CODEOFCONDUCTFORREGULATION, MONITORINGANDREPORTINGOFT RADINGBYINSIDERS, 2019

1.INTRODUCTION.OBJECTIVEOFTHECODEANDAPPLICABILITY

Pursuant to Regulation 9 of the SEBI (Insider Trading) Regulations, 2015 and amendments thereof,theBoardofDirectorsoftheCompanyhadformulatedthe "Code ofConductforregulating,monitoring and reporting oftrading byInsider" ("Code")and further amended the same on 01st April, 2019 so as to align the same withamendedSEBI(Prohibitionof InsiderTrading)Regulations,2015("Regulations")issuedvidenotification date December 31, 2018 followed by notification dated January 21, 2019 of Securitiesand Exchange Board of India ("SEBI") and further amended on June 24, 2021. The objective of theCode is to regulate, monitor and report trading by Designated Employees and other ConnectedPersons towards achieving compliance with SEBI (Prohibition of InsiderTrading) Regulations,2015. ThisCode shall apply to all Designated Personsand immediaterelativesofDesignatedPerson and other Connected Persons mentioned in this Code and shall be effective with effect fromApril01, 2019.

DEFINITIONS:

- a) "Act" means the Securities and Exchange Board of India Act, 1992.
- b) "Board" means the Board of Directors of the Company.
- c) *"Code"or"CodeofConduct"*shallmeantheInsiderTradingCodeforRegulation,Monitoringand Reporting of Trading by insiders of Tarini International Limited as amended from time to time.
- d) "Company" means Tarini International Limited.
- e) *"ComplianceOfficer"* shall mean the person designated as complianceOfficer of the Company to a dmin is ter this code and other requirements under the Regulations.
- f) "ConnectedPerson" shall have the meaning given to it in the Regulations
- g) *"DealinginSecurities"* meansanactofsubscribingto, buying, sellingoragreeingtosubscribeto, buy, sel lordealinthesecurities of the Company either asprincipal or agent.
- h) "DesignatedPerson(s) "shallinclude:
 - (i) Directors of the Company and its material subsidiaries;
 - (ii) Key Managerial Personnels of the Company;
 - (iii) Employees up to two levels below the Chief Executive Officer of the Company and up to two levels below Director in the Company and in its material subsidiaries, irrespective of their functional role or ability to have access to UPSI;
 - (iv) Secretaries/Executive Assistants reporting to the Chairman, Managing Director, Whole Time Directors, CEO, CFO and CS;
 - (v) All promoters of the Company;
 - (vi) Any other person, on the basis of their functional role or access to UPSI relating to the Company, to be decided by the Managing Director/Whole-Time Director/ CEO/ CFO/ Compliance Officer, on a case-to-case basis.

Designated Persons shall also include their immediate relatives for applicability of this Code.

- i) "Director" meansamember of the Board of Directors of the Company.
- j) "*Disciplinary Action*" means any punitive action taken by the Company, including but notlimitedtowagefreeze, suspension or termination of employmentor exclusion for future participation in any employeest ockoption plans of the Company.
- k) "ESOP" means any employee stock option plans or scheme for the benefit of employees of theCompany.
- 1) *"Employee"* means every employee of the Company & its subsidiaries including the Directors in the employment of the Company and its subsidiaries.
- m) "Financial Results" means the quarterly, half yearly and annual financial statements of the Company.
- n) "Generally available information" means information that is accessible to the public on a nondiscriminatorybasis.
- o) "Immediate Relative" means a spouse of designated employee, and includes parent, sibling, and child of such designated employee orof the spouse, any of whom is eitherdependent financially on such designated employee, or consults such designated employee intakin gdecisions relating to trading in securities.
- p) "Informant" is an individual(s) who voluntarily submits to SEBI, the Original Information in aVoluntary Information Disclosure Form relating to an alleged violation of insider trading lawsthat has occurred, is occurring or has a reasonable belief that it is about to occur, in a mannerprovidedundertheRegulations,regardlessofwhethersuchindividual(s)satisfiestherequireme nts,proceduresandconditionstoqualifyforareward.
- q) "Insider Trading" meansuse of Unpublished Price Sensitive Information by an Insidertoengage indealing insecurities of the Company,
- r) "Insider" meansanypersonwho,
 - (i) aconnectedperson;or
 - (ii) inpossessionoforhavingaccesstounpublishedpricesensitiveinformation.
- s) "KeyManagerialPerson" means personas definedinSection2(51) of the Companies Act, 2013.
- t) *"Officer"* includes any Director, Manager or Secretary or any person in accordance with whose directions or instructions the Board of Directors of the Company or any one or more of the Directors isorare accustomed to actincluding an auditor.
- u) "*Option*" means the right to subscribe for, or purchase, or otherwise receive any equity shares of the Company or other Security Convertible into, or exchangeable into, or exercisable for, anyequitysharesoftheCompany
- v) **"Original Information**" meansany relevantinformation submitted in accordance with theRegulationspertainingtoviolationofinsidertradinglawsthatis:(a)derived from the

independentknowledgeandanalysisoftheInformant;

(b) not known to SEBI from any other source, except where the Informant is the original sourceof the information;

(c) is sufficiently specific, credible and timely to - (i) commence an examination or inquiry oraudit, (ii) assist in an on-going examination or investigation or inquiry or audit, (iii) open orreopen an investigation or inquiry, or (iv) inquire into a different conduct as part of an on-going examinationorinvestigationorinquiryorauditdirectedbySEBI;

(d) not exclusively derived from an allegation made in a judicial or administrative hearing, in aGovernmental report, hearing, audit, or investigation, or from the news media, except where theInformatistheoriginalsourceoftheinformation; (e)not irrelevantorfrivolousorvexatious;

Explanation-

information which does not in the opinion of SEBI add to the informational ready possessed by the SEBI is not Original Information.

- w) "*Promoter*" shall have the meaning assigned to it under the Securities and Exchange Board ofIndia (Issue of Capital and Disclosure Requirements) Regulations, 2009 or any modificationthereof:
- x) *"Prohibited period"* means the period of time when he Trading Window is closed and asspecified in clause5
- y) "SEBI" means the Securities and Exchange Board of India
- z) "Securities" shall have the meaning assigned to it under the Securities Contracts (Regulation)Act,1956(42of 1956)or anymodificationthereof exceptunitsofamutualfund;
- aa) "*Specified Persons*" shall include the Directors, Connected Persons, the Insiders, the DesignatedEmployees,Promotersandtheirimmediaterelativescollectively.
- bb) "*TakeoverRegulations*" means the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and any amendments thereto;
- aa)"*Trading*"meansandincludessubscribing,buying,selling,dealing,oragreeingtosubscribe,buy, sell,dealinanysecurities, and"trade"shallbeconstruedaccordingly.
- bb) "Trading Day" means a day on which the recognized stock exchanges are open for
- trading;cc)"UnpublishedPriceSensitiveInformation/UPSI" shallhave the meaning given to it in the Regulations.
- dd) "*Regulations*" shallmeantheSecurities&ExchangeBoard ofIndia(Prohibition ofInsiderTrading)Regulations,2015andanyamendmentsthereto.

Wordsand expressionsused and notdefined in these regulationsbutdefined in the SecuritiesandExchangeBoardofIndia Act,1992(15of1992),theSecuritiesContracts(Regulation)Act, 1956(42

of1956), theDepositoriesAct,1996(22of1996) or the Companies Act,2013(18of2013) and rules

and regulations made there under shall have the meanings respectively assigned to them in thoselegislation.

3. COMPLIANCEOFFICER:

The Compliance Officer for the purpose of this Code shall mean the person design at edas compliance Officer of the Company, who shall administer this code and other requirements under the Regulations.

The Compliance Officer shall hold the position so long as he/she is in the employment of theCompany. Till such time a successor is appointed, a senior person from the secretarial departmentreporting directly to the Compliance Officershall, in the interim period act as the ComplianceOfficer.

Roleofcomplianceofficer:

TheComplianceOfficershallresponsiblefor, interalia, the following:

- Maintenance of record (either manual or in electronic form) under the Regulations including (i)the record of the Designated Employees substantially in the format set out in Annexure I heretoand any changes made in the list of designated Employees and (ii) a record of declarations for aminimumperiodof5years
- Inconsultation with the Chairman of the Company and as directed by the Board, the specification and announcement of a Prohibited Period.
- MaintenanceofarecordofProhibitedperiodsspecifiedfromtimetotime.
- Setting forth policies, procedures, monitoring adherence to the rules for the preservation of unpublished Price Sensitive Information, approval of the trading, plan pre-clearing of Designatedpersons, monitoring of Trading and the implementation of this Code under the overall supervision of the Board.
- To co-ordinate with and disclose the relevant facts of the incident of actual or suspected leak of UPSI to the Board of Directors, and SEBI
- Reporting to the Board of Directors and in particular providing report to the Chairman of AuditCommittee, if any, or to the Chairman of the Board of Directorson compliance of Regulationsand the code, at such frequency as may be stipulated by the Board of Directors but not less thanonceinayear.

4. UNPUBLISHEDPRICESENSITIVEINFORMATION:

PreservationofUnpublishedPriceSensitiveInformation

4.1 Designated employees shall maintain the confidentiality of all Unpublished Price SensitiveInformation and shall not pass on such information to any person directly or indirectly by way ofmaking arecommendationforthePurchaseorSaleof Securities.

Need toKnow

4.2 All information shall be handled within the Company on a need-to-know basis and no SpecifiedPerson 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 except where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legalobligations.

Limitedaccesstoconfidentialinformation:

4.3 The Specified Persons privy to confidential information shall, in preserving the confidentiality of information, and to prevent its wrong fuld is semination, adopt among others, the following safeguards:

- (a) filescontainingconfidentialinformationshallbekept secure.
- (b) Computer filesmusthaveadequatesecurityofloginandpassword,etc.

4.4 If any Designated Person wants to cross the "Chinese Wall", they shall seek permission from theCompliance Officerin writing stating the reasons/justification fordoing so,which permission shallbeobtained from Board. The ComplianceOfficershall require such Designated Person toproduce and undertaking that the Information will not be shares with any other person except aspermitted and neither he nor the person with whom the information is shares or their immediaterelativeshallTradeinorinduce otherstoTradeintheSecuritiesoftheCompany.

Policy and Procedure for leak of Unpublished Prices ensitive information

4.5 Written Policy and Procedures pursuant to Regulation 9A (6) of the Regulations for inquiry incase of leak of unpublished price sensitive information and appropriate action thereon is annexed as**Schedule-I** tothisCode whichshallbeeffectivewitheffectfromApril01,2019.

$\label{eq:processForHowandWhenPeopleAreBrought `Inside `onSensitiveTransactions.$

4.6 The Compliance Officerin consultation with CFO of the Company shall decide on how andwhenany person(s)shouldbebrought'inside'onanyproposedorongoingsensitivetransaction(s).

A person(s) shall be brought inside on any proposed orongoing sensitive transaction(s) of theCompany who may be an existing or proposed partners, collaborators, lenders, customers, suppliers,merchant bankers, legal advisors, auditors, insolvency professionals or other advisors or consultantsetc.forlegitimatepurpose whichshallincludethefollowing;

- (i) intheordinarycourseofbusiness.
- (ii) infurtheranceofperformanceofduty(ies);
- (iii) fordischargeoflegalobligation(s).

(iv) for any other genuine or reasonable purpose as may be determined by the Compliance Officer/CFO of the Company.

 $(v)\ for any other purpose as may be prescribed under the Regulations or Company Law or any$

otherlaw forthetimebeinginforce, inthisbehalf, asmaybeamendedfromtimetotime.

Intimation of Duties And Responsibilities and The Liability to the Person (S) who has/have been brought inside' on Sensitive Transaction (s).

4.7 Any person(s) who has/have been brought inside on any proposed and/or ongoing sensitivetransaction(s)andinreceiptofunpublishedpricesensitiveinformationshallbeconsideredan"insid er" for purposes of this Code and due notice shall be given to such persons, in the format as setoutinbytheComplianceOfficerinconsultationwithCFOoftheCompany;

(i) Tomakeawaresuchpersonthattheinformationsharedis orwouldbeconfidential.

(ii) Toinstructsuchpersontomaintainconfidentialityofsuchunpublishedpricesensitiveinformationincom pliancewiththese regulations.

(iii) To make aware to such person the duties and responsibilities attached to the receipt of suchinformationandtheliabilityattachedtomisuseorunwarranteduseofsuchinformation.

5. PROHIBITION OF

INSIDERTRADING

Prohibition

5.1 Noinsidershall

(a) Trade in securities of the Company, eitheron theirown behalf orbehalf of any other person when in possession of any unpublished Price Sensitive Information; or

(b) Communicate, provideorallowaccess to any Unpublished PriceSensitiveInformation or Securities listed or proposed to be listed to any person including other insiders except where such communication is for legitimate purposes, performance of duties or discharge of legal obligations.

Tradingplan:

5.2 An insider shall be entitled to formulate a trading plan for dealing in securities of the Companyand present it to the Compliance Officer for approval and public disclosure pursuant to which tradesmaybecarriedoutonhisbehalf inaccordance withsuchplan.

Tradingrestriction:

5.3 DesignatedPersonsshallnotindulgeinTradingduringaProhibitedPeriod

5.4 Thefollowing items shall trigger a Prohibited Period, the duration of which shall be in accordance with Cla use 5.5 below:

- (i) declarationoffinancialresults;
- (ii) declarationofdividends, whether interimorfinal;
- (iii) issueofsecuritiesbywayofpublicissue,rightissuesor bonusissue.
- (iv) acquisition, amalgamation, merger, de-merger, takeoverof companies/businesses, delistings or

expansionofbusiness, new projects or such other transactions in respect of the Company;

- (v) buybackandsplittingofSecurities oranyotherchangeinCapitalStructure
- (vi) changesinkeymanagerialpersonnel;

5.5 The Prohibited Period shall begin on earlierof (i) seven days before the day on which themeeting of the Board of Directors is proposed to be held to consider the events setout in Clause 5.4(ii to vi); and (ii) date of circulation of Agenda papers pertaining to any of the events setoutinClause 5.4 above Clause 5.4(ii to vi). The Trading window shall open 48 hours after the close of theBoard meeting at which decisions in respect of any of theaboveeventsaretakenoraftertheinformation in respectof the aboveeventsismadepublic, whichever is later; or at a later date asmay be determined by the Compliance Officer. Further, the Compliance Officer shall close thetrading window from the end of every quarter till forty-eight (48) hours after the declaration offinancialresults.TheCompanyshall intimatethebeginningoftheprohibitedperiodtoallDesignatedPersons.

5.6 All Designated Employees and their immediate relatives shall conduct all their trading in these curities of the Company only in a valid trading window and shall not trade in any transaction transaction the purchase or sale of the Company's securities during the periodoral lother period swhen

theComplianceOfficerdeterminesthataDesignatedPersonorclassofDesignated Person can reasonably be expected to have possession of Unpublished Price SensitiveInformation.

5.7 The Compliance Officer shall confidentiality maintain the list of Securities as a "restricted list" which shall be used as the basis for approving or rejecting applications for pre-clear ance of trades.

5.8 The TradingWindow andProhibitedPeriodshallalsobe applicable toanypersonhavingcontractual or fiduciary relation with the Company, such as auditors, accountancy firms, law firms, analysts, consultant setc assisting or advising the Company.

5.9 Option under an ESOP may be exercised during a Prohibited Period. However, sale of securitiesallottedonexerciseof suchoptionsshallnotbeallowedduringaProhibitedPeriod.

Pre-ClearanceorPreDealingofTrading:

5.10 All Designated Persons, who intend to deal in the securities of the Company when the tradingwindow is opened and if the value of the proposed trades is 2000 (Two Thousand) shares or moreequity shares of Rs. 2 each of the Company in a single day shall pre-clear the transaction. In case ofchange in face value of share of the Company in future, the limit for taking pre-clearance shallchange accordingly. However, no Designated Person shall be entitled to apply for pre-clearance of anyproposedtradeifsuchDesignatedPersoninpossessionofunpublishedpricesensitiveinformation evenif thetrading window isnotclosedandhenceheshallnotbeallowedtotrade.

5.11 Pre-dealingprocedure:

(i) An application may be made in the prescribed form (Annexure 2) to the Compliance officerindicating the estimated number of securities that the Specified Person intends to deal in, the details to the depository with which he has a security account, the details as to the securities in suchdepositorymode and such other details as may be required by any rule made by the company in this

behalf.

(ii) An undertaking *(Annexure 3)* shall be executed in favor of the Compliance Officer and theCompany by such Specified Person incorporating,*interalia*, the following clauses, asmay beapplicable:

- (a) ThattheSpecifiedPersondoesnothaveanyaccessorhasnotreceived"PriceSensitiveInformation"uptot hetime of signing the undertaking.
- (b) That in case the Specified Person hasaccessto orreceives"Price Sensitive Information"after the signing of the undertaking but before the execution of the transaction he/she shall inform the Compliance Officer of the change in his position and that he/she would completely refrain from dealing in the securities of the Company till the time such information becomes public.
- (c) That he/she has not contravened the code of conduct for prevention of insider trading as notifiedbytheCompanyfromtime totime.
- (d) Thathe/she hasmadeafullandtruedisclosureinthematter.

(iii) TheComplianceOfficershallonreceivinganapplicationforpreclearanceprovidetherelevantSpecifiedPersonwithanacknowledgementonaduplicateof theapplication.

5.12 Approvalprocedure:

(i) The Compliance Officershallconsider the application made as above and shall approve it for the the preferably on the same working day but not later than the next working day unless he is of the opinion that grant of such an approval would result in a breach of the provisions of this Code, or the Regulations. Such approval/rejection would be conveyed and if no such approval / intimation of rejection is received within a period of 2 (two) working days, the applicant can presume that the approval is deemed to be given.

(ii) Every approval letter shall be issued in such format *(Annexure 4)* as may be prescribed by theCompany from time-to- time. Every approval shall be dated and shall be valid for a period of 1(one)weekfromthedateofapproval.

(iii) In the absence of the Compliance Officer due to leave etc., the Officer designated by him/herfromtime-to-timeshalldischargethefunctionreferredtoin(i)above.

5.13 CompletionoftransactionbytheSpecifiedPerson:

(i) All Designated Persons shall execute their order in respect of securities of the Company withinone week afterthe approval of pre-clearance is given. The Designated Person shall file within 2(two) days of the execution of the deal, the details of such deal with the Compliance Officer in the prescribed form. In case the transaction is not undertaken, a report to that effect shall also be filed. (Annexure5).

(ii) If the order is not executed within seven (7) days after the approval is given, the specified personmustseekpre-clearanceinaccordance withthiscode.

5.14 HoldingPeriod:

All Designated Persons who buy or sell any number of shares of the Company shall not enter into anopposite transaction i.e. sell or buy any number of shares during the next six months following theprior transaction. In case of any contra trade be executed, inadvertently or otherwise, in violation ofsuch a restriction, the profits from such trade shall be liable to be disgorged for remittance to theSecurities and Exchange Board of India (SEBI) for credit to the Investor Protection and EducationFundadministeredbySEBIunderthe Act.

5.15 In case of subscription in the primary market (initial public offers), the abovementionedentities shall hold their investments for a minimum period of 30 days. The holding period wouldcommencewhenthesecurities are actually allotted.

5.16 The Compliance Officermay waive off the holding period in case of sale of securities inpersonal emergency after recording reasons for the same. However, no such sale will be permittedwhentheTradingwindowisclosed.

5.17 Fortheavoidanceofdoubt, equity shares all otted or granted to design at edemployees pursuant to an ESO Pshall not be subject to the restrictions on holding securities prescribed therein.

5.18 OtherRestriction:

The disclosures to be made by any person under this Code shall include those relating to trading bysuch person's immediate relatives, and by any other person for whom such person takes tradingdecisions.

6. DISCLOSURES

Designatedemployees, promoters and members of Promoter Group, shall make the following disclosure of Securities and other voting rights in the Company held by them and their immediate Relatives to the Compliance Officer substantially in the form set out in Annex-6, Annex-7 and Annex-8:

S. No.	PeriodicityofDisclosure	DisclosureRequirement	Time Period withinwhichdis closure istobe made
6.1	Initial disclosure by aDesignatedPerso n (Annex6)	 NumberofSecuritiesorvoting rights held and positiontakenin derivativesbysuchDesignatedP ersonandhisimmediate Relative on the dateof thiscodetakingeffect TheNamesOfEducationalInstit utionsFromWhichDesignatedPe rsonsHaveGraduated AndNamesOfTheirPastEmplo yers 	Within 30daysoftheeffectivedate ofthisCode

6.2	Initial disclosure onappointment as aDesignated Person orKMP or a Director or uponbecoming aPromoterormember of PromoterGroup (Annex6A)	 Number of Securities orvotingrightsheldandpositio ntaken inderivatives by such Personand his immediate Relativeon the date ofappointmentorbecomingpr omoter TheNamesOfEducationalIn stitutionsFromWhichDesign atedPersonsHaveGraduated 	Within 7 days ofsuchappointme ntorsuchPerson being classifiedas apromotersor membersofthepromotergrou p.
		AndNamesOfTheirPast Employers	
6.3	AnnualDisclosurebyaDesi gnated Person (Annex8)	1. Numberof Securitiesorvotingrights held andposition taken inderivatives by suchDesignatedPersonan dhisimmediateRelative 2. NamesandPermanentAc countNumber(PAN)orany other identifierauthorizedbyla wofthefollowingpersons: a) a) immediaterelatives b) b) personswithwhomsuchd esignatedperson(s)shares a *material financialrelationship c) Phone,mobileandcellnumbe rs which are used bythem "material financialrel ationship"shallhavethemea ninggiventoitinthe Regulations substance	Annual StatementofallholdingsasonMar ch31ofeachyear,beforeApril30o fthatyear

6.4	DisclosurebyDesignatedPers	TotalnumberofSecuritiesacquire	Fromthedateofeffectivedate
	onoftheCompanyandany	dordisposedbyhimandhis	of this Code, within
	person who is	ImmediateRelatives	twotrading
	apromoter or		daysoftherelevanttransaction.
	member		Further, the Compliance Office
	ofPromoter		rshallnotify the particulars of
	Group to		suchtradingtothestockexchan
	theCompanyifthevalu		gesonwhichtheSecuritiesareli stedwithintwo trading days of
	eofSecuritiestraded,whetheri		receipt
	nonetransactionoraseriesoftr		ofthedisclosureorfrombecomi
	ansactions over		ngawareofsuchinformation
	anycalendar		nguwareensaemmermation
	quarter,		
	whichaggregated to		
	atraded		
	valueinexcessofRs.10lakhor		
	such other		
	valueasmaybespecified by		
	the SEBI		
	(Annex7)		1

7. DISCLOSUREBYTHECOMPANYTOTHESTOCKEXCHANGE(S)

7.1 TheComplianceOfficershall, within two(2) days of the receipt of intimation under Clause 6.4 above, disclose such information to all the Stock Exchange(s) on which the Company's Shares are listed.

7.2 The Compliance officer shall maintain records of all the declarations in the appropriate formgivenbythe directors/officers/designatedemployeesforaminimumperiodoffiveyears.

8. INTERNALCONTROLSYSTEM

The Compliance Officerin consultation with the Chief Financial Officerof the Company shall putinplace adequate and effective system of internal controls to ensure compliance with the requirements give ninthese Code and Regulations to prevent insider trading.

9REVIEWOFCOMPLIANCESOFCODEANDVERIFICATIONOFINTERNALCONTROL SYSTEM

The AuditCommittee of the Company shall review compliance with the provisions of these Codeand Regulations at least once in a Financial Year and shall verify that the systems for internal controlareadequateandareoperating effectively.

10. PENALTYFORCONTRAVENTIONOFTHECODEOFCONDUCT:

10.1 Specified Personswho violate the Code shall also be subject to disciplinary action by theCompany,whichmayincludewagefreeze,suspension,ineligibilityforfutureparticipationinemployeest ockoptionplans,etc.

10.2 The action by the Company shall not preclude SEBI from taking any action in case of violation of SEBI(ProhibitionofInsiderTrading) Regulations,2015.

11. INFORMATION

WherethereisaviolationoftheRegulations,theComplianceOfficerortheCompanyshallimmediately inform Stock Exchanges about such violations, in the format as specified in **Annexure-9**.

An informant under the code may voluntarily submit to SEBI the original information in a VoluntaryInformation Disclosure Form relating to an alleged violation of the insider trading laws that hasoccurred, is occurring or has a reasonable belief that it is about to occur. Such disclosure shall be intheformprescribedinScheduleDtotheregulations.

SEBI mayon receiptof the Voluntary InformationDisclosure Form, and on due examination, investigation, inquiry, audit, and other proceedings, as may be required, and subject to due co-operation by the Informant during such period, may at its sole discretion, declare an Informanteligible for Reward and intimate the Informant or his/her legal representative to file an application in the format provided in Schedule E to the regulations and any amendments thereto enforced from time to time for claiming such Reward.

12. PROTECTIONAGAINSTRETALIATIONANDVICTIMIZATION

AnInformantwhofilesaVoluntaryInformationDisclosureForm(irrespectiveofwhethertheinformation is considered or rejected by SEBI) will be protected against any adverse action and/ ordiscriminationasaresultofsuchreportingtoSEBIunderthisScheme,provideditisjustifiedandmadein good faith.The Company is forbidden from taking any adverse action against the Informant forexercisingtherightasabove.Adverseactionisdefinedas:

- Dischargingfromemployment,
- Terminatingservices,
- demotion,
- suspension,
- threats,
- harassment,
- discriminatingagainstemploymentwhethermadedirectlyorindirectly.

13. GENERAL

 $\label{eq:linear} All Specified Persons are advised to review this Code and the Regulation scarefully and acquain themselves with all the provisions contained therein.$

14. AMENDMENTTOTHISCODE:

The Board shall have the power to a mend this Code so as to bring it in line with the amended/existing laws as a ndwhen required.

Tarini International Limited

<u>CODE OF PRACTICES AND PROCEDURES FOR FAIR DISCLOSURE</u> <u>OFUNPUBLISHEDPRICESENSITIVEINFORMATION</u>

Tarini International Limited (the "Company")is committed to fairdisclosure of information abouttheCompanywithoutadvantagetoanyparticularperson(s).TheCompanywilladheretothefollowing principles forfairdisclosure of unpublished price sensitive information without dilutingtheprovisionsofSecuritiesandExchangeBoardofIndia(ProhibitionofInsiderTrading)Regulation s,2015, asapplicable(the"**Regulations**")inanymanner.

- 1. The Company shall promptly make public disclosure of unpublished price sensitive informationthatwould impactprice discovery no soonerthan credible and concretion information comesinto being and as soon as the information or the decisions are validated by the Board of Directorsof the Company, to National Stock Exchange of India Ltd (NSE) and BSE Limited (BSE) andupload such information on the Company's official website in order to make such informationgenerallyavailabletoinvestorsandmembersof theCompany.
- 2. The Company shall make uniform and universal dissemination of unpublished price sensitive information to avoid selective disclosure by disclosing the information to NSE and BSE, immed iately, and simultaneously uploading the same on the Company's website.
- 3. Compliance Officer is also designated as Chief Investor Relations Officer (CIO) to deal withdissemination of information and disclosure of unpublished prices ensitive information.
- 4. Incaseofselectivedisclosureofunpublishedpricesensitiveinformationinadvertentlyorotherwise, the Company shall make prompt dissemination of such unpublished price sensitiveinformationtoensurethatsuchinformationisgenerallyavailable.
- 5. Chief Investor Relations Officer shall provide appropriate and fair responses to queries raised by regulatory authorities on news reports and requests for verification of market rumours.
- 6. TheCompanyshallensurethattheinformationsharedwiththeanalystsandresearchpersonnelisnotunpu blishedpricesensitiveinformation.
- 7. The Companyshalltake reasonable steptomake transcriptsorrecordsofproceedingsofmeetingswithanalystsandotherinvestorrelationsconferencesar egenerallyavailablebyuploading such transcripts and records available to the Company on the Company's officialwebsitetoensureofficialconfirmationanddocumentationof disclosuresmade.
- 8. Unpublishedpricesensitiveinformationshallbehandledona"needtoKnow"basisi.e.Unpublished price sensitive information shall be disclosed only to those within the Company, whone edthe information to discharge their duty.
- 9. SharingofUPSIforlegitimatepurpose:

The UPSI shall be shared by any person (s) authorized by the Board of Directors or CIO or CFO of the Company in this behalf, only in furtherance of legitimate purpose(s) which shall include the following;

(i) Sharing of UPSI in the ordinary course of business by any Insider, Designated Person, or by anyAuthorized person with existing or proposed partners, collaborators, lenders, customers, suppliers,merchantbankers,legaladvisors,auditors,insolvencyprofessionalsorotheradvisorsorconsultan ts.

(ii) SharingofUPSIwheresuchcommunicationisinfurtheranceofperformanceofduty(ies);

(iii) SharingofUPSIfordischargeoflegalobligation(s).

(iv) Sharing of UPSI for any other genuine or reasonable purpose as may be determined by the CIOof theCompany.

(v) Sharing of UPSI for any other purpose as may be prescribed under the Securities Regulations orCompany Law or any other law for the time being in force, in this behalf, as may be amended fromtimetotime.

Provided that such sharing should not be carried out to evade or circumvent the prohibitions of Regulations.

However, other provisions / restrictions as prescribed under the SEBI (Prohibition of InsiderTrading) Regulations, 2015 or any other law for the time being in force in this behalf, asmaybeamendedfromtime totime, shall be observed.

10. Issueof Noticetotherecipientof UPSI

Any person in receipt of unpublished price sensitive information pursuant to a "legitimate purpose"shall be considered an "insider" for purposes of this Code and due notice shall be given to suchpersons.

(i) TomakeawaresuchpersonthattheinformationsharedisorwouldbeUPSI.

(ii) To make aware to such person the duties and responsibilities attached to the receipt of such UPSIandtheliabilityattachedtomisuseorunwarranted

11. DigitalDatabaseofrecipientofUPSI

The CIO, in consultation with the CFO shall be responsible to maintain a structured digital database of such persons or entities as the case may be with whom information is shared under this regulation, which shall contain the following information;

- (i) Nameofsuchrecipient of UPSI;
- (ii) NameoftheOrganizationorentityto whomtherecipientrepresent
- (iii) PostalAddressandE-mailIDofsuchrecipient
- (iv) PermanentAccountNumber(PAN)oranyotheridentifierauthorizedbylaw,ifPANisnotavailable.

The CIO / CFO shall also be responsible to ensure that such databases shall be maintained withadequate internal controls and checks such as time stamping and audit trials to ensure non-tampering such database.

POLICYFORPROCEDUREOFINOUIRYINCASEOFLEAKOFUNPUBLISHED PRICESENSITIVEINFORMATION("UPSI")

Background

TheSEBI(ProhibitionofInsiderTrading)(Amendment)Regulations,2018("**Regulations**")mandates every listed company to formulate a written policy and procedures for inquiry in case ofleak of unpublished price sensitive information and initiate appropriate action on becoming aware ofleakofunpublished pricesensitiveinformation and inform theBoard promptlyofsuchleaks,inquiriesandresultsofsuchinquiries.

Inthisregard, Board of Directors of Company has laid down this policy for Procedure of Inquiry incase of Leak of Unpublished Price Sensitive Information ("the Policy").

I. Objective

(i) Tostrengthentheinternalcontrolsystemtopreventleakof UPSI.

(ii) To restrict and prohibit the practice of sharing of UPSI, with the un-authorized person, which originates from within the company and which affects the market price of the Company as well as loss of reputation and loss of investors' /financers' confidence in the company.

(iii) Tohaveauniformcodetocurbtheun-

ethicalpracticesofsharingUPSIbyInsiders,Employee&DesignatedPersonswithanyperson,firm,Compan yorBodyCorporate.

(iv) ToinitiateinquiryincaseofleakofUPSIorsuspectedleakofUPSIandpromptlyinformthesametotheSec uritiesandExchange Boardof India("SEBI").

(v) To take disciplinary actions, if deemed fit against any Insider, Employee & Designated Personswho appears to have found guilty of violating this policy, apart from any action that SEBI mayinitiate/takeagainsttheInsider,Employee&DesignatedPersons..

II. Scope

To lay procedures for inquiry in case of leak of UPS I or suspected leak of UPS I and inform the Board promptly of such leaks, inquiries and results of such inquiries.

III. Applicability

ThisCodeshallbeapplicable with effect from April 1, 2019.

IV. Definitions:

(i) ChiefInvestor RelationOfficer("CIO")

shall mean the Compliance Officer of the Company appointed by the Board of Director underSecuritiesandExchangeBoardIndia(ProhibitionofInsider Trading) Regulations,2015.

(ii) SupportStaff,

shall include IT Staff, Secretarial Staff, Legal Staff, Finance Staff, Strategy Staff who have access tounpublished prices ensitive information.

(iii) Un-publishedPriceSensitiveInformation("UPSI")

shallhave the meaning given to it in the Regulations.

Note: Words and expressions used and not defined in this Code but defined in the SEBI (Prohibition fInsider Trading) Regulations, 2015, the Securities and Exchange Board of India Act, 1992, theSecurities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 or the Companies Act, 2013 and the Rules and Regulations framed there under shall have the meanings respectively assigned to them inthoselegislation.

(iv) Leak of UPSI:

shallmeancommunicationofinformationwhichis/shallbeUnpublishedPriceSensitiveInformation, byany Insider, Employee & Designated Persons or any other known or unknown personto any person, otherthan a person(s) authorized by the Board of the Directors or Compliance Officerof the Company after following the due process prescribed in this behalf in the Code of Practices forFairDisclosureoftheCompanyand/orunderSEBI(ListingObligationsandDisclosureRequirements) Regulations, 2015 and/or SEBI (Prohibition of Insider Trading) Regulations, 2015, orany other law may be applicable for time being in force and any amendment, re-amendment or reenactmentthereof.

V. DutiesofChiefInvestorRelationsOfficer:

TheCIOinconsultationwith the CFO shall be responsible to;

- (i) OverseetheComplianceofthispolicy.
- (ii) TocoordinatewithanddisclosetherelevantfactsoftheincidentofactualorsuspectedleakofUPSItotheInqui rvcommittee.
- (iii) Report the incident of actual or suspected leak of UPSI to the Securities and Exchange Board of India.

VI. DisclosureofactualorsuspectedleakofUPSItoSEBI:

On becoming aware of actual or suspected leak of Unpublished Price Sensitive Information of theCompany,the CIO,in consultation with CFO,shall ensure that a report on such actual orsuspectleak of UPSI, preliminary inquiry thereon and results thereof shall be promptly informed to SEBI intheformatassetoutin"Annexure-A" tothispolicy.

VII. ConstitutionofInquiry Committee:

In case of actual or suspected leak of UPSI, a Committee shall be constituted by approval of the Board of Directors, to be called as "Inquiry Committee" to perform suchdutiesasmaybeprescribedbythisCodeor by anyother applicable law for the time being inforce.

The Inquiry Committee shall consist of minimum 3 (three) Members which may include ChiefFinancial Officer and Chief Investor Relation Officer and / or any other officer(s) of the Company astheBoardof Directors,maydeemfit.

The Board of Directors may change/alter/re-constitute the Inquiry Committee as mayberequiredfromtimetotime.

VIII. DutiesofInquiryCommittee:

TheInquiryCommitteeshallberesponsible;

(a) Toconductapreliminaryinquirytoascertainthetruthcontainedintheinformationorcomplaintpertainin gtoactualorsuspectedleakofUPSI,if any;

(b) Toauthorizeanyperson, ifrequired, to collect necessary support material;

(c) Toconsider the facts and circumstances and decide/ direct on the matter;

(d) Todecidedisciplinaryactionthereon.

IX. ProcedureforinquiryincaseofleakofUPSI:

The Inquiry Committee shall *suo-motu*becoming aware or otherwise, of actual or suspected leak ofUnpublishedPriceSensitiveInformationoftheCompanybyanyPromoter,Director,KeyManagerial Person, Insider, Employee, Designated Person, Support Staff or any other known orun-knowperson, shall follow the below mentioned procedure in order to inquire and/or otherwiseinvestigatethematter.

(a) TotakeCognizanceofthematter:

The Inquiry Committee shall meet within a period of 2 (two) working days after receipt of theinformationofactualorsuspectedleakofUnpublishedPriceSensitiveInformationandtakecognizance ofthematteranddecideasfollows.

i) Ifitisfoundthattheallegationisfrivolous,notmaintainableoroutsidethescope,thesamemaybedismissed.

ii) If it is found that the issuer equires further investigation, Preliminary Inquiry may be initiated.

(b) PreliminaryInquiry:

Preliminary Inquiry is a fact-finding exercise which shall be conducted by theany person authorized by the Inquiry Committee. The object of preliminary inquiry is to ascertain the truth or otherwise of the allegations contained in the information or complaint, if any, and to collect necessary available material insupport of the allegations, and thereafter to decide whether there is justification to embarkany disciplinary action.

(c) ReportofPreliminaryInquiry:

The Person(s) appointed/authorized to inquire the matter of actual or suspected leak of UPSI shallsubmit his/her report to the Board of the Directorswithin 7 working days from the date of hisappointmentonthisbehalf.

(d) DisciplinaryAction:

The Disciplinary Action(s) shall include, wage freeze, suspension, recovery, claw back, terminationetc., as may be decided by the Inquiry Committee, in addition to the action to be initiated by SEBI, if any.

XI.Amendment

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

In any circumstance where the terms of this Policy differ from any law, rule, regulation etc. for thetimebeinginforce, the law, rule, regulation etc. shall take precedence over this Policy.

Any change in the Policy shall be approved by theBoard ofDirectorsofthe Company.Anysubsequent amendment/modification in the Companies Act, 2013 or the Rules framed thereunder ortheListingRegulations and/oranyotherlawsinthis regardshallautomaticallyapplytothis Policy.

FormatforReporting Actualor SuspectedleakofUPSItotheSEBI

[PursuanttoRegulation9A(5) of SEBI(Prohibition of Insider Trading) Regulation, 2015]

To, Securities andExchangeBoardofIndia PlotNo.C4-A,GBlock, NearBankofIndia,BandraKurlaCompl ex, BandraEast,Mumbai– 400051,Maharashtra

Ref.:BSE Scrip CodeNo. Ref:

DearSir/Madam,

Sub:ReportofactualorsuspectedleakofUPSIpursuantto Regulation9A (5)ofSEBI(ProhibitionofInsider Trading)Regulation,2015.

Pursuant to Regulation 9A (5) of SEBI (Prohibition of Insider Trading) Regulation, 2015, we herebyreport the details of actual or suspected leak of Unpublished Price Sensitive Information (UPSI) of the Company, as follows:

NameofOffender,ifknown.	
NameofOrganization.	
Designation	
(Employee, Insider, Designated Person or anyother)	
NatureofInformation	
WhetheranyactioninitiatedbytheCompany.Ify es,narrationofthesame	Yes/No
Anyotherinformation.	

Request youtotaketheaforementionedon

yourrecords.

Thankingyou,

Yoursfaithfully,

For Tarini International

Limited ComplianceOfficer

Annexure1

REGISTEROFDESIGNATEDEMPLOYEE (tobemaintainedbyComplianceOfficer)

Emp No.	Name ofEmploy ee	Dept.	Location	Name ofimmedia teRelative	Date ofJoini ng	Date ofResignati on	Remarks

ANNEXURE-

2SPECIMENOFAPPLICATIONFORPRE-CLEARANCE OFTRADEINSECURITIES

То

The ComplianceOfficer Tarini International Limited

DearSir

Applicationforpre-clearanceoftradeinsecurities of the Company

Pursuantto SEBI (Prohibition ofInsiderTrading)Regulations,2015and the Code,I seekapprovalforpurchase/sale/subscriptionof_Securities oftheCompanyas perthedetails givenbelow:

1	NameoftheApplicant	
2	Designation	
3	NumberofSecuritiesheldas	
	ondate(includingthroughImmediateRelatives)	
4	FolioNo./DPID/ClientIDNO	
5	TheProposalisfor	
	(a) PurchaseofSecurities	
	(b) SubscriptionofSecurities	
	(c) SaleofSecurities	
6	ProposeddateofdealinginSecurities	
7	EstimatednumberofSecuritiesproposedtobelisting	
8	Priceat whichtransactionis proposed	
9	CurrentMarket Price(asonthedateofApplication)	
10	NameofimmediateRelativeandrelation,ifthetransactionisinthen	
	ameofimmediaterelative	
11	Whether the proposed transaction will be through Stock Exchange	
	oroff marketdeal	
12	FolioNo/DP ID/Client	
	IDNo.wheretheSecuritieswillbecredited	

Ienclose here with the form of Undertaking signed by me

Yoursfaithfully

Signature ofEmployeeNa me:Designation

FORMAT OF UNDERTAKING TO BE ACCOMPAINED WITH THE APPLICATION FORPRE-CLEARANCEUNDERTAKING

Date:

To The ComplianceOfficer Tarini International Limited

I______of the Company residing at ______desirousofdealingin*SecuritiesoftheCompanyasmentionedinmyapplicationdated_forpre-clearance ofthetransaction.

 $\label{eq:lambda} Ihereby declare that I amnotin position of or otherwise privy to any unpublished Price Sensitive Information (a scheme dischared in this Code up to the time of signing this under taking)$

In the event that I have access to orreceive any information that could be construed as "Unpublished Price Sensitive Information" as defined in the Code, after signing of this undertakingbut before executing the transaction for which approval is sought, I shall inform the ComplianceOfficer of the same and securities shall completely refrain from dealing in the of the Company untilsuchinformationbecomepublic.

I declare that I shall hold securities for a minimum period of 6 months from the date of purchase and shallnot enter into opposite transaction within 6 months OR I have complied with the requirement of the minimum holding period of 6 months with respect to share sold and shall not enter into opposite transaction within 6 months.

I declare that I have not contravened the provisions of the Code as not if ied by the Company from time to time.

I undertake to submit the necessary report within two trading days from the date oftransaction/dealoraNilReportifthetransactionisnotundertakenwithreasonsfor non-execution of thetrade.

If approval is granted, I shall execute the deal within 7 trading days of the receipt of approval failingwhich I shall seek fresh pre-clearance and shall not execute my order until such pre-clearance isobtained.

Ide clare that I have made full and true disclosure in the matter

Date:

Signature: Name: Designation:

*Indicatenumberofshares

ANNEXURE4

FORMATFORPRE-CLEARANCEORDER

To,

Name: Designation:

Place:

Thisistoinformyouthatyourrequestfordealingin
______(number)equityshares(
Securities)oftheCompanyasmentionedinyourapplicationdated_______is
approved.Pleasenoteth
atthesaidtransactionmustbecompletedonorbefore
______(date)that iswithin7tradingdaysfromtoday.

In case you do not execute the approved transaction/deal on or before the aforesaid date youwould have to seek fresh pre-clearance before executing ant transaction/deal in the securities ofthe Company. Further, you are required to file the details of the executed transactions in theattached formatwithin 2trading daysfrom the date transaction/deal. In case the transaction isnot undertaken a "Nil" report shall be necessary together with reasons for non-execution of thetrade.

YoursFaithfully, ForTarini International Limited

COMPLIANCEOFFICER

DATE:

Encl.:Formatforsubmissionofdetailsoftransaction

ANNEXURE5

FORMATFORDISCLOSUREOFTRANSACTIONS

(Tobesubmitted within 2 trading days of transaction/dealing insecurities of the company)

To,

The ComplianceOfficer Tarini International Limited

Iherebyinformthat (includingthroughmyImmediateRelative)

- havenotbought/sold/subscribedanysecuritiesoftheCompanyforthefollowingreasons :N.A.
- havebought/sold/subscribedto ______ securitiesasmentionedbelowon _____(date)

Nameofholder	No.ofSecurities	Bought/Sold/Subscribed	DP ID/ClientID/ FolioNo.	Price(Rs.)

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

- 1. Broker'scontactnote
- 2. ProofofPayment to/frombrokers
- 3. ExtractofBankpassbook/Statement(tobesubmittedincaseofdemattransactions)
- 4. CopyofDeliveryinstructionslip(applicableincaseofsaletransactions)

I agree to hold the above securities for a minimum period of Six months. In case there is any urgentneed to sell these securities with in the said period, I shall approach the Compliance officer fornecessaryapprovalalongwithreasoninwriting.(applicableincaseof purchase/subscription).

I declare that the above information is correct and that no provisions of the Code and / or applicablelaws/regulationshavebeencontravenedforeffectingtheabovesaidtransaction(s).

Date:

Signature:_____ Name: Designation:

Annexure6

FORMA

SEBI(ProhibitionofInsiderTrading)Regulations,2015 [Regulation7(1)(a) readwithRegulation6(2) –Initialdisclosuretothecompany]

Nameof theCompany **ISINof theCompany**

:

:

DetailsofSecuritiesheldbyPromoter,KeyManagerialPersonnel(KMP),Directorandothersuchpersonsasmentio ned inRegulation6(2):

Name, PAN,CIN/DI	Category of			% ofShareholdi
N& address withcontact nos.	Person (Promoters/KM P/Directors/im mediaterelative to/othersetc)	Type of security(For eg.– Shares,Warrants,C onvertible Debenturesetc.)	No.	ng
1	2	3	4	5

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

Details of OpenInterest (OI) inderivatives of the company held by Promoter, Key Managerial Personne I(KMP), Directorandothersuchpersons as mentioned in Regulation 6(2)

OpenInterestoftheFuturecontractsheldasontheda teof regulationcomingintoforce			OpenInterestof ateof regulatior	•	actsheld as on the d e
ContractSpeci fications	Number ofunits(co ntracts *lotsize)	Notional valuein Rupee terms	ContractSpeci fications	Number ofunits(co ntracts *lotsize)	Notional valuein Rupee terms
6	7	8	9	10	11

Note:IncaseofOptions,notionalvalueshall becalculatedbasedonpremiumplusstrikepriceofoptions

DetailsofeducationinstitutionandPastEmployers

:			
Nameofeducationinst	itutionfromwhichde	Nameof Pastemployers*	
signatedpersonhaveg	raduated*	1 5	
signate apersonna teg			
*onaonetimebasison	у		
Name&Signature	:Designation:		
Date	;		
Place	:		

Annexure6A

<u>FORMB</u> SEBI(ProhibitionofInsiderTrading)Regulations,2015[Regulati on 7 (1) (b) read with Regulation 6 (2) –disclosure onbecomingadirector/KMP/promoter/Designated Person]

Nameof theCompany ISINof theCompany

:

:

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

Name,PAN ,CIN/DIN& address withco ntactno s.	Category of Person (Promoters/ member of the promoter group /KMP/Directors /immediaterela tiveto/otherset c)	Date ofappoi ntment ofKMP/ Director /ORDate ofbecom ingProm oter/me mberoft he promote rgroup	Securitiesheldat the ofappointmentofK becomingPromoter memberoftheprom Type ofsecurity(For eg. – Shares,Warrants ,ConvertibleDeb enturesetc.)	MP/Directororupon ror	% ofShareholdi ng
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.

DetailsofOpenInterest(OI)inderivativesofthecompanyheldonappointmentofKeyManagerial Personnel (KMP), Director or upon becoming a Promoter or member of the promotergroup of a listed company of listed company and other such persons as mentioned in Regulation6(2)

OpenInterestoftheFuturecontractsatthetime ofappointment of Director/KMP or upon becomingPromoter/memberof thepromotergroup			Open Interest of thetime of appoi uponbecomingP group	ntment of Direct	tor/KMP or
ContractSpeci fications	Number ofunits(co ntracts *lotsize)	Notional valuein Rupee terms	ContractSpeci fications	Number ofunits(co ntracts *lotsize)	Notional valuein Rupee terms
7 8 9			10	11	12

Note: Incase of Options, notional values hall be calculated based on premium pluss trike price of options

Details of education institution and PastEmployers

:	
Nameofeducationinstitutionfromwhichde signatedpersonhavegraduated*	Nameof Pastemployers*

*onaonetimebasisonly

Name&Signature	:Designation:
Date	:
Place	:

FORMC

SEBI (Prohibition of Insider Trading) Regulations, 2015[Regulation7(2)readwithRegulation6(2)orRegulation7(3)– Continualdisclosure]

Name of the Company:

ISINoftheCompany:

Details of change in holding Securities of Promoters, Member of the Promoter Group, Designated Employee orDirector of a listed company and immediate relatives of such persons and such other persons as mentioned inRegulation6(2)orotherConnectedpersonsasidentifiedbytheCompany.

Name,PAN, CIN/DIN,&	Category ofperson	Securities hel acquisition/disp	· · · · · ·	Securitiesacquired/disposed			
address withcontact nos.	(Promoters/ /memberofth e promotergro up/ KMP/Director s/immediatere latives to/othersetc.) Or Connectionwit h theCompany	(Foreg.– Shares,Warr ants,Convert ibleDebentur es,Rightsen titlementetc .)	No. and % ofshareholdi ng	Type of security (Foreg.– Shares,Warr ants,Convert ibleDebentu res,Rightse ntitlemente tc.)	No.	Value	Transaction Type(Purch ase/salePle dge /Revocatio n / Invocation/ Othersplea sespecify)
1	2	3	4	5	6	7	8

Securities disposal	held postacquisition/	Dateofallotmentadvice/ acquisitionofshares/disp osalof shares.specify		postacquisition/ acquisitionofshares/disp ompany		Dateofintimationtoc ompany	Mode of acquisition/dispo sale (onmarket/publi	Exchange onwhichthetra dewasexecuted
Type of securities (Foreg Shares,Warra nts,Convertibl eDebentures, Rightsen titlement etc.)	No.and%ofsh areholding	From	То		c/rights/preferen tialoffer/offmark et/Inter- setransfer,ESOP setc.)			
9	10	11	12	13	14	15		

Note: 1. "Securities" shall have the meaning as defined under regulation 2(1)(i) of SEBI (Prohibition of Insider Trading), Regulations, 201 5.

2. Value of transactions excludes taxes, brokerage/anyother charges

ANNEXURE-8FORMATOFANNUALSTATEMENTOFHOLDINGSBYADESIGANTEDEMPLOYEE ANDTHEIRIMMEDIATERELATIVES

To Mr.____ Complianceofficer Tarini International

Limited(the"Company")

DearSir,

Subject:StatementofshareholdingsinTarini International Limited

Ason31stMarch_____,Iand myimmediateRelativesholdanaggregateof_____equity sharesintheCompany.Detailsofsuchholdingsareassetoutbelow:

Nameof Holder	PhysicalHolding			ElectronicHoldings		
	FolioNo.	CertNo	Totalh olding	DPID	ClientID	Totalhol dings

Further, disclosure under Clause 6.5 of Code of Conduct for Regulation, Monitoring and Reporting of Trading by Insiders, 2019 of the Company areas follows:

Name	of	NameofPerson(s)wit	PANoranyotheridentifiera	Phone, mobile and Cell Numbersw
Immediate		h	uthorizedbylaw	hichareusedbythem
Relative(s)		whom		
		designatedpersonsha resamaterialfinancial relationship*		

*"materialfinancialrelationship"shallhavethemeaninggiventoitintheRegulations

Yourstruly

Sign:Name :EmpNo:

ReportbytheCompanyforviolationsrelatedtothe CodeofConductunderSEBI(Prohibitionof Insider Trading) Regulations, 2015 [For listed company: Schedule B read with Regulation9(1) ofSEBI(ProhibitionofInsider Trading)Regulations,2015]

Sr.	Particulars	Details
No.		
1	Nameofthelistedcompany/intermediary/fiduciary	
2	Pleaseticktheappropriatecheck-	
	boxReportingincapacityof:oListedcompany	
	o Intermediary	
	o Fiduciary	
3	A. Details of Designated Person(DP)	
	i.Nameof theDP	
	iiPAN of theDP	
	iiiDesignation of DP	
	ivFunctionalroleofDP	
	vWhetherDP isPromoter/PromoterGroup	
	B. IfReportingis forimmediaterelativeofDP	
	i.Nameof theimmediaterelativeof DP	
	ii.PAN of the immediate relative of DP	
	C.Transactiondetails	
	a) Nameofthescrip	
	b) No.ofsharestraded(whichincludespledge)andvalue(Rs)(Date -wise)	
	D.Incasevalueoftrade(s)ismorethanRs10lacsinacalendar quarter	
	a)Dateofintimationoftrade(s) byconcernedDP/director	
	/promoter /promotergrouptoCompanyunder	
	Regulation7ofSEBI(Prohibitionof InsiderTrading) Regulations,2015	
	b)Dateofintimationoftrade(s)byCompanytoStockExchangesunderRegu lation7 ofSEBI(Prohibitionof InsiderTrading) Regulations, 2015	
4	DetailsofviolationsobservedunderSEBI(ProhibitionofInsider Trading)Regulations, 2015	
5	ActiontakenbyListedCompany/Intermediary/Fiduciary	
6	Reasons recorded inwritingfortakingactionstated above	
7	Detailsofthepreviousinstancesofviolations, if any, since last financial year	
8	Ifanyamount collectedforCodeofConduct violation(s)	
	i.ModeoftransfertoSEBI-IPEF(Online/DemandDraft)	
	ii.Details oftransfer/payment	
	IncaseofOnline:	

	NameofthetransferorBankName,branchandAccountnumberUTR/Transaction referenceNumberTransactiondateTransactionAmount(inRs.)InC
	aseof DemandDraft(DD)
	BankNameandbranchD D Number DD date DDamount(inRs.)
9	Anyother relevantinformation

Yoursfaithfully,

NameandsignatureofComplianceOfficerP AN Email id

DateandPlace: