Code of Practices and Procedures for fair disclosure of unpublished price sensitive information.



Code of Conduct to regulate, monitor and report trading by its employees and other connected persons.



NATIONAL ALUMINIUM COMPANY LIMITED

Regd. Office: NALCO Bhawan, P/1, Nayapalli, Bhubaneswar -751013

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NATIONAL ALUMINIUM COMPANY LIMITED

NALCO Bhawan, P/1, Nayapalli, Bhubaneswar -751013

- i. Code of Practices and Procedures for fair disclosure of unpublished price sensitive information; and
- ii. Code of Conduct to regulate, monitor and report trading by its employees and other connected persons.

CHAPTER - I PRELIMINARY

- 1. These Codes shall be called "i. Code of Practices and Procedures for fair disclosure of unpublished price sensitive information and ii. Code of Conduct to regulate, monitor and report trading by its employees and other connected persons."
- 2. Definitions:
- **2.1** "Act" means the Securities and Exchange Board of India Act, 1992 (15 of 1992);
- **2.2** "Board" means the Securities and Exchange Board of India;
- 2.3 The term "Regulations" shall mean the Securities & Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and any amendments thereto.
- **2.4 "Chief Investor Relation Officer"** shall means a Senior Officer designated by the Board to deal with dissemination of information and disclosure of unpublished price sensitive information.
- 2.5 "Compliance Officer" means;- Company Secretary of NALCO unless any senior officer, designated so and reporting to the board of directors, who is financially literate and is capable of appreciating requirements for legal and regulatory compliance under these regulations 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compliance of policies, procedures, maintenance of records, monitoring adherence to the rules for the preservation of unpublished price sensitive information, monitoring of trades and the implementation of the codes specified in these regulations under the overall supervision of the board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 NALCO;
- 2.6 "Connected Person" means,-
 - (i) any person who is or has during the six months prior to the concerned act been associated with NALCO, 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 NALCO or holds any position including a professional or business relationship between himself and NALCO 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 recognized or authorized by the Board; or
 - (i) a banker of NALCO; or
 - a concern, firm, trust, Hindu undivided family, company or association of persons wherein a director of NALCO or his immediate relative or banker of NALCO, has more than ten per cent of the holding or interest.

2.7 "Designated Persons" shall include -

- (a) All members of the Board of Directors, all executives of NALCO of the level of Executive Directors.
- (b) All Key Executives and other employees, not covered in (a) above, as identified by the CMD of the Company from time to time.
- (c) All executives of the Offices of CMD & all the functional Directors of NALCO.
- (d) All executives of Corporate Accounts and Company Secretariat.
- (e) Immediate relative of (a) to (d) above.
- (f) Insiders having possession of unpublished price sensitive information.
- **2.8** "Generally available information" means information that is accessible to the public on a non-discriminatory basis.
- **2.9** "Immediate relative" means a spouse of designated 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 in term of regulation of 2 (f) of the SEBI (Prohibition of Insider Trading) Regulations, 2015.
- 2.10 "Insider" means any person who is:
 - i. A connected person; or
 - ii. In possession of or having access to unpublished price sensitive information
- **2.11 "Promoter"** shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009 or any modification thereof;

- **2.12** "Securities" shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956 (42 of 1956) or any modification thereof except units of a mutual fund;
- 2.13 "Takeover regulations" means the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and any amendments thereto:
- **2.14** "**Trading**" means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in securities of NALCO, and "trade" shall be construed accordingly;
- **2.15** "**Trading day**" means a day on which the recognized stock exchange are open for trading;
- 2.16 "Unpublished Price sensitive information" means any information, relating to NALCO 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, delisting, disposals and expansion of business and such other transactions;
 - (v) Changes in Key Managerial Personnel; and
 - (vi) Material events in accordance with the listing agreement.
- 2.17 Words and expressions used and not defined in these codes but defined in the Securities and Exchange Board of India Act, 1992 (15 of 1992), the Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Depositories Act, 1996 (22 of 1996) or the Companies Act, 2013 (18 of 2013) and rules and regulations made thereunder shall have the meanings respectively assigned to them in those legislation.

CHAPTER - II

APPLICABILITY

3.0 These codes, "i. Code of Practices and Procedures for fair disclosure of unpublished price sensitive information and ii. Code of Conduct to regulate, monitor and report trading by its employees and other connected persons" shall apply to all "insiders" defined at 2.10.

CHAPTER - III

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

4.1 NALCO shall

- a. make prompt public disclosure of unpublished price sensitive information that would impact price discovery no sooner than credible and concrete information comes into being in order to make such information generally available.
- b. ensure uniform and universal dissemination of unpublished price sensitive information to avoid selective disclosure.
- c. Compliance Officer / Chief Investor Relations Officer / any other officer designated in this regard shall deal with dissemination of information and disclosure of unpublished price sensitive information.
- d. ensure prompt dissemination of unpublished price sensitive information that gets disclosed selectively, inadvertently or otherwise to make such information generally available.
- e. endeavor appropriate and fair response to queries on news reports and requests for verification of market rumours by regulatory authorities.
- f. ensure that the information shared with analysts and research personnel is not unpublished price sensitive information.
- g. make transcripts or records of proceedings of meetings with analysts and other investor relations conferences on the official website to ensure official confirmation and documentation of disclosures made.
- h. ensure that all unpublished price sensitive information are handled on a need-to-know basis.
- **4.2** Chief Investor Relation Officer shall ensure that the code of practices and procedures for disclosures of Unpublished Price Sensitive information are adopted and adhered to before issuance of any Press Release or during interactions with media, analysts and other investor relations conferences etc.

CHAPTER - IV

RESTRICTIONS ON COMMUNICATION AND TRADING BY INSIDERS

- **5.0** Communication or procurement of unpublished price sensitive information
 - i. No insider shall communicate, provide, or allow access to any unpublished price sensitive information, relating to securities of NALCO or securities proposed to be listed by NALCO, to any person including other insiders except where such communication is in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.
 - ii. No person shall procure from or cause the communication by any insider of unpublished price sensitive information, relating to securities of NALCO or securities proposed to be listed by NALCO, except in furtherance of legitimate purposes, performance of duties or discharge of legal obligations.
 - iii. Notwithstanding anything contained in these codes, unpublished price sensitive information may be communicated, provided, allowed access to or procured, in terms of the provisions of Regulation 3(3) and 3(4) of the "Regulations"
- 6.0 Trading by insiders including promoters, non-individual insiders when in possession of unpublished price sensitive information shall be governed by Regulation 4 of the "Regulations".

7.0 Trading Plans.

- 7.1 An insider shall be entitled to formulate a trading plan and present it to the Compliance Officer for approval and public disclosure pursuant to which trades may be carried out on his behalf in accordance with such plan.
- 7.2 Such trading plan shall:
 - i. not entail commencement of trading on behalf of the insider earlier than six months from the public disclosure of the plan;
 - ii. not entail trading for the period between the twentieth trading day prior to the last day of any financial period for which results are required to be announced by NALCO and the second trading day after the disclosure of such financial results;
 - iii. entail trading for a period of not less than twelve months;
 - iv. not entail overlap of any period for which another trading plan is already in existence:
 - v. set out either the value of trades to be effected or the number of securities to be traded along with the nature of the trade and the intervals at, or dates on which such trades shall be effected; and
 - vi. not entail trading in securities for market abuse.
- 7.3 The compliance officer shall review the trading plan to assess whether the plan would have any potential for violation of these codes and "Regulations" and shall be entitled to seek such express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan.
- 7.4 The trading plan once approved shall be irrevocable and the insider shall mandatorily have to implement the plan, without being entitled to either deviate from it or to execute any trade in the securities outside the scope of the trading plan.
 - Provided that the implementation of the trading plan shall not be commenced if any unpublished price sensitive information in possession of the insider at the time of formulation of the plan has not become generally available at the time of the commencement of implementation and in such event the compliance officer shall confirm that the commencement ought to be deferred until such unpublished price sensitive information becomes generally available information so as to avoid a violation of these codes or "Regulations".
- **7.5** Upon approval of the trading plan, the compliance officer shall notify the plan to the stock exchanges on which the securities of NALCO are listed.

CHAPTER - V

DISCLOSURES OF TRADING BY INSIDERS

- **8.0** General provisions.
- **8.1. (a)** Every public disclosure under this Chapter shall be made within two trading days.

- **(b)** The disclosures to be made by any person under this Chapter shall include those relating to trading by such person's immediate relatives, and by any other person for whom such person takes trading decisions.
- **(c)** The disclosures of trading in securities shall also include trading in derivatives of securities and the traded value of the derivatives shall be taken into account for purposes of this Chapter;

Provided that trading in derivatives of securities is permitted by any law for the time being in force.

- **8.2** The disclosures made under this Chapter shall be maintained by NALCO for a minimum period of five years, in such form as may be specified.
- 9.0 Disclosures by certain persons.

9.1 Initial Disclosures.

- Every promoter and director of NALCO shall disclose his holding of securities in NALCO in the prescribed 'Form-A' within thirty days of these regulations taking effect, unless the disclosure in this regard has already been made to the Company;
- b. Every person on appointment as a key managerial personnel or a director of NALCO or upon becoming a promoter shall disclose his holding of securities of NALCO in prescribed 'Form-B' as on the date of appointment or becoming a promoter, to the company within seven days of such appointment or becoming a promoter.

9.2 <u>Continual Disclosures</u>.

- a. Every promoter, designated person and director of NALCO shall disclose in prescribed 'Form-C' to the company the number of such securities acquired or disposed of within 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 ₹10(ten) lakh.
- b. Compliance Officer of NALCO shall notify the particulars of such trading to the stock exchange on which the securities are listed within **two** trading days of receipt of the disclosure or from becoming aware of such information.

Explanation:- the disclosure of the incremental transactions after any disclosure under this sub-regulation, shall be made when the transactions effected after the prior disclosure cross the threshold specified in clause (a) above.

9.3 <u>Disclosures by other connected persons.</u>

NALCO may, at its discretion require any other connected person or class of connected persons to make disclosures of holdings and trading in securities of the company in prescribed 'Form-D' at such frequency as may be determined by the company in order to monitor compliance with these regulations.

10.0 Trading window

10.1 Directors, Officers and designated persons of NALCO shall not deal in any transaction involving the purchase or sale of securities of NALCO either in their own name or in the name of their immediate relative during the periods mentioned below, when "Trading Window" shall remain closed:

SI.	Events / Particulars	F	Restrictive Period
No.		From	То
1	2	3	4
Α	Declaration of financial results of First quarter.	7 th July	Till 48 hours from the announcement of the financial results.
В	Declaration of Half - yearly financial Results	7 th October	-do-
С	Declaration of financial Results of Third quarter.	7 th January	-do-
D	Declaration of Annual audited financial results	15th April	-do-
E	Declaration of Interim / Final Dividend	the date of Boa interim/final divi	Stock Exchange was informed about and meeting where the proposal for dend will be considered till 48 hours nement of decision of the Board to inges.
F	Any other major events, viz. (i) financial results; (ii) change in capital structure; (iii) mergers, de-mergers, acquisitions, delisting, disposals and expansion of business and such other transactions; (iv) material events in accordance with the listing agreement etc	meeting of the E the announcement Stock Exchange	of circulation of agenda for the Board of Directors till 48 hours from ent of decision of the Board to the s.

EXPLANATION:

- 1. The trading window shall be opened 48 hours after the "Unpublished price sensitive information", for which the trading window is closed, becomes generally available.
- 2. 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.
- 3. The notice of closure and opening of trading window shall be intimated to the Stock Exchanges and uploaded on the intranet and website of NALCO, if required.
- 10.2 The remaining days of a year other than the days mentioned under 10.1 above shall be called "Valid Trading Window". All Directors, Officers and designated persons of NALCO (including those persons covered under explanation 2 to 10.1) shall conduct their dealings in the securities of the Company only in "Valid Trading Window" as mentioned above.

10.3 The restrictions mentioned in clause 10.1 above shall not be applicable in respect of exercise of an option under Employees Stock Option Scheme (ESOS) or ESOPs. However, shares allotted on exercise of ESOS/ESOPs, shall not be sold during the period mentioned under clause 10.1, when "Trading Window" shall remain closed.

11.0 Pre-clearance of Trades

- All Directors, Officers, designated persons (including those persons covered under explanation 2 to 10.1), who intend to deal in the securities of NALCO either in their own name or in the name of their immediate relative (above the minimum threshold limit mentioned under clause 11.4) shall obtain preclearance of the transaction as per the pre-dealing procedure as described hereunder. Application for pre-clearance shall be made only during valid trading period. Application submitted during closure of trading window shall be invalid.
- 11.2 Directors, Officers, designated persons (including those persons covered under explanation 2 to 10.1) shall make pre-clearance application to the Compliance Officer in the format given in Appendix-I. The application shall indicate the estimated number of securities that the Director/ Officer/designated person (including those persons covered under explanation 2 to 10.1) intends to deal in, the details as to the depository with which he has a security account, the details as to securities in such depository mode and such other details, as may be required by the Compliance Officer from time to time in this behalf.
- 11.3 An undertaking shall be executed in favour of NALCO by such Director /Officer / designated persons (including those persons covered under explanation 2 to 10.1). A combined proforma application cum undertaking is annexed to these codes as **Appendix-I.**
- 11.4 The pre-clearance shall not be necessary if the number of shares to be traded is less than 5000 shares in a single transaction or less than 15000 shares in a week.
- 11.5 Immediately on receipt of the pre-clearance application, the date and time of the receipt of the same shall be recorded thereon. The Compliance Officer shall process the pre-clearance applications and if the pre-clearance application is in accordance and in compliance with the provisions of these codes, the Compliance Officer shall endeavor to communicate the pre-clearance immediately but not later than 48 hours from the time of receiving the application. In the absence of the Compliance Officer, the officer authorized by the Compliance Officer shall give the pre-clearance.
- 11.6 All Directors, Officers, designated persons and their immediate relative (including those persons covered under explanation 2 to 10.1) shall execute their order in respect of securities of NALCO within seven trading days after the approval of preclearance is given. If the order is not executed within seven trading days after the approval, the Directors, Officers designated persons and their immediate relative (including those persons covered under explanation 2 to 10.1) shall obtain fresh preclearance.
- 11.7 All directors/Officers/designated persons (including those persons covered under explanation 2 to 10.1) who buy or sell any number of shares of the company shall not enter into a contra transaction, i.e. sell or buy any number of shares during the next six months following the prior transaction. All directors/officers/designated persons (including those persons covered under explanation 2 to 10.1) shall also not take

positions in derivative transactions in the shares of the company at any time. In the case of subscription in the primary market (initial public offers), the above mentioned entities shall hold their investments for a minimum period of 30 days. The holding period would commence when the securities are actually allotted.

- 11.8 In case the sale of securities is necessitated by personal emergency, the holding period may be waived by the Compliance Officer after recording in writing the reasons in this regard provided that such relaxation does not violate the "Regulations". Should a contra trade be executed, inadvertently or otherwise, in violation of such a restriction, the profits from such trade shall be liable to be disgorged for remittance to the Board for credit to the Investor Protection and Education Fund administered by the Board under the Act.
- 11.9 No Director, Officer, designated persons and their immediate relative (including those persons covered under explanation 2 to 10.1) shall apply for pre-clearance of any proposed trade if such designated person is in possession of unpublished price sensitive information even if the trading window is not closed.

12 Reporting Requirements for transactions in securities

12.1 All Directors, Officers and designated persons of NALCO shall be required to forward following details of their transactions in securities of NALCO including the transaction in the name(s) of immediate relatives to the Compliance Officer:

Initial disclosure at the time of Joining

(a) All holdings in securities / Position taken in derivatives of NALCO by Directors/ Officers/ designated persons (including that of his immediate relatives) within 2 working days of joining NALCO or on becoming Directors/ Officers/ designated persons, as the case may be in prescribed 'Form-B'.

Continual disclosure for any Change in shareholding

(b) Any change in the shareholding (including that of his immediate relatives) exceeding 5000 shares, including shares acquired after preclearance under clause 11.0 above, shall be disclosed to the company within 2 working days of such change. Further such changes are to be reported to Stock Exchanges where NALCO shares are listed and the change exceeds Rs. 10 Lakh in value or 25000 shares or 1% of total shareholding or voting rights, whichever is lower. (disclosure in prescribed Form-C).

Annual Disclosure

- (c) Annual statement of all holdings (including that of his immediate relatives) in securities /Position taken in derivatives of the Corporation as on 31st March be furnished within 7 days of the close of the financial year (proforma disclosure form is given at **Appendix-II**).
- 12.2 The Compliance Officer shall within two working days of receipt of (1) initial disclosure under sub-clause (a) above and (2) periodical disclosure of change in shareholding under sub-clause (b) above, shall disclose to all stock exchanges on which securities of NALCO are listed, the information received as above.

12.3 Confidentiality of information and procedures to be adopted

All work centres / assets / Units / Plants / Institutes / Departments etc. of NALCO dealing in confidential information shall adopt and put in place suitable measures (which may include providing restricted access controls, passwords, firewalls, bio-metric access etc.) to ensure that the confidential information in their possession does not get disseminated either directly, indirectly, covertly or overtly. Concerned head of the department shall be responsible to ensure that adequate security measures are implemented at all places which handle / deal in such confidential / unpublished price sensitive information either frequently or otherwise. All information shall be handled within the organisation on a need-to-know basis and no unpublished 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 legal obligations. Due regard to the role and function of the concerned employee shall be had before giving him access to unpublished price sensitive information, in addition to seniority and professional designation.

12.4 Reporting to Ethics & Corporate Governance Committee and Board of Directors

The Compliance Officer shall provide a report to the Board of Directors through the Ethics & Corporate Governance Committee with regard to implementation and operation of these codes periodically and at least once in every financial year.

13 Maintenance of Records & Registers:

The Compliance Officer shall maintain:

- **13.1** Register of the periods of "Closure of Trading Window", wherein he shall record the date of closure and opening of the trading window and purpose for which trading window is closed. A proforma of the register of periods of closure of Trading Window is given at **Appendix-III**.
- 13.2 Register of Pre-clearance of trading of Securities and record therein the name and designation of the Director, Officer, Designated Persons submitting the application, date of the application, date & time of receipt of the application, nature of the transaction, number of securities, consideration value, name of the immediate relative if the transaction is in the name of the immediate relative and date & details of the actual transaction. A proforma of the Register of Pre-clearance of Trading is given at Appendix-IV.
- 13.3 Register of Waiver of restriction on holding investment in the securities of NALCO and shall record thereon the name of the Director/Officer/designated persons details of securities for which waiver is granted, date of waiver and the ground of the waiver. A proforma of the Register of Waiver is given at **Appendix-V**.
- 13.4 Register of Designated Person as per proforma given at Appendix-VI.
- **13.5** Records of all the declarations in the appropriate form given by the Directors, Officers designated persons and their immediate relative for a minimum period of three years.
- 13.6 Three separate Registers for recording the Initial disclosure, continual disclosure and Annual disclosure received under sub-clause 12.1 above. proforma of the Registers to be maintained are given in **Appendix-VII**.

14. Penalty for contravention of Code of Conduct:

Any Director/ Officer designated employee who trades in securities of NALCO or communicates any information for trading in securities of NALCO in contravention of these codes may be penalized and appropriate action may be taken by the Competent Authority as defined under Conduct, Discipline and Appeal Rules (CDA) of NALCO. Directors, Officers and employees of NALCO who violate the Code of Conduct shall also be subject to disciplinary action by the Competent Authority.

15. Power of SEBI

The action by NALCO shall not preclude SEBI and other authorities from taking any action in case of violation of SEBI (Prohibition of Insider Trading) Regulations, 2015.

16. Information to SEBI in case of violation of SEBI (Prohibition of Insider Trading) Regulations, 2015.

If NALCO/ Compliance Officer observes any violation of SEBI (Prohibition of Insider Trading) Regulations, 2015, the Compliance Officer shall inform the SEBI of such violation after obtaining the approval of the Ethics & Corporate Governance Committee.

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FORM A (In terms of Clause 9.1 (a) of the Codes) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015

[Regulation 7 (1) (a) read with Regulation 6 (2)]

Name of the c	ompany:								
ISIN of the co	mpany:								
Details of Sec	urities held by Prom	noter, Key Mar	nagerial Pe	rsonnel (KMP), Director a	nd other such persons a	as mer	tioned in Regulation	6(2)
Name, PAN No., CIN/DIN & address with contact nos.	Category of Person (Promoters/ KMP / Directors/	Securities he the date of regul coming into	lation	% of Shareholdin g	contracts he	est of the Future eld as on the date of coming into force		Open Interest of the Contracts held as on coming into force	Option the date of regulation
1103.	immediate relatives/others etc)	security (For eg. – Shares, Warrants, Convertib le	No.		Number of units (contracts * lot size)	Notional value in Rupee terms		Number of units (contracts * lot size)	Notional value in Rupee terms
Note: "Securi	•	2 3 meaning as de	efined unde	Fr regulation 2		BI (Prohibition of Insider	6 Tradin	a) Regulations, 2015	
Signature: Designation: Date: Place:	ioc chairmave the	moaning do do	simod dinde	or regulation 2	(1)(1) 61 622	or (i remonuer er meider	, radin	gy Magaiatione, 2010	
riale.									

FORM B

(In terms of Clause 9.1 (b) of the Codes)

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (1) (b) read with Regulation 6(2)]

ISIN of the compa	any:					
	ies held on appointersons as mentioned	•	fanagerial Personnel (KMP) o 6(2).	r Director or u	pon becoming a Promoter	of a listed company
Name, PAN No.,	Category of	Date of	Securities held at the time of	% of	Open Interest of the	Open Interest of the
CIN/DIN &	Person	appointment	becoming	Shareholding	Future contracts held at	Option Contracts held at the tin
Address	(Promoters/ KMP /	of Director	Promoter/appointment of		the time of becoming	becoming Promoter/appointme
with contact	Directors/immedia	KND OD	Director/KMP		Promotor/appointment of	Director/KMP

mame, PAN No.,	Category of	Date of	Securities neid at	the time of	% OI	Open intere	st or the	Open inte	erest of the
CIN/DIN &	Person	appointment	becoming		Shareholding	Future contr	acts held at	Option Co	ontracts held at the time of
Address	(Promoters/ KMP /	of Director	Promoter/appointment of			the time of becoming		becoming Promoter/appointment of	
with contact	Directors/immedia	/KMP OR	Director/KMP			Promoter/appointme nt of		Director/K	MP
nos.	te relatives/others	Date of				Director/KMP			
	etc.)	becoming							
		Promoter							
			Type of security	No.		Number	Notional	Number	Notional
			(For eg. –			of units	value in	of units	value in Rupee terms
			Shares,			(contracts	Rupee	(contract	
			Warrants,			* lot size)	terms	S	
			Convertible					* lot size)	
1	2	3	4	5	5		6		7

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

Signature:	
Designation:	
Date:	
Place:	

Name of the company:

FORM C

(In terms of Clause 9.2 (a) of the Codes)

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations,

2015 [Regulation 7 (2) read with Regulation 6(2)]

Name, PAN No., CIN/DIN, & address of Promoter/ Employee / Director with contact	Category of Person (Promote rs/ KMP / Directors/ immediat e relatives/ others etc.)	Securitie held prior to acquisition sposal		Securitie acquired pose d		% of shareh	nolding	Date of allotmon advice acquis shares sale of shares specify	ent / ition of s/	Date of intimati o n to compan y	acquisitio n		in derivatives contract, Futur	` '	ons etc)	Exchange on which the trade was executed
nos.		Type of security (For eg. – Shares, Warrant s, Convert ibl e		Type of security (For eg. – Shares, Warrant s, Convert ib le		Pre trans a ction	Post transa ction	From	То		market/ Inter-se transfer etc.	Buy Value	Number of units (contracts * lot size)	Sell Value	Number of units (contracts * lot size)	
1	2	. 3	4	5	6	7	8	9	10	11	12	13	14		15	16 1

15 | Page

Signature:
Designation:

Date: Place:

Name of the company: _____

Form D (Indicative format) (In terms of Clause 9.3 of the Codes)

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 Regulation 7(3) – Transactions by Other

connected persons as identified by the company

Name,	Connecti	Securities	held	Securities	3	% of		Date of	of	Date of	Mode of	Trading	g in derivatives (Specify		Exchange or	1
PAN No.,	on with	prior to		acquired/	Dispo	shareh	oldin	allotm	ent	intimati	acquisition	type of	contract, Future	s or Option	ons etc)	which the	trade
CIN/DIN	company	acquisition	n/disp	se d		g		advice	e/	o n to	(market					was execute	d
& address		osal						acquis	sition	compan	purchase/						
of								of sha	res/	у	public/						
connected								sale o	f		rights /						
persons, as								share	S		preferentia						
identified		Type of	No.	Type of	No.	Pre	Post	From	To	1	I offer / off	Buy		Sell			
by the		security		security		transa	trans				market/						
company		(For eg.		(For eg.		ction	а				Inter-se						
with		_		_			ction				transfer		I		1		
contact		Shares,		Shares,							etc.)		Number of		Number of		
nos.		Warrants		Warrants									units		units		
		,		,									(contracts * lot		(contracts		
		Converti		Converti									size)		* lot size)		
		bl e		ble													
1	2	3	4	5	6	7	8	9	1	11	12	13	14	15	16		17

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

Name:	
Signature:	
Date:	
Place:	

APPENDIX - I

(In terms of clause 11.2 of the Codes)

APPLICATION FOR PRE-CLEARANCE OF TRADING IN SECURITIES

To

The Compliance Officer, National Aluminium Co. Ltd., NALCO Bhawan, P/1, Nayapalli, Bhubaneswar – 751013.

Dear Sir,

I, Shri/Smt......a Director/Officer/Designated Person/ of NALCO intend to carry out transaction(s) in the shares of the Company as per the details given below:-

Name & Designation of the Director/ Officer/Designated Persons:

Department of Designated

Persons: Date of Joining /

becoming:

Director/ officer/ Designated:

Person:

i r c c		ID	for which approval is sought	be dealt		of self or in the name of immediate relative	if the transaction is in the name(s) of the immediate relative(s
1 2	2	3	4	5	6	7	8

Note: The Designated officer shall also include particulars with regard to trading which he proposed to take up in derivatives in the aforesaid application.

UNDERTAKING

In this connection I solemnly confirm and declare:

- a) **THAT** I do not have access and/or have not received any " Price Sensitive Information up to the time of signing the undertaking;
- b) **THAT** in case I have access to or receive "Price Sensitive Information" after the signing of the undertaking but before the execution of the transaction, I shall inform the Compliance Officer of any change in my position and that I shall completely refrain from dealing in the securities of the Company till the time such information becomes public;
- c) THAT I have not contravened the codes, "i. Code of Practices and Procedures for fair disclosure of unpublished price sensitive information and ii. Code of Conduct to regulate, monitor and report trading by its employees and other connected persons", as notified by the Company from time to time.
- d) <u>THAT I hereby confirm that I abide by the provisions of Cl.11.7 of the Code</u> with regard to time norms for holding /buving/selling securities

I hereby solemnly declare that I have made a full and true disclosure in this regard to the best of my knowledge and belief.

Pre-clearance may kindly be accorded in terms of Clause-11 of the codes, "i. Code of Practices and Procedures for fair disclosure of unpublished price sensitive information and ii. Code of Conduct to regulate, monitor and report trading by its employees and other connected persons".

Signature:	
Date :	
Name:	
Place :	
Designation:	

OFFICE USE

Serial number of the application received:

Date & time of receipt of the Application:

Date & time of communication of the pre-clearance or otherwise :

Reasons for not giving pre-clearance:

Signature of the Compliance Officer/ Authorised Officer

APPENDIX -II

(In terms of Clause 12.1 (c) of the Codes)

PROFORMA FOR **ANNUAL DISCLOSURE OF** SHAREHOLDING OF DIRECTORS/OFFICERS/DESIGNATED PERSON (Clause 12.1 (c))

To The Com National A NALCO B P/1, Naya Bhubanes	Aluminium Shawan, Ipalli,	Co. Ltd.,						
Dear Sir,								
furnish b	elow the	details of	Direc of transaction(as shareholdir	s)	in th	e shares of	the Company	
Name & I	Designatio	on of the	Director/Office	er/ C	Desig	nated Persor	n:	
Departme	ent of Des	ignated F	Person :					
Date of Jones			Director/ office ction/shareho				:	
shares held as on (date of previous	shares held as on ction					of sold the	No. of shares held as on (date of present disclosur e)	Folio/ DPID/ Client ID
,			Considerati on (Rs)	No		Considerati on (Rs)		
Name of the depend ent family membe r s	Relatio n ship	Action/sl No. of shares held as on 1.4.200	Details shares purchased during the year No. Value (Rs)	of of	Deta	ails of shares	Ves. No. of shares held as on 31.3.200	FolioNo./ DPID/ CI .ID
Note: The			ll be applicab	le v	vith s	suitable modi	fications to dis	sclosure for

I hereby confirm that i abide by the provisions of Cl.11.7 of the Code with regard

to time norms for holding /buving/selling securities

Place: 19 | P a g e

Date:

Signature:

APPENDIX-III

(In terms of Clause 13.1 of the Codes)

REGISTER OF PERIODS OF CLOSURE OF TRADING WINDOW

S. No	PURPOSE	DATE OF NOTIFYING CLOSURE OF TRADING WINDOW	START DATE OF CLOSURE OF TRADING WINDOW	DATE OF NOTIFYING OPENING OF TRADING WINDOW	DATE OF OPENING OF TRADING WINDOW	REMARKS

APPENDIX-IV

(In terms of Clause 13.2 of the Codes)

REGISTER OF PRE-CLEARANCE FOR TRADING IN SECURITIES

SI. NO	NAME	DESIGNATION	DEPARTMENT	DATE & TIME OF RECEIPT OF PRECLEARANCE APPLICATION	NATURE OF TRANSACTION (PURCHASE OR SALE)	ESTIMATED NUMBER OF SECURITIES INDICATED IN THE APPLICATION
1	2	3	4	5	6	7

ESTIMATED CONSIDERA TI ON VALUE INDICATED IN THE APPLICATIO N	NAME OF THE IMMEDIATE RELATIVE IF THE TRANSACTION IS IN THE NAME OF THE IMMEDIATE RELATIVE/ RELATIONSHIP	DATE OF COMMUNICA TION OF THE CLEARANCE BY THE COMPLIANC E OFFICER	REASONS FOR NON CLEARANCE, IF NOT CLEARDED	DATE OF PLACEME NT BEFORE S/I-G COMMITTE E	NUMBER OF SECURITIES ACTUALLY TRADED, IF INTIMATED	REMAKRS
8	9	10	11	12	13	14

Note: The above table shall be applicable with suitable modifications to clearances given for trading in derivatives also.

APPENDIX-V

(In terms of Clause 13.3 of the Codes)

REGISTER OF WAIVER OF RESTRICTION FOR DISPOSAL OF SECURITES

SI.	NAME	DESIGNATION	DEPARTM ENT	NAME OF THE IMMEDIATE RELATIVE , IF THE SHARES HELD IN THE NAME OF IMMEDIATE RELATIVE	NUMBER OF SHRES	CONSIDER- ATION VALUE	REAS- ONS FOR WAI- VER	DATE OF WAIV ER	REMA RKS
1	2	3	4	5	6	7	8	9	10

Note: The above table shall be applicable with suitable modifications to disclosure for position taken in derivatives also.

APPENDIX-VI

(In terms of Clause13.4 of the Codes)

REGISTER OF DESIGNATED PERSONS

S NO	NAME	DESIGN ATION	DEPAR TMENT	CPF NO.	DATE OF JOINING NALCO	DATE OF BECOMING DESIGNAT ED Person	DATE OF CESSATION AS DESIGNATED Person	REMARKS

APPENDIX-VII

(In terms of Clause 13.6 of the Codes)

REGISTER OF DISCLOSURE OF SHAREHOLDING BY DIRECTORS, OFFICERS & DESIGNATED PERSONS.

Name & Designation of the Director/Officer/Designated

Person: Department of Designated Employee:

Date of Joining/ becoming Director/ officer/ Designated Person :

SI. No	INITIAL DISCLOSURE								
	DATE OF RECEIPT OF INFORMATION	NUMBER OF SECURITIES (NALCO)	DATE OF ACQUISITION	CONSIDERATION VALUE (Rs.)	NAME OF THE IMMEDIATE RELATIVE/ RELATIONSHIP IF SECURITIES HELD IN THE NAME OF IMMEDIATE RELATIVE				
1	2	3	4	5	6				

CHANGE IN HOLDING									
DATE OF RECEIPT OF INFORMATION	NUMBER OF SECURITIES	DATE OF TRANSACTION	NATUE OF TRANSACTION (PURCHASE/SA LE)	CONSIDERATION VALUE (Rs)	NAME OF THE IMMEDIATE RELATIVE/ RELATIONSHIP IF SECURITIES HELD IN THE NAME OF IMMEDIATE RELATIVE				
7	8	9	10	11	12				

YEAR END DISCLOSURE

DATE OF RECEIPT OF INFORMATION	NUMBER OF SECURITES	AGGREGATE VALUE (Rs)	NAME OF THE IMMEDIATE RELATIVE /RELATIONSHIP IF SECURITIES HELD IN THE NAME OF IMMEDIATE RELATIONS AND THE NAME OF	HE REMARKS
13	14	15	16	17