(Formerly known as D J Logistic Solutions Private Limited)



DJ MEDIAPRINT & LOGISTICSLIMITED

CODE OF CONDUCT FOR DIRECTORS AND SENIORMANAGEMENTPERSONNEL

ISO 9001-2015 • MSME & NSIC REGISTERED • CRISIL RATED

CIN: L6023MH2009PLC190567 GST No: 27AADCD1937H1ZQ Regd. Off: 24, 1st Floor, Palkhiwala House, Tara Manzil, 1st Dhobi Talao Lane, Marine Lines, Mumbai-400 002. Tel: 022-22002139 /40 /49; Email: sales@djcorp.in

Vashi Unit: U. P. Warehouse, Mafco Yard, Plot No. 4 to 9, First Floor, Sector 18, Vashi, Navi Mumbai – 400 703. Tel: 022-27889341-47, 27890831, 27888010-11, Website: www.djcorp.in

(Formerly known as D J Logistic Solutions Private Limited)



CodeofConductforDirectors andSeniorManagement Personnel

INDEX

Particulars
Purpose
Applicability
Definitions
Guidelines
Honesty&Integrity
ConflictOfInterest
CompanyProperty
ConfidentialInformation
FairDealing
Compliancewith Applicable Laws and Regulations
InsiderTrading
DutiesofDirectors
Affirmation
Disclosure
Non-Compliance
Amendment/Review

(Formerly known as D J Logistic Solutions Private Limited)



CodeofConductfor Directors&SeniorManagement Personnel

1. Purpose:

The purpose of this Code is to serve as a guide to the Directors and Senior ManagementPersonnelontheprinciplesofintegrity,transparency,businessethicsandtosetupst andards for compliance of Corporate Governance. ThisCode of Conduct has been adopted to meet the requirements of the Securities and Exchange Board of India (ListingObligations and Disclosure Requirements) Regulations, 2015, as amended from time to time (the "Listing Regulations").

2. Applicability:

ThisCodeofConductisapplicabletotheDirectorsandtheSeniorManagementPersonnelofDJ Mediaprint & LogisticsLimited(the"Company").

3. Definitions:

- "Boardof Directors" or "Board" means Board of Directors of the Company.
- "Code" meansthis Codeof Conductfor Directors and Senior Management Personnel.
- "Committee" means Committee of the Company as constituted by the Board of DirectorsoftheCompany.
- "Company" means DJ Mediaprint & Logistics Limited.
- "Directors" means Directors of the Company for the time being occupying the position as such.
- "Senior Management Personnel" shall mean officers/personnel of the Company who are members of its core management team excluding Board of Directors and shall comprise of all themembers of management on elevel below the Chief Executive Officer/Managing Director/Whole Time Director/Manager (including Chief Executive Officer/Manager, in case they are not part of the Board) and shall specifically include Company Secretary and Chief Financial Officer of the Company.

4. Guidelines:

ISO 9001-2015 • MSME & NSIC REGISTERED • CRISIL RATED

The Directors and Senior Management Personnel must act in good faith and in suchmanner asthey reasonably believe tobe inthe bestinterestsof the Company. The Directors and Senior Management Personnel are also expected to:

- a. Complywithallapplicablelaws,regulations,confidentialityobligations and other corporat epolicies, of the Company;
- b. Followallpolicies, procedures and internal control systems of the Company; and
- c. Acthonestly,ingoodfaithandinthebestinterestsoftheCompany.

Page1of4

(Formerly known as D J Logistic Solutions Private Limited)



CodeofConductfor Directors&SeniorManagement Personnel

5. Honesty & Integrity:

All the Directors and Senior Management Personnel of the Company shall conduct theiractivities on behalf of the Company and on their own behalf, with honesty, integrity and fairness. The Directors and Senior Management Personnel of the Company will act ingoodfaith, responsibility, withduecare, competence and diligence, without allowing their independent judgment to be subordinated. The Personnel of the Company will act in the best interests of the Company and fulfill their fiduciary obligations.

6. ConflictOf Interest:

The Directors and Senior Management Personnel of the Company should not enter into any transaction or engage in any practice, directly or indirectly, that would tend to influence him/her to act in any manner other than in the best interests of the Company. Every Directors and Senior Management Personnel should make a full disclosure to the Board relating to all material, financial and commercial transactions, where they have personal interest that may have a potential conflict with the interests of the Company at large and seek the Board's authorization to pursue such transactions.

ConflictofinterestrelatestodealinginthesharesoftheCompany,commercialdealingswithbodies, which haveshareholdingofmanagement and their relatives, etc.

7. CompanyProperty:

Every Directors and Senior Management Personnel should endeavor to ensure that they use the Company's assets, proprietary information and resources only for the legitimatebusinesspurposes of the Companyand not for their personal gains.

8. ConfidentialInformation:

TheDirectorsandSeniorManagementPersonnelshouldmaintainconfidentialityofinformatio nentrustedtothemincarryingouttheirdutiesandresponsibilities. ThemattersdiscussedattheBo ard/Committeemeetingsmustnotbedisclosedoutsideappropriateandreasonablecircles. TheC ompany's confidential and proprietary informations hall not be in appropriately disclosedorused for the personal gains or advantage of any Personnel. These obligations apply not only during a Directors and Senior Management Personnel term, but thereafter as well unless the said information becomes public.

9. FairDealing:

The Directors and Senior Management Personnel should endeavor to deal fairly and notseek to take unfair advantage of the Company through manipulation, concealment, abuseofprivilegedinformation, misrepresentation of material facts or any other unfair dealing.

Page2of4

(Formerly known as D J Logistic Solutions Private Limited)



CodeofConductfor Directors&SeniorManagement Personnel

10. CompliancewithLawsandRegulations:

The Directors and Senior Management Personnel should comply with all the applicablelaws, rules and regulations for the time being in force. In addition, if any Directors and Senior Management Personnel become aware of any information that he/she believes to constitute an evidence of a material violation of any securities or other laws, rules or egulations applicable to the Company or the operation of its business, then the Directors and Senior Management Personnel should bring such information to the attention of the Chairman of the Audit Committee.

11. Insider Trading:

None of the Directors and Senior Management Personnel shall derive any benefit norassistotherstoderivingbenefitbygivinginvestmentadvicefromaccesstoandpossessionofin formationabouttheCompany, which is not inpublic domain and constitutes information. All Directors and Senior Management Personnel shallcomply with the Company's Code for Prevention of Insider Trading. The and Senior Management Personnels hall be diligent while dealing in the shares of the Company. The Directors and Senior Management Personnel must seek prior approval from the Compliance Officer before dealing in the shares of the Company. The Directorsand Senior Management Personnel shall give confirmation to the Compliance Officer, onanannualbasis, that they and their immediate relatives have adhered to, and a bided by the Codef orPrevention ofInsiderTrading.

12. DutiesofDirectors:

Every Director of the Company shall endeavor to comply with the provisions of Section 166 of the Companies Act, 2013, as amended from time to time, relating to the duties of directors.

Inaddition,IndependentDirectorsshallalsoperformthedutiesasprescribedinSchedule IV to the Companies Act, 2013, as amended from time to time and the ListingRegulations.

13. Affirmation:

All Directors and Senior Management Personnel shall affirm compliance with this Codeon an annual basis. This affirmation shall form part of Corporate Governance Report as included in the Annual Report of the Company.

14. Disclosure:

The Companyshall disclosethis Codeon its website.

Page3of4

(Formerly known as D J Logistic Solutions Private Limited)

CodeofConductfor Directors&SeniorManagement Personnel



15. Non-Compliance:

Suspected violations of this Code may be reported to the Chairman of the Board or the Chairman of the Audit Committee. All reported violations shall be appropriately investigated. Any waiver of this Code must be approved by the Board of Directors and publicly disclosed if required by any applicable laws or regulations.

16. Amendment/Review:

The Company may amend or review this Code as and when deemed fit. Any and allprovisionsofthisCode

shallalsobeamended/reviewedasarerequiredduetoanyregulatorychanges from time to time.

Incaseanyamendments, clarifications, circulars and guidelines as issued by the regulatory body (ies)/authority (ies) and suchamendments, clarifications, circulars and guidelines are not consistent with the requirements specified under this Code, then the provisions of such amendments, clarifications, circulars and the guidelines shall prevail and accordingly this Code shall stand amended effective from the date as laid down undersuchamendments, clarifications, circulars and guidelines.

For DJ Mediaprint & Logistics Limited

Dinesh Kotian Managing Director

DIN-01919855

Page4of4