

CODE OF CONDUCT TO REGULATE, MONITOR AND REPORT TRADING BY INSIDERS (THE "CODE")

Effective Date: 15th May, 2015

CIN: L14101KA1989PLC062041

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CODE OF CONDUCT TO REGULATE, MONITOR AND REPORT TRADING BY INSIDERS (THE "CODE")

[Under Regulation 9(1) of SEBI (Prohibition of Insider Trading) Regulations, 2015]

Effective Date: 15th May, 2015

1. INTRODUCTION

In the normal course of business, the Directors, certain Employees and Connected Persons may have access to or possess privileged information / Unpublished Price Sensitive Information ("UPSI") relating to Pacific Industries Limited (PIL'S) operations. Therefore, such persons have an important ethical and legal obligation not to engage in acts prohibited under Securities and Exchange Board of India (Prohibition of Insider Trading), Regulations, 2015 (the "Regulations" or "SEBI PIT Regulations"). No Insider, including Designated Person, shall trade in the Company's Securities that are listed or proposed to be listed on a stock exchange when in possession of, or having access to, UPSI. However, an Insider may prove his innocence in the manner prescribed in the Regulations. Along with regulating, monitoring and reporting insider trading, the Regulation protects interest of the investors as well as ensures fair dealings in the securities market. Insider trading is a crime; therefore, the persons involved may be subject to criminal as well as civil liabilities.

As required under Chapter IV of the Regulations, PIL has formulated this Code with two fold objectives:

- a. to inform all the concerned within PIL & domestic subsidiaries of their duties under this Code and Regulations; and
- b. to establish additional safeguards for dealings by Directors, certain Employees and Connected Persons, as defined hereafter.

2. **DEFINITIONS**

In this Code, unless otherwise defined, the terms used have the meaning as defined under the Regulations:

a. **Code** – "Pacific Industries Limited (the "Company" or "PIL") Code of Conduct to regulate, monitor and report trading by Insiders, as approved and modified by Board of Directors of the Company from time to time."

- b. Compliance Officer "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 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 of directors of the listed company."
- c. **Connected Persons** this term shall have the meaning given to it under Regulation 2(d) of the Regulations and shall also include the promoters and members of the promoter group of the Company and such other persons as may be identified by the Company from time to time.
- d. Designated Persons Directors, Key Management Personnel, Connected Persons and employees as designated on the basis of their functional role in the Company. In this regard, the Board of Directors shall from time to time in consultation with the Compliance Officer specify the Designated Persons to be covered under this Code.
- e. **Generally available information** this means information that is accessible to the public on non-discriminatory basis. In this regard, information published on the website of the stock exchanges where the equity shares of the Company are listed as well as on the website of the Company would ordinarily be treated as generally available.
- f. Immediate Relative means the spouse of the Designated Person and includes parent, sibling and child of such Designated Person or of the spouse, any of whom is either dependent financially on such Designated Person or consults such Designated Person in taking decisions relating to trading in Securities.
- g. **Insider** this term shall have the meaning as assigned to it under Regulation 2(g) of the Regulations.
- h. **Key Management Personnel** this term shall have the meaning as assigned to it under Section 2(51) of the Companies Act, 2013, as amended.
- Securities this term shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956 or any modification thereof except units of a mutual fund.

- j. **Trade, Traded or Trading** means and includes subscribing, buying, selling, dealing or agreeing to subscribe, buy, sell, deal in any Securities of the Company.
- k. **Trading day** means a day on which the recognized stock exchanges are open for trading.
- I. Unpublished Price Sensitive Information or <u>UPSI</u> Any information which relates to the 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 include but not be restricted to, information relating to the following:
 - Quarterly/ Annual financial results;
 - dividends;
 - change in capital structure
 - mergers, de-mergers, acquisitions, delistings, disposals and expansion of business and such other transactions;
 - changes in Key Managerial Personnel; and
 - Material events in accordance with the listing agreement.
- m. Working Day working day of the Company.

3. APPLICABILITY & DECLARATION

- a. The Code is applicable to all Designated Persons and to the extent specified, to their Immediate Relatives.
- b. All Designated Persons are advised to carefully go through and familiarize themselves with and adhere to the Code.
- c. In case a Designated Person holds Securities jointly with any other person, related or not, such holding will be considered as the holding of the Designated Person. Accordingly, all the provisions of the Code shall be applicable in totality.
- d. All Designated Persons are required to give their understanding of and agreement to comply with the Code by signing a Declaration in the format prescribed in **Annexure A Declaration by Director / Designated Person**.

4. COMPLIANCE OFFICER & HIS RESPONSIBILITIES

- a. The Compliance Officer shall be responsible for the implementation of the Code under the overall supervision of the Board of Directors of the Company. He shall also be responsible for setting forth policies and procedures for various activities mentioned in the Code, monitoring adherence to the rules for the preservation of UPSI, monitoring of trades and granting pre-trading approvals to the Designated Persons for trading in the Company's Securities, by them or their Immediate Relatives.
- b. The Compliance Officer shall provide reports to the Chairman of the Audit Committee, if any or to the Chairman of the Board of Directors regarding details of Trading in the Securities by Designated Persons on a quarterly basis.
- c. The Compliance Officer shall assist all Designated Persons in addressing any clarification regarding the Regulations or the Code.
- d. The Compliance Officer shall maintain a record (either manual or in electronic form) of the Designated Persons and their Immediate Relatives and changes thereto on a quarterly basis.
- e. The Company Secretary shall be the Compliance Officer for the purpose. The Board may designated any other person as Compliance Officer if there is no Company Secretary in the Company.

5. PRESERVATION OF UNPUBLISHED PRICE SENSITIVE INFORMATION

- a. All Designated Persons shall maintain confidentiality of all UPSI coming into their possession, or control or access.
- b. 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 UPSI except in furtherance of the Insider's legitimate purposes, performance of duties of his legal obligations.

Limited access

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

Chinese Walls

d. To prevent the misuse of UPSI, the Company shall follow the 'Chinese Wall' approach and separate those departments which routinely have access to such information, considered as "inside areas" from other departments, considered as "public areas". Employees in the inside areas shall not be allowed to communicate any UPSI to anyone in the public areas, except as may be required on a need-to-know basis in accordance with the Code and the Regulations.

6. TRADING WINDOW

All Designated Persons shall be subject to Trading restrictions as enumerated below:

- a. The "Trading Window" for the purpose of Code shall mean the period during which Trading is permitted.
- b. The Trading Window shall be closed when the Compliance Officer determines that Designated Persons can reasonably be expected to have possession of UPSI. The Trading Window shall be closed at least 7 Trading Days before the date of Meeting of Board of Directors for considering Unpublished Price Sensitive Information (UPSI). The Trading Window shall re-open 48 hours after UPSI is announced to the Stock Exchanges or such information made generally available.
- c. Designated Persons and their Immediate Relatives shall not, either directly or through their advisors including investment managers, brokers, or other persons Trading for or on behalf of their account, Trade in Securities when the trading window is closed.
- d. The Trading Window Closure Period may also be made applicable, generally or selectively, to any person having contractual or fiduciary relation with the Company, such as auditors, accountancy firms, law firms, analysts, consultants, etc., assisting or advising the Company.

7. PRE-CLEARANCE OF TRADES

Every Designated Person shall obtain a pre-trading approval as per the procedure prescribed hereunder for any Trading in the Securities of the Company proposed to be undertaken by such Designated Person or his / her Immediate Relatives. Such pre-trading approval would be necessary, if the transactions (either single or aggregate) in any financial year exceeds Rs. 20,00,000/-.

- a. An application for pre-clearance along with an undertaking in favour of the Company shall be made in the format prescribed in <u>Annexure B</u> -<u>Application cum Undertaking for Pre-clearance</u> of <u>Trade</u> to the Compliance Officer.
- b. 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 UPSI even if the trading window is not closed.
- c. The trades that have been pre-cleared would need to be executed by the Designated Persons or his/her Immediate Relative, within 7 (seven) Trading Days from the date of pre-clearance, failing which fresh pre-clearance would need to be sought from the Compliance Officer.
- d. On receipt of the application, the Compliance Officer shall scrutinize the application and grant his approval / rejection within three Working Days after the receipt of the application.
- e. The Designated Person or Immediate Relative, as the case may be, shall file within 2 (two) Trading days of the execution of the Trade, the details of such Trade, with the Compliance Officer in the format prescribed in Annexure C Reporting / Confirmation of execution of pre-cleared In case the transaction is not undertaken, a report to that effect shall be filed in the format prescribed in Annexure D Reporting of non-execution of pre-cleared Trade within 2 (two) Trading days from the expiry of 7 (seven) Trading Days.
- f. The Compliance Officer shall maintain a list of securities as a "restricted list" which shall be used as the basis for approving or rejecting applications for pre-clearance of trades. Such "restricted list" shall be kept confidential.

8. TRADING PLANS:

An Insider shall be entitled to formulate a trading plan for dealing 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 behalf in accordance with such plan. The Compliance Officer shall only approve a Trading Plan in accordance with the applicable provisions of the Regulations.

9. OTHER RESTRICTIONS / MINIMUM HOLDING PERIOD

- a. All Designated Persons and their Immediate Relatives who are permitted to Trade shall not enter into an opposite (Contra) transaction i.e. sell or buy any number of Securities during the next **6 months** following the prior Trade.
- b. In case the sale of Securities of the Company is necessitated due to personal reasons like marriage or education expenses or due to medical emergencies the holding period referred to above may be waived by the Compliance Officer after recording the reasons in this regard provided that such relaxation does not violate the Regulations. It may however, be noted that in terms of the Regulations, no such sale will be permitted when the Trading Window is closed. The format for application of waiver of minimum holding period is provided in **Annexure E.**
- c. Notwithstanding the above, should the Designated Person or his/her Immediate Relative executes an opposite transaction, inadvertently or otherwise, in violation of the restrictions set out above, the profits from such trade shall be liable to be disgorged for remittance to SEBI for credit to the Investor Protection and Education Fund administered by SEBI under the SEBI Act, 1992.

10. REPORTING REQUIREMENTS

- a. Every Promoter, Key Managerial Personnel and Director of the Company shall disclose his/her holding, and the holding of his/her Immediate Relatives and of any other person for whom such person takes trading decisions, of the Company's Securities (including derivatives) to the Compliance Officer within 30 (thirty) days of the Regulations taking effect in the format prescribed in Annexure F – Initial Disclosure by Promoter, Key Managerial Personnel and Director.
- b. Every person on appointment as a Key Managerial Personnel or Director of the Company or any person upon becoming a Promoter shall disclose his holding of securities of the Company as on the date of appointment or becoming a Promoter, to the Company within seven days of such appointment or becoming a Promoter. Such disclosure shall be made in the format prescribed in <u>Annexure G – Initial Disclosure on appointment of Key Managerial Personnel or Director or upon becoming a Promoter.</u>

- c. Every Promoter, 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 in excess of Rs. 10 Lacs. Such disclosure shall be made in the format prescribed in <u>Annexure H Continual Disclosure by Promoter, Key Managerial Personnel and Director</u>.
- d. The Company shall notify the particulars of such trading to all Stock Exchanges on which the company is listed, within two Trading days of the receipt of the disclosure or from becoming aware of such information.
- e. The Compliance Officer shall maintain records of all the declarations and disclosures in the appropriate form given by the Designated Persons for a minimum period of five years.
- f. The Compliance Officer may require other Connected Persons to make disclosures of holdings and trading in securities of the Company in such form and frequency as he may determine.

11. CODE OF FAIR DISCLOSURE

a. The Company has prepared a code of fair disclosure and conduct as required by the Regulations. The Code is uploaded on its website www.pacificindustriesltd.com

12. PENALTY AND PROSECUTIONS FOR CONTRAVENTION OF THE CODE

- a. Insider Trading attracts severe monetary penalties and other consequences. The regulatory agencies as well as aggrieved third parties have the right to proceed against the person violating the Regulations by way of injunctive action, nullification of the Trading, etc.
- b. Any Designated Person who Trades in Securities of the Company or communicates any information for Trading in Securities of the Company in contravention of the Code shall be penalised and appropriate action shall be taken by the Board of Directors of the Company.
- c. The persons who violate the Code shall also be subject to disciplinary action by the Board of Directors of the Company, which may include wage freeze, suspension, ineligible for future participation in ESOP, etc.

- d. In case it is observed that there has been a violation of the Regulations, the Board of Directors of the Company shall report such violation to SEBI promptly.
- e. Under Section 15G of the SEBI Act, any Insider who indulges in insider trading in contravention of Regulation 3 is liable to a penalty which shall not be less than Rs. 10 lakhs but which may extend to 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, anyone who contravenes the Regulations is punishable with imprisonment for a maximum period of ten years or with fine which may extend to Rs.25 crores or with both. Further, in case any person fails to pay the penalty imposed by the adjudicating officer or fails to comply with any of his directions or orders, he shall be punishable with imprisonment for a term which shall not be less than one month but which may extend to ten years, or with fine, which may extend to twenty-five crore rupees or with both.
- f. Under Section 195 of the Companies Act, 2013, any person, including Director or Key Managerial Personnel of a company, who enters into insider trading, shall be punishable with imprisonment for a term which may extend to five years or with fine which shall not be less than Rs. 5 lakhs (Rupees five lakhs) but which may extend to Rs. 25 crore (Rupees twenty-five crore) or three times the amount of profits made out of insider-trading, whichever is higher, or with both.

13.ANNEXURES

The following annexures as attached form part of Code.

Annexure	Details						
No.							
A	Declaration by Director / Designated Person						
В	Application cum Undertaking for Pre-clearance of Trade						
C	Reporting / Confirmation of execution of pre-cleared Trade						
D	Reporting of non-execution of pre-cleared Trade						
E	Application for waiver of minimum holding period						
	Form A - Initial Disclosure by Promoter, Key Managerial						
F	Personnel and Director						
	Form B - Initial Disclosure on appointment of Key Managerial						
G	Personnel or Director or upon becoming a Promoter						
	Form C - Continual Disclosure by Promoter, Key Managerial						
Н	Personnel and Director						

ANNEXURE A

DECLARATION BY DIRECTOR / DESIGNATED PERSON

To:
The Compliance Officer,
Pacific Industries Limited (the "Company")
Survey No. 13, N.H. 48, Kempalingahalli,
Nelamangala Taluk, Bangalore-562123

From
Name
Designation
Employee No.
Company Name
Tel. No. & Email

I, the undersigned, being a Director / Designated Person as defined under the Code, hereby declare and confirm as under:

- 1. I have received, read and understood the Code;
- 2. I agree to comply with Code and that I and my Immediate Relatives shall be bound by the Code to the extent applicable to us;
- 3. I agree to hold the Company harmless in the event of any investigation against me and / or my Immediate Relatives for any Insider Trading by the regulatory agencies;
- 4. I agree to compensate the Company for all economic losses, loss / damage to the Company's public image, fines imposed on the Company, any penalty imposed on the Company, suffered in or as a result of any investigation by regulatory agencies into my or my Immediate Relatives Trades; and
- 5. I agree to compensate the Company for all legal expenses incurred in defending itself in such investigations.

Date	:	Signature
-		Signature Name & employee code
Place	:	Name & employee code

ANNEXURE B

Application cum Undertaking for Pre-clearance of Trade

[Under Clause [7(b)] of the Code]

To:
The Compliance Officer,
Pacific Industries Limited (the "Company")
Survey No. 13, N.H. 48, Kempalingahalli,
Nelamangala Taluk, Bangalore-562123

From:
Name
Designation
Employee No.
Company Name
Tel. No. & Email

Pursuant to Clause [7(b)] of the Code, I, the undersigned, hereby seek your approval to Trade in the Securities of the Company as per details given below:

S.N.	Particulars	Remarks
1.	Name of Designated Person proposing to Trade	
2.	PAN of the person Trading in Securities of the Company	
3.	Relationship with Director / Designated Person	
4.	Nature of Securities	
5.	Total No. of Securities held as of today	
6.	Nature of Transaction – Purchase / Sale	
7.	No. of Securities to be purchased / sold	
8.	Client ID of person mentioned at S.N. 1 above	
9.	DP ID & Name of the Depository	

I hereby declare that there will be no opposite transaction for 6 (six) months as per Clause [10(a)] of the Code.

I hereby further declare and undertake that:

- a. I do not have any access nor have I received "Unpublished Price Sensitive Information" (UPSI) up to the date of this application.
- b. In the event of me having access to or receiving UPSI after the date of signing this application but before the execution of the transaction, I undertake to inform the Compliance Officer of the change in this position and shall completely refrain from Trading in the Company's Securities till the time such information becomes public.
- c. I have not contravened the Code as notified by the Company from time to time.
- d. I have made full and true disclosure to the Company in the matter.

Dale	-		Signature	•
Place	: (Name & employee coo	de :
		Approval /	Rejection of Pre-clearance o	f Trade
submitt regard, Securit <u>Tradin</u> within specifie	ted by you and you are hereby ties of the Comp g days from the the specified tired time, you wou	relying entirely granted permisorany. Kindly no e date of this ane. In the eveld be required to	on for pre-clearance of Trade at upon the application cum un assion to proceed with the Tradir ote that this approval is valid capproval and you are requested not you are not able to proceed to re-submit your application for OR	dertaking given by you in this ng in number or number of the number of number o
	eference to the a owing reasons:	bove applicatio	n, this is to inform you that you	r application has been rejected
Date	:		Signature	:
Place	:		Compliance Officer	:

ANNEXURE C

Reporting / Confirmation of execution of pre-cleared Trade [Under Clause [7(f)] of the Code]

To: The Compliance Officer, Pacific Industries Limited (the "Company") Survey No. 13, N.H. 48, Kempalingahalli, Nelamangala Taluk, Bangalore-562123							
I, (na	me) confirm that the Trade for which approval						
was granted by you on (date) was done by me / Immediate Relative as per							
following details:							
Number of securities purchased / sold							
Price per security	Rs.						
Amount	Rs.						
Date of Trade							
Private Trade / Trade through Stock Exchange	1 / G V						
(name of Stock Exchange							
	gnature : lame & employee code :						
To: The Compliance Officer, Pacific Industries Limited (the "Company") Survey No. 13, N.H. 48, Kempalingahalli, Nelamangala Taluk, Bangalore-562123	•						
	gnature :						
Place : Na	me & employee code :						

ANNEXURE E

Application for waiver of minimum holding period [Under Clause [10(b)] of the Code]

To: The Compliance Officer Pacific Industries Limited (the "Company") Survey No. 13, N.H. 48, Kempalingahalli, Nelamangala Taluk, Bangalore-562123	From: Name : Designation : Employee No. :	
	Company Name :	
	Tel. No. & Email :	
Clause [10(b)] of the Code with respect to		
	ne / my Immediate Relative singly / jointly acquired on	
[Date] by way of	(Bonus / Rights / ESOPs / etc).	
I desire to sell the above securities on account o	f the following reasons:	
I declare that the above details are true, correct a	and complete in all respects.	
Date :	Signature :	
Place :	Name & employee code :	
Approval / Rejecti	on by Compliance Officer	
With reference to the above application, I approvidescription of securities) of the Company.	ve / reject the selling of (no. and	
Date :	Signature :	
Place :	Compliance Officer :	

ANNEXURE F

Form A - Initial Disclosure by Promoter, Key Managerial Personnel and Director

[Under Clause [11(a)] of the Code and Regulation 7(1)(a) read with Regulation 6(2) of the SEBI PIT Regulations]

Name of the Company: PACIFIC INDUSTRIES LIMITED

ISIN of the Company: INE883C01025

Name, PAN, CIN / DIN & address with contact no	s. Category of Person (Promoters/	Person coming into force			Open Interest of the Future contracts held as on the date of regulation coming into force		Open Interest of the Option Contracts held as on the date of regulation coming into force	
	KMP / Directors/ immediate relatives/others etc)	Type of security (Shares, Warrants, Convertible Debentures)	No. of Securities	% of share holding	No. of units (contracts * lot size)	Notional value in Rupee terms	No. of units (contracts * lot size)	Notional value in Rupee terms
(1)	(2)	(3)	(4)	(5)		(6)		(7)
Name:								
PAN:								
CIN/DIN:								
Address:								
Contact								

Date:	Signature:
Place:	Name & Employee Code:

ANNEXURE G

Form B - Initial Disclosure on appointment of KMP or Director or upon becoming a Promoter.

[Under Clause [11(b)] of the Code and Regulation 7(1)(b) of SEBI PIT Regulations]

Name of the Company: PACIFIC INDUSTRIES LIMITED

ISIN of the Company: INE883C01025

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).

PAN: CIN/DIN: Address: Contact		and only belong as monached in Regulation (2).								
Directors/ immediate relatives/others etc) Director /KMP OR Date of becoming Promoter vapointment of Director / Securities (Shares, Warrants, Convertible Debentures) Director /KMP OR Date of becoming Promoter vapointment of Director / KMP No. of units (contracts * value in lot size) No. of units (contracts * value in lot size) No. of units (contracts * lot size)	Name, PAN, CIN / DIN &						Open Interest	of the Future		
immediate relatives/others etc) Promoter OR Date of becoming Promoter Promoter OR Date of becoming Promoter Promoter OR Date of becoming Promoter (Shares, Warrants, Convertible Debentures) OR Date of becoming Promoter (Shares, Warrants, Convertible Debentures) (1) (2) (3) (4) (5) (6) (7) (8) Promoter / appointment of Director / KMP No. of units (contracts * value in Rupee terms) PAN: CIN/DIN: Address:	contact nos.	(Promoters/ KMP /	/ appointment of	nt of / appointment of Director / KMP		contracts held at the time				
relatives/others etc) Promoter (Shares, Warrants, Convertible Debentures) (1) (2) (3) (4) (5) (6) (7) (8) PAN: Cin//DIN: Address:		Directors/	Director /KMP	- · · · · · · · · · · · · · · · · · · ·			of becoming Promoter /		the time of becoming	
Promoter etc) Warrants, Convertible Debentures) (1) (2) (3) (4) (5) (6) (7) (8) PAN: Contact Contact Contact Convertible Debentures) (1) (2) (3) (4) (5) (6) (7) (8) Contact Contact		immediate	OR Date of		400	700	appointmen	t of Director /	Promoter / ap	pointment of
Convertible Debentures) (1) (2) (3) (4) (5) (6) (7) (8) PAN: Clinicals (contracts value in Rupee terms (1) (2) (3) (4) (5) (6) (7) (8) Contact Convertible Debentures) (a) (b) (c) (c) (c) (c) (c) (c) (c		relatives/others	becoming	, ,	Securities		K	MP	Director	/ KMP
Convertible Debentures Convertible Debentures Value in Rupee terms Value in Rup		etc)	Promoter			holding	No. of units	Notional	No. of units	Notional
Debentures Iot size Rupee terms Iot size Iot size		,		Convertible			(contracts *	value in	(contracts *	value in
(1) (2) (3) (4) (5) (6) (7) (8) Name: PAN: CIN/DIN: Address:				Debentures)			lot size)	Rupee	lot size)	Rupee
Name: PAN: CIN/DIN: Address: Contact							,	•		
Name:	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8))
CIN/DIN: Address: Contact	Name:	, ,	, ,						l i	
CIN/DIN: Address: Contact										
Address: Contact	PAN:									
Address: Contact										
Contact	CIN/DIN:		\							
Contact										
	Address:									
	Contact									
Note: "Securities" shall have the meaning as defined under regulation 2(1)(i) of SEBI (Prohibition of Insider Trading) Regulations, 2015.	Note: "Securities" sha	all have the meaning as define	ed under regulation	on 2(1)(i) of SEB	(Prohibition of	Insider Ti	rading) Regu	ılations, 201	5.	

Date:	Signature:
Place:	Name & Employee Code

ANNEXURE H

Form C - Continual Disclosure by Promoter, Key Managerial Personnel and Director [Under Clause [11(c)] of the Code and Regulation 7(2) of SEBI PIT Regulations]

Name of the Company: PACIFIC INDUSTRIES LIMITED

ISIN of the Company: INE883C01025

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)

in regulation o(z)						
Name, Category Securities held Securities % of Date of Date of Mode of	of Trading in deri	vatives (Specify	Exchange			
PAN No., of Person prior to Acquired / Disposed shareholding allotment intimatio acquisiti	on type of contr	ract, Futures or	on which			
CIN/DIN, (Promote acquisition/disposal advice/ n to (market		ns etc)	the trade			
& address rs/KMP / acquisition company purchase			was			
Of Directors/ of blic	,, pu		executed			
	,		executed			
Employee e sale of preferen						
/ relatives/ shares offer / c						
Director others specify market	t/					
with etc.) Type of No. of Type of No. of Pre Post From To Inter-si	e Buy	PILI				
contact security securities securities trans transa transa transa	etc. Value Number	Value Number				
nos.	of Units	of Units				
ction	(Contract	(Contract				
	* lot size)	* lot size)				
(1) (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12)			(47)			
(1) (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12)	(13) (14)	(15) (16)	(17)			

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

Date:	Signature:
Place:	Name & Employee Code