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#### No. 2019/IRCTC/CS/PIT/355

February 10, 2022

#### OFFIGE ORDER No.: 21

## Sub: Amendment in IRCTC Code of Conduct for Regulating & Reporting trading by Designated Persons & their Immediate Relatives"

The Board of Directors in its meeting held on Tuesday, February 8, 2022, has approved the amendments in the clause 13.2 of the Code regarding penalties by enhancing the amount of penalties, which is tabled hereunder:

S. No.	Violation	Earlier Penalty	Revised Penalty		
1	Dealing in any transaction involving the purchase and sale of securities of IRCTC either in name of the Insider or in the name of their immediate relative, when the trading window remains closed	Rs. 5,000/- per occasion	<b>Rs. 25,000/-</b> per occasion		
2	In case of entering into Contra Trade i.e. opposite or reverse transactions, in the securities of the IRCTC during the next six months following the prior transaction	Rs. 5,000/- per occasion or the actual profit, whichever is higher.	<b>Rs. 25,000/-</b> per occasion or the actual profit, whichever is higher		
3	Non-Updation of data on software as informed by the Company from time to time	Rs. 5,000/-			

\*In case of any instance of violation by the Insider, the amount of penalty shall be deducted from the Salary / outstanding bills of the Insiders directly and be deposited to Investor Protection and Education Fund (IPEF) A/C of SEBI

The amended "IRCTC Code of conduct for regulating & reporting trading by designated persons & their immediate relatives" effective from February 8, 2022 is enclosed herewith for information

(Suman Kalra) Company Secretary & Compliance Officer

Encl: as above

To,

All Employees.

Copy to: CMD/ /DF/CVO for information only.



## <u>"THE IRCTC CODE OF CONDUCT FOR REGULATING &</u> <u>REPORTING TRADING BY DESIGNATED PERSONS &</u> <u>THEIR IMMEDIATE RELATIVES</u>"

## <u>CHAPTER – I</u>

## 1. PRELIMINARY: -

Securities and Exchange Board of India ("SEBI") vide its Notification dated January 15, 2015, had issued the SEBI (Prohibition of Insider Trading) Regulations, 2015 and further amended the same vide its notification dated December 31, 2018, the SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018, to put in place a framework for prohibition of insider trading in securities and to strengthen the legal framework thereof which are applicable from April 01, 2019. Another amendment in the said Regulations with respect to the disclosure requirements by the members of promoter group was brought in vide SEBI (Prohibition of Insider Trading) Amendment Regulations, 2019 which came into effect from January 21, 2019. The SEBI had further amended the SEBI (PIT) Regulation, 2015 vide Securities and Exchange Board of India (Prohibition of Insider Trading) (Second Amendment) Regulations, 2019 and Securities and Exchange Board of India (Prohibition of Insider Trading) (Amendment) Regulations, 2020.

This Code is framed pursuant to the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended up-to-date. This code shall be called "The IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives" for Indian Railway Catering and Tourism Corporation Ltd. ("IRCTC" or "Company"). This code is being framed with an aim that designated persons of the Company and their immediate relatives shall not derive any benefit or assist others to derive any benefit from the access to and possession of Unpublished Price Sensitive Information about the Company which is not in the public domain and thus constitutes insider information. This amended Code shall be effective from 8<sup>th</sup> February, 2022.

## 2. POLICY & OBLIGATION: -

The Company endeavors to preserve the confidentiality of unpublished price sensitive information and to prevent misuse of such information. The Company is committed to transparency and fairness in dealing with all stakeholders and in ensuring adherence to all laws and regulations.

Every Director and other Designated Person of the Company has a duty to safeguard the confidentiality of all such information obtained in the course of his or her work at the Company. No Director and other Designated Person may use his or her position or knowledge of the Company to gain personal benefit or to provide benefit to any third party.



## 3. OBJECTIVE OF THE CODE: -

The objective of the Code is to regulate, monitor and report trading by Designated Persons and immediate relatives of Designated Persons towards achieving compliance with SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended. The Code shall also provide for practices and procedures for fair disclosure of unpublished price sensitive information.

## 4. APPLICABILITY: -

This Code shall apply to all Designated Persons and immediate relatives of Designated Persons as mentioned in this Code.

## 5. DEFINITIONS: -

In this Code, unless the context otherwise requires:

- (i) "SEBI Act" or "Act" means the Securities and Exchange Board of India Act, 1992;
- (ii) "Regulations" means the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time;
- (ii) (a) "Board" means the Securities and Exchange Board of India
- (iii) "The Company" means Indian Railway Catering and Tourism Corporation Ltd. (IRCTC);
- (iv) "Code" means "IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives", as modified from time to time;
- (iv) (a) "Compliance Officer" for the purpose of these regulations means the Company Secretary of the Company. In absence of the Company Secretary, the Board of Directors may authorize any other qualified Company Secretary of the Company or any senior officer as may deem fit to discharge the duties of Compliance Officer under these regulations.
- (v) "Connected Person" means-
  - (i) any person who is or has during the six months prior to the concerned act been associated with a company, directly or indirectly, in any capacity including by reason of frequent communication with its officers or by being in any contractual, fiduciary (as defined under clause 5(ix) of the Code) 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.



- (ii) Without prejudice to the generality of the foregoing provisions, the persons falling within the following categories shall be deemed to be connected persons unless the contrary is established, -
  - (a) an immediate relative of connected persons specified in clause (i); or
  - (b) a holding company or associate company or subsidiary company; or
  - (c) an intermediary as specified in section 12 of the Act or 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
  - (f) 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 of directors 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 recognised or authorized by SEBI; 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 a company or his immediate relative or banker of the company, has more than ten per cent of the holding or interest;
- (vi) "Designated Employees" means a person occupying any of the following position in the Company:
  - (a) All Directors and Chief Vigilance Officer
  - (b) Key Managerial Personnel
  - (c) All Executive Directors/GGMs
  - (d) All General Managers
  - (e) All Heads of Finance of Units/Divisions/Regions
  - (f) Heads of all Zones/Regions/Plants(irrespective of designation)
  - (g) All employees of the level of DGM and above
  - (h) All Employees working in Books, Budget, Financial Service and Direct Taxation Sections of Corporate Finance
  - (i) All employees working in Company Secretariat & Legal Department.
  - (j) All employees working in Secretariat of CMD/Functional Directors
  - (k) Any support staff such as IT staff who have access to UPSI
  - (I) Any other key person, who in the opinion of Compliance Officer be covered in the "Designated Employee";
- (vii) "Designated Person" with regard to the Company means any of the following persons:
  - (a) Designated Employee of the Company
  - (b) Employees of the Company's Material Subsidiary, if any, so designated on the basis of their functional role/access to UPSI by their board of directors, but shall specifically include:



- the Chief Executive Officer
- Employees upto two levels below Chief Executive Officer irrespective of their functional role or ability to have access to UPSI
- (c) Promoter / Promoter Group of the Company
- (d) Any other key person, who in the opinion of Compliance Officer be covered in the "Designated Person";
- (viii) "Director" means a member of the Board of Directors of the Company;
- (ix) "Fiduciary" with regard to the Company refers to the professional firms such as auditors, accountancy firms, law firms, analysts, insolvency professional entities, consultants, banks etc., assisting or advising the Company;
- (x) "Generally Available Information" means information that is accessible to the public on a non-discriminatory basis;
   (Information published on the website of a stock exchange, would ordinarily be considered generally available.)
- (xi) "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;
- (xii) "Insider" means any person who is:
  - i) a connected person; or

ii) in possession of or having access to unpublished price sensitive information;

- (xiii) "Key Managerial Personnel" or "KMP", in relation to a company means:-
  - (a) the Chairman & Managing Director
  - (b) all Whole-time Functional Directors
  - (c) Company Secretary and
  - (d) such other officer as may be prescribed under the Companies Act, 2013;
- (xiii) (a) "Promoter" shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2[2018] or any modification thereof;
- (xiii) (b) "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;
- (xiv) "Securities" includes:
  - (a) shares, bonds, debentures or other marketable securities of a like nature;
  - (b) any kind of derivatives in the Securities of the Company; and
  - (c) such other instruments recognized as securities under the Securities Contracts (Regulation) Act, 1956, or any modification thereof except units of a mutual fund, and issued by the Company from time-to-time;



- (xv) "Stock Exchange" means:
  - (a) BSE Limited; and
  - (b) National Stock Exchange of India Limited;
- (xvi) "Trading" means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities, and "trade" shall be construed accordingly;
- (xvii) "Trading Day" means a day on which the recognized stock exchanges are open for trading where securities of the Company are listed;
- (xviii) "Trading Window" means trading period for trading in the Company's Securities. All days shall be the trading periods except when trading window is closed;
- (xix) "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:
  - i. financial results;
  - ii. dividends;
  - iii. change in capital structure;
  - iv. mergers, de-mergers, acquisitions, de-listings, disposals and expansion of business and such other transactions;
  - v. changes in key managerial personnel;

Compliance Officer may decide any other matter also as Price Sensitive Information;

All other words and phrases will have the same meaning as defined under the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time. Words and expressions used and not defined in this code but defined in the Securities and Exchange Board of India Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 or the Companies Act, 2013, as amended and Rules & Regulations made there under shall have the meanings respectively assigned to them in that legislation.



## CHAPTER II

## **CONFIDENTIALITY & COMMUNICATIONOF UPSI**

### 6. COMPLIANCE OFFICER: -

- 6.1 Company Secretary shall be the Compliance Officer for the purpose of the Code.
- 6.2 The Compliance Officer shall be responsible for compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservation of UPSI, monitoring of trades and the implementation of the Code of Conduct under the overall supervision of the Board of Directors.
- 6.3 The Compliance Officer shall ensure adequate and effective system of internal controls to ensure compliance with the requirements given in the regulations to prevent insider trading.
- 6.4 Periodic process review should be done to evaluate effectiveness of such internal controls.
- 6.5 A Record of Designated Employees shall be maintained by **Corporate-HR** under the overall supervision and control of the Compliance Officer and changes taking place in the list from time to time shall be incorporated therein.
- 6.6 The Compliance Officer shall provide any clarifications with regard to the implementation of this Code.

### 7. PRESERVATION OF UPSI: -

- 7.1 All the unpublished price sensitive information shall be identified and its confidentiality shall be maintained.
- 7.2 All Designated Persons shall maintain the confidentiality of price sensitive information. All information shall be handled within the organisation on a need-to-know basis and no unpublished price sensitive information shall be communicated to any person except in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.
- 7.3 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.
- 7.4 No insider shall communicate, provide, or allow access to any unpublished price sensitive information, relating to a company or securities 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.

- 7.5 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 legitimate purposes, performance of duties or discharge of legal obligations.
- 7.6 Any person in receipt of unpublished price sensitive information pursuant to a "legitimate purpose" shall be considered an "insider" and due notice shall be given to such persons to maintain confidentiality of such unpublished price sensitive information.
- 7.7 Notwithstanding anything contained in the Code, an unpublished price sensitive information may be communicated, provided, allowed access to or procured, in connection with a transaction that would:–
  - 7.7(i) entail an obligation to make an open offer under the takeover regulations where the board of directors of the Company is of informed opinion that sharing of such information is in the best interests of the Company;
  - 7.7(ii) not attract the obligation to make an open offer under the takeover regulations but where the board of directors of the Company is of informed opinion that sharing of such information 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 of directors may determine to be adequate and fair to cover all relevant and material facts.
- 7.8 For the purpose of clause 7.7, the parties shall be required 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 of clause 7.7 and shall not otherwise trade in securities of the company when in possession of unpublished price sensitive information.
- 7.9 For the purpose of prompt public disclosure of UPSI, the Company also adopts the Code regarding practice & procedure for Fair Disclosure set out at **Annexure-I**. The Policy for determination of "legitimate purposes" has been incorporated as a part of the Code of Fair Disclosure.
- 7.10 A structured digital database shall be maintained by Corporate HR containing 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 under this regulation along with the Permanent Account Number or any other identifier authorized by law where Permanent Account Number is not available. Inputs in this regard shall be ensured by the concerned Heads of Departments within 2 working days of sharing the said UPSI.

7.11 Such structured digital database shall be preserved for a period of not less than eight years after completion of the relevant transactions and in the event of receipt of any information from the Board regarding any investigation or enforcement proceedings, the relevant information in the structured digital database shall be preserved till the completion of such proceedings.



## CHAPTER III

## TRADING RESTRICTIONS

#### 8. TRADING WHEN IN POSSESSION OF UPSI: -

8.1 Subject to the provisions of SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time, no insider shall trade in securities that are listed or proposed to be listed on a stock exchange when in possession of unpublished price sensitive information.

When a person who has traded in securities has been in possession of unpublished price sensitive information, his trades would be presumed to have been motivated by the knowledge and awareness of such information in his possession.

Provided that the insider may prove his innocence by demonstrating the circumstances including the following: –

8.1(i). the transaction is an off-market inter-se transfer between insiders who were in possession of the same unpublished price sensitive information without being in breach of this code and both parties had made a conscious and informed trade decision.

Provided that such unpublished price sensitive information was not obtained under clause 7.7 of this code.

Provided further that such off-market trades shall be reported by the insiders to the company within two working days. Every company shall notify the particulars of such trades to the stock exchange on which the securities are listed within two trading days from receipt of the disclosure or from becoming aware of such information.

8.1 (ii) the transaction was carried out through the block deal window mechanism between persons who were in possession of the unpublished price sensitive information without being in breach of clause 7 of this code and both parties had made a conscious and informed trade decision;

Provided that such unpublished price sensitive information was not obtained by either person under clause 7.7 of this code.

8.1(iii) the transaction in question was carried out pursuant to a statutory or regulatory obligation to carry out a bona fide transaction.



- 8.1(iv) the transaction in question was undertaken pursuant to the exercise of stock options in respect of which the exercise price was pre-determined in compliance with applicable regulations.
- 8.1(v) in the case of non-individual insiders: -
  - (a) the individuals who were in possession of such unpublished price sensitive information were different from the individuals taking trading decisions and such decision-making individuals were not in possession of such unpublished price sensitive information when they took the decision to trade; and
  - (b) appropriate and adequate arrangements were in place to ensure that these regulations are not violated and no unpublished price sensitive information was communicated by the individuals possessing the information to the individuals taking trading decisions and there is no evidence of such arrangements having been breached;
- 8.1(vi) the trades were pursuant to a trading plan set up in accordance with clause 11.
- 8.2 In the case of connected persons, the onus of establishing, that they were not in possession of unpublished price sensitive information, shall be on such connected persons and in other cases, the onus would be on the Board.
- 8.3 The Board may specify such standards and requirements, from time to time, as it may deem necessary for the purpose of these regulations

## 9. TRADING WINDOW: -

9.1 Designated persons may execute trades subject to compliance with the PIT Regulations. Designated persons and their immediate relatives shall not trade in securities when the trading window is closed.

### 9.2 The trading window shall remain closed for Financial Results as under:

Declaration of Financial Results for	Trading Window Closure period					
	From To					
First quarter	1 <sup>st</sup> July of the financial Upto 48 hours after					
	year. declaration of					
Second quarter	1 <sup>st</sup> October of the financial results or					
	financial year. generally available					
Third quarter	1 <sup>st</sup> January of the to public on a non-					
	financial year discriminatory basis					
Annual and Fourth quarter	1 <sup>st</sup> April of following as notified from time					
	financial year. to time					



**In case of Events other than declaration of Financial Results:** In addition, the Company may declare any other schedule for closure of trading window based on requirements and the same shall be notified accordingly by the Compliance Officer as per SEBI (LODR) Regulations, 2015.

Register for period(s) of closure of trading window shall be maintained in **REG-I** (Appendix-IX)

- 9.3 The gap between clearance of accounts by Audit Committee and Board meetings should be as narrow as possible and preferably on the same day to avoid leakage of material information.
- 9.4 (i) All Designated Persons and their immediate relatives shall conduct all their trading in the securities of the company only in a valid trading window and shall not trade in Company's securities during the periods when trading window is closed, as referred to in clause 9.2 or during any other period as may be specified by the Company from time to time.
  - (ii) In addition to clause 9.2 of the code, 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.
- 9.5 In case of ESOPs, 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 window is closed.
- 9.6 The trading window restrictions mentioned in Clause 9.2 shall not apply in respect of
  - a. transactions specified in sub-clauses (i) to (iv) and (vi) of the proviso to clause
     8.1 and in respect of pledge of shares for bonafide purposes such as raising of funds, subject to preclearance by the compliance officer and compliances with the respective regulations made by the Board.
  - b. transactions which are undertaken in accordance with respective regulations made by the Board such as acquisition by conversion of warrants or debentures, subscribing to rights issue, further public issue, preferential allotment or tendering of shares in a buy-back offer, open offer, delisting offer or transactions which are undertaken through such other mechanism as may be specified by the Board from time to time.



## 10. PRE-CLEARANCE OF TRADES: -

- 10.1 All Designated Persons and their immediate relatives who intend to trade in the securities of the company above a minimum of **2500 shares** of the Company per transaction should pre-clear the transactions as per the pre-trading procedure as described hereunder.
- 10.2 An application shall be made in **Form PIT-1 (Appendix- IV)** to the Compliance Officer indicating the estimated number of securities that the Designated Persons or their immediate relatives intends to trade 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. The Compliance Officer shall intimate to the applicant about the approval or rejection of application of Designated persons in **Form PIT-3 (Appendix-VI)**
- 10.3 All Designated Persons and their immediate relatives shall execute their order in respect of securities of the Company within seven trading days after the approval of pre-clearance is given. If the order is not executed within the aforementioned specified period, the Designated Person must pre-clear the transaction again.
- 10.4 In case the Designated Person or his/ her immediate relative decides not to execute the trade after securing pre-clearance, he/ she shall inform the Compliance Officer of such decision immediately.
- 10.5 Prior to approving any trades, the Compliance Officer shall be entitled to seek declarations to the effect that the applicant for pre-clearance is not in possession of any unpublished price sensitive information. He shall also have regard to whether any such declaration is reasonably capable of being rendered inaccurate
- 10.6 It shall be the responsibility of Designated Persons to ensure compliance of clauses10.1 to 10.4 above in case of their immediate relatives also.
- 10.7 All Designated Persons who buy or sell any number of shares of the company shall not execute a contra trade i.e. sell or buy any number of shares during the next six months following the prior transaction. Provided that this shall not be applicable for trades pursuant to exercise of stock options.
- 10.8 The Compliance Officer may grant relaxation from strict application of such restriction for reasons to be recorded in writing provided that such relaxation does not violate the regulations. Register of pre-clearance for trade in securities shall be maintained in **REG-II (Appendix-X)**
- 10.9 Should a contra trade be executed, inadvertently or otherwise, in violation of such a restriction, 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 Act.

## 11. TRADING PLANS: -

- 11.1 An Insider shall be entitled to formulate a trading plan and present it to the Compliance Officer in Form PIT-2 (Appendix- V) for approval and public disclosure pursuant to which trades may be carried out on his behalf in accordance with such plan.
- 11.2 Such trading plan shall:-
  - (i) not entail commencement of trading on behalf of the insider earlier than six months from the public disclosure of the plan;
  - (ii) 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;
  - (iii) entail trading for a period of not less than twelve months;
  - (iv) not entail overlap of any period for which another trading plan is already in existence;
  - (v) set out either the value of trades to be effected 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 effected; and
  - (vi) not entail trading in securities for market abuse.
- 11.3 The Compliance Officer shall review 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.
- 11.4 Pre-clearance of trades shall not be required for a trade executed as per an approved trading plan. Further, trading window norms and restrictions on contra trade shall not be applicable for trades carried out in accordance with an approved trading plan.
- 11.5 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 any unpublished price sensitive information in possession of the insider at the time of formulation of the plan has not become generally available at the time of the commencement of implementation and in such event the Compliance Officer shall confirm that the commencement ought to be deferred until such unpublished price sensitive information becomes generally available information.



- 11.6 Upon approval of the trading plan, the Compliance Officer shall notify the plan to the stock exchanges on which the securities are listed and intimate to the applicant in **Form PIT-3 (Appendix VI)** about approval or rejection of application
- 11.7 Such Insider is required to intimate the Compliance Officer regarding execution of trading plan within two trading days of each transaction intimated under the trading plan as per Performa provided in Form PIT-4 (Appendix VII). Register of trading plan of securities by the Insiders and notification to Stock Exchanges shall be maintained in REG-III (Appendix XI).



## **CHAPTER IV**

## REPORTING AND DISCLOSURE REQUIREMENTS

## 12. DISCLOSURE REQUIREMENTS: -

## 12.1 Initial Disclosures

By Whom	What to be disclosed	When to be disclosed	Form
Promoter/ member of the promoter group/Director/ KMP to the Compliance Officer	Holding of securities of the Company as on the date of this Code taking effect.	Within thirty days of this Code taking effect.	In Form-A Prescribed by SEBI (Appendix-I)
Promoter/ member of the promoter group/Director/ KMP to the Compliance Officer	Holding of securities of the Company as on date of appointment or becoming Promoter	Within seven days of such appointment or of becoming Promoter	In Form-B Prescribed by SEBI (Appendix-II)
Designated Persons to the Company	<ol> <li>Name &amp; PAN (or any other identifier authorized by law) of the following persons:         <ul> <li>a) Immediate Relatives</li> <li>b) Persons with whom the designated person shares a material financial relationship</li> <li>c) Phone, mobile &amp;cell numbers</li> <li>which are used by the above persons</li> <li>2. Names of educational institutions from which the designated person has graduated</li> <li>3. Names of past employers</li> </ul> </li> </ol>	Within 30 days of becoming a Designated Person	Form PIT-5 (Appendix-VIII)

## 12.2 Continual Disclosure

By Whom	What to be disclosed	When to be disclosed	Form
Promoter/member	Number of such securities	Within two trading days	In Form-C
of the promoter acquired or disposed of such trans		of such transaction if the	Prescribed by
group/ Director/		value of the securities	SEBI
Designated		traded, whether in one	
Person to the		transaction or a series of	(Appendix-III)
Compliance		transactions over any	
Officer		calendar quarter,	



		aggregates to a traded value in excess of Rs. 10 lakh or such other value as may be specified. *disclosure of incremental transactions shall be made when transactions effected after the prior disclosure cross the threshold specified above.	
Company to the Stock exchange where securities are listed	Details of disclosure by Promoter/ Director/ Designated Person	Within two trading days of receipt of disclosure or becoming aware of such disclosure	In Form-C Prescribed by SEBI (Appendix-III)
Designated Persons to the Company	Application for seeking approval of Pre clearance trade		Form PIT-1 (Appendix-IV)
Designated Persons to the Company	Application for seeking approval of trading plan		Form PIT-2 (Appendix-V)
Compliance officer to Designated persons	Intimation about approval or rejection of trading plan / pre clearance trade	Within 7 trading days of receiving of application	Form PIT-3 (Appendix-VI)
Designated Persons to the Company	Disclosure regarding trade executed as per approved Trading Plan/ Pre clearance Trade	Within two trading days of execution of trade	Form PIT-4 (Appendix-VII)
Designated Persons to the Company	Name & PAN (or any other identifier authorized by law) of the following persons: a) Immediate Relatives b) Persons with whom the designated person shares a material financial relationship c) Phone, mobile &cell numbers which are used by the above persons.	<ol> <li>Within 30 days of the end of the financial year.</li> <li>Whenever the information changes vis- à-vis their last disclosure, within 30 days from the change.</li> </ol>	Form PIT-5 (Appendix-VIII)

12.3 For the purposes of Clause 12.1 & 12.2, 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 during the immediately preceding 12 months, equivalent to at least 25% of such payer's annual income



but shall exclude relationships in which the payment is based on arm's length transactions.

- 12.4 The disclosures to be made by any person under Clause 12.1 & 12.2 shall include those relating to trading by such person's immediate relatives, and by any other person for whom such person takes trading decisions.
- 12.5 The disclosures of trading in securities shall also include trading in derivatives of securities and the traded value of the derivatives shall be taken into account for purpose of Clause 12.1 & 12.2.
- 12.6 The Compliance Officer shall maintain records of all the disclosures/ declarations/undertakings/ forms as mentioned in this Code, as received from time to time, for a period of five years.
- 12.7 The Compliance Officer shall report to the Board of Directors for the purpose of the Code and in particular, shall provide reports to the Chairman of the Audit Committee and to the Chairman of the Board annually.
- 12.8The Audit Committee shall review compliance with the provisions of 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.



## **CHAPTER-V**

### **MISCELLANEOUS**

### 13. PENALTY FOR CONTRAVENTION OF THE CODE: -

- 13.1 Any Director, Key Managerial Personnel or Designated Persons, who trades in securities of the Company or communicates any unpublished price sensitive information in contravention of this CODE may be penalized and appropriate action may be taken by the Competent Authority of the Company and shall also be subject to disciplinary action by the Competent Authority. A Report on violation of the CODE and SEBI (PIT) Regulations, 2015 by the insiders be also submitted to the SEBI.
- 13.2 In case of violation of the CODE and SEBI (Prohibition of Insider Trading) Regulations, 2015, the following penalties shall be imposed on the Insiders:

S.No.	Violation	Penalty*
1	Dealing in any transaction involving the purchase and sale of securities of IRCTC either in name of the Insider or in the name of their immediate relative, when the trading window remains closed	Rs.25,000/- per occasion
2	In case of entering into Contra Trade i.e. opposite or reverse transactions, in the securities of the IRCTC during the next six months following the prior transaction	
3	Non-Updation of data on software as informed by the Company from time to time	Rs.5,000/-

\*In case of any instance of violation by the Insider, the amount of penalty shall be deducted from the Salary / outstanding bills of the Insiders directly and be deposited to Investor Protection and Education Fund (IPEF) A/C of SEBI

- 13.3 Employees shall report instances of leak of UPSI and the same may be done through the whistle-blower Policy of IRCTC
- 13.4 On becoming aware of leak of UPSI or suspected leak of UPSI, the Compliance Officer shall initiate appropriate inquiries and the relevant Intermediaries and Fiduciaries shall co-operate with the Company in connection with such inquiry. Policy and Procedure for enquiry in case of leak of unpublished price sensitive information or suspected leak of unpublished price sensitive information is provided in **Annexure-II.**
- 13.5 The action by the Company shall not preclude SEBI and other authorities from taking any action in case of violation of SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time. In case the SEBI Regulation or any Statutory Provisions are more stringent than those contained in the CODE, the SEBI Regulations / Statutory Provisions will prevail.



- 13.6 If it is observed by the Company and/or Compliance Officer, that there has been a violation of these regulations, Compliance Officer shall promptly inform the stock exchange(s) where the concerned securities are traded, in such form and such manner as may be specified by the Board from time to time
- 13.7 All Designated Persons who violate this Code of Conduct including leak of UPSI or suspected leak of UPSI shall also be subject to disciplinary action by the Company, which may include wage, salary freeze, suspension, recovery, claw back, withholding of promotions etc.

### 13A. CODE OF CONDUCT FOR INTERMEDIARIES:

The Board of Directors or head(s) of the organization of every intermediary shall formulate a code of conduct to regulate, monitor and report trading by their designated persons, by adopting the minimum standards as specified in the regulations with respect to trading in their own securities and with respect to trading in other securities.

## 14. UPLOADING CODE OF CONDUCT ON IRCTC WEBSITE: -

This Code and any amendments thereto shall be available on the website of the Company.

### 15. DISSEMINATION OF THE CODE: -

The Company shall implement processes for how and when people are brought 'inside' on sensitive transactions. The Heads of the concerned departments shall ensure that individuals are made aware of the duties and responsibilities attached to the receipt of Inside Information, and the liability that attaches to misuse or unwarranted use of such information.

### 16. AMENDMENT

The Chairman and Managing Director, **Indian Railway Catering and Tourism Corporation Ltd.,** is authorized by the Board of Directors to amend or modify this policy from time to time. However, no such amendment or modification shall be inconsistent with the applicable provisions of any law for the time being in force.



## ANNEXURE-I

## CODE OF PRACTICES AND PROCEDURES FOR FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION OF INDIAN RAILWAY CATERING AND TOURISM CORPORATION LTD.

## [Framed Under Regulation 8 of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015]

## PREAMBLE

The Securities and Exchange Board of India had promulgated the SEBI (Prohibition of Insider Trading) Regulations, 2015 (hereinafter referred to as "**Regulations**") on January 15, 2015. As per Regulation 8 read with Schedule A of the Regulations, every listed company is required to frame a **Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information** (hereinafter referred to as the '**Code**') in order to disseminate 'Unpublished Price Sensitive Information' (hereinafter referred to as the **'Unpublished Price Sensitive Information**' (hereinafter referred to as '**UPSI**') universally and not selectively by such companies. This Policy is intended to lay down the principles and practices to be followed by Indian Railway Catering and Tourism Corporation Ltd. (the Company) pertaining to universal disclosure of UPSI.

The Company intends to follow best practices, duly compliant with Applicable Laws, in the matter of disclosure of UPSI. Accordingly, the following Code was adopted by the Board of Directors of the Indian Railway Catering and Tourism Corporation Ltd. (hereinafter referred to as 'IRCTC' or 'Company').

### I. APPLICABILITY

This Code shall apply in relation to disclosure by the Company of UPSI. The scope, exceptions as given in Applicable Law shall be applicable for the purpose of this Code as well.

### II. DEFINITIONS

"**Applicable Law**" shall mean the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, including any amendments thereof, or any statute, law, listing agreement, regulation, ordinance, rule, judgment, order, decree, bye-law, clearance, directive, guideline, policy, requirement, notifications and clarifications, circulars or other governmental instruction and/or mandatory standards and or guidance notes as may be applicable in the matter of trading by an Insider.

"Chief Investor Relations Officer" means such senior officer from the Finance Department, as nominated/appointed by the Board of directors to deal with dissemination of information and disclosure of UPSI in a fair and unbiased manner. The name and designation of such officer shall be published on the website of the Company.

"Selected Group of Persons" includes securities analysts or selected institutional investors, brokers and dealers or their associated persons, investment advisers and institutional managers, investment companies, hedge funds or any other person.



All the other terms used in the Code shall have the same meaning as assigned to them under the Regulations.

## III. SHARING OF UPSI FOR LEGITIMATE PURPOSE

- UPSI is in the nature of information relating to the Company, directly or indirectly, of precise nature that can have an impact on the prices of the securities of the Company if made public.
- Till the UPSI becomes a generally available information, UPSI can be shared only on a need-to-know basis and for legitimate purpose as provided hereunder and not to evade or circumvent the prohibitions of the Regulations: -
  - Sharing of relevant UPSI with consultants, advisors engaged by the Company in relation to the subject matter of the proposed deal/ assignment in relation to UPSI;
  - Sharing of relevant UPSI with intermediaries/ fiduciaries viz. merchant bankers, legal advisors, auditors in order to avail professional services from them in relation to the subject matter of the UPSI;
  - Sharing of relevant UPSI with persons for legitimate business purposes (e.g., attorneys, investment bankers or accountants);
  - Sharing of relevant UPSI with persons who have expressly agreed in writing to keep the information confidential, such as potential customers, other developers, joint venture partners and vendors, and not to transact in the company's securities on the basis of such information
  - Sharing of relevant UPSI in case mandatory for performance of duties or discharge of legal obligations.
- IV. Before sharing of the UPSI, the concerned person sharing such UPSI shall comply with the requirements in relation to circumstances and procedure for bringing people 'inside' as provided in Code of Conduct for Prohibition of Insider Trading.
- V. The Compliance Officer shall maintain record of the details of the recipients including their PAN, address etc. of UPSI on legitimate purpose including the following:
  - **a.** Whether the concerned UPSI is required to be shared?
  - b. Why the information is required by the recipient?
  - c. Who had shared the UPSI and whether he was authorised to do so?
  - d. Whether the Compliance Officer was intimated before such sharing of UPSI?
  - e. Whether non- disclosure agreements were signed?
  - f. Whether notice to maintain confidentiality of the shared UPSI has been given?

## VI. FUNCTIONS OF THE CHIEF INVESTOR RELATIONS OFFICER:

- Dealing with universal dissemination and disclosure of UPSI.
- Determination of questions as to whether any particular information amounts to UPSI.



- Determination of response, if any, of the Company to any market rumour in accordance with this Code.
- Dealing with any query received by any Insider about any UPSI.
- Providing advice to any Insider as to whether any particular information may be treated as UPSI.

If an Insider receives a query about any UPSI related to the Company, he shall not comment on the same and shall forward such query to the Chief Investor Relations Officer. The Chief Investor Relation Officer shall deal with such query in accordance with Applicable Law and this Code in consultation with the Chairman & Managing Director or CEO of the Company.

## VII. DISCLOSURE POLICY

The Company shall ensure:

- prompt public disclosure of UPSI that would impact price discovery no sooner than credible and concrete information comes into being in order to make such information generally available.
- uniform and universal dissemination of UPSI to avoid selective disclosure.
- Chief Investor Relations Officer to deal with dissemination of information and disclosure of unpublished price sensitive information.
- if an Insider 'selectively' discloses any UPSI to any person including the Selected Group of Persons then prompt disclosure of such information shall have to be made by the Chief Investor Relations Officer to the public. Such disclosure must be made not later than 48 hours after the Chief Investor Relations Officer learns that communication of such UPSI has taken place.
- The Company shall provide appropriate and fair response to queries on news reports and requests for verification of market rumours by regulatory authorities.
- The Company shall make prompt dissemination of unpublished price sensitive information that gets disclosed selectively, inadvertently or otherwise to make such information generally available.
- that information shared with analysts and research personnel is not UPSI.
- develop 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.
- The Company shall handle of all unpublished price sensitive information on a need to-know basis.

Subject to Applicable Law methods of public disclosure of information to ensure uniform distribution shall include either of the following-



- Distributing through Press Releases in newspapers or media including electronic media.
- Filing with the Stock Exchanges.
- Any other method that ensures wide distribution of the news such as webcasts and webinars.
- Uploading the information on the website of the company.

## VIII. THIRD PARTY DEALINGS

The Chief Investor Relations Officer shall ensure that best practices of making 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 are developed by the Company.

The best practices shall include uploading the following information on the website of the company-

- Any Power Point Presentation or similar material used by the analyst in such meeting on the website of the Company.
- Any earnings guidance or any other similar material distributed during press conference.
- Any material information about business plans of the company provided in response to analyst queries or during discussions in a meeting or any other information which may lead to price discovery has been shared.

## IX. <u>RUMOURS: VERIFICATION OF MARKET RUMOURS AND RESPONSE TO</u> <u>QUERIES</u>

The Chief Investor Relations Officer shall provide appropriate and fair responses to queries in relation to UPSI including any news reports. A 'No Comment' policy must be maintained by the Company and the Chief Investor Relations Officer on market rumours except when requested by regulatory authorities to verify such rumours.

## X. NEED TO KNOW HANDLING OF UPSI:

The Company shall handle UPSI only on a need to know basis. UPSI shall be provided only when needed for legitimate purposes, performance of duties or discharge of legal obligations. All insiders shall adhere to the conditions of strict confidentiality and shall not share any UPSI except for the aforesaid purposes.

### XI. <u>AMENDMENT</u>

The Chairman and Managing Director, **Indian Railway Catering and Tourism Corporation Ltd.**, is authorized by the Board of Directors to amend or modify this policy from time to time. However, no such amendment or modification shall be inconsistent with the applicable provisions of any law for the time being in force.

### ANNEXURE- II



## POLICY AND PROCEDURE FOR ENQUIRY IN CASE OF LEAK OF UNPUBLISHED PRICE SENSITIVE INFORMATION OR SUSPECTED LEAK OF UNPUBLISHED PRICE SENSITIVE INFORMATION

## PREAMBLE

The SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018 ("PIT Amendment Regulations") mandates every listed company to formulate a written policy and procedures for inquiry in case of leak of unpublished price sensitive information and initiate appropriate action on becoming aware of leak of unpublished price sensitive information and inform the Board promptly of such leaks, inquiries and results of such inquiries.

In this regard, Board of Directors of Indian Railway Catering and Tourism Corporation Ltd. ("IRCTC/Company") has laid down this policy for procedure of inquiry in case of leak of Unpublished Price Sensitive Information ('the policy'), for adoption.

## I. <u>APPLICABILITY</u>

This Code shall be applied in relation to inquiry in case of leak of Unpublished Price Sensitive Information. The scope, exceptions as given in Applicable Law shall be applicable for the purpose of this Code as well.

## II. DEFINITIONS

For the purpose of this Policy

"**Applicable Law**" shall mean the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, including any amendments thereof, or any statute, law, listing agreement, regulation, ordinance, rule, judgment, order, decree, bye-law, clearance, directive, guideline, policy, requirement, notifications and clarifications, circulars or other governmental instruction and/or mandatory standards and or guidance notes as may be applicable in the matter of trading by an Insider.

**'Audit Committee'** shall mean Committee of the Board of the Company constituted pursuant to Section 177 of the Companies Act, 2013 read with Regulation 18 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

**'Board'** shall mean the Board of Directors of Indian Railway Catering and Tourism Corporation Ltd.

**'Leak of UPSI'** shall refer to such act / circumstance(s) by virtue of which an UPSI is made available or becomes available, by any means or mode to any person, association, body, firm, agency, society, entity or to a group thereof, whether registered or otherwise before its official publication or announcement or formal circulation in public domain and which shall also include any purported attempt thereof.

Any words used in this Policy but not defined herein shall have the same meaning as described to it in the Companies Act, 2013 or Rules made thereunder, Securities & Exchange Board of India Act or Rules and Regulations made thereunder, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, SEBI (Prohibition of Insider



Trading) (Amendment) Regulations, 2018 or any other relevant legislation/law applicable to the Company, as amended from time to time.

## III. PROCESS OF INQUIRY IN CASE OF LEAK OF UPSI OR SUSPECTED LEAK OF UPSI

- Inquiry under this policy shall commence based on a written complaint received from any employee, department of the Company, Registrar and Share Transfer Agent, designated person, Depository, Stock Exchange, Regional Director or any official thereof, Registrar of Companies or any official thereof, regulatory / statutory authority or any other department of Central or State Government.
- 2. The complaint shall interalia state particulars of the complainee and details of the complaint. The Complainant has the option of annexing such documentary evidence, as deemed reasonable for the purpose of substantiating the complaint lodged.
- 3. The Complaint shall be addressed to the Compliance Officer.
- 4. Within 5 (five) working days of receipt of the complaint, Compliance Officer shall write to the complainee intimating the details of the complaint received and requesting him to give a written representation within 7 (seven) working days of receipt of letter. If Compliance Officer feels that the complaint has been lodged to secure needless publicity for defamatory matter which is detrimental to the interest of the Company then he will discard the complaint with reasons recorded in writing.
- 5. Within 7 (seven) working days of receipt of representation, Compliance Officer shall proceed to investigate in the matter and for such purpose may consult such persons, whether internal or otherwise or obtain such external assistance or opinion, as he may deem expedient in this regard. During the course of such investigation, Compliance Officer may call for such additional documents, representations, etc. as he may deem fit.
- 6. If no representation is received within the aforesaid stipulated time, Compliance Officer shall issue notice to the complainee asking him to show cause as to why the Company should not initiate disciplinary proceedings, as applicable, against him.
- 7. On completion of the preliminary investigation under point 5, receipt of reply to the show-cause notice issued under point 6 or on non-receipt thereof, Compliance Officer shall refer the matter to the Chairman of the Audit Committee, along with his opinion, for his consideration.
- 8. Chairman of the Audit Committee on receipt of such opinion shall proceed to convene a meeting of the Audit Committee and shall actually convene the concerned meting within a period of 45 days of receipt of opinion of Compliance Officer.
- 9. The Audit Committee shall consider the matter and put forward its recommendation to the Board. The Board, on receipt of such recommendation and after due review, if forms an opinion that the complainee is guilty of leak of UPSI or suspected leak of UPSI, then it will order for necessary disciplinary proceedings of the company, which will be in addition to the penal provisions stated under SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018 and any other statutory enactments, as applicable.



- 10. The Company Suo-moto reserves the right of initiating an inquiry under this policy against any designated person if it has reasons to believe that such person has leaked UPSI or suspected to leak UPSI.
- 11. This policy shall not in any way preclude any referrals, complaints, measures, actions etc. which can be instituted or which are available under the existing Vigil Mechanism Policy of the Company.

## IV. <u>AMENDMENT</u>

The Chairman and Managing Director, **Indian Railway Catering and Tourism Corporation Ltd** is authorized by the Board of Directors to amend or modify this policy from time to time. However, no such amendment or modification shall be inconsistent with the applicable provisions of any law for the time being in force.



## Appendix-I

### FORM A

(refer to clause 12.1 of the Code)

## SEBI (Prohibition of Insider Trading) Regulations, 2015

## [Regulation 7 (1) (a) read with Regulation 6 (2) – Initial disclosure to the company]

Name of the company: Indian Railway Catering and Tourism Corporation Limited

ISIN of the company: INE335Y01012

## Details of Securities held by Promoter, Key Managerial Personnel (KMP), Director and other such persons as mentioned in Regulation 6(2)

Name, PAN,	Category of Person	Securities held as c	on the date	% of
CIN/DIN & address with contact nos.	(Promoters/ Member of Promotor group / KMP/ Directors/immediate relative to/others etc.)			Shareholding
		Debentures etc.)		
1	2	3	4	5

**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 by Promoter, Key Managerial Personnel (KMP), Director and other such persons as mentioned in Regulation 6(2)

Open Interest	of the Future cor	ntracts held as	Open Interest of the Option Contracts held			
on the date of r	regulation coming	into force	as on the date of regulation coming into			
			force			
Contract	Number of	Notional	Contract	Number of	Notional	
Specifications	units (contracts	value	Specifications	units	value	
	* lot size)	in Rupee		(contracts	in Rupee	
		terms		* lot size)	terms	
6	7	8	9	10	11	

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

Name & Signature:

Designation:

Date:

Place:



Appendix-II

### FORM-B

(refer to clause 12.1 of the Code)

## 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: Indian Railway Catering and Tourism Corporation Limited ISIN of the company: INE335Y01012

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,	Category of Person	Date of	Securities held at the time	% of
PAN,CIN/	(Promoters/Membe	appointment of	of Becoming Promoter/	Shareh
DIN&	r of Promoter	Director /KMP OR	Member of Promoter	olding
Address	group/ KMP /	Date of becoming	group/appointment of	
with	Directors/immediat	Promoter/ Member	Director/KMP	
contact	e relative/others	of Promoter group		
nos.	etc.)			
			Type of security No.	
			(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 a Promoter of a listed company and other such persons as mentioned in Regulation 6(2).

			•			
Open Interest	of the Future cor	ntracts held at	Open Interest of the Option Contracts held at			
the time of bec	coming Promoter/a	ppointment of	the time of becoming Promoter/appointment			
Director/KMP			of Director/KMP			
Contract	Number of	Notional	Contract	Number of	Notional	
specifications	units (contracts	value	specifications	units	value	
	* lot size)	in Rupee		(contracts	in Rupee	
		terms		* lot size)	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:



## Appendix-III

## FORM-C (refer to clause 12.2 of the Code)

## SEBI (Prohibition of Insider Trading) Regulations, 2015

## [Regulation 7 (2) read with Regulation 6(2) – Continual disclosure]

Name of the company: Indian Railway Catering and Tourism Corporation Limited ISIN of the company: INE335Y01012

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).

PAN, CIN/DIN, & address with contact	y of Person	prior to acquisition/dispo					acquisition/disposal		Date of allotment advice/ acquisition of shares/ sale of shares specify		intimation acqu to disp company mar righ	disposal (on market/public/ rights/	
	s/immed iate relative	security (For eg.	and % of shareh olding			Valu e	ion Type (Buy/ Sale/ Pledge /	security (For eg. – Shares, Warrants , Converti		From	Το		preferential offer / off market/ Inter-se transfer, ESOPs etc.)
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	Exchang which t was exe	he trade					
Type of contract	Contract specificati ons	E Notional Value	Buy Number of units (contracts * lot size)	Notional Value	Sell 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 strike price of options.

Name & Signature:

Designation:

Date:

Place:



## Form PIT-1

## (Pursuant to provisions of IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives)

## APPLICATION FOR PRE-CLEARANCE OF TRADING IN SECURITIES OF IRCTC LIMITED

To The Compliance officer IRCTC Limited New Delhi

Dear Sir/Madam,

Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended, and the Company's "**IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives**", I seek approval for trading in Securities of IRCTC Limited (give description) as per the details given below:

Name, Designation & Emp. No.:

PAN No:

Department:

Email ID :

Date of Joining/ becoming the **Designated Person**:

(including that of the	/ DP ID &	(acquisition/disposal	Estimated number of Securities to be dealt
2	3	4	5
	(including that of the immediate relative as on the date of	immediate relative as on the date of application)	(including that of the immediate relative as on the date of application) / DP ID & Transaction (acquisition/disposal or otherwise) for which approval is sought

Estimated consideration value	Whether proposed transaction underself name or by immediate relative	Name of the Immediate relative, if the transaction is made by Immediate Relative(s)		Previous approval no. and date of purchase/ allotment
6	7	8	9	10

contd.....



#### UNDERTAKING

In this connection I confirm and declare:

- a) that I do not have access and/or have not received any "Unpublished Price Sensitive Information" up to the time of signing the undertaking;
- b) that in case I have access to or receive "Unpublished Price Sensitive Information" after the signing of the undertaking but before the execution of the transaction, I shall inform the Compliance Officer of any change in my position and that I shall refrain from Dealing in Securities till the time such information becomes public;
- c) that I undertake to submit the necessary report within two days of execution of the transaction/a 'Nil' report if the transaction is not undertaken.
- d) that 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.
- e) that I have not contravened the "Code for Prevention of Insider Trading in the Securities of IRCTC" as notified by the Company.
- f) that I hereby undertake **not** to transact in Securities in the sanctioned period in case trading window is declared closed subsequently.
- g) that I hereby made a full and true disclosure in the matter.
- h) that 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.
- i) In case the traded value exceeds Rs. 10 lakh or any such other value as may be specified, disclosures required under the Code of Conduct will be immediately furnished by me.
- j) that I shall not undertake any contra trade for a minimum period of six months from the date of the transaction, for which pre-clearance has been taken unless such trade is executed as per approved trading plan.

Pre-clearance may kindly be accorded in terms of provisions of the "IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives".

Date .....

Signature :....

Name & Designation :....

### FOR OFFICE USE

Serial number of the application received: Date & time of receipt of the Application: Date & time of communication of the pre-clearance or otherwise: Reasons for not giving pre-clearance:

Signature of the Compliance Officer/ Authorised Officer

IRCTC Limited, New Delhi



(Pursuant to provisions of IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives)

## APPLICATION FOR APPROVAL OF TRADING PLAN

То

## The Compliance Officer IRCTC Limited

### Dear Sir/Madam,

Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended, and the Company's "IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives", I seek approval for trading plan in Securities of IRCTC Limited (give description) as per the details given below:

Name, Designation & Emp. No.:

PAN No:

Department:

Email ID:

Date of Joining/ becoming the **Insider**:

S. No.	No. of Securities held (including that of the Immediate Relative as on the date of application)	/ DP ID & Client ID	Nature of new Transaction (acquisition/disposal or otherwise) for which approval is sought	
1	2	3	4	5

Estimated consideration value	Whether proposed transaction under self name or by Immediate Relative	Immediate Relative, if the transaction	of Trades/ Date	Previous approval no. and date of purchase/allotment
6	7	8	9	10

contd .....



#### UNDERTAKING

In this connection, I understand that public disclosure of the above mentioned Trading Plan would be made by IRCTC to the Stock Exchanges. I further confirm and declare:

- a) that I do not have access and/or have not received any "Unpublished Price Sensitive Information" up to the time of signing the undertaking.
- b) that 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.
- c) that 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) that I shall not entail commencement of trading earlier than six months from the public disclosure of the plan;
- e) that 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;
- f) entail trading for a period of not less than twelve months;
- g) that I shall not entail overlap of any period for which another Trading Plan is already in existence;
- h) that I shall not entail trading in securities for market abuse.
- i) that I have not contravened the "IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives" as notified by the Company.
- j) In case the traded value exceeds Rs. 10 lakh or any such other value as may be specified, disclosures required under the Code of Conduct will be immediately furnished by me
- k) that 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.
- I) that 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 "IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives".

Date .....

Signature : .....

Name & Designation :....

For Official Use

Serial number of the application received: Date & time of receipt of the Application: Date & time of communication of the approval or otherwise for Trading Plan: Reasons for not approving Trading Plan/ Pre-clearance Trade: Signature of the Compliance Officer/ Authorised Officer



## **FORM PIT-3**

(Pursuant to provisions of IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives)

## LETTER OF INTIMATION OF TRADING PLAN/ PRE-CLEARANCE TRADE BY COMPLIANCE OFFICER

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 "IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives".

- (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 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 (PIT-4) within two {2} trading days from the date of transaction/trade.

Kindly also note that in term of "IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives", 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.

## For & on behalf of IRCTC Limited

Compliance Officer/Authorised Officer





(Pursuant to provisions of IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives)

## FORMAT FOR DISCLOSURE OF TRADE EXECUTED AS PER PRE-APPROVED TRADING PLAN/ PRECLEARANCE TRANSACTIONS

Date:

To, The Compliance Officer IRCTC Limited

Dear Sir/Madam,

## DETAILS OF PRE-APPROVED PRECLEARANCE TRADE/TRADING PLAN TRANSACTION

## Ref: Your Approval Letter No. \_

dated \_

I hereby inform that I

- have not traded any Securities, (in case of pre-clearance only)
- have traded to the...... Securities (give description) as mentioned below on

Name of Holder and Relation- ship	First or joint holder	No. of Securities traded	Nature of Transaction (acquisition/disposal or otherwise)	DP ID/Client ID (electronic form ) or Folio no. for physical where	



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).
- 4. 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 "IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives" 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/ Div.

• Strike out whichever is not applicable.



## Form PIT-5

(Pursuant to provisions of IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives)

## FORMAT FOR INITIAL/ ANNUAL DISCLOSURE OF SECURITIES HOLDING TO BE SUBMITTED BY THE DESIGNATED PERSONS

## To The Compliance officer IRCTC Limited

Dear Sir/Madam,

I ....., the Promoter/ Director/ KMP/ Designated Person or any other person furnish below the details of transaction(s) in the Securities, during the financial year .....as well as shareholding as on 31<sup>st</sup> March......

Name, Designation & Emp. No.:

Department:

Date of Joining/ becoming the Promoter, Director, Designated Employees or any other person:

## I. Details of transaction/shareholding in own name

No. of Securities held as on	Details Securit Purcha the yea	sed during	Details of Securities sold during the year		No. of Securities Held as on ——	Folio No./ DPID & Client ID
	No.	Value	No.	Value		

## II. Details of transaction/shareholdings of immediate relative

Name of the Immediate Relative	Relationship	No. of Securities held as on	Detail Secu purch durin year	rities	Details Securi sold the ye	ities during	No. of Securities Held as on	Folio No./ DPID & Client ID
			No.	Value	No.	Value		



## UNDERTAKING:

I declare that I have complied with the requirements of the Provisions of the "IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives" as amended from time to time.

Signature

Date: Place:



REG-I

(Pursuant to provisions of IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives)

## REGISTER OF PERIOD(S) OF CLOSER OF TRADING WINDOW

S. No.	Date of notifying Trading Window Closure	Start Date of Trading Window Closure	Last Date of Trading Window Closure	Purpose for Closure of Trading Window	Remarks



REG-II

(Pursuant to provisions of IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives)

## **REGISTER OF PRE-CLEARANCE FOR TRADE IN SECURITIES**

S. No	NAME	DESIGNATI ON	DEPARTM ENT	DATE & TIME OF RECEIPT OF PRECLEAR ANCE APPLICATIO N	NATURE OF TRANSACTI ON	ESTIMATED NUMBER OF SECURITIES INDICATED IN THE APPLICATIO N
1	2	3	4	5	6	7

ESTIMATED CONSIDERATI ON VALUE INDICATED IN THE APPLICATION	NAME OF THE IMMEDIATE RELATIVE IF THE TRANSACTI ON IS IN THE NAME OF THE IMMEDIATE RELATIVE	DATE OF COMMUNICATI ON OF THE CLEARANCE (OR OTHERWISE) BY THE COMPLIANCE OFFICER	REASONS FOR NON CLEARANC E, IF NOT CLEARED	NUMBER OF SECURITI ES ACTUALL Y TRADED	REMAR KS
8	9	10	11	12	13



**REG-III** 

(Pursuant to provisions of IRCTC Code of Conduct for Regulating & Reporting Trading by Designated Persons & their Immediate Relatives)

REGISTER OF APPROVAL OF TRADING PLAN IN SECURITIES AND NOTIFICATION TO STOCK EXCHNAGES

S. No	NAME	DESIGNATI ON	DEPARTM ENT	DATE & TIME OF RECEIPT OF PRECLEAR ANCE APPLICATIO N	NATURE OF TRANSACTI ON	ESTIMATED NUMBER OF SECURITIES INDICATED IN THE APPLICATIO N
1	2	3	4	5	6	7

ESTIMATED CONSIDER ATION VALUE INDICATED IN THE APPLICATI ON	NAME OF THE IMMEDIAT E RELATIVE IF THE TRANSAC TION IS IN THE NAME OF THE IMMEDIAT E RELATIVE	DATE OF COMMUNIC ATION OF THE CLEARANC E (OR OTHERWISE ) BY THE COMPLIANC E OFFICER	REASON S FOR NON CLEARA NCE, IF NOT CLEARE D	NUMBE R OF SECURI TIES ACTUAL LY TRADED	DATE OF NOTIFICA TION TO STOCK EXCHANG ES	REMA RKS
8	9	10	11	12	13	14