

Letter of Appointment as Independent Director

To,				
Director				
(DIN)				
Address				
Dear Sir/ Madam,				
Sub: Your appointment as an Independent Director on the Board of CyberTed Software Limited (the Company) in accordance with Companies Act, 2013.	ch Systems &			
As you are aware, major provisions of the Companies Act, 2013 (the Act) have been made effective with effect from April 1, 2014. Section 150(2) read with Section 152(2) of the Act inter-alia requires that appointment of Independent Directors shall be approved by the Company in general meeting. Further, Sections 149(10) of the Act inter-alia states that an Independent Director shall hold office for a term up to five consecutive years on the Board of a Company.				
In order to meet the requirements of the aforesaid Sections of the Act, the Notice dated calling the General Meeting (GM) of the Company inter-alia contained a Special Business relating to your appointment as Independent Director on the Board of the Company for a period of Two consecutive years.				
We are extremely pleased to inform you that the Members of the Company at the GM held onhave approved your appointment as an Independent Director of the Company for a period of with effect				
To help you understand the key provisions of the Act with respect to Independ we are issuing you this 'Letter of Appointment' which inter-alia covers the following				
Definition of an Independent Director as per Section 149(6) of the Companies Act, 2013	Annexure 1			
Your term of appointment as Independent Director of the Company	Annexure 2			
Your Role, Responsibilities and Duties as Independent Director of the Company	Annexure 3			
Code of Conduct for Board of Directors and Employees	Annexure 4			
List of actions Independent Directors should not do while functioning as	Annexure 5			
Sitting Fees payable to you as Independent Director	Annexure 6			
Your acceptance of the appointment	Annexure 7			



We would be grateful if you would confirm receipt of this letter, and your acceptance of the appointment as set out in Annexure 7, by signing and returning the same.

Should you require any further information/clarification, please feel free to contact Company	
Secretary	
Yours truly, For CyberTech Systems & Software Limited	

Vish Tadimety Chairman (DIN: 00008106)



DEFINITION OF INDEPENDENT DIRECTOR AS PER SECTION 149(6) OF THE COMPANIES ACT, 2013

An independent director in relation to a company, means a director other than a managing director or a whole-time director or a nominee director,—

- a) who, in the opinion of the Board, is a person of integrity and possesses relevant expertise and experience;
- b) (i) who is or was not a promoter of the company or its holding, subsidiary or associate company;
 - (ii) who is not related to promoters or directors in the company, its holding, subsidiary or associate company;
- who has or had no pecuniary relationship, other than remuneration as such director or having transaction not exceeding ten per cent. of his total income or such amount as may be prescribed, with the company, its holding, subsidiary or associate company, or their promoters, or directors, during the two immediately preceding financial years or during the current financial year;
- d) none of whose relatives-
 - i. is holding any security of or interest in the company, its holding, subsidiary or associate company during the two immediately preceding financial years or during the current financial year:
 - ii. Provided that the relative may hold security or interest in the company of face value not exceeding fifty lakh rupees or two per cent. of the paid-up capital of the company, its holding, subsidiary or associate company or such higher sum as may be prescribed;
 - iii. is indebted to the company, its holding, subsidiary or associate company or their promoters, or directors, in excess of such amount as may be prescribed during the two immediately preceding financial years or during the current financial year;
 - iv. has given a guarantee or provided any security in connection with the indebtedness of any third person to the company, its holding, subsidiary or associate company or their promoters, or directors of such holding company, for such amount as may be prescribed during the two immediately preceding financial years or during the current financial year; or



- v. has any other pecuniary transaction or relationship with the company, or its subsidiary, or its holding or associate company amounting to two per cent. or more of its gross turnover or total income singly or in combination with the transactions referred to in sub-clause (i), (ii) or (iii);]
- e) who, neither himself nor any of his relatives—
 - i. holds or has held the position of a key managerial personnel or is or has been employee of the company or its holding, subsidiary or associate company in any of the three financial years immediately preceding the financial year in which he is proposed to be appointed;
 - Provided that in case of a relative who is an employee, the restriction under this clause shall not apply for his employment during preceding three financial years.
 - ii. is or has been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year in which he is proposed to be appointed, of—
 - (A) a firm of auditors or company secretaries in practice or cost auditors of the company or its holding, subsidiary or associate company; or
 - (B) any legal or a consulting firm that has or had any transaction with the company, its holding, subsidiary or associate company amounting to ten per cent. or more of the gross turnover of such firm;
 - iii. holds together with his relatives two per cent. or more of the total voting power of the company; or
 - iv. is a Chief Executive or director, by whatever name called, of any nonprofit organisation that receives twenty-five per cent. or more of its receipts from the company, any of its promoters, directors or its holding, subsidiary or associate company or that holds two per cent. or more of the total voting power of the company; or
- f) who possesses such other qualifications as may be prescribed.



YOUR TERM OF APPOINTMENT AS INDEPENDENT DIRECTOR OF THE COMPANY

Independent Director.

Board of	the C	Comp	any with ef	fec	t fror	n									
Further,	after	the	expiration	of	the	term	or	extended	term,	you	shall	be	eligible	for	being
appointe	d as	an Ir	ndependen	t D	irecto	or only	v at	fter expira	tion of	three	vear	s of	ceasing	ot t	be an

As an Independent Director, you shall hold office for a term of two consecutive years on the

During the said period of three years, you will not be eligible to be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

Further, during your tenure as an Independent Director, you shall not be liable to retire by rotation.

Further, the Act states that the appointment of Independent Director shall be approved by the Company in general meeting and the explanatory statement annexed to the notice of the general meeting called to consider the said appointment shall indicate the justification for choosing the appointee for appointment as Independent Director. It also provides for an evaluation mechanism by which the performance evaluation of Independent Directors shall be done by the entire Board of Directors, excluding the Director being evaluated. 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. Further, the re-appointment of Independent Director shall be on the basis of the report of performance evaluation.



YOUR ROLE, RESPONSIBILITIES AND DUTIES AS INDEPENDENT DIRECTOR OF THE COMPANY

Expectations of the Board:

The Board seeks members from diverse professional and personal backgrounds who combine a broad spectrum of experience and expertise with a reputation for business acumen and integrity.

Following personal and professional characteristics are expected from Independent Directors:

- uphold ethical standards of integrity and probity;
- act objectively and constructively while exercising his/her duties;
- exercise his/her responsibilities in a bona fide manner in the interest of the Company;
- devote sufficient time and attention to his/her professional obligations for informed and balanced decision making;
- refrain from any action that would lead to loss of his/her independence;
- where circumstances arise which make an Independent Director lose his/her independence, the Independent Director must immediately inform the Board accordingly;
- assist the Company in implementing the best corporate governance practices.

Board constituted committees in which you are a member*:

- Audit Committee
- Nomination & Remuneration Committee
- Stakeholder Relationship Committee
- Corporate Social Responsibility Committee

*Committees to which Directors are members are given in a separate link: https://www.cybertech.com/financialReports/Committee-of-Directors-2020.pdf

Separate meetings:

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;

All the Independent Directors of the Company shall strive to be present at such meeting;

The meeting shall:

- review the performance of non-Independent Directors and the Board as a whole;
- review the performance of the Chairperson of the Company, taking into account the views of executive directors and non-executive directors:



 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.

Role, Responsibilities and Functions:

The Independent Directors shall:

- help in bringing an independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct;
- bring an objective view in the evaluation of the performance of Board and management;
- scrutinize the performance of management in meeting agreed goals and objectives and monitor the reporting of performance;
- satisfy themselves on the integrity of financial information and that financial controls and the systems of risk management are robust and defensible;
- safeguard the interests of all stakeholders, particularly the minority shareholders;
- balance the conflicting interest of the stakeholders;
- 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;
- moderate and arbitrate in the interest of the Company as a whole, in situations of conflict between management and shareholder's interest.

Duties:

As per the Companies Act 2013: The Independent Directors shall:

- undertake appropriate induction and regularly update and refresh their skills, knowledge and familiarity with the Company;
- 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;
- strive to attend all meetings of the Board of Directors and of the Board committees of which he is a Member;
- participate constructively and actively in the committees of the Board in which they are chairpersons or members;
- strive to attend the general meetings of the Company;



- where they have concerns about the running of the Company or a proposed action, ensure that these are addressed by the Board and, to the extent that they are not resolved, insist that their concerns are recorded in the minutes of the Board meeting;
- keep themselves well informed about the Company and the external environment in which it operates;
- not to unfairly obstruct the functioning of an otherwise proper Board or committee of the Board:
- 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;
- ascertain and ensure that the Company has an adequate and functional vigil mechanism and to ensure that the interests of a person who uses such mechanism are not prejudicially affected on account of such use;
- report concerns about unethical behavior, actual or suspected fraud or violation of the Company's code of conduct;
- acting within his authority, assist in protecting the legitimate interests of the Company, shareholders and its employees;
- 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 the law.

Other Duties as per Group guidelines:

✓ Outside Interests

It is accepted and acknowledged that you have existing outside interests (other than those that concern the Group) and have declared any conflicts that are apparent to you. In the event that your circumstances seem likely to change and might reasonably be regarded as likely to give rise to a conflict of interest, notification must be given to both the Board and Company Secretary.

Prior to accepting <u>any</u> new outside interest you must make appropriate notifications to the Board and Company Secretary. You should not accept, take up or commence any such new outside interest until such notification has been made and, where relevant, has been authorized by the Board and / or Nomination Committee.

√ Confidentiality

All information acquired during your appointment is confidential to the Company and should not be released, either during your appointment or following termination (by whatever means), to third parties without prior clearance from the Company.



If consent is given you must ensure that any third party is bound by the same obligations of confidentiality.

Your attention is also drawn to the requirements under both legislation and regulation as to the disclosure of price sensitive information. Consequently you should avoid making any statements that might risk a breach of these requirements without prior clearance from the Board.

√ Continuous Education

The Company will review with each Independent Non-Executive Director their continuing training needs and it is the Company's intention that each Independent Non-Executive Director will continue to receive training on a continuing basis.

✓ Liabilities:

Section 149(12) of the Act inter-alia states that, notwithstanding anything contained in this Act, an Independent Director shall be held liable, only in respect of such acts of omission or commission by a Company which had occurred with his knowledge, attributable through Board processes, and with his consent or connivance or where he had not acted diligently.



CODE OF CONDUCT

While you are a director of the Company you will be expected to observe and affirm the Code of Conduct framed as per Schedule IV of the Companies Act, 2013 and the applicable SEBI Regulations, Company's Code of Conduct appended below. (Annexure A &B)



CODE OF CONDUCT FOR BOARD OF DIRECTORS AND SENIOR MANAGEMENT OF CYBERTECH SYSTEMS AND SOFTWARE LIMITED

1. Introduction

- 1.1. This Code of Conduct ("the Code") shall be called 'Code of Conduct for Board of Directors and Senior Management of CyberTech Systems and Software Limited' (hereinafter referred to as "the Company").
- 1.2. The Code has been framed in compliance with the regulation 17(5) of SEBI (Listing Obligations & Disclosure Requirements) Regulation, 2015.

2. Definition & Interpretation:

- 2.1. The term "Board Members" shall mean Directors on the Board of Directors of the Company.
- 2.2. In the Code, words importing the masculine shall include feminine and words importing singular shall include the plural or vice versa.

3. Applicability:

- 3.1. The code shall be applicable to:
 - (a) the Directors and
 - (b) the Senior Management Personnel (i.e. all officials/ employees having equivalent or higher designation then 'Assistant General Manager')

4. Key Requirements

4.1. The Board Members and Senior Management Personnel must act within the authority conferred

upon them and in the best interests of the Company and observe the following code of conduct:

A. Honesty & Integrity -

The Directors and Senior Management personnel shall conduct their activities with honesty, integrity and fairness. They shall act in good faith, responsibly, with due care, competence and diligence, without allowing their independent judgment to be subordinated. Directors shall act in the best interests of the Company and fulfill the fiduciary obligations.

B. Conflict of Interest -

The Directors and Senior Management personnel shall not engage in any business, relationship or activity, which may be in conflict of interest of the Company.

In case there is likely to be a conflict of interest, he/she should make full disclosure of all facts and circumstances thereof to the Board of Directors and the approval of the Board is required to be obtained



C. Other Directorships –

The Company feels that serving on the Board of Directors of other Competitor companies may raise substantial concerns about potential conflict of interest and therefore, all Directors must report / disclose such relationships to the Board on an annual basis.

D. Confidentiality of Information –

Any information concerning the Company's business, its customers, suppliers etc., which is not in the public domain and to which the Directors and Senior Management personnel have access or possess such information, must be considered confidential and held in confidence, unless authorized to do so and when disclosure is required as a matter of law.

E. Protection of Assets -

Directors and Senior Management personnel must protect the Company's assets and information

and shall not use these for personal use, unless approved by the Board.

F. Periodic Review -

Once in every year or upon revision of this Code, every Director must accord consent to comply

and the Senior Management personnel must give an undertaking for compliance of the same.

New Directors shall accord their consent while joining the Board and New Senior Management personnel shall give an undertaking at the time when their employment begins.

The aforesaid consent or undertaking shall be in line with "Confirmation-I" attached herewith.

5. Code for Independent Directors

5.1. The Independent Directors, in addition to the compliance with this Code, shall also comply with and adhere to the Code for Independent Directors framed in accordance with the provisions of the Companies Act, 2013 and forming part of this Code and enclosed as "Annexure – I".

6. Enforcement of Code of Conduct

- 6.1. Each Board Member and Senior Management Personnel shall be accountable for complying with the Code.
- 6.2. Penalty for breach of the Code by Senior Management Personnel / the Board members shall be determined by the Audit Committee of the Board of Directors.

7. Amendment(s) of the Code

7.1. The Code may be amended from time to time by the approval of the Board of Directors of the Company.



Confirmation - I

Date:

To

The Board of Directors

CyberTech Systems and Software Limited

Plot No. 63-65, Road No. 21/35,

Dear Sirs,

Sub: Confirmation of compliance with the Code of Conduct for Board and Senior Management as per Regulation 17(5) of SEBI (Listing Obligations & Disclosure Requirements) Regulation, 2015.

I, (Name of Director/ Senior Management Personnel), (Designation) of CyberTech Systems and Software Limited, do hereby confirm that I have read and understood the Code of Conduct applicable to the Board of Directors and Senior Management of the Company and that to the best of my knowledge and belief, I have complied with the requirements of this Code during the preceding financial year (mention previous year) and / or I affirm that I will comply with the requirements of this Code during the current financial year (mention current year).

(Signature)
(Name of Director/ Senior Management Personnel) (Designation)
(DIN, if any)

Wagle Estate, Thane (W) – 400604



Annexure - I

CYBERTECH SYSTEMS AND SOFTWARE LIMITED CODE FOR INDEPENDENT DIRECTORS

This Code is a guide to professional conduct for independent directors and the independent directors are expected to adhere to these standards and fulfill their responsibilities in a professional and faithful manner. This Code shall form part of the Code of Conduct for Board of Directors and Senior Management.

I. Guidelines of professional conduct

The independent directors are expected to maintain the following guidelines/ standards while conducting their professional duty.

- 1. Independent directors shall uphold ethical standards of integrity and probity in the interests of the Company;
- 2. They shall act objectively and constructively while exercising their duties;
- 3. They shall exercise their responsibilities in a bona fide manner in the interest of the Company;
- 4. They shall devote sufficient time and attention to their professional obligations for informed and balanced decision making;
- 5. They shall not allow any extraneous considerations that will vitiate their exercise of objective independent judgment in the paramount interest of the Company as a whole, while concurring in or dissenting from the collective judgment of the Board in its decision making;
- 6. They shall not abuse their position to the detriment of the Company or its shareholders or for the purpose of gaining direct or indirect personal advantage or advantage for any associated person;
- 7. They shall refrain from any action that would lead to loss of their independence;
- 8. They shall immediately inform the Board where circumstances arise which makes them lose their independence;
- 9. They shall assist the Company in implementing the best corporate governance practices.

II. Role and functions

- 1. The independent directors shall help in bringing an independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct;
- 2. They shall bring an objective view in the evaluation of the performance of board and management;
- 3. They shall scrutinise the performance of management in meeting agreed goals and objectives and monitor the reporting of performance;
- 4. They shall satisfy themselves on the integrity of financial information and that financial controls and the systems of risk management are robust and defensible;
- 5. They shall safeguard the interests of all stakeholders, particularly the minority shareholders;
- 6. They shall balance the conflicting interest of the stakeholders;
- 7. They shall 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;



8. They shall moderate and arbitrate in the interest of the Company as a whole, in situations of conflict between management and shareholder's interest

III. Duties

- 1. The independent directors shall undertake appropriate induction and regularly update and refresh their skills, knowledge and familiarity with the Company;
- 2. They shall 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. They shall strive to attend all meetings of the Board of Directors and of the Board committees of which they are members;
- 4. They shall participate constructively and actively in the committees of the Board in which they are chairpersons or members;
- 5. They shall strive to attend the general meetings of the Company;
- 6. Where they have concerns about the running of the Company or a proposed action, they shall ensure that these are addressed by the Board and, to the extent that they are not resolved, they shall insist that their concerns are recorded in the minutes of the Board meeting;
- 7. They shall keep themselves well informed about the Company and the external environment in which it operates;
- 8. They shall not unfairly obstruct the functioning of an otherwise proper Board or committee of the Board;
- They shall 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;
- 10. They shall ascertain and ensure that the Company has an adequate and functional vigil mechanism and ensure that the interests of a person who uses such mechanism are not prejudicially affected on account of such use;
- 11. They shall report concerns about unethical behaviour, actual or suspected fraud or violation of the Company's code of conduct or ethics policy;
- 12. They shall while acting within their authority, assist in protecting the legitimate interests of the Company, shareholders and its employees;
- 13. They shall 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. Re-appointment

1. The re-appointment of independent director shall be on the basis of report of performance evaluation.

V. Resignation or Removal

- 1. An independent director may resign from his office by giving a notice in writing to the Company and to the Registrar of Companies in the manner and in accordance with the provisions of section 168 of the Companies Act, 2013 ("the Act").
- 2. An independent director may be removed from his office in accordance with the provisions of section 169 of the Companies Act, 2013



VI. Separate meetings

- 1. The independent directors shall hold at least one meeting in a year, without the attendance of non-independent directors and members of management of the Company;
- 2. All the independent directors shall strive to be present at such meeting;
- 3. Such meeting shall:
 - (a) review the performance of non-independent directors and the Board as a whole;
 - (b) review the performance of the chairperson 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.

VII. Performance Evaluation

- 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 reappoint the independent director.

VIII. Training Programme

The independent directors shall attend the training programme as may be organized by the Company in order to familiarize them with the Company, their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company, etc.

IX. Adherence to the Applicable Laws

- 1. The independent directors shall adhere to the provisions of the Companies Act, 2013 to the extent and as may be applicable to them.
- 2. They shall comply with the provisions of the SEBI (LODR) Regulations, 2015.
- 3. They shall comply with the Code of Conduct for Board of Directors a
- 4. They shall comply with all the laws to the extent and as may be applicable to the Company.
- 5. They shall give a declaration that they meet the criteria of independence as provided in section 149(6) of the Companies Act, 2013 and regulation 16(1)(b) of the SEBI (LODR) regulations, 2015 as amended from time to time in the format as given in 'Declaration I' at the first meeting of the Board in which they participate as directors and thereafter at the first meeting of the Board in every financial year or whenever there is any change in the circumstances which may affect their status as an independent director.
- 6. They shall from time to time furnish to the Company such declarations, disclosures, statements as may be required to be furnished by the Directors under the relevant laws.
- 7. An independent director shall be held liable in respect of such acts of omission or commission by the Company which had occurred with his knowledge, attributable through Board processes, and with his consent or connivance or where he had not acted diligently with respect to the provisions contained in the Companies Act, 2013 and the SEBI (LODR) Regulations, 2015.



Declaration - I

То	Date:
	soard of Directors
•	Tech Systems and Software Limited
	No. 63-65, Road No. 21/35,
Wagi	e Estate, Thane (W) - 400604
Dear	Sirs/Madam,
Sub:	Declaration to act/ continue as an Independent Director in pursuance of the provisions of
9	Section 149 of the Companies Act, 2013 and regulation 16(1)(b) of SEBI (LODR) regulations,
2	2015
I.	, Independent Director of CyberTech Systems and Software Limited, do hereby
<i>'</i> ———	re that:
(a) I	am a person of integrity and possess relevant expertise and experience;
(b) <i>(i)</i>	I am or was not a promoter of the Company or its holding, subsidiary or associate company;
(ii) I ar compa	n not related to promoters or directors in the Company, its holding, subsidiary or associate iny;
Compa	ort from receiving director's remuneration, I do not have / had pecuniary relationship with the any, its holding, subsidiary or associate company, or their promoters, or directors, during the two diately preceding financial years or during the current financial year;
subsid more as ma	ne of my relatives has or had pecuniary relationship or transaction with the Company, its holding, iary or associate company, or their promoters, or directors, amounting to two per cent (2%) or of its gross turnover or total income or fifty lakh rupees (Rs. 50,00,000/-) or such higher amount y be prescribed, whichever is lower, during the two immediately preceding financial years or the current financial year;
	either myself nor any of my relatives— hold or has held the position of a key managerial personnel or is or has been employee of the Company or its holding, subsidiary or associate company in any of the three financial years immediately preceding the financial year in which I am appointed;
(i	i) is or has been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial year in which I am appointed, of—

(A) a firm of auditors or company secretaries in practice or cost auditors of the Company or its

holding, subsidiary or associate company; or



- (B) any legal or a consulting firm that has or had any transaction with the Company, its holding, subsidiary or associate company amounting to ten per cent (10%) or more of the gross turnover of such firm;
- (iii) hold together with my relatives two per cent (2%) or more of the total voting power of the Company; or
- (iv) is a Chief Executive or director, by whatever name called, of any non-profit organization that receives twenty-five per cent (25%) or more of its receipts from the Company, any of its promoters, directors or its holding, subsidiary or associate company or that holds two per cent (2%) or more of the total voting power of the Company;
- (f) I possess appropriate balance of skills, experience and knowledge in fields / disciplines related to the Company's business;
- (g) I am not a material supplier, service provider or customer or a lessor or lessee of the Company; and
- (h) I am not less than 21 years of age.
- (i) compliance with sub rules (1) of (2) of Rule 6 of Companies (Appointment and Qualifications of Directors) Rules, 2014.

Name:	
DIN:	
Address:	



CODE OF CONDUCT TO REGULATE, MONITOR AND REPORT TRADING BY INSIDERS

Regulation 9(1) of the SEBI (Prohibition of Insider Trading) Regulations, 2015 (the "Regulations") including Securities and Exchange Board of India (Prohibition of Insider Trading) (Amendment) Regulations, 2019 requires a listed company to formulate a "Code of Conduct to Regulate, Monitor and Report Trading" by its employees and other connected persons, towards achieving compliance with the said Regulations, adopting the minimum standards, set out in Schedule B to the Regulations. Accordingly, in supersession of the previous Code of Conduct toprevent Insider trading, adopted by the Company , a Code of Conduct to Regulate, Monitor and Report Trading by Insiders (the "Code") for CyberTech Systems and Software Limited (the "Company") ishereby framed as under:

a. Important definitions:

"Act" means the Securities and Exchange Board of India Act, 1992.

"Compliance Officer" means Company Secretary 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 these regulations under the overall supervision of the Board of Directors of the Company.

. "Connected Person" means:

- (i) any person who is or has during the six months prior to the concerned act been associated with a company, directly or indirectly, in any capacity including by reason of frequent communication with its officers or by being in any contractual, fiduciary or employment relationship or by being a director, officer or an employee of the Company or holds any position including a professional or business relationship between himself and the Company whether temporary or permanent, that allows such person, directly or indirectly, access to unpublished price sensitive information or is reasonably expected to allow such access.
- (ii)Without prejudice to the generality of the foregoing, the persons falling within the following categories shall be deemed to be connected persons unless the contrary is established,
 - (a) an immediate relative of connected persons specified in clause (i); or
 - (b) a holding company or associate company or subsidiary company; or
 - (c) an intermediary as specified in Section 12 of the Act or an employee or director thereof; or
 - (d) an investment company, trustee company, asset management company or an employee or director thereof; or



- (e) an official of a stock exchange or of clearing house or corporation; or
- (f) a member of board of trustees of a mutual fund or a member of the board of directors of the asset management company of a mutual fund or is an employee thereof; or
- (g) a member of the Board of directors or an employee, of a public financial institution as defined in section 2 (72) of the Companies Act, 2013; or
- (h) an official or an employee of a self-regulatory organization recognised or authorized by the Board; or
 - (i) a banker of the Company; or
 - (j) a concern, firm, trust, Hindu undivided family, company or association of persons wherein a director of the Company or his immediate relative or banker of the Company, has more than ten per cent, of the holding or interest.
- **b.** "Generally available Information" means information that is accessible to the public on a non-discriminatory basis.
- **c.** "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.
- d. "Insider" means any person who is,
 - I. a connected person; or
 - II. in possession of or having access to unpublished price sensitive information.
- **e.** "**Trading**" means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities, and "trade" shall be construed accordingly
- **f.** "Trading Day" means a day on which the recognized stock exchanges are open for trading;
- g. "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

h. "Legitimate Purpose"

The Unpublished price sensitive information can be shared as an exception by an Insider for Legitimate purposes as per its "Policy for determination of Legitimate Purposes"



(Annexure A), provided it is not shared to evade or circumvent the prohibition under this Regulation.

i. "Leak/Suspected Leak of Unpublished Price Sensitive Information"

The Board has formulated written policy for initiating appropriate inquiries on becoming aware of leak/suspected leak of unpublished price sensitive information (Annexure B).

j. "Code of Conduct"

The Company shall adhere to the prescribed standards for code of conduct to regulate, monitor and report trading by insiders, designated employees and all other applicable persons and entities.

- **k. "Promoter"** shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 or any modification thereof.
- **I. "Promoter Group"** shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 or any modification thereof.
- **m.** Words and expressions used and not defined in these regulations but defined in the Securities and Exchange Board of India Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 or the Companies Act, 2013 and rules and regulations made thereunder shall have the meanings respectively assigned to them in those legislation.
- **n. "Designated persons"** shall have the meaning assigned to it under the Regulation 9(4) of the Regulations including Securities and Exchange Board of India (Prohibition of Insider Trading) (Amendment) Regulations, 2019.

II. Code

1. Reporting

The Compliance Officer shall report to the Board of Directors ("Board") and in particular, shall provide reports to the Chairman of the Board, on a quarterly basis or at such frequency as may be stipulated by the Board.

2. Information on a need to know basis & Chinese wall procedures

All information shall be handled within the organization on a need-to-know basis and noun published price sensitive information shall be communicated to any person except in furtherance of the insider's legitimate purposes, performance of duties or discharge of his/her legal obligations.



Norms for appropriate Chinese Walls procedures & processes will be as under:

- To prevent the misuse of confidential information, the Company shall separate those areas of the Company which routinely have access to confidential information, considered "inside areas" from those areas which deal with sale/ marketing or other departments providing support services, considered "public areas".
- The employees in the inside area shall not communicate any price sensitive information to any one in public area.
 - i. The employees in inside area may be physically segregated from employees in public area.
 - ii. Demarcation of the various departments as inside area may be implemented by the Company.
 - iii. In exceptional circumstances, employees from the public areas may be brought "over the wall" and given confidential information on the basis of "need to know" criteria, under intimation to the Compliance Officer.

3. Designated Persons

Employees and connected persons designated on the basis of their functional role ("Designated Persons") in the Company shall be governed by an internal code of conduct governing dealing in securities. The Chairman of the Board shall in consultation with the Compliance Officer specify designated persons to be covered by such Code on the basis of their role and function in the organization.

4. Trading window

Designated persons may execute trades subject to compliance with these Regulations. Towards this end, a notional trading window shall be used as an instrument for monitoring trading by the designated persons. The trading window shall be closed when the Compliance Officer determines that a designated person or class of designated persons can reasonably be expected to have possession of unpublished price sensitive information. Designated persons and their immediate relatives shall not trade in securities when the trading window is closed.

The timing for re-opening of the trading window shall be determined by the Compliance Officer, taking into account various factors including the unpublished price sensitive information in question becoming generally available and being capable of assimilation by the market, which in any event shall not be earlier than forty-eight hours after the information becomes generally available. The trading window shall also be applicable to any person having contractual or fiduciary relation with the Company, such as auditors, accountancy firms, law firms, analysts, consultants, etc., assisting or advising the Company.



5. Pre-clearance & trades

- When the trading window is open, trading by designated persons shall be subject to pre-clearance by the Compliance Officer, if the value of the proposed trade(s) is above a minimum threshold limit of Rs.10,00,000/- (Rupees Ten Lakh) in value over any calendar quarter.
- The Compliance Officer shall confidentially maintain a list as a "restricted list" as may be specified in the SEBI regulations which shall be used as the basis for approving or rejecting applications for pre-clearance of trades.
- Prior to approving any trades, the Compliance Officer shall be entitled to seek
 declarations to the effect that the applicant for pre-clearance is not in possession of any
 unpublished price sensitive information. He shall also have regard to whether any such
 declaration is reasonably capable of being rendered inaccurate.
- Order in respect of securities shall be executed within seven (7) trading days after approval is granted by the Compliance Officer, failing which fresh pre-clearance would be needed for the trades to be executed.
- A designated person who is permitted to trade shall not execute a contra trade
 within a period of six (6) months following the prior transaction. Relaxation may be
 given from strict application of such restriction for reasons to be recorded in writing
 provided that such relaxation does not violate these Regulations. In the event, any
 such contra trade is executed, inadvertently or otherwise, in violation of such a
 restriction, the profits from such trade shall be liable to be disgorged for remittance
 to SEBI for credit to the Investor Protection and Education Fund administered by
 SEBI under the Act.

6. Institutional Mechanism for Prevention of Insider trading

The Executive Director of the company shall put in place adequate and effective system of internal controls to ensure compliance with the requirements given in these regulations to prevent insider trading.

The internal controls shall include the following:

- a) all employees who have access to unpublished price sensitive information are identified as designated employee;
- b) all the unpublished price sensitive information shall be identified and its confidentiality shall be maintained as per the requirements of these regulations;



- c) adequate restrictions shall be placed on communication or procurement of unpublished price sensitive information as required by these regulations;
- d) lists of all employees and other persons with whom unpublished price sensitive information is shared shall be maintained and confidentiality agreements shall be signed or notice shall be served to all such employees and persons;
- e) all other relevant requirements specified under these regulations shall be complied with;
- f) periodic process review to evaluate effectiveness of such internal controls.
 - The board of directors of the company shall ensure that the Executive Director ensures compliance with regulation 9 and sub-regulations (1) and (2) of this regulation.
 - The Audit Committee of the company shall review compliance with the provisions of these regulations at least once in a financial year and shall verify that the systems for internal control are adequate and are operating effectively.
 - The company shall formulate written policies and procedures for inquiry in case of leak of unpublished price sensitive information or suspected leak of unpublished price sensitive information, which shall be approved by board of directors of the company and accordingly initiate appropriate inquiries on becoming aware of leak of unpublished price sensitive information or suspected leak of unpublished price sensitive information and inform the Board promptly of such leaks, inquiries and results of such inquiries.
 - The company shall have a Vigil Mechanism Policy and make employees aware of such policy to enable employees to report instances of leak of unpublished price sensitive information.
 - If an inquiry has been initiated by the company in case of leak of unpublished price sensitive information or suspected leak of unpublished price sensitive information shall co-operate with the company in connection with such inquiry conducted by said company.

7. Disclosure Responsibilities & formats

A. Initial Disclosures of holdings

• The promoter(s), member of the Promoter Group, key managerial personnel and director of the Company shall disclose (Form A) his holding of securities of the Company as on the date of these Regulations taking effect, to the Company within thirty (30) days of these Regulations taking effect;



• Every person on appointment as a key managerial personnel or a director of the Company or upon becoming a promoter or member of the promoter group shall disclose (**Form B**) his holding of securities of the Company as on the date of appointment or becoming a promoter, to the Company within seven (7) days of such appointment or becoming a promoter.

B. Continual Disclosures of trades

- Promoter(s), member of the Promoter Group, Designated person and director of the Company shall disclose to the Company (Form C) or the Contract Note issued by the broker for the number of such securities acquired or disposed of within two (2) trading days of such transaction if the value of the securities traded, whether in one transaction or a series of transactions over any calendar quarter, aggregates to a traded value in excess of Rs. 10,00,000/- (Rupees Ten Lakhs only) or such other value as may be specified by SEBI;
- The Company shall within a period of two (2) trading days from the date of receipt of such disclosures, inform the Stock Exchanges particulars of such trading. (Form D)

C. Other formats / disclosures, to monitor compliance with these Regulations would be as under:

- Application-cum-undertaking for pre-clearance (Annexure-I)
- Reporting of holdings in securities by Designated Persons as on 31stMarch, on an annual basis by 30th April (Form E)

7. Penalty for contravention of Code of Conduct

Any Designated Person contravening the Code will be liable to penalty and appropriate disciplinary action including remuneration freeze, suspension, dismissal etc. as may be decided by the Chairman of the Board in consultation with the Compliance Officer.

8. Applicability of the Code to certain persons

The Regulations apply to certain persons who by being in any contractual, fiduciary or employment relationship or holding any position including a professional or business relationship with the Company whether temporary or permanent have access, directly or indirectly, to unpublished price sensitive information or are reasonably expected to allow such access. They are advised to adhere to the Regulations strictly. In case it is observed by such persons required to formulate a code of conduct under sub-regulation (1) and sub-regulation (2) of regulation 9, that there has been a violation of these Regulations, they shall inform SEBI promptly, with a copy to the Company.

This Code is subject to review from time to time.

The Policy is updated pursuant to periodical review of policies by the Board of Directors in their meeting held on May 09, 2019.



Forms	Particulars	Compliance & time line
Form A	First Disclosure	First Disclosure by promoter(s), member of the Promoter Group, Key Managerial Personnel and Director of the Company after the Code is adopted.
Form B	Initial Disclosure	Disclose within 7 days of appointment as a Key Managerial Personnel/ director or becoming a promoteror a member of Promoter Group.
Form C	Continual Disclosures of trade/ dealing	Disclose within 2 trading days — Every promoter(s)/ a member of Promoter Group/Designated Person/director is required to inform of trading/dealing in securities if value of securities (whether in one transaction or more transactions during a calendar quarter) is more than Rs. 10,00,000/- (Rupees Ten lakh)
Form D	Disclosure by Company to Stock Exchange(s)	The Company shall within a period of 2(Two) trading days from the date of receipt of disclosures in Form C, inform the Stock Exchanges particulars of such trading.
Form E	Annual Disclosures	Designated Persons to report securities held along with Declaration as on 31 st March, on an annual basis by 30th April
Internal Form	s	
Annexure I	Application-cum- undertaking for pre- clearance	Designated person to apply to pre-clear deal/trade in the securities of the Company which in value over a calendar quarter, would exceed Rs. 10 Lakh.
Annexure II	Application for waiver of minimum period for Contra trade	Applies in case of emergency (reasons recorded in writing) the 6 months period to abstain from contra trade may be waived by the Compliance Officer.



FORM A

First/Initial Disclosure of Securities SEBI (Prohibition of Insider Trading) Regulation, 2015 [Regulation 7(1)(a) read with Regulation 6(2)- Initial disclosure to the Company]

Cyb	Compliance Offi erTech Systems & of the Company	& Software							
l, se	ر ir curities held in t	n my capac he Compa	ity as ny as on	of the Cor (date of	mpany here becoming S	eby sul Specifi	omit the foll ed Person).	owing details of	
I.	Details of securi	ties held by	me :						
	Type of Securities	No. of securities held			Fo	lio No	Beneficiary A/c Client ID		
Ī	Equity Shares								
Ī	Equity Shares								
II.	Details of securi	ties held by	dependent(s) :					
	Name of Relati	ve l	Relationship	Type of securities	No. of Securitie s held		Folio No	Beneficiary A/c Client ID	
_									
_	nature: signation:	l					1		
Dat Pla									

* This form is required to be submitted within 30 days from the end of the financial year.

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



FORM B

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7(1)(b) read with Regulation 6(2) - Disclosure on becoming a Director /KMP/Promoter]

The Compliance O CyberTech System ISIN of the Compa	•	Date:				
	es held on appointme Promoter of a Listed C					
Name, PAN No. CIN/DIN & Address with contact Nos.	Category of Person (Promoters/KMP/ Directors/immedia te relatives/others etc.)	Date of appointment of Director/KMP or Date of becoming		becoming appointme	% of Shareholding	
			Type of security	Number of		
Signature: Designation:						
Date: Place:						
-	red to be submitted vor or becoming a pron			•	agerial	

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



FORM C Form for Reporting of Trades Executed In Excess of the Prescribed Threshold

The Compliance Officer,	Date:
CyberTech Systems & Software Ltd.	
ISIN of the Company:INE214A01019	

Sub - Form for Reporting of Trades Executed In Excess of the Prescribed Threshold

I/We, the undersigned, hereby state that I/ my immediate relative(s)/we have sold/purchased shares of the Company in excess of the value of Rs.10,00,000 during the quarter from 1st to , 20 , details of which are given below:

I. Details of trades executed in excess of the prescribed threshold by me:

Name of Se Purchaser	ller/ No. of Shares Sold/ Purchased	Date of Trade	Sale/ Purchase Price (Rs.)	Sale/Purchase Value (Rs.)	DP ID & Client ID	DP Name

II. Details of trades executed in excess of the prescribed threshold by immediate relatives/dependent(s):

Name of Seller/ Purchaser	Relationship with the employee	No. of Shares Sold /Purchased	Date of Trade	Sale/ Purchase Price (Rs.)	Sale/Purchase Value (Rs.)	DP ID & Client ID	DP Name

Note: Minimum threshold limit is trading of Rs.10,00,000/- per calendar quarter.

Designation:	
Date: Place:	

Signature:

Kindly take the same on record. Thanking you,

^{*}This form is required to be submitted within 2 trading days of dealing in securities if value of securities (whether in one transaction or more transactions during a calendar quarter) is more than Rs. 10,00,000/-(Rupees Ten lakh).



FORM E ANNUAL DISCLOSURE

The Compliance Officer, Date: CyberTech Systems & Software Ltd. SIN of the Company: INE214A01019						
Sub: Confirmation of compliance with the Code of Conduct to Regulate, Monitor and Report Trading by Insiders as per Regulation 17(5) of SEBI (Listing Obligations & Disclosure Requirements) Regulation, 2015.						
I,of CyberTech Systems and Software Limited, do hereby confirm that I have read and understood the Code of Conduct applicable to the Board of Directors and Senior Management of the Company and that to the best of my knowledge and belief, affirm that I will comply with the requirements of this Code during the current financial year I. Statement of Shareholding of Directors/Key Managerial Personnel/Designated Employees						
Name	Designation	No. of Securities held on 01st April 20		Securities Sold during		Folio/DP ID/Client ID
II. DETAILS OF SHARES HELD BY DEPENDANTS						
Name	Designation	No. of Securities held on 01st April 20		Securities Sold during		Folio/DP ID/Client ID
II. DETAILS OF SH	Designation ARES HELD BY	No. of Securities held on O1st April DEPENDANTS No. of Securities held on O1st April 20	No. of Securities Bought during Year	Personnel/De No. of Securities Sold during Year No. of Securities Sold during	No. of Securities March 20	Folio/DP

I/We hereby declare that I/We have complied with the Code and SEBI Regulations with respect of the Securities purchased/ sold.

I/We further declare that the above disclosure is true and correct and is in accordance with the previous disclosure given to the Company.

Signa	iture:
Desig	gnation



Annexure-I

Application-cum-Undertaking for Pre-clearance of Trade

The Compliance Officer,	Date:
CyberTech Systems & Software Ltd.	
ISIN of the Company: INE214A01019	

With reference to the Company's Code of Conduct to Regulate, Monitor and Report Trading By Insiders, I seekyour approval to purchase/sell (nos.) equity shares of the Company. I/ We hereby declare that the shares to be sold have been held by me/ us for minimum period prescribed in the Code.

DETAILS OF SHAREHOLDING OF SPECIFIED PERSONS AND / OR FAMILY MEMBERS:

1.	Name of the applicant	
2.	Designation	
3.	Number of Securities held as on date	
4.	Folio No./DP ID/ Client ID No.	
5.	The proposal is for(a) Purchase of securities (b)subscription to securities (c) saleof securities	
6.	Proposed date of trading in securities	
7.	Estimated number of securities proposed to be purchased/subscribed/sold	
8.	Current market price (as on date of application)	
9.	Whether the proposed transaction will be through stock	
	exchange or off- market trade	
10.	Folio No. / DP ID / Client ID No. where the securities	
	will be credited / debited	

Signature
Name:
Designation:

Encl: Undertaking for Pre-Clearance



UNDERTAKING FOR PRE-CLEARANCE

I hereby state that:

- **a.** I do not have access to nor do I have any "Unpublished Price Sensitive Information" ("**UPSI**") up to the time of signing this undertaking;
- **b.** In case, I receive any UPSI 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;
- **c.** I have not contravened the provisions of the Code as notified by the Company from time to time;
- **d.** I have made full and true disclosure in the matter;
- **e.** I will execute the order in respect of the securities within 1 week after approval is granted by Compliance Officer, failing which I shall apply for pre-clearance again from the Compliance Officer;
- **f.** I shall not execute a contra-trade for a minimum period of 6 months. If a contra trade is executed, inadvertently or otherwise, in violation of such a restriction, the profits from such trade shall be liable to be disgorged for remittance to SEBI for credit to the Investor Protection and Education Fund administered by SEBI under the Act.

Date & Signature of the Applicant

Note: Minimum threshold limit is trading of Rs.10,00,000/- per calendar quarter.

PRE-CLEARANCE ORDER

The Compliance Officer shall give a confirmation on the official E-mail ID of the designated person.



Annexure II

Application for waiver of minimum period for Contra trade

		Date:
To The Compliance Officer CyberTech Systems & Software Ltd. Thane (W)	Employee details Name :	
	Employee No.:	
	Designation :	
	Department :	
Through Division Dear Sir,	/ Department Head	
I seek your approval to grant me waiver of the contra-trade for (number of securities) coreason(s) for executing contra trade).	•	t me to execute a ive valid
I declare that I am not in possession of any U I further declare that in case I have access to a before executing a contra Trade (if permitted) 1. Promptly inform the Compliance Officer 2. Refrain from trading in securities of the Compliance Officer	any UPSI after the signing of thi	
Thanking you, Yours faithfully,		
Name & Signature		

FEEDBACK ON OUTCOME OF THE APPLICATION

The Compliance Officer shall give a confirmation on the E-mail ID of the applicant



Annexure A

POLICY FOR DETERMINATION OF LEGITIMATE PURPOSES

[Pursuant to Regulation 3(2A) of SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018]

1. PREFACE

This Policy, as a part of "Codes of Fair Disclosure and Conduct" formulated under Regulation 8 of SEBI (Prohibition of Insider Trading) Regulations 2015, will be known as "Policy for Determination of Legitimate Purposes" hereinafter referred to as the "Policy".

This Policy is prepared in accordance with Regulation 3(2A) of SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018.

2. OBJECTIVE

The objective of this policy is to identify 'Legitimate Purposes' for performance of duties or discharge of legal obligations, which will be considered as exception for the purpose of procuring unpublished price sensitive information (UPSI) relating to the Company or its listed securities or proposed to be listed securities, if any.

3. DEFINITION

- a) "Legitimate Purposes" shall mean sharing of UPSI in the ordinary course of business by an Insider with the following, provided that such sharing has not been carried out to evade or circumvent the prohibitions of these regulations:
- 1. Promoters of the Company
- 2. Auditors (Statutory, Internal, Branch, Cost, Secretarial, GST and any other Auditor as applicable)
- 3. Staff Members of the Audit firm/team conducting the Audit
- 4. Collaborators
- 5. Lenders
- 6. Customers
- 7. Suppliers
- 8. Bankers
- 9. Legal Advisors
- 10. Insolvency Professionals
- 11. Consultants
- 12. Any other advisors/consultants/partners
- 13. Any other person with whom UPSI is shared



b) "Insider"- Any person in receipt of UPSI pursuant to a "legitimate purpose" shall be considered as an "insider" for purpose of these regulations and due notice shall be given to such persons (Insiders) to maintain confidentiality of such UPSI in compliance with these regulations.

4. DIGITAL DATABASE

The Board of Directors shall ensure that a structured digital database is maintained containing the names of such persons or entities, as the case may be, with whom UPSI is shared under Regulation 3 along with the Permanent Account Number (PAN) or any other identifier authorized by law, where PAN is not available. Such database shall be maintained with adequate internal controls and checks, such as time stamping, audit trails, etc. to ensure non-tampering of the database.

5. RESTRICTIONS ON COMMUNICATION AND TRADING BY INSIDERS

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.

6. AMENDMENT

The Board of Directors of the Company, subject to applicable laws, rules & Regulations, may amend / substitute any provision(s) with a new provision(s) or replace this entire Policy with a new Policy.

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

This Policy and any subsequent amendment(s) thereto, shall be promptly intimated to the Stock Exchanges, if required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and/or SEBI (Prohibition of Insider Trading) Regulations, 2015 and any amendment, re-amendment or re-enactment thereto.

7. APPROVED AND ADOPTED

This Policy has been approved and adopted by the Board on 09th day of May, 2019.



Annexure B

POLICY FOR PROCEDURE OF INQUIRY IN CASE OF LEAK OF UNPUBLISHED PRICE SENSITIVE INFORMATION ("UPSI")

[Under Regulation 9A of SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018]

1. BACKGROUND

The SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018 has mandated every listed Company to formulate a written policy and procedures for inquiry in case of leak of unpublished price sensitive information (UPSI) approved by the Board of Directors of the companyand initiate appropriate inquiries on becoming aware of leak of UPSI or suspected leak of UPSI and inform the Board promptly of such leaks, inquiries and results of such inquiries. In this regard, Board of Directors of CyberTech Systems & Software Limited has laid down this policy for procedure of inquiry in case of leak of Unpublished Price Sensitive Information ('the policy'), for adoption.

2. OBJECTIVES

- (i) To strengthen the internal control system to prevent leak of 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 investors' / financers' confidence in the company.
- (iii) To have a uniform code to curb the un-ethical practices of sharing UPSI by Insiders, Employee(s) & Designated Persons with any person, firm, Company or Body Corporate.
- (iv) To initiate inquiry in case of leak of UPSI or suspected leak of UPSI and inform the same to the Securities and Exchange Board of India ("SEBI") promptly.
- (v) To penalize any Insider, Employee & Designated Persons who appears to have found guilty of violating this policy.

3. SCOPE

The Company endeavors to preserve the confidentiality of UPSI and to prevent misuse of such information. The Company shall strive to restrict and prohibit the practice of sharing of UPSI which originates from within the company by any Promoter, Director, Key Managerial Person, Insider, employee, designated person, support staff or any other known or un-know person(s) with any un-authorized person which affects the market price of the Company as well as causes loss of reputation and investors' / financers' confidence in the Company.



4. DEFINITIONS

- I. Chief Investor Relation Officer ("CIO") shall mean the Compliance Officer of the Company appointed by the Board of Directors under Securities and Exchange Board India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- II. (ii) Leak of UPSI shall mean communication of information which is / shall be UPSI by any Insider, Employee & Designated Persons or any other known or unknown person to any person other than a person(s) authorized by the Board after following the due process prescribed in this behalf in the Code of Practices Fair Disclosure of the Company and /or under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and/or SEBI (Prohibition of Insider Trading) Regulations, 2015 and any amendment, reamendment or re-enactment thereto.
- III. Support Staff shall include IT staff or secretarial staff who have access to unpublished price sensitive information.
- IV. Un-published Price Sensitive Information ("UPSI") shall mean 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 include but not restricted to, information relating to the following:
 - a) Periodical financial results of the Company;
 - b) Intended declaration of dividends (Interim and Final);
 - c) Change in capital structure i.e. Issue of securities, buy back of securities or any forfeiture of shares or change in market lot of the Company's shares;
 - d) Mergers, De-mergers, Amalgamation, Acquisitions, De-listing of Securities, Scheme of Arrangement or Takeover, disposals, spin off or selling division of whole or substantially whole of the undertaking and expansion of business and such other transactions;
 - e) Any major expansion plans or execution of new projects or any significant changes in policies, plans or operations of the Company;
 - f) Changes in Key Managerial Personnel;
 - g) Material events in accordance with Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015; and
 - h) Any other matter as may be prescribed under the Listing Regulations and/or Corporate Law to be price sensitive, from time to time.

5. DUTIES OF CHIEF INVESTOR RELATIONS OFFICER ('CIO')

The CIO shall be responsible to;

- i. Oversee the Compliance of this policy.
- ii. Report the incident of actual or suspected leak of UPSI to the Securities and Exchange Board of India (SEBI).
- iii. Intimate the incident of actual or suspected leak of UPSI to the Stock Exchanges.
- iv. To co-ordinate with and disclose the relevant facts of the incident of actual or suspected leak of UPSI to the Inquiry committee.



6. DISCLOSURE OF ACTUAL OR SUSPECTED LEAK OF UPSI TO STOCK EXCHANGES:

On becoming aware of actual or suspected leak of UPSI of the Company, the CIO shall ensure that the same shall be promptly intimated to the Stock Exchanges on which the securities of the Company are listed in the format as set out in "Annexure C" to this policy.

7. REPORT OF ACTUAL OR SUSPECTED LEAK OF UPSI TO SEBI

On becoming aware of actual or suspected leak of UPSI of the Company, the CIO shall ensure that a report on such actual or suspect leak of UPSI, preliminary inquiry thereon and results thereof shall be promptly made to the SEBI in the format as set out in "Annexure D" to this policy.

8. CONSTITUTION OF INQUIRY COMMITTEE

The Board of Directors or any Committee authorized by them in this behalf, shall constitute a committee to be called as "Inquiry Committee". The Inquiry Committee shall consist of minimum 3 (three) Members which shall include Managing Director, Chief Financial Officer and Chief Investor Relation Officer and any other officer of the Company as may be mutually decided by the members of the Committee.

9. DUTIES OF INQUIRY COMMITTEE:

The Inquiry Committee shall be responsible-:

- (a) To conduct a preliminary inquiry to ascertain the truth contained in the information or complaint pertaining to actual or suspected leak of UPSI, if any; and
- (b) To authorize any person to collect necessary support material; and
- (c) To decide disciplinary action thereon.

10. PROCEDURE FOR INQUIRY IN CASE OF LEAK OF UPSI:

On becoming aware of suo-moto or otherwise, of actual or suspected leak of UPSI of the Company by any promoter, director, key managerial person, Insider, employee, designated person, support staff or any other known or un-know person, the CIO after informing the same to the Managing Director or Chief Financial Officer of the Company, shall follow the below mentioned procedure in order to inquire and/or investigate the matter to ensure-:

(a) Preliminary Inquiry:

Preliminary inquiry is a fact-finding exercise. 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 in support of the allegations, and thereafter to decide whether there is justification to embark on any disciplinary action.

The Inquiry Committee shall appoint and/or authorize any person(s), as it may deem fit, to initiate/conduct an inquiry to collect the relevant fact, material substances on actual or suspected leak of UPSI.

(b) Report of Preliminary Inquiry to the Inquiry Committee:

The Person(s) appointed/authorized to inquire the matter of actual or suspected leak of UPSI submit his/her report to the Inquiry Committee within 7 days from the date of his appointment on this behalf.

(c) Disciplinary Action:

The Disciplinary action(s) shall include, wage freeze, suspension, recovery, termination of employment contract/agreement etc., as may be decided by the Members of the Committee.

11. AMENDMENT

The Board of Directors of the Company, subject to applicable laws, rules & Regulations, may amend / substitute any provision(s) with a new provision(s) or replace this entire Policy with a new Policy.

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

This Policy and any subsequent amendment(s) thereto, shall be promptly intimated to the Stock Exchanges, if required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and/or SEBI (Prohibition of Insider Trading) Regulations, 2015 and any amendment, re-amendment or re-enactment thereto.



Annexure C

FORMAT FOR INTIMATION OF ACTUAL OR SUSPECTED LEAK OF UPSI TO THE STOCK EXCHANGES

То	То
BSE Limited	National Stock Exchange of India Ltd.
Listing Department	Listing Department
Phiroze Jeejeebhoy Towers	Plot No. C1, Exchange Plaza
Dalal Street, Mumbai-400 001	G Block, Bandra Kurla Complex
Scrip Code: 532173	Bandra (East), Mumbai - 400 051
	Symbol: CYBERTECH

Dear Sir / Madam,

Sub: Intimation of actual or suspected leak of UPSI pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, we are reporting actual or suspected leak of Unpublished Price Sensitive Information (UPSI) of the Company, as follows;

Name of Offender, if known	
Name of Organization	
Designation: (Employee, Insider, Designated Person or any other)	
Nature of Information	
Whether any action initiated by the Company? If yes, narration of the same	Yes/No

Request you to kindly take the aforementioned on your records.

Thanking you,
Yours faithfully
For CyberTech Systems & Software Limited

Compliance Officer M.No.



Annexure D

FORMAT FOR REPORTING ACTUAL OR SUSPECTED LEAK OF UPSI TO SEBI

To,
Securities and Exchange Board of India
Plot No. C 4-A, G Block,
Near Bank of India, Bandra Kurla Complex,
Bandra East, Mumbai – 400 051

Ref.: BSE Scrip Code No.-532173; NSE Symbol-CYBERTECH

Dear Sir / Madam,

Sub: Report of actual or suspected leak of UPSI pursuant to regulation 9A (5) of SEBI (Prohibition ofInsider Trading) Regulation, 2015

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

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, we are reporting actual or suspected leak of Unpublished Price Sensitive Information (UPSI) of the Company, as follows;

Name of Offender, if known	
Name of Organization	
Designation: (Employee, Insider, Designated Person or any other)	
Nature of Information	
Whether any action initiated by the Company? If yes, narration of the same	Yes/No

Request you to kindly take the aforementioned on your records.

Thanking you, Yours faithfully

For CyberTech Systems & Software Limited

Compliance Officer



LIST OF ACTIONS INDEPENDENT DIRECTORS SHOULD NOT DO WHILE FUNCTIONING AS SUCH IN THE COMPANY

Following is an illustrative list of actions which Independent Directors should not perform while functioning as such in the Company:

The Independent Director shall:

- not allow any extraneous considerations that will vitiate his/her exercise of objective independent judgment in the paramount interest of the Company as a whole, while concurring in or dissenting from the collective judgment of the Board in its decision making;
- not abuse his/her position to the detriment of the Company or its shareholders or for the purpose of gaining direct or indirect personal advantage or advantage for any associated person;
- not to unfairly obstruct the functioning of an otherwise proper Board or committee of the Board;
- 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;
- not buy in the Company, or in its holding, subsidiary or associate Company:
 - a right to call for delivery or a right to make delivery at a specified price and within a specified time, of a specified number of relevant shares or a specified amount of relevant debentures; or
 - a right, as he may elect, to call for delivery or to make delivery at a specified price and within a specified time, of a specified number of relevant shares or a specified amount of relevant debentures.
- not enter into insider trading of securities;
- not put himself/herself in a position where he/she has or may have an actual or potential
 conflict of interest with the Company. Should such an occasion arise, he/she should
 discuss the matter with the Board or the Company Secretary immediately;
- not achieve or attempt to achieve any undue gain or advantage either to himself/herself or to his relatives, partners, or associates;
- shall not assign his/her office and any assignment so made shall be void.



SITTING FEES PAYABLE TO YOU AS AN INDEPENDENT DIRECTOR

As per the provisions of Section 197(5) of the Act, you as an Independent Director shall be entitled to receive remuneration of Rs. 20,000/- (Rupees Twenty Thousand only) per meeting by way of sitting fees for attending meetings of the Board or Committee thereof. Further, you shall also be entitled to receive reimbursement of accommodation / air travel expenses, if any, for participating in the Board and other Committee meetings.

Further, to the approval of Shareholders at the 24th Annual General Meeting of the company, you are entitled to receive commission calculated as per the provisions of the Companies Act, 2013 and Rules made thereunder (as amended from time to time)



YOUR ACCEPTANCE OF THE APPOINTMENT

This letter forms the agreement for your appointment as an Independent Non-Executive Director of the Company. For the purposes of clarification, it is agreed that this letter of appointment is not a contract of or for services and you will not be entitled to any compensation for loss of office apart from any arrears of fees which may be due.

The terms of your appointment will be subject to the provisions of the Companies Act 2013 and rules made thereunder, and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended from time to time).

I am sure that you will make an important contribution to the Board's deliberations – I firmly believe in the role of the Independent Non-Executive Director to ensure the continuing effectiveness of the executive directors and management and to secure high standards of financial probity in all of our activities.

Please would you confirm your acceptance of these terms by signing and dating the enclosed copy of this letter and returning it to me.

For CyberTech Systems & Software Limited
Vish Tadimety Chairman DIN: 00008106
I agree to the terms of my re-appointment as set out above.
Director (DIN)
Dated:

Yours truly