THE MOTOR & GENERAL FINANCE LIMITED SEBI (Code of Conduct for Prohibition of Insider Trading) Regulations, 2015

CIN NO.L74899DL1930PLC000208

As approved by the Board of Directors of The Motor & General Finance Limited held on Thursday, the May 14,2015

The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, has been notified on January 15, 2015 in official gazette (hereinafter referred to as the 'Regulations') in terms of which and also in compliance with Clause 49 of the Listing Agreement and Companies Act, 2013, the company is required to frame a Code of Conduct for prevention of insider trading by Promoters/Directors/Designated Employees/Connected Person of the company, in relation to the securities of the company.

In line with the Regulation 8(1) of the said Regulations, a Code of Conduct on Insider Trading (hereinafter referred to as the 'Code') was adopted by the Board of Directors of the Company at its meeting held on Thursday, the May 14,2015.

The provisions of Code, as adopted and approved with effect from May 15,2015, is given below:

This Code shall be applicable to the Promoter(s), Director(s), and Designated Employees of the Company and their dependents and Connected Person(Hereinafter collectively referred to as 'Insider' unless contrary established).

For the purpose of the Code:

- a. 'Securities'shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956 (42 of 1956) or any modification thereof, except units of a mutual fund.
- b. "Compliance Officer" means any senior officer, designated so and reporting to the board of directors or head of the organization in case board is not there, who is financially literate and is capable of appreciating requirements for legal and regulatory compliance under these 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compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservation of unpublished price sensitive information, monitoring of trades and the implementation of the codes specified in these regulations under the overall supervision of the board of directors of the listed company or the head of an organization, as the case may be. The Company Secretary of the company shall act as the Compliance Officer for the purpose of this code.
- c. "Chief Investor Relations Officer": The company shall designate a senior officer as a Chief Investor Relations Officer to deal with dissemination of information and disclosure of Unpublished Price Sensitive Information. The Chief Investor Relations Officer shall be responsible for ensuring that the company complies with continuous disclosure requirements, overseeing and co-ordinating disclosure of Unpublished

Price Sensitive Information to stock exchanges, analysts, shareholders and media, and educating staff on disclosure policies and procedure. The Executive Director of the company shall act as Chief Investor Relations Officer for the purpose of this code.

d. "Connected Persons" 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 or employment relationship or by being a Promoter, director, designated officer or an designated 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, the persons falling within the following categories shall also be deemed to be connected persons unless the contrary is established,
 - (a) an immediate relative and dependent 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 the Board; or
 - (i) banker of the company; or
 - (j) a concern, firm, trust, Hindu Undivided Family, company or association of persons wherein a Director of the company or his immediate relative or banker of the company, has more than ten per cent, of the holding or interest

e. "'Designated Officer/Employees' shall cover the following:

- Vice President and above or its equivalent in all departments;
- All employees in Secretarial, Finance and Accounts Department;
- Such other employees as may be specified and determined from time to time by the Committee Concerning Shares (committee which will monitor the implementation of the Code) and/or Compliance Officer.

- **f. 'Dependant'** mean dependant parents, dependent children, dependant spouse and any other person(s) dependant on the Designated Employee.
- g. "Immediate Relative" means a spouse of a insider and includes parent, sibling, and child of such insider or of the spouse, any of whom is either dependent financially onsuch insider, or consults such insider in taking decisions relating to trading in securities.
- h. "Insider" means any person who is:
- i) a connected person; or
- ii) in possession of or having access to unpublished price sensitive information;
- i. "Promoter" promoter" shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009 or any modification thereof;
- j. "Unpublished Price Sensitive Information" 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, delistings, disposals and expansion of business and such other transactions;
 - (v) changes in key managerial personnel; and
 - (vi) material events in accordance with the listing agreement.
 - K. "Generally Available Information" means information that is accessible to the Public on a non-discriminatory basis.
 - L. "Need to Know" basis means the information which is considered price sensitive which must be handled on a Need to Know basis and should be disclosed only to those employees who need such information to discharge their duties and whose possession of such information will not give rise to a conflict of interest or appearance of misuse of the information. Further, all on-public information directly received by any employee should immediately be reported to the head of the department.
 - M. "**Trading**" means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities include trading in derivatives of securities, and "trade" shall be construed accordingly;
 - N. "**Trading Day**" means a day on which the recognized stock exchanges are open for trading.

1) PROHIBITION TO BUY / SELL SECURITIES OF THE COMPANY BY PROMOTERS/DIRECTORS AND DESIGNATED EMPLOYEES AND THEIR DEPENDENTS AND CONNECTED PERSON

The Promoters, Directors, Designated Employees including their dependents if any, and connected person, when in possession of any unpublished price sensitive information, as defined in the Regulations, pertaining to the Company, shall not:

- Buy / sell securities of the Company, either on their own behalf or on behalf of any other person except trading to be done in accidence with the trading plan as mentioned at point no. 5 of this code.
- 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.

2) RESTRICTION TO BUY / SELL SECURITIES BY PROMOTERS/DIRECTORS AND DESIGNATED EMPLOYEES AND THEIR DEPENDENTS AND CONNECTED PERSON

- 2.1 Promoters/Directors /Designated Employees including connected person shall not enter into derivative transaction(s) during at any time with respect to the securities of the company.
- 2.2 Promoters/Directors /Designated Employees including connected person shall not buy / sell securities of the company during Closure of the 'Trading Window', i.e. the period during which trading in the securities of the company is prohibited.

Trading Window shall be closed during the following periods:

- a) 15days prior and 48 hours after communication of the financial results to the Stock Exchanges where the company's securities are listed for the first quarter, second quarter & half year, third quarter and fourth quarter & annually;
- b) From the date of circulation of the agenda for the meeting of the Board of Directors, in which any material, price sensitive and unpublished event, including the following, are proposed:
- Proposal in respect of interim / final dividend;
- Proposal in respect of change in capital structure;
- Proposal in respect of significant expansion plans or execution of new large projects;
- Proposal in respect of amalgamation, mergers, demergers, takeovers, delisting;
- Buy back of shares or other securities;
- Proposal in respect of disposal of whole or substantially the whole of the undertaking;
- Any significant changes in policies, plans or operations of the company.
- Changes in key managerial personnel
- Material events in accordance with the listing agreements.
- Any other information having bearing on the operation/performance of the company as well as price sensitive information.

The Trading Window shall open 48 hours after communication of the decision of the Board of Directors in respect of the above events to the Stock Exchanges where the company's securities are listed.

The trading windows shall also be applicable to any person having contractual or fiduciary relation with the company such as auditors, accountancy firm, law firms, analysts, consultants etc assisting or advising the company.

The closure of the Trading Window for these events will be advised by the Compliance Officer appointed by the Board of Directors for the purpose of this Code. The Compliance Officer of the company shall communicate the opening and closing of trading hours to promoters/directors/designated employee and also intimate the same to the stock exchange(s) at which securities of the company are listed.

- 2.3 Directors/Designated Employees/Connected Person shall require prior clearance from the Compliance Officer in respect of purchase/sale of securities of the company, where the deal is above a minimum threshold limit of Rs. 10 Lacs(Rupees Ten Lacs) (purchase/sale consideration) during a financial year (either in one transaction or in a series of transactions). Such purchase/sale of securities by the Compliance Officer shall require prior clearance from the Chairman or from such other person as may be decided by the Board of Directors of the company from time to time. An application for pre clearance shall be made to the Compliance Officer in the form attached as **Annexure A.**The Compliance officer after scrutinizing the same and after taking approval if any from other concerned person shall give his approval on the same in the form attached as **Annexure B.**
- 2.4 Directors/Designated Employees/Connected Person, who buy or sell any number of shares of the Company shall not enter into an opposite transaction i.e. sell or buy any number of shares within 6 months following a prior transaction.
- 2.5 In case of sale of securities is necessitated by personal emergency, the holding period may be waived by the Compliance Officer after recording in writing his/her reasons in this regard provided such waiving does not violate the SEBI (Prohibition of Insider Trading) Regulations, 2015. In respect of the Compliance Officer, prior clearance is required to be taken from the Chairman of the company.
- 2.6 Purchase / sale transactions for which prior clearance has been obtained by Directors/Designated Employees shall be executed within seven days of such clearance, failing which fresh sanction will be required to be taken and the concerned person who have taken pre clearance approval shall after execution of trade as per approval taken shall submit the details of same in the form attached as **Annexure C.**
- 2.7 Prior to approving any trades, the compliance officer shall seek declarations to the effect that applicant filed a request for pre clearance of trade is not in possession of any unpublished price sensitive information and such undertaking shall be submitted in the form attached as **Annexure D.**

3.RESTRICTION ON COMMUNICATION OF UNPUBLISHED PRICE SENSTIVE INFORMATION.

No Insidershall 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.

However an unpublished price sensitive information may be communicated, provided, allowed access to or procured, in connection with a transaction that would:–

- (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 the proposed transaction is in the best interests of the company;
- (ii) not attract the obligation to make an open offer under the SEBI (SAST) Regulations, 2011 and subsequent amendments thereto butwhere the board of directors of the company is of informed opinion that the proposedtransaction is in the best interests of the company and the information that constituteunpublished price sensitive information is disseminated to be made generally available atleast two trading days prior to the proposed transaction being effected in form enclosed as **AnnexureE**.

For the above, the Board of Directors shall require the parties to execute agreements to contract confidentiality and non-disclosure obligations on the part of such parties and such parties shall keep information so received confidential and shall not otherwise trade in securities of the company when in possession of unpublished price sensitive information.

4.TRADING WHEN IN POSSESSION OF UNPUBLISHED PRICE SENSTIVE INFORMATION.

No insider shall trade in securities of the company that are listed or proposed to be listed on stock exchange when he is in possession of unpublished price sensitive information:

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

- 1. When the transaction is an off-market *inter-se* transfer between promoters who were in possession of the same unpublished price sensitive information without being in breach of regulation 3 of SEBI (SAST) Regulations, 2011 and both parties had made a conscious and informed trade decision.
- 2. In 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
- 3. the trades were made pursuant to a trading plan informed and suggested by the concerned insider.

5.FORMULATION AND INTIMATION OF TRADING PLANS BY INSIDERS

The Insiders on their behalf and on behalf of their immediate relative and dependents may formulate a trading plans and such trading plans shall be communicated to the compliance officer of the company in the form attached as **Annexure F** and compliance officer shall approve such trading plans and consent of the approval of trading plan shall be provided to the applicant in the form attached as **Annexure G**. The compliance officer shall also require an undertaking from applicant before approval of trading plan in the form as attached as **Annexure H**. The compliance officer shall

intimate the same to the stock exchanges at which shares of the company are listed. The compliance officer shall make available such trading plan in public domain in the format as enclosed as **AnnexureI.**

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 quarterly results and annual result are required to be announced by the company and the second trading day after the disclosure of such financial results;
- (iii) Trading plan shall 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 inexistence;
- (v) Trading not entail trading in securities for market abuse.
- (vi) The compliance officer shall review the trading plan to assess whether the plan would have any potential for violation of these 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.
- (v) The trading plan once approved shall be irrevocable and it shall be mandatorily have to be implemented and without being entitled to either deviate from it or to execute any trade in the securities outside the scope of the trading plan.

Further the trading plan shall not be implemented by the insider, if at the time of providing of trading plan, they are in the possession of any unpublished price sensitive information and such trading plan shall be implemented after these unpublished price sensitive information becomes generally available information.

After execution of trade the confirmation regarding the same shall be submitted to the Compliance officer in the form attached as **Annexure J.**

6.INTIMATION AND PUBLICATION OF UNPUBLISHED PRICE SENSTIVE INFORMATION.

The company shall provide and publish unpublished price sensitive information in following manner.

- 1. Any unpublished price sensitive information should be made public promptly as and when happened.
- 2. All unpublished price sensitive information should be made public on uniform basis and should be made public as and when happened and without any undue delay.
- 3. The Chief Investor Relations Officer shall be responsible for providing the unpublished price sensitive information to the Compliance officer promptly and the Compliance officer in turn shall make the Unpublished Price Sensitive Information public and without any delay.
- 4. No unpublished information shall be shared with any analysts and research personnel.

7. DISCLOSURES

Insiders shall make the following disclosures of shares and other securities held in the company by them and their immediate relative or Dependents, to the Compliance Officer:

7.1 ONE TIME DISCLOSURES

- (a). Every insider whose securities are listed on any recognised stock exchange shall disclose his holding of securities of the company within a period of 30 days from the date of (Prohibition of Insider Trading) Regulations, 2015 taking effect. **Annexure K**.
- (b). Every person on appointment as a key managerial personnel or a director of the company or upon becoming a promoter shall disclose his holding of securities of the company as on the date of appointment or becoming a promoter, to the company within seven days of such appointment or becoming a promoter in the form as enclosed as **AnnexureL**.

7.2 CONTINUAL DISCLOSURES

- 7.2.1Annual disclosure of number of shares and other securities held as on 31st March each year, including details of purchase / sale of shares and other securities during the financial year. This disclosure shall be made within 30 days from the close of each financial year in the format as per **Annexure M.**
- 7.2.2Every Insider on his/her behalf and on behalf of their immediate relatives or dependants shall disclose to the company the number of 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 aggregates to a traded value in excess of ten lakh rupees in the format as prescribed as **AnnexureN**.
- 7.2.3 Every company shall notify the particulars of such trading to the stock exchange on which shares of the company are listed within 2 trading days of receipt of the disclosures or from becoming aware of such information.
- 7.2.4 The Compliance Officer shall maintain records of all the declarations/undertakings/forms as mentioned in this Code as received from time to time for a period of five years.
- 7.2.5 The Compliance Officer shall place before the Chairman and Managing Director, on a monthly basis, all the details of the dealing in the securities by Insiders of the Company and the accompanying documents that such persons had executed under the pre-clearance procedure and also the details of Trading plans as and when submitted before him as envisaged in this Code.
- 7.2.6 The Compliance Officer shall report to the Board of Directors and shall also provide reports to the Chairman of Audit Committee or to the Chairman of the Board on quarterly basis pertaining to insider trading.

8. CODE OF FAIR DISCLOURE

To ensure timely and adequate disclosure/dissemination of Unpublished Price Sensitive Information, the Company shall follow the following norms:

- 8.1 Unpublished Price Sensitive Information shall be disclosed by the Company to stock exchange(s) and disseminated on a continuous and immediate basis.
- 8.2 The Company may also consider ways of supplementing information released to stock exchanges by improving investor access to their public announcements.
- 8.3 The Company shall designate a senior officer as a Chief Investor Relations Officer to deal with dissemination of information and disclosure of Unpublished Price Sensitive Information. The Chief Investor Relations Officer shall be responsible for ensuring that the Company complies with continuous disclosure requirements, overseeing and coordinating disclosure of Unpublished Price Sensitive Information to stock exchanges, analysts, shareholders and media, and educating staff on disclosure policies and procedure.
- 8.4 All Unpublished Price Sensitive Information should normally be approved in advance by the Chief Investor Relations Officer before disclosure/ dissemination. If information is accidentally disclosed without prior approval, the person responsible may inform the Chief Investor Relations Officer immediately.
- 8.5 The Company shall have clearly laid down procedures for responding to any queries on news reports or requests for verification of market rumours by regulatory authorities, stock exchange(s). The Chief Investor Relations officer shall be responsible for deciding whether a public announcement is necessary for verifying or denying rumors and then making the disclosure.
- 8.6 The following guidelines shall be followed while dealing with analysts and institutional investors:
 - (i) The company shall provide only public information to the analyst/ research persons/ large investors like institutions. Alternatively, the information given to the analyst should be simultaneously made public at the earliest.
 - (ii) At least two company representatives be present at meetings with analysts, media persons and institutional investors in order to avoid misquoting or misrepresentation and discussions may be transcripted/recorded, if required. Such unanticipated questions may be taken on notice and a considered response given later. If the answer includes Unpublished Price Sensitive Information, a public announcement should be made before responding.
 - (iii) If the answer includes price sensitive information, a public announcement should be made before responding.
 - (iv) When the company organises meetings with analysts, the company shall make a press release or post-relevant information on its website after every such meet. The company may also consider live webcasting of analyst meets.

- 8.7 Unpublished Price Sensitive Information that would impact price discovery shall be not disclosed unless credible and concrete information comes into being in order to make such information generally available.
- 8.8 Unpublished Price Sensitive Information shall be disclosed/ disseminated on uniform and universal basis and selective disclosure should not be made. In case any such information gets disclosed selectively, inadvertently or otherwise to it shall be promptly disclosed/disseminated to make such information generally available.
- 8.9 The medium of disclosure/dissemination shall be as follows:
 - (i) Disclosure/ dissemination of information may be done through various media so as to achieve maximum reach and quick dissemination.
 - (ii) The company shall ensure that disclosure to stock exchanges is made promptly.
 - (iii) The company may also facilitate disclosure through the use of their dedicated Internet website.
 - (iv) company websites may provide a means of giving investors a direct access to analyst briefing material, significant background information and questions and answers.

The information filed by the company with exchanges under continuous disclosure requirement may be made available on the company's website

9. PENALTIES FOR CONTRAVENTION

Violation of this Code will invite severe disciplinary action. Such disciplinary action will also include wage freeze, suspension etc. and the above disciplinary action shall be irrespective of action that may be taken by SEBI under the Regulations.

10.GENERAL

A copy of the Regulations is enclosed. Insiders are advised to peruse the Regulations carefully and acquaint themselves with all the provisions contained therein. Clarification as necessary may be sought from the Compliance Officer.

By order of the Board For THE MOTOR & GENERAL FINANCE LTD

Date: May 14,2015

(M.K. MADAN)
Place: New Delhi
COMPLIANCE OFFICER
ACS-2951

		FOR PRE CLEARENCE
Date	:	
Thro	ough Department Head	
The MGI Asaf	Compliance Officer Motor & General Finance Limited F House, 4/17-B, Ali Road, Delhi-110002	
	Pre Clearance of trading in the secur Application")	rities of the company ("PreClearance
Dear I,	·,	of the
seek deal(Trad Disc	"Trade") of the securities of the Coring) Regulations, 2015 and Clause5 losure of Unpublished Price Sensitive	elling/ dealing/ agreeing to subscribe buy, sell, npany pursuant to the SEBI (Prohibition of Insider 4.1 of Code of Practices and Procedures forFair Information and Conduct for Regulation, Monitoring mpany ("Code"), as per details given below:
and	•	PROPOSED TRADE
1	Name and residential address of the Applicant	
2	Relationship with the Company	Employee □Connected Person □ Designation (if employee):
3	Trade to be done by/ on behalf of	Applicant
4	Trade is for	Sale □ Purchase □ Subscription □ Others □
5	Proposed Trade is	Off Market □ Through Stock Exchange □
6	Name of the other party (purchase/seller) in case Trade is an off market trade	

Proposed securities

Date of dealing in

No of securities proposed to be

	Traded				
9	Price at which Trade is proposed to be purchased				
10	Price of securities of the company on BSE proposed to be Traded (As on the date of application)				
11	Folio No. / DP ID / Client ID No.				
	DETAILS OF P	RESENT HO	OLDING		
1	No. of securities held by the applicant as on date				
2	No. of securities held by applicant's Immediate Relatives	Relative	Name of Relative	No. of shares held	Folio No./Client ID/DP ID
		Spouse			
		Spouse			
		Father			
		Father			
		Father Mother Brother Sister			
		Father Mother Brother			
		Father Mother Brother Sister Son Daughter			
3	No. of securities held by the person(s) for whom I takes trading decisions	Father Mother Brother Sister Son	Relation	No. of shares held	Folio No./Client ID/DP ID

PRE CLERANCE APPROVAL LETTER

Date:
То,
Mr
Designation:
Address:
Pre Clearance of trading in the securities of the Company ("Pre Clearance Application") Dear Sir/Ma'am
This is to inform you that your request for trading in the of the Company as mentioned in your Pre Clearance Application dated has been approved. Please note that the aforesaid transaction must be approved within 7 (seven) trading days from the date of this letter.
In case you do not complete the said transaction within the above-stipulated time, you must seek fresh approval for trading before executing any trade in the securities of the Company if the trade in the Securities of the Company exceeding shares or where the transaction value of the Securities intended to be Traded exceeds Rslacs (market value).
You are further required to the details of the trade in format specified under Annexure II pursuant to para 5.4.3 (ii) of the Code (Enclosed for your reference) within 2 (two) working days of from the date of execution of the Trade. In case the Trade is not undertaken, a report to that effect shall also be filed with the Compliance Officer in the same form within 2 working days after expiry of seven trading days of pre clearance approval.

For THE MOTOR & GENEAL FINANCE LIMITED

(M.K. MADAN) COMPLIANCE OFFICER ACS-2951

Encl. Format of disclosure of trades made under pre clearance approval

Annexure C

FORMAT OF DISCLOSURE OF TRADES EXECUTED UNDER PRE CLEARANCE APPROVAL

	[Pursuant to co	de 5.4.3 (ii) of the Code]	Date:	
The Compliance The Motor & G MGF House, 4/1 Asaf Ali Road, New Delhi-1100	eneral Finance Limited 17-B,		Duter	
have received proof the Company hereby submit th (i) Have not Tra	cted with the Company in e clearance approval for purvide pre clearance approval at: (strike off which is not a ded in the securities of the continuous co	rchase / sale / subscription letter dated pplicable) Company.	In th	
Name of the Applicant (who applied for pre clearance)	Traded By/on behalf of	No of securities traded	DP ID/Client ID/Folio No. of the person in whose name trading is done	Price
	Applicant □ Spouse □ Mother □ Father □ Brother □ Sister □ Son □ Daughter □ Others □	Purchased Sold Subscribed Others		

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

- (i) Broker's contract note.
- (ii) Proof of payment to/from brokers.
- (iii) Extract of bank passbook/statement (to be submitted in case of demat transactions).
- (iv) Copy of delivery instruction slip (applicable in case of sale transaction).

I further agree to hold the above securities for a minimum period of six months. In case there is any urgent need to sell these securities within the said period, I shall approach the Compliance Officer for necessary approval. (applicable in case of purchase / subscription).

I hereby declare that the above information is correct and no provisions of the Code and or the Applicable Laws/Regulations have been violated in effecting the aforesaid trade.

Thanking you

Yours truly,

Signature:

Name:

Employee no.:

Designation:

Annexure D

UNDERTAKING TO BE SUBMITTED ALONGWITH THE APPLICATION FOR PRE-CLEARENCE

The Compliance Officer
The Motor & General Finance Limited
MGF House, 4/17-B,
Asaf Ali Road,
New Delhi-110002

Dear Sir,

Subject: UNDERTAKING FOR THE PURPOSE OF PRE CLEARANCE OF TRADE TO BE EXECUTED

Ι, _	(Name, designation and dept.) residing
at	, am desirous of dealing in shares ofLimited as
	oned in my application datedfor pre-clearance of the transaction. uired by the Code of Conduct for Insider Trading of our company,I hereby state that-
(i)	That I am desirous of trading in the securities of the Company as per details mentioned in this Pre-Clearance Application.
(ii)	That I am not in possession of have access to and/or otherwise privy to any Unpublished Price Sensitive Information (as defined in the Code) up to the time of signing this Undertaking.
(iii)	That in the event that I have access to or received any information that could be construed as "Unpublished Price Sensitive Information" as defined in the Code, after the signing of this undertaking but before executing the Trade for which approval is sought, I shall inform the Compliance Officer of the same and shall completely refrain from trading in the securities of the Company until such information becomes generally available to the public.
(iv)	That I have not contravened the provisions of the Code as notified by the Company from time to time.
(v)	That I undertake to submit the necessary report within two working days of execution of the Trade in case trade is executed and within two working days from the date of expiry of seven days from the date of pre clearance approval in case Trade is not undertaken.
(vi)	That If approval is granted, I shall execute the deal within 7 (seven) trading days of the receipt of approval failing which I shall seek pre-clearance again.
(vii)	That I will not enter into an opposite transaction during the next six months following the transaction under this approval without previous approval of the Compliance officer.
(viii)	That I have made full and true disclosure in the matter.
Date:	Signature

ANNEXURE E (To be notified by SEBI)

Annexure F

Date.....

APPLICATION FOR APPROVAL OF TRADING PLAN

The Compliance Officer The Motor & General Finance MGF House, 4/17-B, Asaf Ali Road, New Delhi-110002	e Limited			
From: Name Designation Department Whether belongs to Promoter C	Group (Yes/No)			
Through Division/Departmen	nt Head			
Dear Sir With reference to the Code of conduct of Insider Trading of The Motor & General Finance Limited and in compliance with applicable provisions of SEBI (Prohibition of Insider Trading) Regulations, 2015, I seek your approval to purchase/Sale of equity shares of the company under Trading Plan, which is submitted below. Presently I am holdingno. of shares of the company and wish to trade in the shares of the company as per following trading plan.				
Date when trade shall be executed	Amount In value (INR in lacs)	Number of shares		
	,			
I am also enclosing herewith undertaking in the format as envisaged in the Code of Conduct. You are requested to kindly approve the above said trading plan and provide your comments if any in view of trading plan submitted to your goodself.				
Date		Signature		

Annexure G

CLEARENCE ORDER FOR TRADING PLAN

(M.K. MADAN)

ACS-2951

COMPLIANCE OFFICER

Date:	
To, Mr Designation: Address:	
Pre Clearance of Trading Plan Dear Sir/Ma'am	
This is to inform you that your request for trading in the securities of the company as menting your Trading Plan submitted vide your letter dated in the format as prescribed has been approved.	
Please note that the aforesaid transaction must be done strictly in accordance with the traplan submitted to us and on the same date as mentioned in your application.	ading
You are further required to submit the details of the trade executed as and when happened was a period of 2 trading days from the date of execution of trade in the form prescribed as Anna I.	
For THE MOTOR & GENERAL FINANCE LIMITED	

Annexure H

Signature_____

UNDERTAKING TO BE SUBMITTED ALONGWITH THE APPLICATION FOR PRE-CLEARENCE

The Compliance Officer
The Motor & General Finance Limited
MGF House, 4/17-B,
Asaf Ali Road,
New Delhi-110002

Dear Sir,

Date:

SUBJECT: UNDERTAKING FOR THE PURPOSE OF APPROVAL OF TRADING PLAN TO BE EXECUTED

Ι, _	(Name, designation and dept.) residing							
at	, am desirous of approval of trading plan submitted to your							
goodse	goodself vide my letter datedfor the purpose of trade to be executed in future in the							
	of the company and in this connection,							
_	As required by the Code of Conduct for Insider Trading of our company and in compliance							
	he provisions of applicable Regulation of SEBI (Prohibition of Insider Trading)							
_	ations, 2015, I hereby undertake and confirm that-							
a)	Presently I have no access to nor do I have any information that could be construed as							
	"Unpublished Price Sensitive Information" and also I am not in the possession of any							
	unpublished price sensitive information as defined in the code and SEBI (Prohibition							
	of Insider Trading) Regulation, 2015 up to the time of signing this undertaking by							
	virtue of holding position in the company or otherwise;							
b)	The trading plan submitted shall be executed after the expiry of a period of 6 months							
	from the date of approval by the compliance officer of the company.							
c)	The trading plan submitted by me shall be irrevocable and it shall be mandatorily							
	have to be implemented and without being entitled to either deviate from it or to							
	execute any trade in the securities outside the scope of trading plan. In the event that I							
	have access to or received any information that could be construed as "Price Sensitive							
	Information" as defined in the code, after the signing of this undertaking but before							
	executing the transaction for which approval is sought, I shall inform the Compliance							
	Officer of the same and shall completely refrain from dealing in the securities of the							
	· · · · · · · · · · · · · · · · · · ·							
•	Company until such information becomes public;							
d)	I have not contravened the provisions of the code of conduct for prohibition of insider							
	trading as well as any of the applicable provisions of SEBI (Prohibition of Insider							
	Trading) Regulations, 2015.							
e)	I have made full and true disclosure in the matter.							

ANNEXURE I

To All Concerned

Subject: Disclosure of Trading Plan submitted and approved in compliance with Regulation 5 of SEBI (Prohibition of Insider Trading) Regulations, 2015

Giving below herewith Trading plan submitted and approved for information and record.

Name of person	Designation	Dates when trades will be to be pure		No. of shares to be	
		executed		sold	

Such trading plan shall come in to effect from ------

For THE MOTOR & GENERAL FINANCE LIMITED

(M.K. MADAN) COMPLIANCE OFFICER ACS-2951

ANNEXURE J

The Compliance Officer
The Motor & General Finance Limited
MGF House, 4/17-B,
Asaf Ali Road,
New Delhi-110002

no. of equity shares of the company from off(date).
e shares of the company have been done strictly with your goodself on
vith clearance order dated
Signature

ANNEXURE K

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015

[Regulation 7(1) (a) read with Regulation 6 (2)]

Name of the company:

ISIN of the company:

Details of Securities held by Promoter, Key Managerial Personnel (KMP) or Director

and other such persons as mentioned in Regulation 6(2).

Name, PAN NO., CIN/DIN & address with contact nos.	Category of person (Promoters/KMP /Directors /immediate relatives /others etc.)	Securities on the da regulation into force	s held as te of n coming	% of shareholdi ng	Open Interest of the future contracts held as on the date of regulation coming into force Open Interest of the interest of the option Contracts held as on the date of regulation coming into force Number Notional Number of		Netice	
		Type of security (For egshares ,Warra nts ,conver tible Debent ures etc,.)	No.		Number of units (contracts * lot size)	Notional value in Rupee terms	Number of units (contracts* lot size)	Notional value in Rupee terms
1	2	3	4	5	6 7			

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

Signature :
Designation:
Date:
Place:

ANNEXURE L

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015

[Regulation 7(1) (b) read with Regulation 6 (2)]

Name of the company: ISIN of the company:

Details of Securities held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter of a listed company and other such persons as

mentioned in Regulation 6(2).

Name, PAN NO., CIN/DIN & address with contact nos.	Category of person (Promoters/KMP /Directors /immediate relatives /others etc.)	appointment on the date of regulation com into force date of		ite of n coming	% of shareholdi ng	Open Intere future contr as on the da regulation of force	racts held ate of	Open interest of the option Contracts held as on the date of regulation coming into force	
			Type of security (For egshares ,Warra nts ,conver tible Debent ures etc,.)	No.		Number of units (contracts * lot size)	Notional value in Rupee terms	Number of units (contracts* lot size)	Notional value in Rupee terms
1	2	3	4 5		5	6		7	

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

Signature :
Designation:
Date:
Place:

ANNEXURE M

Name, PAN NO., CIN/DIN & address with	Category of person (Promoters/KMP /Directors /immediate relatives /others etc.)	Securities on the da regulation into force	ite of n coming	% of shareholdi ng	Open Intere future contr as on the da regulation of force	racts held ate of	Open interest of the option Contracts held as on the date of regulation		
contact nos.							coming into force	ļ	
		Type of security (For egshares ,Warra nts ,conver tible Debent ures etc,.)	No.		Number of units (contracts * lot size)	Notional value in Rupee terms	Number of units (contracts* lot size)	Notional value in Rupee terms	
1	2	3	4	5	6		7		

ANNEXURE N

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations ,2015

[Regulation 7(2) read with

Regulation 6(2)]

Name of the company:

ISIN of the company:

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).

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

NAME	Categor	Securities	;	Securities		% of		Date of		Date	Mode	Trading in derivative(specify type			Excha	
PAN	y of	held prior	to	acquired/dispo		shareholding		allotment		of	of	of contract,Futures or Options			ge on	
No.	person	acquisitio	n/di	sed				advice/acquisi intima			acquis	etc.)				which
CIN/D	(Promot	sposal						tionof		tion to	ition(the
IN &	ers/KM							shares/s	ale of	compa	marke					trasde
address	P/Direc	!		shares specify		ny	t				was					
of	tors/im	Type of	N	Type of	N	Pre	Post	from	to		purch	Bu	y	Sell		execut
promot	mediate	security	0.	security	O.	trans	transa				ase/pu		I		1	ed
er/Emp	relative	(for eg		(For		actio	ction				blic	V	Number	Value	Nu	
loyee/	s/others	shares,		eg		n					rights	al	of units		mbe	
Directo	etc.)	warrant		Shares,							/prefer	u	(contact*		r of	
r with		s,Conve		warrant							ential	e	lot sixe)		units	
contact		rtible		s,Conve							offer/					
nos.		debentu		rtible							off					
		res etc.)		Debent							marke					
				ures							t					
				etc.)												
1	2	3	4	5	6	7	8	9	10	11	12	1	14	15	16	17
												3				

Signatu	re:	
Digilala	10.	

Designation:

Date:

Place:

THE MOTOR & GENERAL FINANCE LIMITED CODE OF CONDUCT FOR THE BOARD OF DIRECTORS AND THE SENIOR MANAGEMENT PERSONNEL

[as per SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015]

1. Overview

Preface

This Code of Conduct for the Board of Directors and the Senior Management Personnel(hereinafter referred to as "the Code") has been framed and adopted by The Motor & General Finance Limited(hereinafter referred to as "the Company or MGF"). The subject Code complies with the requirements of the Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements), Regulations, 2015.

This code is intended to provide guidance to the Board of Directors and Senior Management Personnel to manage the affairs of the company in an ethical manner. The purpose of this code is to recognize and emphasis upon the ethical behaviour and to develop a culture of honesty and accountability.

This Code of Conduct attempts to set forth the guiding principles on which the company and its Board and Senior Management shall operate and conduct themselves with number of stakeholders, government and regulatory agencies and anyone else with whom it is connected.

1.2 Definitions

In this Code, unless repugnant to the meaning or context thereof, the following expressions wherever used in this Code, shall have the meaning as defined below;

"Board/Directors" shall mean the Board of Directors of the company.

"Company" shall mean The Motor & General Finance Limited(MGF)

"Conflict of Interest" means where the interests or benefits of one person or entity conflicts with the interests or benefits of the company.

"Executive Directors/Whole time Directors" shall mean and include company's Managing Director and Directors who are in whole time employment of the company.

"Independent Directors" shall mean an Independent Director as per the provisions of the Companies Act,2013 and Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements)Regulations, 2015(as revised from time to time).

'Non-Executive Directors" shall mean the Directors who are not in whole time employment of the company.

"Senior Management Personnel" shall mean Senior Personnel of the company excluding Board of Directors.

1.3 Applicability

This Code shall be applicable and binding to the Board of Directors and the Senior Management Personnel of the Company.

The Directors and Senior Management Personnel should continue to comply with other applicable/to be applicable policies, rules and procedures of the company.

Principle of the Code of Conduct

- The Board of Directors and the Senior Management Personnel shall act honestly, ethically, in good faith and in the best interest of the company to fulfill their fiduciary obligations.
- Whilst carrying out the duties, the Board of Directors and the Senior Management Personnel shall ensure that it is executed in terms of the authorizations granted and within the limits prescribed under the relevant policies, codes, guidelines and other directives issued by the Board of Directors or Committee of Directors of the company, from time to time.
- The Board of Directors and the Senior Management Personnel shall neither receive nor offer or make, directly or indirectly, any illegal payments, remuneration, gifts, donations or comparable benefits which are intended to or perceived to obtain business or uncompetitive favours for the conduct of its business except accepting a gift or entertainment, if warranted, by the accepted ethical customs and practices.
- The Board of Directors and the Senior Management Personnel shall refrain from indulging in any discriminatory practice or behaviour based on race, colour, sex, age, religion, ethnic or national origin, disability or any other unlawful basis. The ethical conduct, performance and skills shall be the qualifying indicatives for an employee's performance.
- The Board of Directors and the Senior Management Personnel shall conduct themselves in a professional, courteous and respectful manner and shall not take any improper advantage of their position.
- The Board of Directors and the Senior Management Personnel shall use the company's assets, property, proprietary information and intellectual rights for business purposes of the company and not for any personal benefits or gains.
- The Board of Directors and the Senior Management Personnel shall maintain confidentiality of the information that is entrusted upon them for carrying on their respective responsibilities and duties and shall not use the same for personal benefits or gains.

2.2 Compliance

- The Board of Directors and the Senior Management Personnel shall report concerns about unethical behaviour, actual or suspected instances of fraud, misconduct or irregularity or failure of internal control system, likely to impact the business interest of the company or any other information that may be perceived to be any legal/regulatory requirements as per the Whistle Blower Policy of the company.
- The Board of Directors and the Senior Management Personnel shall comply with all laws, rules, and regulations governing trading in the shares of the company and the company's Code of Conduct for Prohibition of Insider Trading in dealing with the securities of the company which, inter-alia, prohibits buying or selling of the company's securities on the basis of any unpublished price sensitive information and prohibits disclosure of such information to any other person(including relatives) where such information may be used by such person for his or her personal benefit or gain.
- Any transaction falling under the definition of related party transactions as per the provisions of the Companies Act,2013 and the SEBI(LODR) Regulations,2015 and as detailed in the Related Party Transaction Policy of the must be entered into by the Director or the Senior Management Personnel only after obtaining prior approval of the Board or any Committee thereof.

2.3 Conflict of Interests

- The Board of Directors and the Senior Management Personnel shall not enter into any transaction which is or may likely to have a conflict with the interest of the company and shall not engage any of its relative(s), or any other person or entity, for the purposes of circumventing the personal interest involved.
- The Board of Directors and the Senior Management Personnel shall not take up any position or engagement that may be prejudicial to the interest of the company.
- The Executive Director(s) and the Senior Management Personnel shall not take up any outside employment.

2. Duties of the Directors of the Company

The Companies Act,2013 significantly specifies certain duties and responsibilities of the Directors of the company. While the list of duties as per the provisions of the Companies Act,2013 has been enumerated below, it should however, by no means be considered to be exhaustive.

- The Directors shall devote sufficient time and attention to professional obligations for informed and balanced decision making.
- The Directors shall act in accordance with the Articles of Association of the company and in good faith in order to promote the objects of the company for the benefit of its members as a whole, and in the best interests of the company, its employees, the shareholders the community and for the protection of environment.
- The Directors shall ensure that the integrity of financial information and that financial controls and the systems of risk management are robust and defensible.
- The Directors shall strive to attend and participate constructively and actively, in all general meetings, meetings of the Board and its committees of which they are Chairman or member,
- The Directors shall not assign his office of director of the company to another person.
- The Directors shall ensure that adequate deliberations as held before approving related party transactions and shall assure themselves that the same are in the best interest of the company.

4. Code for Independent Directors specifying their Duties

A guide to professional conduct for Independent Directors is separately specified under the Companies Act,2013, in Schedule IV- "Code for Independent Directors", which lays down the guidelines of professional conduct for Independent Directors, their role and duties, along with appointment/reappointment process, evaluation mechanism and requirements for separate meetings of Independent Directors and for its reference, the Companies Act,2013 Schedule IV, may be referred to

5. Amendment to the Code

The provisions of this Code can be amended or modified by the Board of Directors from time to time and all such amendments/modifications shall take effect from the date stated therein.

6. Compliance Officer

The Company Secretary shall act as a Compliance Officer and shall monitor compliances with the Chairman and Managing Director of the company.

7. Affirmation of Compliance with the Code

All the Board Members and the Senior Management Personnel shall affirm compliance with this Code within 30 days from the close of every financial year. Report shall be forwarded to the Compliance Officer of the Company.

8. Publication of the Code

This Code and any amendments thereto shall be published/posted on the website of the company i.e. www.mgfltd.com

THE MOTOR & GENERAL FINANCE LIMITED CODE FOR INDEPENDENT DIRECTORS

(As per Schedule IV of Companies Act,2013)

I. Guidelines of Professional Conduct

The Code is a guide to professional conduct for independent directors. Adherence to the standards by Independent Directors and fulfillment of their responsibilities in a professional and faithful manner will promote confidence of the investment community, particularly minority shareholders, regulators and companies in their institution of independent directors

An independent director shall:

- i) Uphold ethical standards of integrity and probity:
- ii) Act objectively and constructively while exercising his duties
- iii) Exercise his responsibilities in a bona fide manner in the interest of the company
- iv) Devote sufficient time and attention to his professional obligations for informed and balance decision making:
- v) Not abuse his position to the detriment of the company or its shareholders or for the purpose of gaining director or indirect personal advantage or advantage for any associated person:
- vi) Where circumstances arise which make an independent director lose his independence, the independent director must immediately inform the Board accordingly
- vii) Assist the company in implementing the best corporate governance practices.

II. Role and functions

The independent directors shall:

- 1) Bring an objective view in the evaluation of the performance of board and management
- 2) Scrutinise the performance if management in meeting agreed goals and objectives and monitor the reporting of performance;
- 3) Satisfy themselves on the integrity of financial information and that financial controls and the systems of risk management are robust and defensible.
- 4) Safeguard the interests of all stakeholders
- 5) Determine appropriate levels of remuneration of executive directors, key managerial personnel and senior management and have a prime role in appointing and where necessary recommend removal of executive directors, key managerial personnel and senior management.

III. Duties

The independent director shall:

- 1) Undertake appropriate induction and regularly update and refresh their skills, knowledge and familiarity with the company.
- 2) Seek appropriate clarification or amplification of information and, where necessary, take and follow appropriate professional advice and opinion of outside experts at the expense of the company.
- 3) Strive to attend all meetings of the Board of Directors and of the Board committees of which he is a member and participate constructively / Also make efforts to attend the general meeting of the company.
- 4) Keep themselves well informed about the company and the external environment in which it operates;

- 5) Pay sufficient attention and ensure that adequate deliberations are held before approving related party transactions and assure themselves that the same are in the interest of the company.
- 6) Acting within his authority, assist in protecting the legitimate interests of the company, shareholders and its employees.
- 7) Not disclose confidential information, including commercial secrets, technologies, advertising and sales promotion plans, unpublished price sensitive information, unless such disclosure is expressly approved by the Board or required by law.

IV. Manner of appointment

- 1. The appointment of independent director(s) of the company shall be approved at the meetings of the shareholders.
- The explanatory statement attached to the notice of the meeting for approving the
 appointment of independent director shall include a statement that in the opinion of
 the Board, the independent director proposed to be appointed fulfils the conditions
 specified in the Act and the rules made thereunder and that the proposed director is
 independent of the management.
- 3. The appointment of independent directors shall be formalized through a letter of appointment which shall set out:
 - a) the term of appointment
 - b) the expectation of the Board from the appointed director, the Board level committee(s) in which the director is expected to serve and its tasks
 - c) the fiduciary duties that come with such an appointment along with accompanying liabilities.
 - d) The Code of business Ethics that the company expects its directors and employees to follow:
 - e) The list of actions that a director should not do while functioning as such in the company; and
 - f) The remuneration, mentioning periodic fees, reimbursement of expenses for participation in the Boards and other meetings, if any,
- 4. the terms and conditions of appointment of Independent Director(s) shall be open for inspection at the registered office of the company by any member during normal business hours.
- 5. The terms and conditions of appointment of independent director(s) shall also be posted on the company's website.

V. Re-appointment of Independent Director

The re-appointment of Independent Director(s) shall be on the basis of report of performance evaluation

VI. Resignation or Removal

- 1) The resignation or removal of an Independent Director shall be in the same manner as is provided in sections 168 and 169 of the Act.
- 2) An Independent Director who resigns or is removed from the Board of the company shall be replaced by a new Independent Director within a period of not more than one hundred and eighty days from the date of such resignation or removal, as the case may be.

VII. Separate Meetings

1) +the independent directors of the company shall hold at least one meeting in a year, without the attendance of non independent directors and members of management in which all the independent directors shall make it possible to attend the meeting.

- 2) The meeting shall:
- a) Review the performance of non independent directors and the Board as a whole
- b) Review the performance of the Chairman of the company, taking into account the views of executive directors and non executive directors;
- c) Assess the quality, quantity and timeliness of flow of information between the company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

VIII. Evaluation mechanism

- 1) The performance evaluation of independent directors shall be done by the entire Board of directors, excluding the director being evaluated.
- 2) On the basis of the report of performance evaluation, it shall be determined whether to extend or continue the term of appointment of the independent director.