar quarter, aggregates to a traded value in excess of Rs. 10 (Ten) Lakh.

#### **Disclosure by Company to the Stock Exchanges:**

The Company shall notify the particulars of such trading to the stock exchange on which the securities are listed within 2 (two) trading days of receipt of the disclosure or from becoming aware of such information.

The Compliance Officer shall maintain records of all the above disclosures in an appropriate form for a minimum period of 5 (five) years from the date of the filing thereof.

#### Disclosures by other connected persons (Annexure – F)

A 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 in such form and at such frequency as may be determined by the Company in order to monitor compliance with these regulations.

#### 9. **PENALTY**

- a. 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 Immediate Relatives).
- b. 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 including intimation of such violation to the SEBI.
- c. Designated Person who violates this Code shall also be subject to disciplinary action by the Company, which may include wage freeze, suspension, recovery, ineligibility for future participation in employee stock option plans, etc.
- d. The action by the Company shall not preclude SEBI from taking any action in case of violation of the Regulations.

#### 8.1 Penalties by the Company

- a. Failure to comply with this Code is a serious disciplinary matter and may also constitute a criminal offence in certain cases.
- b. Any employee who violates the provisions of this Code shall be liable for such penal/disciplinary/remedial action as may be considered appropriate by the 'Audit Committee/ Board of Directors' as per the Insider Trading Regulations.
- c. All Breaches of this Code with actions taken shall be reported to the Board of Directors of the Company. The Board of Directors, considering the nature and severity of the

breach, may decide to report any such breach and action taken to the Securities and Exchange Board of India.

d. The above actions of Company will be without prejudice to any civil or criminal action that the regulatory authorities may initiate against such an employee.

#### 8.2 Penalties by the statutory authorities

- a. Under Section 15G of SEBI Act, any insider who indulges in insider trading is liable to a penalty of Rs. 25 crores or three times the amount of profits made out of insider trading, whichever is higher. Under Section 24 of the SEBI Act, any one who contravenes the Insider Trading Regulations is punishable with imprisonment which may extend to ten years, or with fine, which may extend to Rs. 25 crores or with both.
- b. It may also be noted that mens rea or criminal intent is not relevant in an offence of insider trading. Whether or not any actual gains were made or losses were avoided out of such deal also has no bearing on the maintainability of the criminal proceedings though depending on the facts of the case, the Court may take these factors into account while deciding the extent of penalty/punishment.
- c. SEBI can also pass directions to an insider found indulging in insider trading, not to deal in the Company's shares in any particular manner or prohibit him from disposing any of the shares acquired in violation of the Regulations and/or restrain him from communicating or counselling any other person to deal in the Company's shares.

#### 9 AMENDMENT

The Board of Directors of the Company, in sync with applicable laws, rules & regulations, may amend/substitute any provision(s) with a new provision(s) or replace this entire code with a new code.

The Company reserves its right to amend or modify this Code in whole or in part, at any time without assigning any reason whatsoever. However, no such amendment or modification will be binding on the concerned unless the same is notified in writing.

**Note:** In any circumstance where the terms of this Code differ from any law, rule, regulation, amendments, circulars/clarifications etc. issued by Securitas and Exchange Board of India/application authority(s) for the time being in force, then such law, rule, regulation amendments, circulars/clarifications, etc. shall take precedence over this Code.

#### **10 ENQUIRIES/ CONSULTATION**

Any person to whom this Code applies, and who has a doubt as to interpretation of any clause of the code, should at all times consult the Compliance Officer.

Other provisions/restrictions as prescribed under the SEBI (Prohibition of Insider Trading) Regulations, 2015 or any other law for the time being in force in this behalf, as may be amended from time to time, shall be observed/complied.

PLACE:	MUMBAI
DATE:	

#### All Forms should be as per prescribed Format

#### Annexure – A

#### Application by Designated Person for Pre-clearance of trading in BLUE DART Securities

The Compliance of Blue Dart Express Blue Dart Centre Sahar Airport Ro Andheri (East), M	s Ltd. , ad,		Date	
Dear Sir,				
of Trading by Ins	se 6 of the Code of Internal Pr iders in BLUE DART Securities, the details given below:			
NAME OF DESIGN	NATED PERSON:			
# EMPLOY	/EE NODI	ESIGNATION		
DEPART	MENTLC	OCATION		
REPORT	ING MANAGER / HEAD			
	rities are being purchased /sc		oy me / my immediate	e relative Mr. / Mrs./ Ms/
Nature of Transaction (buy/sell/ subscribe)	No. of securities intended to be bought / sold / subscribed	*Date of purchase/ allotment/ Acquisition	**Date of previous approval (for purchase)	account where the securities will be credited/debited
				DP ID.  CLIENT ID
granted to me a Days thereof.	e order for buying / selling ** nd an intimation of the same that if the order for buying/se	will be given to	the Compliance Office	days after the approval is er within 2 (Two) Working
	ed to me, and further intend	_		
Thanking you,				
(Signature and N	ame of the Designated Person	)		
*applicable only	if the Designated Person is an o in respect of sale of BLUE DAR y in respect of sale of BLUE DA	T Securities	which an earlier purch	nase

sanction was granted by the Compliance Officer.

\*\*\* strike out whichever is not applicable.

#### Annexure - B

### Undertaking

То

The Compliance Officer
Blue Dart Express Ltd
Blue Dart Centre,
Sahar Airport Road,
Andheri (East), Mumbai 400 099.
Undertaking under the SEBI (Prohibition of Insider Trading) Regulations, 2015 and BLUE DART Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading by Insiders ("Blue Dart Code")
In compliance of the SEBI (Prohibition of Insider Trading) Regulations, 2015, and the BLUE DART Code, (I,(Name of the Designated Person) hereby undertake/declare that :
I do not have any access to or have not received any "Unpublished Price Sensitive Information" upto the time of signing this undertaking.
In case, I have access to or receive any "Unpublished Price Sensitive Information" after the signing of this undertaking but before the execution of the deal, I shall inform the Compliance Officer of the change in the position and that I would completely refrain from trading in BLUE DART Securities till the time such information is made available to public by the Company.
I have not contravened the BLUE DART Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading by Insiders as notified by the Company from time to time.
I have made full and true disclosure in the matter.
Signed thisday of, 20
(Name of the Designated Person & Signature)

#### Annexure - C

#### **Disclosure of Trading**

Date :	
To,	
The Compliance Officer	
Blue Dart Express Ltd	
Blue Dart Centre,	
Sahar Airport Road,	

Andheri (East), Mumbai 400 099.

Dear Sir,

#### **DETAILS OF TRADING**

I hereby inform you that I / my Immediate Relative(s) have bought/sold/subscribed to the BLUE DART Securities as mentioned below :

Name of holder	* F/J	No. of Securities dealt with	Bought / Sold/ Subscribed	DP ID No./ CLIENT ID (electronic form) where the Securities will be debited or credited or Folio no. (physical)	security

<sup>&</sup>quot;F" first holder "J" joint holder

In connection with the aforesaid trading (s), I hereby undertake to preserve, for a period of 3 (three) years and produce to the Compliance Officer/SEBI any of the following documents:

Stock Broker's contract note

Proof of payment to/from Stock brokers

Extract of bank passbook/statement (to be submitted in case of demat transactions)

Copy of Delivery instruction slip (applicable in case of sale transaction)

I declare that the above information is correct and that no provisions of the BLUE DART Code Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading by Insiders and/or applicable laws/regulations have been contravened for effecting the abovesaid transaction(s).

* I agree to hold the above Securities for a minimum period of 6 (six) months
ours truly,
ignature :
lame :
mp. No.:
* Applicable in case of purchase of Blue Dart securities only

#### **ANNEXURE – D**

	INITIA	IL DISCLOSURE	BY DESIGNA	IED PERSONS			
Date:						Internal	Llca
То						internal	<u>USE</u>
•	iance Officer						
Blue Dart E	•						
Blue Dart (	•						
Sahar Airp		000					
•	ast), Mumbai 400						
NAME	OF	DES	SIGNATED	Pi	ERSON		:
# EMPLOY	EE NO.		GRADE				
DEPARTM	ENT		LOCATION				
DART Code	o the provisions of e of Internal Proce Insiders, I hereby	dures and Cor	duct for Regu	ılating, Monit	oring and F	Reporting o	
Sr.No.	Name of the Imm	ediate Relative	2		Relationsl Designate	•	the
	(name of spouse)				-		
	(name(s) of childr	en below 21 ye	ears)				
	(names(s) of other	r Immediate R	elatives				
Do/does no	eclare that I / my I ot hold BLUE DART JE DART Securities	Securities as o	on date	ow:			
Name of holder	* First of joint holder	Folio No. (physical	No of Securities	DP ID / CLIENT ID No	S	lo of ecurities	
		form)		(electronic fo	orm)		
							-
proposed t	idertake to approa rading (buying/se mentioned holder	lling/subscribir					•
I hereby de	eclare that the abo	ve details are	true, correct a	and complete	in all respe	ects.	
Signature :					·		
Name # Applicable	:e only where the design "F" where the named				where he/she	e is the joint	

#### ANNEXURE - E

#### **FORM B**

## Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (1) (b) read with Regulation 6(2)- Disclosure on becoming a director/KMP/Promoter/ Member or Promoter Group]

Name of the company:	———
ISIN of the company:	

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

Name, PAN No., CIN/DIN & Address with contact nos.	Category of Person (Promoters/ KMP /Directors/immediate relatives/others etc.)	Date of appointment of Director /KMP OR Date of becoming Promoter	Securities held at the time of becoming Promoter/appointment of Director/KMP		% of Shareholding
			Type of security (For eg. – Shares, Warrants, Convertible Debentures etc.)	No.	
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 a Promoter of a listed company and other such persons as mentioned in Regulation 6(2).

Open Interest of the Future contracts held at the time of becoming Promoter/appointment of Director/KMP			Open Interest of the Option Contracts held at the time of becoming Promoter/appointment of Director/KMP		
Contract Specifications	Number of units (contracts * lot size)	Notional value in Rupee terms	Contract Specifications	Number of units (contracts * lot size)	Notional value in Rupee terms
6	7	8	9	10	11

	6	1	8	9	10	11
N	ote: In case of Opt	tions, notional value sh	all be calculated based on pi	remium plus strike price of	options	

·	•	•	
Name & Signature:			
Designation:			
Date:			
Place:			

### ANNEXURE - F

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

Name of the company:	
ISIN of the company:	

Details of change in holding of Securities of Promoter, member of Promoter Group, Designated Persons or Director or KMPof a listed company and other such persons as mentioned in Regulation 6(2).

Name, PAN, CIN/DIN, & address with Contact nos.	Category of Person (Promoters/ KMP / Director s/immediate Relative to/others etc.)	Securities held prior to acquisiti	on/disposal	Securities acqu	ired/Dispo	osed				advice/ acquisition of shares/ sale of shares specify			Mode of acquisition / disposal (on market/public/ rights/ preferential offer / off market/ Interse transfer, ESOPs etc.)
		Type of security (For eg. – Shares, Warrants , Converti ble Debentur es etc.)	No. and % of shareh olding	Type of security (For eg. – Shares, Warran ts, Convert ible Debent ures	No.	Value	Transact ion Type (Buy/ Sale/ Pledge / Revoke/ Invoke)	Type of security (For eg. – Shares, Warrants , Converti ble Debentur es etc.)	No. and % of sharehol di ng	From	То		
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.

Details of trading in derivatives of the company by Promoter, Employee or Director of a listed company and other such persons as mentioned in Regulation 6(2).

Trading in derivat	Trading in derivatives (Specify type of contract, Futures or Options etc)										
Type of Contract	Contract specifications										
		Notional Value    Number of units (contracts * lot size)		Notional Value	Number of units (contracts * lot size)						
15	16	17	18	19	20	21					

Note: In case of Options, notional value shall be calculated based on Premium plus strik	price of options.
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Name	&	Sign	nature	e:

_		
110	CIAN	otion'
$D_{c}$	Siui	ation:

Date:

Place:

#### ANNEXURE - G

# Form D (Indicative format) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 Regulation 7(3) – Transactions by Other connected persons as identified by the company

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

Name, PAN, CIN/DIN, & address with contact nos. of other connected persons as identified by the company	Connect ion with company	Securities held prior to acquisition/dispos	sal	Securities acqui			Securities held post acquisitio n/disosal		Date of allotment advice/ acquisition of shares/ sale of shares specify		Date of intimation to company	Mode of acquisitio n/dispos al (on market/pu blic/rights/ Preferenti al offer / off market/Int erse transfer, ESOPs	
1	2	Type of security (For eg. – Shares, Warrants, Convertible Debentures etc.)	No. and % of sharehol ding	Type of security (For eg. – Shares, Warrants, Convertible Debentures etc.)	No 6	Value 7	Transact ion Type (Buy/ Sale/ Pledge /Revoke /Invoke)	Type of security (For eg. – Shares, Warrants, Convertibl e Debenture s etc.)	No. and % of shareholdi ng	From	To 12	13	etc. )
									-			-	

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

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

Trading in deriva	Trading in derivatives (Specify type of contract, Futures or Options etc)										
Type of Contract	Contract specifications		Buy	Sell							
		Notional Value	Number of units (contracts * lot size)	Notional Value	Number of units (contracts * lot size)						
15	16	17	18	19	20	21					

Note: I	n case of (	Options,	notional	value sha	ıll be	calculated	based of	on premium	plus stri	ike price of o	ptions.
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Name:

Signature:

Place:

#### **Annual disclosure by Designated Personnel's**

To,	
The Compliance Officer	Date
Blue Dart Express Ltd.	
Blue Dart Centre,	
Sahar Airport Road,	
Andheri (East), Mumbai 400 099.	

Dear Sir,

Pursuant to the provisions of SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018 and BLUE DART Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading by Insiders, I hereby submit the following details for your records-

Sr. No.	Details Required	Particulars
1.	Name	
2.	Folio No./ DP ID/ Client ID	
3.	Number of shares/ securities held	
4.	PAN	
5.	Date of joining	
6.	Mobile Number	
7.	Telephone Number	
8.	E-mail id	
9.	Immediate Relatives* and contact details of immediate relatives	
10.	Persons with whom material financial relationship is shared**	
11.	Educational Institute#	
12.	Details of past employment#	

#### Note-

<sup>\* &</sup>quot;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.

#### \*\* "Material Financial Relationship"

Material Financial Relationship: shall mean a relationship where 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 preceding 12 months equivalent to at least 25% of such payer's annual income of such designated person but shall exclude relationships in which the payment is based on arm's length transactions

# to be disclosed on One time basis.

Above disclosure to be made to Company on an Annual basis or as and when the information changes.

Signature

Name

**Employee Code** 

Date

Place