

GTPL HATHWAY LIMITED

Policy Name: GTPL Code to regulate, monitor and report trading by directors, promoters, designated persons and specified connected persons of the company and material subsidiaries of the company

	Directors, Promoters, Designated Persons and
Applies to	specified Connected Persons of the Company
	and Material Subsidiaries of the Company
Issue/ Release Date	27/06/2017
1st Modified Date	Effective 01/04/2019
2 nd Modified Date	Effective 30/09/2020
3 rd Modified Date	Effective 10/07/2025
Issuing Authority	Board of Directors of the Company
Content Owner	Corporate Secretarial

Objective: To lay down a policy to regulate, monitor and report trading by directors, promoters, designated persons and specified connected persons of the Company and Material Subsidiaries of the Company in the securities of the Company as required under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015



GTPL CODE TO REGULATE, MONITOR AND REPORT TRADING BY DIRECTORS, PROMOTERS, DESIGNATED PERSONS AND SPECIFIED CONNECTED PERSONS OF THE COMPANY AND MATERIAL SUBSIDIARIES OF THE COMPANY



1. Introduction:

- 1.1 The Company's securities are listed on the stock exchanges in India. Any information relating to the Company or its securities that is not generally available to the public and which, when it becomes generally available is likely to materially affect the price of securities is called 'Unpublished Price Sensitive Information' (UPSI). Some of the examples of UPSI are financial results, dividend declaration, issue of bonus shares, amalgamation, mergers, etc.
- 1.2 Directors, certain employees and certain other connected persons will have access or will be reasonably expected to have access to such UPSI from time to time during their association with the Company.
- 1.3 Trading in the Company's securities by such persons while in possession of UPSI is known as 'Insider Trading'. Such Insider Trading gives undue advantage to the persons who do the trade, fuels illegitimate speculation in the prices of the securities on the stock exchanges, erodes investors' confidence in the integrity of the management. Insider Trading is unethical / immoral and illegal.
- 1.4 Insider Trading is an offence punishable under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 ("Insider Trading Regulations") which governs the law relating to Insider Trading. Even communicating or passing on in any manner any UPSI is an offence.
- 1.5 The Insider Trading Regulations mandate every listed company to formulate an internal code of conduct governing dealing in securities of the company by its employees and other connected persons designated on the basis of their functional role in the organization due to which they may have access to UPSI.
- 1.6 This "GTPL Code to Regulate, Monitor and Report Trading by Directors, Promoters,

 Designated Persons and specified Connected Persons of the Company and Material

 Subsidiaries of the Company" has been formulated in compliance with the Insider

 Trading Regulations.



2. Objective and Scope:

- 2.1 The objective of this Code is to provide a basic understanding of the legal provisions relating to Trading by the Directors, Promoters, Designated Persons and specified Connected Persons of the Company and Material Subsidiaries for the benefit of and compliance by all concerned.
- 2.2 This Code is intended to provide guidance to the Directors, Promoters, Designated Persons and specified Connected Persons of the Company and Material Subsidiaries on the policy, pre-clearance and reporting procedures to be followed at the time of dealing in the securities of the Company.
- 2.3 This Code places two sets of restrictions, namely, (i) restriction that applies to all employees of the Company under Clause 5; and (ii) restriction that applies to Designated Persons (as hereinafter defined in this Code) under Clause 8 and seek to prohibit them from trading in the securities of the Company while in possession of UPSI.

Clauses 10 to 14 of this Code, apart from prohibiting Designated Persons from trading in the securities of the Company while in possession of UPSI, prescribes requirement of obtaining pre-clearance and reporting details of trading in the securities of the Company and other obligations of Designated Persons.

2.4 In certain cases, the restrictions contained in this Code are stricter than those contained in the Insider Trading Regulations and are intended to preserve the reputation of the Company and the persons to which this Code applies.

3. Definitions:

- 3.1 **'Board'** means Board of Directors of the Company.
- 3.2 'Code' means this "GTPL Code to Regulate, Monitor and Report Trading by Directors, Promoters, Designated Persons and specified Connected Persons of the Company and Material Subsidiaries of the Company".



- 3.3 'Company' means GTPL Hathway Limited.
- 3.4 'Compliance Officer' means any senior executive, designated so in line with the Insider Trading Regulations. The Company Secretary shall be deemed to be the Compliance Officer if no other executive is designated by the Board for this purpose.
- 3.5 **'Connected Person'** shall have the meaning assigned to it under the Insider Trading Regulations.
- 3.6 'Designated Persons' means-
 - Directors, Promoters (including Promoter Group) and Key Managerial
 Personnel of the Company and Material Subsidiaries of the Company;
 - (ii) Employees up to two levels below Managing Director/Chief Executive Officer of the Company and Material Subsidiaries of the Company;
 - (iii) Employees of the Company / Material Subsidiaries of the Company as may be identified by any person falling under (i) and (ii) above, due to access to UPSI; and
 - (iv) Any support staff of the Company / Material Subsidiaries of the Company, such as IT staff or secretarial staff or staff of accounting/finance/corporate secretarial department who may have access to UPSI, as may be identified by the Head of the Department.

For the purpose of Compliance of Clause no. 5, 8 and 9 of this Code, the term Designated Persons shall include Immediate Relatives of the persons referred to in (i) to (iv) above.

- 3.7 **'Director'** means a member of the Board of Directors of the company.
- 3.8 **'Generally Available Information'** shall have the meaning assigned to it under the Insider Trading Regulations..
- 3.9 **'Immediate Relative'** shall have the meaning assigned to it under the Insider Trading Regulations.



- 3.10 'Insider' shall have the meaning assigned to it under the Insider Trading Regulations.
- 3.11 **Key Managerial Personnel'** shall have the meaning assigned to it under the Companies Act, 2013.
- 3.12 'Material Subsidiaries' means material subsidiaries of the Company as per Regulation 16(1)(c) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 3.13 **'Promoter' and 'Promoter Group'** shall have the meanings assigned to them under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018.
- 3.14 **'Relative'** shall have the meaning assigned to it under the Insider Trading Regulations.
- 3.15 **'Securities'** include shares, scrips, stocks, bonds, debentures, debenture stock or other marketable securities of a like nature of the Company which are listed on the Stock Exchanges.
- 3.16 "Special Category Persons" means employees of the Company and subsidiaries who are in possession of UPSI other than financial results including but are not limited to amalgamation, takeover, investment/ divestment, corporate restructuring, corporate actions, dividend, change in capital structure, starting / closing of business/unit, major litigation affecting business, from time to time. Such persons may or may not be Designated Persons.
- 3.17 **'Stock Exchanges'** means National Stock Exchange of India Limited and BSE Limited or any other stock exchange where the Securities of the Company may be listed.
- 3.18 'Trading' means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any Securities, including forward dealing and pledging of the Securities of the Company and "trade" shall be construed accordingly. Exercise of ESOPs shall not be considered as Trading except for the purpose of Clause 14 relating to disclosures.



- 3.19 'Trading Day' means a day on which the Stock Exchanges are open for trading.
- 3.20 'Trading Window Close Period' means the period during which the Company's Securities cannot be traded by the Designated Persons and their Immediate Relatives.
- 3.21 **'Trading Window'** means the trading period during which the Company's Securities can be traded either on the stock exchanges or otherwise.
- 3.22 **'Unpublished Price Sensitive Information' (UPSI)** shall have the meaning assigned to it under the Insider Trading Regulations.

Words and expressions used herein but not defined in this Code shall have the same meaning as contained in Insider Trading Regulations or the Securities and Exchange Board of India Act, 1992 ("SEBI Act"), or the Securities Contracts (Regulation) Act, 1956 or the Depositories Act, 1996 or the Companies Act, 2013 and rules and regulations made under these enactments.

4. Role of Compliance Officer

- 4.1 The Board shall appoint Compliance Officer for the purposes of Insider Trading Regulations and the Code. The Company Secretary shall be deemed to be the Compliance Officer if no other executive is designated by the Board for this purpose.
- 4.2 In case of temporary absence of the Company Secretary, a senior executive designated by the Compliance Officer for this purpose shall discharge the functions under this Code.
- 4.3 The Compliance Officer shall be responsible for implementation of this Code including setting forth policies, prescribing procedures, monitoring adherence for preservation of UPSI, pre-clearance of trades and furnishing of periodical reports to the Audit Committee and the Board.
- 4.4 The Compliance Officer shall maintain a record of the Designated Persons and their Immediate Relatives and all changes made in the list of the above mentioned persons.



5. Restrictions on all employees of the Company and preservation of UPSI

5.1 All employees, whether Designated Persons or not, shall:

- (a) maintain confidentiality of all UPSI coming into their possession and not disclose UPSI to any other employee who does not need to know the same.
- (b) not pass on such UPSI to any person, directly or indirectly, including recommendation to trade in Company's Securities.
- (c) not deal in Company's Securities while in possession of UPSI and till expiry of 48 hours after such UPSI becomes Generally Available Information irrespective of whether there is an official announcement of Trading Window or not.
- (d) not deal in securities of any other listed company while in possession of unpublished price sensitive information pertaining to that other company and till expiry of 48 hours after such UPSI becomes Generally Available Information.
- (e) not pass on unpublished price sensitive information pertaining to any other listed company directly or indirectly including recommendation to trade in the securities of that other company.

In case of any doubt / clarification or issue of interpretation of this Code, it shall be the responsibility of any person who is bound by this Code, to seek clarification from the Compliance Officer.

5.2 Limited access to UPSI:

(a) Files / documents / papers / writings containing UPSI shall be kept secure, in such a way that no other person can have access to the same without approval / knowledge /permission of the person in possession of those files / documents / papers / writings.



(b) Computer files / folders shall have adequate security of login and password, etc.

5.3 **Need to know:**

- (a) All employees who are privy to UPSI shall handle the same only on 'Need to know' basis. 'Need to know' means the UPSI should be disclosed only to those persons who need to know the same in furtherance of their legitimate purposes, performance of duties or discharge of their legal obligations / responsibilities and will not in any manner give rise to conflict of interest or liable for misuse.
- (b) In case any employee receives UPSI inadvertently, it shall be the responsibility of the employee to immediately contact the Compliance Officer and take his guidance about dealing with such information and the UPSI shall not be shared with a third person / used for any other purpose, whatsoever without permission of the Compliance Officer.

6. Chinese-Wall policy for confidentiality of UPSI

6.1 The Company has a 'Chinese-Wall' policy separating the departments which routinely have access to UPSI considered as 'Inside Areas' (e.g. – Accounts Consolidation Team,

Amalgamation/Structuring Team) from other departments which are considered as 'Public Areas'.

- 6.2 Save as provided under Clause 5.3, in terms of the policy:-
 - (a) The employees in the Inside Areas shall not allowed to communicate UPSI to any person in the Public Areas.
 - (b) Employees in the Inside Areas shall be physically separated from employees in the Public Areas.



- 6.3 In exceptional circumstances, employees from the 'Public Areas' may be allowed to 'cross the wall' and be given UPSI by following the 'need-to-know' principle, under intimation to the Compliance Officer.
- 7. With respect to the other persons including statutory auditors, cost auditors, internal auditors, consultants, etc of the Company and its Material Subsidiaries, who have or could reasonably be expected to have access to UPSI and identified by the Compliance Officer in consultation with the Board, from time to time, the Compliance Officer shall obtain necessary disclosures / undertakings from them confirming that they have formulated a code of conduct governing trading in Company's Securities by their employees, advisors and others, while in possession of UPSI of the Company.

8. Restrictions on Designated Persons and their Immediate Relatives

8.1 The Designated Persons and their Immediate Relatives shall:-

- (a) Not Trade in the Company's Securities during Trading Window Close Period.
- (b) Not Trade in derivatives (options and futures) of the Company's Securities at any time.
- (c) Seek Pre-clearance of Trades (through Designated Persons for transactions proposed to be executed by Immediate Relatives), as necessary, when Trading Window is not closed.
- (d) Not sell Company's Securities within 6 months of last trade in the form of purchase and not purchase Company's Securities within 6 months of last trade in the form of sale. In specific cases, the Compliance Officer may grant relaxation based on facts and circumstances, on an application made in this regard by the concerned Designated Person (procedure detailed in the following paragraphs).
- 8.2 Employees are permitted to exercise stock options (ESOPs) (if any) granted to them at all times including the time when the trading restrictions are in force. However, sale of shares allotted on exercise of ESOPs shall not be allowed during the Trading Window Close Period.



- 8.3 The restriction mentioned in clause 8.1(c) above shall also not apply for participating in buy-back offers, rights issues, bonus, FPO's, etc. of the Securities of the Company.
- The trading window restrictions mentioned herein shall not apply in respect of the transactions specified in clauses (i) to (iv) and (vi) of the proviso to sub-regulation (1) of regulation 4 of the Insider Trading Regulations and in respect of a pledge of shares for a bonafide purpose such as raising of funds, subject to Pre-clearance by the Compliance Officer and compliance with the respective regulations of the SEBI/ this Code.

9. Restrictions on Special Category Persons

- 9.1 Special Category Persons and their Immediate Relatives should not Trade in the Company's Securities during Trading Window Close Period for other types of UPSI, notified to them.
- 9.2 Notwithstanding the fact that a Trading Window Close Period for other types of UPSI has not been notified, a Special Category shall not Trade in the Company's Securities from the time he/she comes in possession of UPSI till 48 hours after the UPSI becomes a Generally Available Information.

10. Trading Window Close Period

10.1 The Compliance Officer shall notify the Trading Window Close Period for different types of UPSI.

10.2 Trading Window Close Period for financial results

In respect of declaration of financial results of the Company for a quarter (reporting quarter), the Trading Window Closure Period shall commence from 1st day of the quarter subsequent to the reporting quarter and end 48 hours after such financial results become Generally Available Information.



10.3 Trading Window Close Period for other types of UPSI

The Trading Window Close Period shall be determined by the Compliance Officer based on the type of UPSI. The Trading Window shall open 48 hours after the UPSI becomes Generally Available Information.

Provided that the Trading Window Close Period shall be deemed to have commenced from the time the Designated Persons and / or Special Category Persons come in possession of UPSI, notwithstanding the fact that a Trading Window Close Period has not been notified.

10.4 The Compliance Officer shall notify the Designated Persons and Special Category Persons concerned the Trading Window Close Period applicable to such persons.

11. Pre-clearance of Trades when Trading Window is not closed

11.1 Subject to provisions of Clause 8 of this Code, Designated Persons should obtain preclearance for their proposed Trades (including proposed trades by their Immediate Relatives) if (i) the likely value of such proposed Trade; or (ii) the likely value of such proposed Trade together with the value of the prior Trades, if any, executed during a calendar quarter exceeds Rs. 10 lakhs.

For determining the value of Rs. 10 lakhs as above, the value of all trades in Securities of the Company should be aggregated.

Exercise of ESOP (if any), shall not be considered as Trading. However, disclosure under Clause 14 herein have to be submitted.

- 11.2 The application for pre-clearance shall be made in the prescribed form (Form 1.1), to the Compliance Officer seeking pre-clearance of trade.
- 11.3 No Designated Person shall apply for pre-clearance of any proposed Trade if such Designated Person (or concerned Immediate Relative for whom pre-clearance is being applied) is in possession of any UPSI even if there has been no official announcement of Trading Window Close Period.



- 11.4 The Compliance Officer shall grant approval or reject the application within 2 (two) days of receipt of the application for pre-clearance (Form 1.2.). The application can be rejected only if the Compliance Officer is of the opinion that the approval would result in breach of this Code or the Insider Trading Regulations.
- 11.5 Designated Persons (including their Immediate Relatives) shall execute the Trades for which pre-clearance has been obtained within 7 (seven) Trading Days of such approval. The details of the Trades executed should be communicated to the Compliance Officer in the prescribed form (Form 1.3), within 2 (two) Trading Days thereof.
- 11.6 Pre-clearance approval shall lapse (i) if Trading Window Close Period is announced or (ii) if the Trades are not executed within the period stipulated therein. Even if the same proposed Trades are to be executed by the Designated Person, he should seek fresh pre- clearance.
- 11.7 Pre-clearance, if any, required for the Compliance Officer, shall be obtained from the Chairman or Managing Director of the Company and the above provisions shall apply accordingly.

12. Contra trades in Company's Securities

- Designated Persons shall not enter into any Trade to sell any of Company's Securities within 6 months of a Trade in the form of purchase transaction and similarly shall not enter into any Trade to purchase any of the Company's Securities within 6 months of a Trade in the form of sale transaction (Contra trades).
- The above restriction is not applicable for exercise of ESOP. This restriction is also not applicable for participating in buy-back offers, rights issues, bonus, subscription to Public Issue, etc., of the Securities of the Company.
- 12.3 In specific cases, the Compliance Officer may grant relaxation from strict application of Clause 12.1 for reasons to be recorded in writing.



- 12.4 For seeking a relaxation, the Designated Person should make an application in the prescribed form (Form 1.4) and provide proper justification for seeking such relaxation.
- 12.5 The Compliance Officer shall grant approval or reject the application within 2 (two) Days of receipt of the application for granting relaxation (Form 1.5).

13. Trading plans

- 13.1 The Designated Persons and their Immediate Relatives (through Designated Persons) shall be entitled to formulate a trading plan in compliance with Regulation 5 of the Insider Trading Regulations and submit it to the Compliance Officer for approval and thereafter for public disclosure pursuant to which trades may be carried out on behalf of such person in accordance with such plan.
- 13.2 The Compliance Offer shall review such trading plan and ensure that the trading plan does not violate any of the provisions contained in the Insider Trading Regulations.
- 13.3 The Compliance Officer shall grant approval or reject the trading plan within two Trading Days of receipt of such trading plan, disclose the same to the Stock Exchanges on the day of approval and monitor its implementation.
- 13.4 Such trading plan once approved, as aforesaid, is irrevocable and such Designated Persons shall mandatorily have to implement the plan, without being entitled to either deviate from it except as provided under the Insider Trading Regulations or to execute any trade in the Securities of the Company outside the scope of the trading plan.
- 13.5 The implementation of the trading plan shall not be commenced by the Designated Persons under following circumstances:
 - (a) if any UPSI in his/her possession at the time of formulation of the plan has not become Generally Available Information at the time of commencement of implementation of such plan;



- (b) If execution price of the Security is outside the price limit, if any set for trade(s) under the trading plan.
- In case of non-implementation (full/partial) of a trading plan, the Designated Person and the Compliance Officer shall comply with procedures set out under Regulation 5 of the Insider Trading Regulations.

14. Disclosures and Reporting of Trades

- 14.1 Each Designated Persons is required to sign and return to the Compliance Officer an undertaking to comply with the Code. The form of the undertaking is attached as Annexure I.
- 14.2 Designated Persons shall disclose their holding and the holding of their Immediate Relatives and of any other person for whom such person takes trading decisions, of the Company's Securities in the prescribed form (Form B) within 7 (seven) days of becoming a Designated Person.
- 14.3 Any change in Immediate Relatives and any other persons for whom the Designated Person takes trading decisions should be intimated within 7 (seven) days of such change.
- 14.4 Designated Persons shall disclose the number of Company's Securities acquired or disposed of by them and their Immediate Relatives and by any other person for whom such person takes trading decisions within 2 (two) 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 lakh. The Compliance Officer shall submit such disclosure to the Stock Exchanges within two trading days from the date of receipt of such disclosure in (Form 1.6).
- 14.5 Designated Persons shall disclose details of the Trades executed by them and their Immediate Relatives and by any other person for whom such person takes trading



decisions, of the Company's Securities in the prescribed form (Form 1.7) during the half year ended on September 30^{th} and March 31^{st} of each year within 30 days from the end of the half year.

- 14.6 No half-yearly disclosure need to be submitted, if there are no trades during the half-year.
- 14.7 Annual disclosure, in the prescribed form [Form 1.8], by Designated Persons furnishing the total number of Securities held by them and their Immediate Relatives as at the end of the financial year of the Company, shall be submitted within 30 days from the end of financial year. This annual disclosure is mandatory and should be submitted even if no Security is held by the Designated Persons and their Immediate Relatives.

15. Penalty for Contravention of Code

- 15.1 Any Designated Person who or whose Immediate Relative violates this Code shall be liable for penalty as may be decided by the Audit Committee of the Board of Directors. Such Designated Person shall also be liable to disciplinary action including but not limited to warning letter, wage freeze suspension, ineligibility for future participation in ESOPs, withholding of promotions, etc as may be considered appropriate by the Audit Committee.
- 15.2 Any Designated Person who or whose Immediate Relative executes a contra trade, inadvertently or otherwise, in violation of Clause 12 of the Code, the profits from such trade shall be disgorged for remittance to SEBI for credit to the Investor Protection and Education Fund administered by the SEBI Board under the Securities and Exchange Board of India Act, 1992.
- 15.3 Under Section 15G of the Securities and Exchange Board of India Act, 1992, any person violating the Code is liable for a penalty up to Twenty-five crore rupees or three times the amount of profits made out of insider trading, whichever is higher.
- 15.4 Anyone who contravenes the Insider Trading Regulations shall also be additionally liable for appropriate action under applicable provisions of applicable laws.



15.5 Any employee or Designated Person who violates this Code may invite penalty and prosecution as a criminal offence under Insider Trading Regulations.

15.6 **Intimation to Stock Exchange(s)**

The Company shall inform Stock Exchange(s) of every violation of this Code.

16. Clarifications

Any clarification on this Code can be obtained from the Compliance Officer.

17. Amendments

Any subsequent amendment / modification in the Listing Regulations or any other governing Act / Rules / regulations or re-enactment, impacting the provisions of this Policy, shall automatically apply to this Policy and the relevant provision(s) of this Policy shall be deemed to be modified and / or amended to that extent, even if not incorporated in this Policy.





APPLICATION FOR PRE-CLEARANCE APPROVAL

(Pursuant to Clause 11.2 of the GTPL Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Employees and Specified Connected Persons of the Company and Material Subsidiaries of the Company)

Application No	Date:
The Compliance Officer,	
GTPL Hathway Limited	
Dear Sir,	
Sub: Application for pre-clearance of Trade	
I,, Director / Promoter / Designated Employee / Spec	rified Connected
Person of the Company /, seek approval as per detail	ls given below:

I. Securities other than Derivatives:

Securities Held			Trade Proposed			
By	Type (Shares,	Nos.	Type	Nos.	Mode	
[Self or	Warrants,		(Acquisition/		(Market/	
Immediate	Convertible		Disposal)		Others)	
Relative (IR), if	Securities, etc.					
IR						
mention Name						
and						
relationship]						
Self						
IR1						
IR2						
IR3						
IR4						



II. Derivatives:

	Contracts	Trade Proposed		
Ву	Type	No. of Units	Type	No. of Units
[Self or	(Futures or	(contracts* Lot	(Buy/ Sell)	(contracts*
Immediate	Options,	size)		Lot size)
Relative (IR),	etc.)			
if IR				
mention				
Name and				
relationship]				
Self				
IR1				
IR2				
IR3				
IR4				

Undertaking to be submitted along with the application for pre-clearance of trade:

In relation to the above dealing, I represent and undertake that:

- I have no access to nor do I have any information that could be construed as "Unpublished Price Sensitive Information" up to the time of signing this undertaking;
- b) In the event that I have access to or received any information that could be construed as "Unpublished Price Sensitive Information" after 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 any provisions of the Code;
d)	I have made full and true disclosure in the matter;
e)	The information given above is true and correct
	Yours faithfully,
	Signature:
	Name:



Form 1.2

APPROVAL FOR PRE-CLEARANCE APPLICATION

(Pursuant to Clause 11.4 of the GTPL Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Employees and Specified Connected Persons of the Company and Material Subsidiaries of the Company)

То	
Name:	
Dear Si	r/Madam,
Sub:	Approval for pre-clearance to trade
Ref:	Your application No dated

This has reference to your above mentioned application.

Your proposal to trade as below is hereby approved:

I. Securities other than Derivatives:

Secur	Trade Proposed				
Ву	Type (Shares,	Nos.	Type	Nos.	Mode
[Self or	Warrants,		(Acquisition/		(Market/
Immediate	Convertible		Disposal)		Others)
Relative (IR),	Securities,				
if IR	etc.				
mention					
Name and					
relationship]					
Self					
IR1					
IR2					
IR3					
IR4					



II. Derivatives:

	Contracts	Trad	Trade Proposed		
By	Type	No. of Units	Type (Buy/	No. of Units	
[Self or	(Futures or	(contracts* Lot	Sell)	(contracts* Lot	
Immediate	Options,	size)		size)	
Relative (IR), if	etc.)				
IR					
mention					
Name and					
relationship]					
Self					
IR1					
IR2					
IR3					
IR4					

The above approval is valid for 7 Days from today.

You are advised to ensure that the trade executed by you is in full compliance with the Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Employees and Specified Connected Persons of the Company and Material Subsidiaries of the Company (Code) as also SEBI (Prohibition of Insider Trading) Regulations, 2015.

Please ensure that after the trade is executed, report the same to the Compliance Officer, by filling Form 1.3 within two Trading Days from the date of execution of the trade.

For GTPL Hathway Limited

Compliance Officer

Date:



Form 1.3

DISCLOSURE OF TRADE EXECUTED

(Pursuant to Clause 11.5 and 14.4 of the GTPL Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Employees and Specified Connected Persons of the Company and Material Subsidiaries of the Company)

То
The Compliance Officer
GTPL Hathway Limited
Ref: Preclearance No[If applicable]
I give below the details of trade:

I. Securities other than Derivatives:

By [Self or	Type of	Mode of	If Market,	No of	Date of	Date(s)) of	Value	Date of
Immediate	Security	acquisition	mention	Security	Allotment	Tradii	ng	(Rs.)	Intimation
Relative (IR),	(Shares/	/	Exchange		Advice	From	То	•	to the
if IR mention	Debentur	disposal[on	through						Company
Name and	es)	market/	which						
relationship]		ESOP/	traded						
		Others							
		(specify)*]							
Self									
IR1									
IR2									
IR3									
IR4									

^{*}public/rights/preferential offer/ off market/ transfer within accounts, etc.



II. Derivatives:

Date:

By [Self or	Trading	Trading in derivatives (specify type of contract, futures or options, etc.)					
Immediate	Type of	Contract	В	Buy		Sell	
Relative (IR),	contract	Specifications	Notional	Number	Notional	Number	traded
if IR mention			Value	of units	Value	of units	
Name and				(contracts		(contracts	
relationship]				* lot size)		* lot size)	
Self							
IR1							
IR2							
IR3							
IR4							

Note: In case of Options, notional value shall be calculated based on Premium plus strike price of options.

Signature:	
Name:	_



Form 1.4

APPLICATION FOR WAIVER OF MINIMUM HOLDING PERIOD AND RESTRICTION ON TRADE

(Pursuant to Clause 12.5 of the GTPL Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Employees and Specified Connected Persons of the Company and Material Subsidiaries of the Company)

Date:
To Control of the Con
The Compliance Officer
GTPL Hathway Limited
bub: Application for waiver of minimum holding period and / or restriction on Trade
,, Director / Promoter / Designated Employee / Specified Connected
Person of the Company /, seek approval for executing a sale transaction
of the below securities, which if executed, would result in non-compliance of Clause 12.1 of the
Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Employee
nd Specified Connected Persons of the Company and Material Subsidiaries:

I. Securities other than Derivatives:

Secu	rities Held		Trade Proposed			
By	Type (Shares,	Nos.	Type	Nos.	Mode	
[Self or	Warrants,		(Acquisition/		(Market/	
Immediate	Convertible		Disposal)		Others)	
Relative	Securities,					
(IR), if IR	etc.					
mention						
Name and						
relationship]						
Self						
IR1						
IR2						
IR3						
IR4						



II. Derivatives:

	Contracts	Trade Proposed			
By	Type	No. of Units	Type (Buy/	No. of Units	
[Self or	(Futures or	(contracts*	Sell)	(contracts*	
Immediate	Options, etc.)	Lot size)		Lot size)	
Relative					
(IR), if IR					
mention					
Name and					
relationship]					
Self					
IR1					
IR2					
IR3					
IR4					

I have to execute the trade [give reasons - such as these equity shares have been allotted by the Company under ESOS which are funded by __].

I hereby declare that:

- (i) I am not presently in possession of Unpublished price Sensitive Information;
- (ii) In the event if I get access to any Unpublished Price Sensitive Information before the validity of this approval and before executing trade for which approval is given, I undertake that I shall not execute the trade until such Unpublished Price Sensitive Information in my possession becomes generally available



WAIVER OF MINIMUM HOLDING PERIOD AND RESTRICTION ON TRADE

(Pursuant to Clause 12.1 of the GTPL Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Employees and Specified Connected Persons of the Company and Material Subsidiaries of the Company)

То	
Name:	
Design	ation:
Dear S	ir/Madam,
Sub:	Approval for waiver of minimum holding period and / or restriction on trade
Ref:	Your application No dated

This has reference to your application number cited under reference on the above.

We hereby approve your application to trade as below:

I. Securities other than Derivatives:

Sect	urities Held		Trade Proposed			
By	Type (Shares,	Nos.	Type	Nos.	Mode	
[Self or	Warrants,		(Acquisition/		(Market/	
Immediate	Convertible		Disposal)		Others)	
Relative	Securities,					
(IR), if IR	etc.					
mention						
Name and						
relationship]						
Self						
IR1						
IR2						
IR3						
IR4						



II. Derivatives:

	Contracts	Trade Proposed			
Ву	Type (Futures	No. of Units	Type (Buy/	No. of Units	
[Self or	or Options,	(contracts* Lot	Sell)	(contracts* Lot	
Immediate	etc.)	size)		size)	
Relative (IR),					
if IR					
mention					
Name and					
relationship]					
Self					
IR1					
IR2					
IR3					
IR4					

The above approval is valid for 7 Trading Days from today.

You are advised to ensure that the trade executed by you complies with the Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Employees and Specified Connected Persons of the Company and Material Subsidiaries (Code) except the waiver given by this communication as also SEBI (Prohibition of Insider Trading) Regulations, 2015.

Please ensure that after the trade is executed, report the same to the Compliance Officer, by filling Form 1.3 within two Trading Days from the date of execution of sale.

For GTPL Hathway Limited

Compliance Officer



Form 1.6

(Pursuant to Clause 14.4 of the Code to Regulate, Monitor and Report Trading by Directors, Promoters, Designated Persons and Specified Connected Persons of the Company and Material Subsidiaries of the Company)

FORM C

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7(2) read with Regulation 6(2) – Continual disclosure)

ISIN of the C	Company:	<u> </u>				
Detai	ls of change in holding	of Securities of Promoter, Em	ployee or Director of a lis	ted company and ot	her such persons as	mentioned in

Name of the company: _

Regulation 6(2)

Name, PAN, CIN/ DIN &	Category of person (Promote rs/	Securities h	eld prior to n/ disposal	Securitie	es acqu	ired / D	isposed	Securities acquisition		Date allotm advic acquisi of shar	nent ce/ ition ces/	Date of intimatio n to company	Mode of acquisition/ disposal (on market/ public/
addres s with	KMP/ Directors/									sale shar			rights/ preferential
contact	immediate									speci			offer/ off
nos.	relative to/		No. and %	Type of	No.	Value	Transaction	Type of	No. and %	From	То		market/
		security (For	of	security			Туре	security	of				Inter-se
		eg Shares,	shareholdi	(for e.g			(Buy/	(For eg	shareholdin				transfer,
		Warrants,	ng	Shares,			Sale/	Shares,	g				ESOPs, etc.)
		Convertible		Warrants,			Pledge/	Warrants,					
		Debentures,		Convertible			Revoke/	Convertible					
		etc.)		Debentures			Invoke)	Debentures					
				,				,					
				etc.)	_			etc.)	10			- 10	
1	2	3	4	5	6	7	8	9	10	11	12	13	14

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

Details of trading in derivatives of the company by Promoter, Designated Person or Director of a listed company and other such persons as mentioned in Regulation 6(2)

	Exchange on						
Type of Contract	Contract	Bi	Buy Sell				
	Specifications	Notional Value	Number of units	Notional Value	Number of units	was executed	
			(contracts * lot size)		(contracts * lot size)		
15	16	17	18	19	20	21	

Note: In case of Options, notional value shall be calculated based on Premium plus strike price of options.

Name & Signature:

Designation:

Date:

Place:



Form 1.7

(Pursuant to Clause 14.5 of the Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Persons and Specified Connected Persons of the Company and Material Subsidiaries of the Company)

HALF-YEARLY DISCLOSURE

A Disclosure of securities held by the Director / Promoter / Designated Person / Specified Connected Person of the company and Material Subsidiary

Name:

Category: Director / Promoter / Designated Person / Specified Connected Person of the

Company and Material Subsidiaries of the Company

I. Securities other than Derivatives:

Ву	Type of Security	Securities						
[Self or Immediate	(Share /	Held at the	Acquired	Disposed	Held at			
Relative (IR), if IR	Debenture)	beginning of			the end			
mention Name and		the half-year			of the			
relationship]					half-			
					year			
1	2	3	4	5	6			
Self								
IR1								
IR2								
IR3								
IR4								



II. Derivatives:

Ву	Type of	Contracts			
[Self or	Contract	Number of units	Bought	Sold	Number of units
Immediate	(Futures or	(contracts * lot			(contracts * lot
Relative (IR), if IR	Options,	size) at the			size) at the end
mention Name	etc.)	beginning of the			of the year
and relationship]		year			
1	2	3	4	5	6
Self					
IR1					
IR2					
IR3					
IR4					

Signature:

Date:



Form 1.8

(Pursuant to Clause 14.7 of the Code to Regulate, Monitor and Report Trading by Directors, Promoters, Designated Persons and Specified Connected Persons of the Company and Material Subsidiaries of the Company)

ANNUAL DISCLOSURE

A	Disclosure of securities held by the Director / Promoter / Designated Person /
	Specified Connected Person of the company and Material Subsidiaries

Category: Director / Promoter / Designated Person/ Specified Connected Person of the Company and Material Subsidiaries of the Company

1. Full Name of Designated Person	
2. EC No.	
3. Permanent Account Number (PAN) / Details of other	
identifier (only if PAN is not allotted to you)	
, ,	
4. Phone No. (with ISD / STD Code)	
1. Thore ito: (Will 182 / 812 code)	
5. Mobile No. (10 digit number)	
o. Woone ivo. (10 digit number)	

6. Details of your Immediate Relative 1	
Name	
Relationship	
Permanent Account Number / Details of other identifier	
(only if PAN is not allotted to you)	
Phone No. (with ISD / STD Code)	
Mobile No. (10 digit number)	



7. Details of your Immediate Relative 2	
Name	
Relationship	
Permanent Account Number / Details of other identifier	
(only if PAN is not allotted to you)	
Phone No. (with ISD / STD Code)	
, , ,	
Mobile No. (10 digit number)	
8. Details of your Immediate Relative 3	
Name	
Relationship	
Permanent Account Number / Details of other identifier	
(only if PAN is not allotted to you)	
Phone No. (with ISD / STD Code)	
Mobile No. (10 digit number)	
9. Details of your Immediate Relative 4	
Name	
Relationship	
Permanent Account Number / Details of other identifier	
(only if PAN is not allotted to you)	
Phone No. (with ISD / STD Code)	
Mobile No. (10 digit number)	
10. Have you given any loan or gift or made any kind of payment for/on behalf of any other person equivalent to at least 25% of your annual income, in last twelve months?	



	T
11. Please confirm whether the transaction(s) mentioned	
at sr. no. 11 above was/were entered on an arms length	
basis?	
12. Number of transactions which were not entered at an	
arms length basis	
Details of Transaction 1	
Name	
Relationship	
Permanent Account Number / Details of other identifier	
(only if PAN is not allotted to you)	
Phone No. (with ISD / STD Code)	
Mobile No. (10 digit number)	
Period of Transaction (optional if no such transaction has	
been entered into)	
D 4 H 4 M	
Details of Transaction 2	
Details of Transaction 2 Name	
Name	
Name Relationship	
Name Relationship Permanent Account Number / Details of other identifier	
Name Relationship Permanent Account Number / Details of other identifier (only if PAN is not allotted to you)	
Name Relationship Permanent Account Number / Details of other identifier (only if PAN is not allotted to you) Phone No. (with ISD / STD Code)	
Name Relationship Permanent Account Number / Details of other identifier (only if PAN is not allotted to you) Phone No. (with ISD / STD Code) Mobile No. (10 digit number)	
Name Relationship Permanent Account Number / Details of other identifier (only if PAN is not allotted to you) Phone No. (with ISD / STD Code) Mobile No. (10 digit number) Period of Transaction (optional if no such transaction has	
Name Relationship Permanent Account Number / Details of other identifier (only if PAN is not allotted to you) Phone No. (with ISD / STD Code) Mobile No. (10 digit number) Period of Transaction (optional if no such transaction has	ated (Institution and Degree)
Name Relationship Permanent Account Number / Details of other identifier (only if PAN is not allotted to you) Phone No. (with ISD / STD Code) Mobile No. (10 digit number) Period of Transaction (optional if no such transaction has been entered into)	ated (Institution and Degree)
Name Relationship Permanent Account Number / Details of other identifier (only if PAN is not allotted to you) Phone No. (with ISD / STD Code) Mobile No. (10 digit number) Period of Transaction (optional if no such transaction has been entered into) (a) Names of educational institutions from which you gradue	ated (Institution and Degree)
Name Relationship Permanent Account Number / Details of other identifier (only if PAN is not allotted to you) Phone No. (with ISD / STD Code) Mobile No. (10 digit number) Period of Transaction (optional if no such transaction has been entered into) (a) Names of educational institutions from which you gradu 1.	ated (Institution and Degree)
Name Relationship Permanent Account Number / Details of other identifier (only if PAN is not allotted to you) Phone No. (with ISD / STD Code) Mobile No. (10 digit number) Period of Transaction (optional if no such transaction has been entered into) (a) Names of educational institutions from which you gradu 1. 2.	ated (Institution and Degree)



(b) Names of your past employers (Employer, Designation and Tenure)	
1.	

2.

3.

4.

I. Securities other than Derivatives:

Ву	Type of Security		Securit	ies	
[Self or Immediate	(Share /	Held at the	Acquired	Disposed	Held at the
Relative (IR), if IR mention	Debenture)	beginning of the			end of the
Name and relationship]		year			year
1	2	3	4	5	6
Self					
IR1					
IR2					
IR3					
IR4					

II. Derivatives:

Ву	Type of	Contracts			
[Self or Immediate	Contract	Number of units	Bought	Sold	Number of units
Relative (IR), if IR	(Futures or	(contracts * lot size)			(contracts * lot size)
mention Name and	Options, etc.)	at the beginning of			at the end of the
relationship]		the year			year
1	2	3	4	5	6
Self					
IR1					
IR2					
IR3					
IR4					

Signature:		
Date:		



FORM B

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7(1)(b) read with Regulation 6(2) - Disclosure on becoming a Promoter or member of the Promoter Group/ Key Managerial Personnel (KMP) /Director]

Name of the Company: GTPL Hathway Limited

ISIN of the Company: INE869I01013

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

Name, Pan,	Category of	Date of	Securities held	as on the	% of
CIN/DIN &	Person	appointment of	date of regulation coming		Shareholding
address with	(Promoters/	Director/ KMP	into force		
contact nos.	KMP/	or Date of	Type of	No.	
	Directors/	becoming	security (For		
	immediate	Promoter	eg Shares,		
	relative to/		Warrants,		
	others, etc.)		Convertible		
			Debentures,		
			etc.)		
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.



Details of Open Interest (OI) in derivatives on the company held on appointment by of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter or member of Promoter Group and other such persons as mentioned in Regulation 6(2)

Open Interest of the Future contracts held as			Open Interest of the Option Contracts held as		
on the date of regulation coming into force			on the date of regulation coming into force		
Contract	Number of	Notional	Contract	Number of	Notional
Specifications	units	value in	Specifications	units	value in
	(contracts *	Rupee		(contracts *	Rupee
	lot size)	terms		lot size)	terms
7	8	9	10	11	12

Note: In case of Options, notional value shall be calculated based on premium plus strike price of options.

Name & Signature:

Designation:

Date:

Place:



Annexure I

(Pursuant to Clause 14.1 of the Code to Regulate, Monitor and Report Trading By Directors, Promoters, Designated Persons and Specified Connected Persons of the Company and Material Subsidiaries of the Company)

Undertaking

I,, as Director / Promoter / KMP/ Designated Person / Specified Connected Person of the
Company / Material Subsidiary of the Company hereby undertake to comply with the provisions
of GTPL Code to Regulate, Monitor and Report Trading by Directors, Promoters, Designated
Persons and Specified Connected Persons of the Company and Material Subsidiaries of the
Company.
Name & Signature:
Designation:
Date:
Place: