+91 265 2335758] FAX

Date: 14th May, 2015



Transpek Industry Limited Reg. Office: Race Course Circle reartive Chemistry Varindara - 300 007 Oplarst, (indis)

To, **BSE Limited** Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001

Name of the Company: Transpek Industry Limited

Sub: Adoption of Code of Conduct for Prevention of Insider Trading in the Securities of the Company and Code for Practices for Fair Disclosure of Unpublished Price Sensitive Information

Dear Sir,

With reference to the captioned subject, we would like to inform you that the Company has by means of a Circular Resolution on 14th May, 2015 adopted the Code of Conduct for prevention of Insider Trading in the Securities of the Company and the Code of Practices for Fair Disclosure of Unpublished Price Sensitive Information as prescribed under the SEBI (Prohibition of Insider Trading) Regulations, 2015.

Copies of both the aforesaid mentioned codes are attached herewith for your good office to take the same on record.

We hope you will find the same in order. Kindly acknowledge the receipt of the same.

Thanking You,

Yours Faithfully,

For Transpek Industry Limited

Dy. Manager - (Secretarial) &

In-charge Compliance Officer

Encl: As above





Works At & Post Balbara Taluka: Padora Dist : Vadodora - 991 440 Septed (Inde) h: +91-2002-244444, 244318, 244309 Fic. +91-2982-244439, 244207



TRANSPEK INDUSTRY LIMITED

CODE OF PRACTICES AND PROCEDURES FOR FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION - 2015

[Principles of fair disclosure pursuant to Regulation 8(1) of SEBI (Prohibition of Insider Trading)
Regulations, 2015 read with Schedule A to the said Regulations]

The Company believes in adopting, practising and upholding the highest standards of professionalism, honesty, integrity and ethical behaviour in order to prohibit and prevent insider trading in the Company's securities. Towards this end, the Company has formulated a Code of Conduct to be followed by its directors, designated employees and advisers, consultants and retainers (hereinafter referred to as 'Designated Persons') who, in the opinion of the Company, may have access to price sensitive information.

The Company adopts principles, practices and procedures as under to ensure fair disclosure of unpublished price sensitive information and undertakes to follow the same:

- The Company and the 'Designated Persons' shall maintain confidentiality of all unpublished price sensitive information (hereinafter referred to as 'UPSI'), shall communicate the same purely on 'need-to-know basis' and shall not communicate to any unauthorized person or on selective basis.
- The Company shall ensure uniform and universal dissemination of UPSI to avoid any selective disclosure of such information.
- The Company shall promptly disclose UPSI once such credible and concrete information comes into being.
- The Company shall disclose UPSI by making its prompt disclosure with sufficient and unambiguous details to the Stock Exchange on which its securities are listed. The Company shall also disclose UPSI on its website.
- In case the Company finds that any UPSI has been disclosed selectively, inadvertently or otherwise, it shall promptly disclose and disseminate as soon as the circumstances permit such information to make it uniformly and non-discriminatorily available to the general public.

Page 1

- 6. The Company designates its 'Company Secretary' as its Chief Investor Relations Officer and entrusts him with the function of dissemination and disclosure of UPSI. The Company Secretary is entrusted with giving appropriate and fair response to the regulatory authorities in respect of queries, questions and explanations in relation to news reports and market rumours. In the absence of the Company Secretary, the Chief Financial Officer shall be the Chief Investor Relations Officer. Whenever both the Company Secretary and the Chief Financial Officer are not available, the Executive Director shall be the Chief Investor Relations Officer.
- The Company shall ensure that no UPSI is shared with analysts and researchers on a selective basis.
- The Company shall ensure that its conferences with analysts and investors shall be open to participation by all analysts, shareholders and other investors.
- The Company shall make transcripts or records of proceedings of its meetings with analysts/ investor conferences and make the same accessible to all by uploading them on its website.

TRANSPEK INDUSTRY LIMITED

CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING IN THE SECURITIES OF THE COMPANY

The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 have been formulated to put in place a framework for prohibition of insider trading in securities and to strengthen the legal framework to safeguard the interests of common investors.

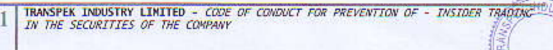
This Code of Conduct has been framed by the Board of Directors of the Company with a view to prevent its employees and other designated persons, who are reasonably expected to have access to unpublished price sensitive information, from trading in the securities of the Company to the disadvantage of the common investors.

CHAPTER 1 - SHORT TITLE AND COMMENCEMENT

- 1.1 This Code of Conduct shall be known as "Transpek Industry Limited Code of Conduct for Prevention of Insider Trading-2015" and is hereinafter referred to as the "TIL Code of Conduct" or "Code of Conduct."
- 1.2 This Code of Conduct has been made pursuant to Regulation 9 of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, and may be modified by the Board of Directors of the Company from time to time.
- 1.3 This Code of Conduct will come into force on 15th May, 2015 the date on which Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 come into force and replace the existing Code of Conduct framed and brought into force on 18th September, 2002, pursuant to Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations 1992. Any amendment to this Code of Conduct shall come into force on the date the same is intimated to the persons to whom it applies.

CHAPTER 2 - APPLICABILITY

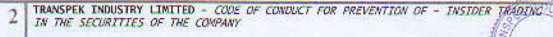
- 2.1 This Code shall be applicable to the following persons:
 - a. Directors
 - Designated Employees
 - Concerned Advisers/Consultants/Retainers of the Company; and
 - d. 'Connected Persons' as defined in the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015
- 2.2 This Code of Conduct will also apply in respect of trading in the securities of the Company by the immediate relatives of the Directors, Designated Employees and Concerned Advisers/Consultants/Retainers of the Company.



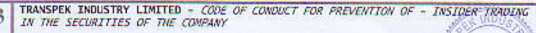
2.3 Compliance with this Code of Conduct is in addition to (and not in lieu / replacement of) any other regulations for prevention and prohibition of insider trading including Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.

CHAPTER 3 - DEFINITIONS

- 3.1"Act" means the Securities and Exchange Board of India Act, 1992 (15 of 1992).
- 3.2"Board" and "Board of Directors" mean the Board of Directors of the Company.
- 3.3"Committee" means a Committee, if any, constituted by the Company for the implementation of this Code of Conduct.
- 3.4"Companies Act" means the Companies Act, 2013.
- 3.5"Company" means Transpek Industry Limited.
- 3.6"Compliance Officer" means the Company Secretary of the Company and in case where the Company Secretary is not available, then the Chief Financial Officer shall be the Compliance Officer. Whenever both the Company Secretary and the Chief Financial Officer are not available, then the Executive Director or such other senior officer, who is financially literate and is capable of appreciating requirements for legal and regulatory compliance under these regulations designated so and reporting to the Board of Directors 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 this Code of Conduct shall be the Compliance Officer functioning under the overall supervision of the Board of Directors of the Company.
- 3.7 "Concerned Advisers/Consultants/Retainers" of the Company means such Advisers/ Consultants/Retainers/Professionals who in the opinion of the Company may have access to price sensitive information.
- 3.8 "Designated Employee(s)"shall mean and include:
 - all the employees in the Finance, Accounts, Secretarial and Legal departments of the rank of Officer and above;
 - all the senior management personnel as defined in the explanation to Section 178 of the Companies Act, 2013;
 - (iii) all other employees of the rank of Manager and above; and
 - such other employees who may be so designated from time to time by the Company for the purpose of this Code of Conduct.
 - 3.9 "Director" means a director appointed to the Board of Directors of the Company.



- 3.10 "Employee" means every employee of the Company including the Directors in the employment of the Company.
- 3.11 "Generally available Information" means information that is accessible to the public on a non-discriminatory basis.
- 3.12 "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.
- 3.13 "Regulations" means the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and any amendments thereto.
- 3.14 "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;
- 3.15 "Stock Exchange" means a stock exchange where the securities of the Company are listed for the time being.
- 3.16 "Specified Persons" means and includes the Directors, Designated Employees, Concerned Advisers/Consultants/Retainers of the Company and their immediate relatives.
- 3.17 "Takeover regulations" means the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and any amendments thereto.
- 3.18 "Trading" means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities, and "trade" shall be construed accordingly.
- 3.19 "Trading Day" means a day on which the recognized stock exchanges are open for trading.
- 3.20 "Trading Window" means a period for trading in the Company's Securities by the Directors, the Designated Employees, the Advisers/ Consultants/ Retainers and their immediate relatives.
- 3.21 "Unpublished Price Sensitive Information" means any information relating to the Company or its securities, directly or indirectly, that is not generally available which, upon becoming generally available, is likely to materially affect the price of the securities and shall, ordinarily include, but not 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



All other words and expressions used and not defined in this Code of Conduct but defined in the Securities and Exchange Board of India Act, 1992 (15 of 1992), Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, the Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Depositories Act, 1996 (22 of 1996) or the Companies Act, 2013 (18 of 2013) and rules and regulations made thereunder shall have the meanings respectively assigned to them in those Acts/Regulations.

CHAPTER 4 - CODE OF CONDUCT

4.1 Role of Compliance Officer:

- 4.1.1 The Compliance Officer of the Company shall, under the overall supervision of the Board of Directors, be responsible for monitoring adherence to this Code of Conduct, pre-clearing and monitoring of trades covered by this Code of Conduct, implementation of this Code of Conduct and for maintenance of list of the Directors, the Designated Employees and Concerned Advisers/Consultants/Retainers.
- 4.1.2The Compliance Officer of the Company shall report on insider trading to the Board of Directors of the Company and, in particular, shall provide reports to the Chairman of the Audit Committee, if any, or to the Chairman of the Board of Directors at such frequency as may be stipulated by the Board of Directors.
- 4.1.3 The Compliance Officer of the Company shall assist all the persons to whom this Code of Conduct applies in addressing any clarifications regarding the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and this Code of Conduct.

4.2 Preservation of "Price Sensitive Information":

The Directors, Designated Employees and Concerned Advisers/Consultants/Retainers of the Company shall maintain the confidentiality of all price sensitive information and shall not communicate any unpublished price sensitive information to any person except on 'need to know basis' - i.e that Unpublished Price Sensitive Information should be disclosed only to those persons within the Company or persons connected with the Company who need the information to discharge their duty or legal obligations and whose possession of such information will not give rise to a conflict of interest or appearance of misuse of the information.

4.3 "Price Sensitive Information" not to be passed on:

The Directors, Designated Employees and Concerned Advisers/Consultants/Retainers of the Company shall not pass on any price sensitive information to any person directly or indirectly by way of making a recommendation for the purchase or sale of securities of the Company.

4.4Limited access to confidential information:

The Directors, Designated Employees and Concerned Advisers/Consultants/Retainers of the Company shall keep the files containing confidential price sensitive information duly secured. Computer files must be kept with adequate security of log-in and password, etc.

4.5Trading in Securities:

- 4.5.1 The Specified Persons shall be subject to the trading restrictions enumerated below in relation to the Company's Securities.
- 4.5.2 The Specified Persons shall not take position in derivative transactions in the shares of the Company at any time.
- 4.5.3 The Specified Persons shall not trade in the Company's securities while in possession of unpublished price sensitive information.
- 4.5.4 The trading window shall be closed during any period as may be specified by the Company and shall be closed 7 days before the happening of the following events and shall remain closed up to 24 hours after the publication of the concerned price sensitive information.
 - Declaration of Financial Results (Quarterly, Half Yearly and Annual)
 - ba Declaration of dividends (both interim and final)
 - c. change in capital structure
 - d. mergers, de-mergers, acquisitions, delistings, disposals and expansion of business and such other transactions
 - e. changes in key managerial personnel
 - f. material events in accordance with the listing agreement
 - g. any major expansion plans or execution of new projects
- 4.5.5 All Specified Persons shall conduct all their trading in the securities of the Company only in a valid trading window and shall not trade in the Company's securities during the periods when the trading window is closed.
- 4.5.6 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.

4.6 No Opposite Transaction

The Specified Persons who buy or sell any shares of the Company shall not enter into an opposite transaction i.e. sell or buy any shares of the Company during the next six months following the prior transaction.

4.7 Pre-clearance of trades:

- A Director, Designated Employee and Concerned Adviser/ 4.7.1 Consultant/ Retainer intending to deal, or whose immediate relative intends to deal, in the securities of the Company exceeding the threshold limit of securities having value of Rs.5,00,000 or more shall have to make an application in FORM A to the Compliance Officer for pre-clearance of the transaction. Form A shall be accompanied by FORM A-1.
- However, no person shall be entitled to apply for pre-clearance 4.7.2 of any proposed trade if such person is in possession of unpublished price sensitive information even if the trading window is not closed and hence he/she shall not be allowed to trade.
- The Compliance Officer shall issue Pre-clearance Order in 4.7.3 FORM B after receipt of application in FORM A.
- Only after receiving the Pre-clearance Order, the trading in the 4.7.4 securities shall be carried out.
- The execution of the order in respect of securities of the Company 4.7.5 shall have to be completed within one week of approval of preclearance, failing which Application shall have to be made again in Form A.
- The Directors, Designated Employees, Concerned Adviser/ 4.7.6 Consultant/ Retainer shall promptly give a letter of "Confirmation of Deal" to the Compliance Officer upon completion of the trade in FORM C.
- 4.7.7 No contra trade shall be made within a period of six months from the date any trading in securities of the Company is carried out by any specified person.
- 4.7.8 In case of personal emergency, the 6 months holding period may be waived by the Compliance Officer if application is made in FORM D. The Compliance Officer shall record reasons for the same. However, no such sale will be permitted when the Trading Window is closed.

CHAPTER 5- DISCLOSURE POLICY

(Reporting Requirements for transactions in Securities)

- 5.1 All Directors, Designated Employees and Concerned Advisers/Consultants/Retainers shall have to forward the details of their/their immediate relatives' securities transactions to the Compliance Officer in the following manner:-
 - 5.1.1 All holdings of securities in the Company within 30 days of these Regulations taking effect, in the prescribed FORM E for initial disclosure.
 - 5.1.2 Quarterly statement of transactions in securities in FORM F covering sales, purchase or other dealing in the securities of the Company exceeding Rs.5,00,000 in traded value (which may be increased or decreased by the Board of Directors of the Company) within one month of the end of the quarter. If there is no transaction or if the total traded value of the transaction is less than Rs.5,00,000 in a particular quarter, then "nil" statement is not required to be submitted.
 - 5.1.3 Annual Statement of all holdings in securities of the Company as on 31st

 December every year to be submitted on or before 31st January of the subsequent calendar year in FORM G. "Nil" statement is not required to be submitted if no shares are held.
 - 5.1.4 All holding of securities in the Company within seven days of his joining/appointment in prescribed FORM E.
 - 5.1.5 The Compliance Officer shall maintain records of all the declarations for a period of five years.

CHAPTER 6- PENALTIES

(Penalty for contravention of the code of conduct)

6.1 Director, Designated Employee and Concerned Adviser/ Consultant/ Retainer who trades in securities or communicates any confidential information for trading in securities in contravention of this Code of Conduct will be penalised and appropriate action can be taken against him by the Company after giving him a reasonable opportunity of being heard. The person who violates this Code of Conduct in any manner whatsoever may also be subjected to disciplinary action including wage freeze, suspension, in-



eligibility for future participation in Employees Stock Option Scheme (ESOP), etc.

- 6.2 If any contra trade is executed by any person in violation of clause 4.7.7, the profits from such trade shall be liable to be transferred to Securities and Exchange Board of India for credit to Investor Protection and Education Fund.
- 6.3 The action by the Company shall not preclude Securities and Exchange Board of India from taking any action in case of violation of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.



FORM A

APPLICATION FOR PRE-CLEARANCE

				1		
То					Date:	
The Compliance Office	cer					
Transpek Industry Lin						
6th Floor, Marble Arc						
Race Course, Vadoda	ara - 3900	007				
From: Name						
Designation	:					
Department						
Through Division/De	partmen	t Head				
With reference to t		100 — MOSTAD TORONO (1975 MADE)				
Insider Trading, I				22 12 22		
Mr/Mrs/Miss	t	to subscribe t	o/agree to si	ubscribe to	purchase/sell/o	leal in
as an agent/principa		(nos.) equity s	hares of the	Company.		
	TARRAN	1999	77 T K 1 19		Lauran Exercise	NAME OF
I or any of my imm	nediate r	relatives shall	not enter i	nto an opp	osite transaction	on i.e.

buy/sell any shares of the Company during the next six months of purchase/sale pursuant to this application,

I declare that neither I nor any of my immediate relatives am/is in possession of unpublished price sensitive information relating to the Company.

I declare that I or any of my immediate relatives have/has not taken any position in derivative transactions in the shares of the Company at any time.

I hereby state that:

- I have no access to nor do I have any information that could be construed as (a) "Price Sensitive Information" as defined in the Code of Conduct up to the time of signing of this undertaking;
- In the event that I have access to or receive any information that could be (b) construed as "Price Sensitive Information" as defined in the Code of Conduct 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 I/all my immediate relatives shall completely refrain from dealing in the securities of the Company until such information becomes public;

(c)	Insider Trading as notified by the Company from time	Manager and the second
(d)	I have made full and true disclosure in the matter	
	statement of shareholding in Form 'A-1' as onsal in this connection.	is enclosed for your
Signa	nture	NOUS PA
Name	e	4000 HB

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450 9000		
Date		
Day		

To:

The Compliance Officer
Transpek Industry Limited
6th Floor, Marble Arch,
Race Course, Vadodara - 390007.

STATEMENT OF HOLDINGS AT THE TIME OF PRE-CLEARANCE

I. DETAILS OF SHAREHOLDING OF DIRECTORS, DESIGNATED EMPLOYEES AND CONCERNED ADVISERS/ CONSULTANTS/ RETAINERS HELD IN THEIR OWN NAME

Name	Designation	Department	Shares		Shares to be
				4	

II. DETAILS OF SHARES HELD BY IMMEDIATE RELATIVE(S)

Name	Relationship	No. of Shares Held (with Folio/DP ID/Client ID)	Transaction for	No. of Shares to be dealt with
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I/We hereby declare that the shares to be sold have been held by me/my immediate relatives for a minimum period of 6 months.

Signature	
Name	



FORM - B

PRE-CLEARANCE ORDER

Mr./Mrs./Miss	-	Date:
This is to inform you that your request dated		for dealing in
(Nos.) shares of the Company as ment	ioned in	your above-mentioned
application is approved, based on the information furnis	hed by y	you in Form A and Form
A1. Please note that the said transaction must be compl	eted wit	thin 7 trading days from
today.		

FOR TRANSPEK INDUSTRY LIMITED

Compliance Officer

FORM - C

CONFIRMATION OF DEAL

To:	
The Compliance Officer Transpek Industry Limited 6th Floor, Marble Arch, Race Course, Vadodara - 390007.	Date:
	trading in shares for which approval was granted on
	(i.e. within seven trading days from the date of
approval) by purchasing/selling	(Nos.) equity shares of the Company.
approved by partitioning seming	
approximation of the second of	
	SV. DIOUS
Signature	AND OS PARENTE DE LA CONTRACTION DEL CONTRACTION DE LA CONTRACTION

FORM D

APPLICATION FOR WAIVER OF MINIMUM HOLDING PERIOD

The Compliance Transpek Indus 6th Floor, Marb Race Course, Va Through Division	try Limited de Arch, adodara - 39			C	ate:		
Dear Sir,	niy Departme	ent Head					
I request you to required under to share relative) singly/desire(s)	s of the Co jointly acqu	mpany he	t for Prev	rention of In	sider Tr (name	ading while	declass.
	_(give reaso	ons & justi	fication).	H#E	1		

Thanking you,							
Yours faithfully,	1 100	1000 F		Walk Uso	US Jan		
Name:		E		TRAMS			

FORM E

nce Officer lustry Limited arble Arch, VADODARA -				Da	ate:
lustry Limited arble Arch, VADODARA -				Da	ate:
lustry Limited arble Arch, VADODARA -					
lustry Limited arble Arch, VADODARA -					
	SEHOLDING OF				
EKINED ADVISE		DIRECTORS/DI RETAINERS	ESIGNATE	D EMPI	LOYEES AND
Designation	Department/ Date of Joining	No. of Shares Held	Date Acquisiti	of on	Folio No./DP ID/Client Id
	A CONTRACTOR OF THE PARTY OF THE PARTY.	THE COURSE OF STREET			
1000	tionship	No. of Shares	held	Folio No ID/Clien	71154
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		Signature		138	- INDI
		Name			- 10
	Designation ILS OF SHARES I	Designation Department/Date of Joining Designation Department/Date of Joining Designation Department/Date of Joining	Designation Department/ Date of Shares Held Designation Department/ Date of Shares Held Designation Department/ Shares Held Date of Shares Held Designation Department/ Shares Held Shares Held Designation No. of Shares Held Signature Signature	Designation Department/ Date of Shares Held Acquisition ILS OF SHARES HELD BY IMMEDIATE RELATIVE(S) tive Relationship No. of Shares held Signature	Designation Department/ No. of Date of Shares Held Acquisition Date of Shares Held Acquisition DILS OF SHARES HELD BY IMMEDIATE RELATIVE(S) Live Relationship No. of Shares held Folio No. ID/Clien Signature

FORM F

QUARTERLY DISCLOSURE OF SHAREHOLDING (TO BE SUBMITTED ONLY IF DEALING IN SHARES IN A QUARTER EXCEEDS RUPEES FIVE LACS IN VALUE)

Da	te:_	_	

To: The Compliance Officer Transpek Industry Limited 6th Floor, Marble Arch, Race Course, Vadodara - 390007.

I. DETAILS OF SHARES HELD BY THE DIRECTORS, DESIGNATED EMPLOYEES AND CONCERNED ADVISERS/CONSULTANTS/RETAINERS

Name	Designation	Dept.	No. a held or (beginn the Qu	ning of	No. of bought during Quarte	the	TOTAL CONTRACTOR	Shares ring the r	held on	of the	Falio Na./DP ID/Client ID
			Share	Value	Share	Value	Share	Value	Share	Value	
							4				

II. DETAILS OF SHARES HELD BY THE IMMEDIATE RELATIVE(S)

Name	Relationship	No. of Shares held on (beginning of the Quarter)		No. of Shares bought during the Quarter		No. of Shares sold during the Quarter		Carried Control of the Control of th		Folio No./DP ID/Client ID
		Share	Value	Share	Value	Share	Value	Share	Value	

- I declare that I/my immediate relatives have complied with the requirement of not entering into an
 opposite transaction i.e. buy/sale of shares of the Company within six months of sale/purchase of
 the shares of the Company.
- I declare that I/my immediate relatives have not taken any position in derivative transactions in the shares of the Company at any time.

SEX INDU	Signature_		
		Name	
1000 NO.			

FORM G

ANNUAL DISCLOSURE OF SHAREHOLDING

Transpek 6th Floor	pliance Officer Industry Limite , Marble Arch, rse, Vadodara -						
	TAILS OF SHARI DVISERS/CONSULT			DESIGNATE	D EMPLOYER	ES AND CONC	ERNED
Name	Designation	Dept.	No. of Shares held on 1 st January,	No. of Shares bought during the year	No. of Shares sold during the year	No. of Shares held on 31 st December,	Folio No./DP ID/Client ID

II. DETAILS OF SHARES HELD BY THE IMMEDIATE RELATIVE(S)

Name	Relationship		No. of Shares sold during the year	Shares held	Folio No./DP ID/Client ID
			*		

- I declare that I/my immediate relatives have complied with the requirement of not entering into an
 opposite transaction i.e. buy/sale of shares of the Company within six months of sale/purchase of
 the shares of the company.
- I declare that I/my immediate relatives have not taken any position in derivative transactions in the shares of the Company at any time.

ST. MOUS EA	Signature	
(a) (b)	Name	
ADODAR!		

Date