4<sup>th</sup> February 2025

The BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai - 400 001
Scrip Code: 505010

National Stock Exchange of India Limited Exchange Plaza, Plot No. C/1, G- Block Bandra (E) Mumbai - 400 051 Scrip Symbol: AUTOAXLES

**Attn: Listing Department** 

Dear Sir/Madam,

Sub: Outcome of Board Meeting and Disclosure under Regulation 30 and Regulation 33 of SEBI (LODR) Regulations, 2015.

We wish to inform you that the Board of Directors of the Company at their Meeting held on **Tuesday**, **February 04**, **2025** inter alia, have approved the following:

- 1. Un-audited Financial Results for the Quarter and Nine Months ended on 31<sup>st</sup> December 2024. The 'Limited Review Report' issued by M/s S R Batliboi & Associates LLP, Statutory Auditors of the Company in respect of the said 'Results' is enclosed herewith as Annexure-1.
- 2. Amendment to the Company's Code of Conduct for Insider Trading and Fair Disclosure of Unpublished Price Sensitive Information ("The Code of Conduct"). The Code of Conduct is enclosed herewith as *Annexure-2*.
- 3. Appointment of Senior Management Personnel (SMP) of the Company:
  - (a) Mr. Raman Krishna Senior General Manager Finance is designated as SMP w.e.f February 04, 2025.
  - (b) Mr. Kushalappa Poovaiah Napanda General Manager Maintenance as SMP w.e.f February 04, 2025.

The details required under Regulation 30 of the Listing Regulations read along with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 along with the Brief Profiles of the appointees are enclosed herewith as *Annexure-3*.

#### 4. Appointment of Additional Independent Director:

Based on the recommendations of the Nomination and Remuneration Committee, Mr. Venkata Ramana Murthy Pinisetti (DIN: 03483544) appointed as an Additional Independent Director for a period of five years w.e.f. February 4, 2025 subject to the approval of shareholders.

The details required under Regulation 30 of the Listing Regulations read along with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 are enclosed herewith as *Annexure-4* in respect of aforesaid appointment.



Hootagalli Industrial Area, Off Hunsur Road, Mysuru – 570 018, Karnataka, India Telephone: 91-821-719 7500, Fax: 91-821-2402451

MERITOR

 $Email: \underline{sec@autoaxle.com}, Website: \underline{www.autoaxle.com}$ 

CIN: L51909KA1981PLC004198



5. Closure of the Manufacturing facility/plant of the Company situated at Hosur, Tamil Nadu.

The details required under Regulation 30 of the Listing Regulations read along with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 are enclosed herewith as *Annexure-5*.

The Board Meeting started at 11.30 AM (IST) and concluded at 02:00 PM (IST).

The above information is also available on the Company's Website at www.autoaxle.com.

This is for your kind information and record.

Thanking You

Yours truly,

For Automotive Axles Limited

Debadas Panda Company Secretary & Compliance Officer

Encl: as above



### Regd. Office & Mysuru Unit:

Hootagalli Industrial Area, Off Hunsur Road, Mysuru – 570 018, Karnataka, India Telephone : 91-821-719 7500, Fax : 91-821-2402451

**MERITOR** 

Email: sec@autoaxle.com, Website: www.autoaxle.com

CIN: L51909KA1981PLC004198



12th Floor "UB City" Canberra Block No. 24, Vittal Mallya Road Bengaluru - 560 001, India

Tel: +91 80 6648 9000

Independent Auditor's Review Report on the Quarterly and Year to Date Unaudited Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

**Review Report** The Board of Directors Automotive Axles Limited

- 1. We have reviewed the accompanying statement of unaudited financial results of Automotive Axles Limited (the "Company") for the quarter ended December 31, 2024 and year to date from April 01, 2024 to December 31, 2024 (the "Statement") attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- 2. The Company's Management is responsible for the preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Statement has been approved by the Company's Board of Directors. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
- 4. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standards ('Ind AS') specified under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.

### For S.R. BATLIBOI & ASSOCIATES LLP

**Chartered Accountants** 

ICAI Firm registration number: 101049W/E300004

Digitally signed by SUNIL GAGGAR **SUNIL** GAGGAR Date: 2025.02.04

per Sunil Gaggar

Partner

Membership No.: 104315

UDIN: 25104315BMLNOG3129

Bangalore February 04, 2025

(IATF 16949 Company)

Regd. Office: Hootagalli Industrial Area, Off Hunsur Road, Mysuru 570 018

CIN: L51909KA1981PLC004198

Statement of unaudited Financial Results for the quarter and nine months ended December 31, 2024

(Amount in Rupees Millions, except per share data)

			For the	three months	ended	For the nine	For the year ended	
SL		Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
			(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
		Income						
I		Revenue from operations	5,307.44	4,946.84	5,413.32	15,178.95	16,576.53	22,291.74
II		Other income	60.22	60.82	42.80	185.13	103.47	157.09
III		Total income ( I + II )	5,367.66	5,007.66	5,456.12	15,364.08	16,680.00	22,448.83
IV		Expenses						
	a)	Cost of raw materials consumed	3,668.03	3,719.00	3,860.56	10,867.85	12,011.44	15,966.19
	b)	Changes in inventories of finished goods and work-in- progress	122.52	(228.24)	(22.38)	(82.44)	(214.01)	(98.10)
	c)	Employee benefits expense	346.00	342.97	343.25	1,020.21	997.40	1,332.15
	d)	Finance costs	6.79	8.22	5.95	23.43	17.56	26.54
	e)	Depreciation and amortisation expense	88.16	78.92	89.70	247.84	273.29	363.75
	f)	Other expenses	596.16	602.20	653.03	1,799.45	1,955.94	2,628.65
		Total expenses	4,827.66	4,523.07	4,930.11	13,876.34	15,041.62	20,219.18
v		Profit before tax ( III-IV)	540.00	484.59	526.01	1,487.74	1,638.38	2,229.65
VI		Tax expense :						
	a)	Current tax	140.42	121.40	128.37	384.34	412.12	548.67
	b)	Deferred tax	3.77	3.46	6.19	7.32	5.68	19.43
		Total tax expense	144.19	124.86	134.56	391.66	417.80	568.10
VII		Profit for the period / year ( V - VI)	395.81	359.73	391.45	1,096.08	1,220.58	1,661.55
VIII		Other comprehensive income						
	a)	Items that will not be reclassified to profit or loss in subsequent periods:						
		i) Remeasurements loss of the defined benefit plan	(4.87)	(5.56)	(2.32)	(15.77)	(9.24)	(15.80)
		ii) Tax on remeasurement of the defined benefit plan	1.23	1.40	0.58	3.97	2.32	3.98
		Total other comprehensive income, net of tax	(3.64)	(4.16)	(1.74)	(11.80)	(6.92)	(11.82)
IX		Total comprehensive income for the period /year, net of tax (VII+ VIII)	392.17	355.57	389.71	1,084.28	1,213.66	1,649.73
x		Paid up share capital (face value of Rs. 10/- each)	151.12	151.12	151.12	151.12	151.12	151.12
ХI		Other equity						8,608.26
XII		Earnings per equity share (EPS) (Nominal value of share Rs. 10/-) (Not annualised in case of interim periods)						
		Basic / Diluted	26.20	23.80	25.90	72.53	80.77	109.95

### Notes:

- The above unaudited financial results were reviewed by the Audit Committee at the meeting held on February 3, 2025 and approved by the Board of Directors at the meeting held on February 4, 2025.
- These financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards ("Ind AS") prescribed under Section 133 of the Companies Act, 2013 as amended, read with the relevant rules issued thereunder and in terms of Regulations 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- Segment information: In line with the provisions of Ind AS 108 Operating Segments, Chief Operating Decision Maker (CODM) reviews the operations of the Company as a manufacturer of Automotive Components, which is considered to be the only reportable segment by the management. Accordingly, no separate disclosure of segment information has been made.
- The Company has no subsidiary/associate/joint venture company(ies), as on December 31, 2024 in accordance with Ind AS.
- The Company proposed a resolution seeking members' approval to enter into material related party transactions with Meritor HVS (India) Limited, with an aggregated value of INR 25,000 million for the year from April 1, 2025, to March 31, 2026. However, the resolution was rejected by the members. The Company is evaluating its future course of action and does not expect any adverse impact on its going concern .

Place : Pune Date : Feb 4, 2025 For and on behalf of the Board of Directors of **Automotive Axles Limited** 

NAGARAJA

Digitally signed by NAGARAJA
GARGESHWARI
Date: 2025.02.04 13:16:00 +05'30'

Nagaraja Gargeshwari **Whole Time Director** DIN: 00839616





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# CODE OF CONDUCT FOR INSIDER TRADING AND FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION

(Revised w.e.f. February 04, 2025)

<b>Document Title</b>	Code of Conduct for Insider Trading And Fair Disclosure of Unpublished Price Sensitive Information
Originally Framed	May 13, 2015
Last Revision Date	October 30,2024
<b>Current Revision Date</b>	February 4, 2025
Authority approving the Policy	Board of Directors

# CODE OF CONDUCT FOR INSIDER TRADING AND FAIR DISCLOSURE OF UNPUBLISHED PRICE SENSITIVE INFORMATION

### 1 INTRODUCTION

Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015 ("**Regulations**") (as amended from time to time), Automotive Axles Limited ("**AAL**" or "**Company**") has implemented "policy on trading of shares by an Insider" formulated by its Board of Directors with effect from May 18, 2017.

The Regulations envisage listed companies formulating a code of practices and procedures for fair disclosure of Unpublished Price Sensitive Information ("UPSI"), a code of conduct to regulate, monitor and report trading by its Designated Persons and their Immediate Relatives by adopting the prescribed minimum standards for achieving compliance with the regulations, establishing principles for fair disclosure of UPSI and adopting a policy and procedure for inquiry in case of leak or suspected leak of UPSI. Accordingly, the existing Code adopted by the Company has been replaced with this new Code titled "Code of Conduct for Insider Trading and Fair Disclosure of Unpublished Price Sensitive Information" ("Code") with effect from April 1, 2019.

### 2 PURPOSE AND APPLICABILITY

This Code has been formulated to maintain the highest ethical standards while trading in Securities of the Company by the Insiders. The purpose of the Code is also to put in place a framework for prohibition of insider trading in Securities, and to strengthen the legal framework thereof.

### 3 IMPORTANT DEFINITIONS

3.1 "Compliance Officer" means the Company Secretary of the Company or such other senior officer, who is financially literate, as may be appointed by the Board of Directors of the Company under the Regulations.

### 3.2 "Connected Person" means:

a) any person who is or has during the six months prior to the concerned act, associated with a Company, in any capacity, directly or indirectly, including by reason of frequent communication with its officers or by being in any contractual, fiduciary or employment relationship or by being a director, officer or an employee of the Company or holds any position including a professional or business relationship whether temporary or permanent, with the company that allows such a person, directly or indirectly, access to UPSI or is reasonably expected to allow such access.

- b) the persons falling within the following categories shall be deemed to be Connected Persons unless the contrary is established
  - i. A Relative of Connected Persons specified in clause (a); or
  - ii. A holding company or associate company or subsidiary-Company; or
  - *iii.* An intermediary such as stock broker, sub-broker, share transfer agent, banker to an issue, trustee of trust deed, registrar to an issue, merchant banker, underwriter, portfolio manager, investment advisor and such other intermediary who may be associated with Securities market or an employee or director thereof; or
  - *iv.* An investment company, trustee company, asset management company or an employee or director thereof; or
  - v. An official of a stock exchange or of clearing house or corporation; or
  - vi. 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
  - *vii.* 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
  - viii. An official or an employee of a self-regulatory organization recognized or authorized by the Board; or
  - *ix.* A banker of the Company; or
  - x. A concern, firm, trust, Hindu undivided family, company or association of persons wherein a director of a company or his relative or banker of the company, has more than 10% of the holding or interest; or
  - xi. a firm or its partner or its employee in which a connected person specified in sub-clause (a) of clause (3.2) is also a partner; or
  - xii. a person sharing household or residence with a connected person specified in subclause (a) of clause 3.2

### 3.3 "Designated Person"

The term designated person shall consist of:

- a) Directors of the Company and its material subsidiaries if any;
- b) Promoters & Promoter Group entities of the Company;
- c) Key Managerial Personnel of the Company [and its material subsidiaries if any];
- d) Employees in the grade of General Manager and above of the Company [and its material subsidiaries if any];
- e) Secretaries of the Executive Directors and Functional Heads of the Company;
- f) Support staff of the Company such as IT, finance or Secretarial Staff who have access to UPSI:
- g) Such other employees of the Company or its Subsidiary Companies if any as may be determined by the Compliance Officer on the basis of their functional role;

- 3.4 **"Generally Available Information"** means information that is accessible to the public on a non-discriminatory basis and shall not include unverified event or information reported in print or electronic media.
- 3.5 "**Immediate Relative**" means a spouse of a person, and includes parent, sibling, and child of such person or of the spouse, any of whom is either dependent financially on such person, or consults such person in taking decisions relating to Trading in Securities.
- 3.6 **"Insider"** means any person who is:
  - a) a Connected Person; or
  - b) in possession of or having access to UPSI.
- 3.7 "Key Managerial Personnel (KMP)" will include
  - a) Executive Chairman or Managing Director, or Chief Executive Officer, or a Whole-time Director:
  - b) Company Secretary;
  - c) Chief Financial Officer; and
  - d) Such other officer as may be appointed by the Board of Directors of the Company as Key Managerial Person.
- 3.8 **"Material Financial Relationship**" shall mean a relationship in which one person is a recipient of any kind of payment such as by way of a loan or gift from a Designated Person during the immediately preceding twelve months, equivalent to at least 25% of the annual income of such Designated Person but shall exclude relationships in which the payment is based on arm's length transactions.
- 3.9 "Need-to-Know" basis means that Unpublished Price Sensitive Information should be disclosed only to those within the Company who need the information to discharge their duty and whose possession of such information will not give rise to any conflict of interest or appearance of misuse of the information.
- 3.10 "**Promoter**" and "**Promoter Group**" shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 or any modification thereof.
- 3.11 **Relative**" "relative" shall mean the following:
  - (i) spouse of the person;
  - (ii) parent of the person and parent of its spouse;
  - (iii) sibling of the person and sibling of its spouse;
  - (iv) child of the person and child of its spouse;
  - (v) spouse of the person listed at sub-clause (iii); and
  - (vi) spouse of the person listed at sub-clause (iv)
- 3.12 **"Securities"** means Securities or voting rights of Automotive Axles Ltd., which are listed in any stock exchange, and includes derivatives.

- 3.13 "Trading" or "Trade" means and includes subscribing, redeeming, switching, buying, selling, dealing, or agreeing to subscribe, redeem, switch, buy, sell, deal in any Securities, and shall include pledging of Securities. and trade shall construed accordingly.
- 3.14 "Trading Day," means a day on which the recognized stock exchanges are open for Trading.
- 3.15 **"Unpublished Price Sensitive Information ("UPSI")"** means any information, relating to the Company or its Securities, which is not generally available and which upon becoming generally available, is likely to materially affect the price of the Securities and shall ordinarily include the following:
  - a) financial results;
  - b) dividends;
  - c) change in capital structure;
  - d) mergers, de-mergers, acquisitions, delistings, disposals and expansion of business and such other transactions; and
  - e) changes in Key Managerial Personnel;

Words, expressions and terms used in this Code but not defined shall have meaning as assigned to such words, expressions and terms in the Regulations or the Companies Act, 2013 and rules made thereunder or the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

#### 4. CODE OF FAIR DISCLOURE AND CONDUCT

Principles of fair disclosure with respect to Unpublished Price Sensitive Information have been set out below:

- a) Company shall promptly disseminate Unpublished Price Sensitive Information that may impact price discovery no sooner than credible and concrete information comes into being in order to make such information generally available.
- b) Company shall ensure uniform and universal dissemination of Unpublished Price Sensitive Information to avoid selective disclosure.
- c) Company shall ensure prompt dissemination of unpublished price sensitive information that gets disclosed selectively, inadvertently or otherwise to make such information generally available.
- d) Company shall put in place an appropriate mechanism to respond to queries on news reports and requests for verification of market rumors by regulatory authorities.
- e) Company shall ensure that information shared with analysts and research personnel is not Unpublished Price Sensitive Information.
- f) Company believes in developing best practices to 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.

- g) Company ensures that all Unpublished Price Sensitive Information is strictly made available on a Need- to- Know basis. UPSI may however be disclosed to persons who need such information for furtherance of Legitimate Purposes, performance of duties or discharge of legal obligations in relation to the Company.
- h) The term 'Legitimate Purpose' includes sharing of UPSI in the ordinary course of business by an Insider with partners, collaborators, lenders, customers, suppliers, merchant bankers, legal advisors, auditors, insolvency professionals or other advisors and consultants, provided that such sharing has not been carried out to evade or circumvent the prohibition of these regulations.

For determining 'Legitimate Purpose', the following factors shall be taken into consideration:

- i. Whether the information has been shared for the purpose of undertaking normal course of activity as required under the assigned scope of work;
- ii. Whether sharing of such information is customary business practice;
- iii. Whether the purpose for which the information is shared has well established precedence in the Company's history;
- iv. Whether such information relates to regular and frequent activities of the Company;
- v. Whether such information and the purpose of sharing were apparent and predictable.
- vi. Whether such information sharing is necessary for complying with a Statutory requirement.
- i) The Chief Financial Officer of the Company shall act as Chief Investor Relationship Officer (CIRO) for the purpose of dealing with dissemination of information and disclosure of UPSI relating to the Company to the investors, analysts, press and electronic/ social media.
- j) Disclosure of UPSI to any person other than clause (g) shall be only with the prior approval of the Whole Time Director or CIRO of the Company.
- **k)** Employees of the Company shall not respond under the circumstances to enquiries from the Stock Exchanges, media or others unless authorized to do so by CIRO or the Whole Time Director of the Company.

### 5. CODE OF CONDUCT FOR INSIDER TRADING:

This code is applicable to Insiders and Designated Persons (and their Immediate Relatives) as defined above under clause (3.3) and (3.5) and (3.6) respectively.

### 5.1 Prohibition on communicating and procuring UPSI

a) No Insider shall communicate, provide, allow access to any UPSI relating to the Company or Securities listed or proposed to be listed, to any person;

b) No person shall procure from or cause the communication by an Insider of UPSI, relating to the Company or its Securities;

Provided that nothing contained above shall be applicable when UPSI is communicated, provided, allowed access to or procured:

- i. in furtherance of Legitimate Purposes, performance of duties or discharge of legal obligations pursuant to appropriate confidentiality and non-disclosure agreement being executed; or
- ii. In the event the Board of Directors direct or cause the public disclosure of UPSI in the best interest of the Company;
- c) In case the Insider is required to communicate, provide, or allow access to any UPSI, such Insider shall do so only upon execution of a Non-Disclosure Agreement ("NDA") to bind the recipient of the information to maintain confidentiality of the information and to communicate, provide, or allow access to any UPSI only in compliance with the provisions of these Regulations.
- d) A person in receipt of UPSI of the Company pursuant to a Legitimate Purpose shall be considered as Insider for purposes of the Regulations and relevant requirement under this Code will be applicable and shall be complied by such person;
- e) An Insider who shares the UPSI shall intimate the name and other details of such person with whom UPSI is shared and the nature of such UPSI shared under this regulation along with Permanent Account Number or any other identifier authorized by law where Permanent Account Number is not available, to the Compliance Officer, or CFO of the Company.
- f) UPSI shall be maintained within the Chinese Walls at all times. In the event any employee is required to be wall crossed, i.e., brought over the Chinese Wall in order to obtain access to the UPSI for a specific purpose, prior approval of the Compliance Officer must be sought. The Compliance Officer shall consider whether such person being wall crossed, is being provided UPSI on a Need to Know basis and whether such information is specific to the purpose for which their assistance is required.
- g) All persons who have wall crossed shall be notified that he/she would be considered to be a Designated Person under this Code and consequently, required to comply with all applicable provisions of the Code and Regulations, till such information remains UPSI.

### **5.2 Prohibition on Trading:**

a) An Insider shall not Trade in Securities that are listed or proposed to be listed in stock exchange when in possession of UPSI.

### 5.3 Trading Plan

- a) An Insider shall be entitled to formulate a Trading Plan that complies with these Regulations and present it to the Compliance Officer for approval and public disclosure pursuant to which Trades may be carried out in his/her behalf in accordance with such plan.
- b) The Compliance Officer shall review and approve the Trading Plan if it complies with the Regulations and shall disclose the Trading Plan to the Stock Exchanges.
- c) The Trading Plan once approved shall be irrevocable and Insider shall mandatorily have to implement the plan, without being entitled to either deviate from it or execute any Trade outside the scope of the Trading Plan except due to the following reasons:

  While executing the Trading Plan –.
  - (i) there is an adverse price movement in the price limit set out, if any, by the Insider in the approved Trading Plan where the price limit is set in manner as prescribed under the Regulations; or
  - (ii) there is permanent incapacity, bankruptcy or due to operation of law.
- d) However, the Insider shall not commence Trading under Trading Plan, if any UPSI in his possession at the time of formulation of the Plan has not become Generally Available Information at the time of commencement of the Plan. In such cases, the Compliance Officer will confirm that the commencement ought to be deferred.
- e) The Compliance Officer shall review the Trading Plan to assess whether the Plan has the potential for violation of these 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.
- f) Pre-clearances of Trades shall not be required for such Trades which are executed as per an approved Trading Plan.
- g) Further Trading window norms shall not be applicable for approved Trading Plan.

### **5.4 Pre-Clearance of Dealings**

- a) Every Designated Person is required to obtain pre-clearance from the Compliance Officer by making an application as per <u>Annexure I and an undertaking as per Annexure 2</u> before he/she and / or any of his/her Immediate Relatives, Trade in Securities (either buy / acquire or sell / dispose, etc.), <u>if the market value of Securities involved in the Trade</u> <u>or series of Trades over any calendar quarter, in aggregate, exceeds Rs. 10 Lakhs</u>.
  - It is hereby clarified that the value of Securities Traded will include the aggregate of purchases as well as sale of Securities
- b) The Compliance Officer may, after being satisfied that the application and undertaking are true and accurate, approve Trading by a Designated Person, on the condition that the Trade so approved shall be executed within seven Trading Days following the date of approval. The order for approval of pre-clearance shall be given as per *Annexure 3*.

- c) The Designated Person and / or any of his/her Immediate Relatives shall file within 2 (two) days of the execution of the Trade, the details of such Trade with the Compliance Officer as per *Annexure 4*.
- d) If the pre-cleared Trade is not executed within seven Trading Days after the approval is given, the Designated Person must secure pre-clearance of the Trade again. Also, the Designated Persons should intimate the Compliance Officer of the decision not to Trade after securing pre-clearance as per *Annexure 5*.
- e) A Designated Person (and his/her Immediate Relative(s)) who Trades in Securities without complying with the pre-clearance procedure as envisaged in the Regulations or gives false understanding and/or makes misrepresentations in the undertakings executed by him/her while complying with the pre-clearance procedure shall be subjected to the penalties as envisaged in the Regulations.
- f) All Designated Persons (and his/her Immediate Relatives) who Trade in Securities of the Company shall not enter into an opposite transaction during the next six months following the prior transaction. All Designated Persons (and his/her Immediate Relatives) shall also not take positions in derivative transactions in the shares of the Company at any time. The Compliance Officer may grant relaxation from strict application of this restriction for reasons to be recorded in writing provided that such relaxation does not violate the Regulations. In case of any contra Trade being executed, inadvertently or otherwise, in violation of such restriction, the profit from such Trade shall be liable to be disgorged for remittance to the SEBI for credit to the Investor Protection and Education Fund administered by SEBI.

### 5.5 Disclosure and Reports

- a) Every Designated Person, including, a person upon being designated as such, is required to furnish the names and Permanent Account Number or any other identifier authorized by law of the following persons to the Company on an annual basis and as and when the information changes (as per *Annexure* 6):
  - i. Immediate Relatives;
  - ii. persons with whom such Designated Person(s) shares a Material Financial Relationship;
  - iii. Phone, mobile and cell numbers which are used by them;
- b) Every Designated Person, including a person upon being designated as such, is also required to furnish:
  - i. The names of educational institutions from which designated persons have graduated;
  - ii. The names of their past employers; and
  - iii. details of Securities and derivative positions in Securities presently held by him/her or his/her Immediate Relatives as per *Annexure 7*;
- c) Every person on appointment as a KMP or a Director of the Company or upon becoming a Promoter or member of Promoter Group and immediate relative of such persons and by other such persons as mentioned in Regulation 6(2) of the Regulation shall disclose to the

Company as per <u>Annexure 8</u> the number of Securities held by self or his/her Immediate Relatives or any other person for whom they take trading decisions, within 7 (seven) days of such appointment.

d) Every Promoter, member of Promoter Group, Designated Person and director of the Company and immediate relative of such persons and by other such persons as mentioned in Regulation 6(2) of the Regulation shall disclose as per **Annexure 9** or in such form and manner as may be specified by the SEBI from time to time to the Company, the number of Securities acquired or disposed by them or their Immediate Relatives or any other person for whom they take trading decisions, within 2 (two) Trading Days of such transaction, if the aggregate value of Securities Traded, whether in one transaction or a series of transactions over **any calendar quarter**, **exceeds Rs. 10 Lakhs** 

It is hereby clarified that the value of Securities Traded will include the aggregate of purchases as well as sale of Securities.

The Company shall notify the particulars of such trading to the Stock Exchanges on which the Securities are listed within 2 Trading Days of receipt of the disclosure or from becoming aware of such information.

- e) If so demanded by the Compliance Officer, Designated Persons/ Connected Person shall furnish copies of account statements of Securities, or such other documents as may reasonably be required by the Compliance Officer, in order to enable him to verify the accuracy of the information furnished, and monitor adherence with this Code, by Designated Persons. Such statement or other document is required to be submitted within 7 calendar days of demand or within such extended period as may be allowed by the Compliance Officer.
- f) The Compliance Officer may require the Designated Persons and their Immediate Relatives to disclose to the Compliance Officer the number of Securities held by them in the Company within such period as may be required by him/her as per the format given in *Annexure 10*.
- g) Disclosure by other Connected Persons:

The Compliance Officer at his discretion may require any other Connected Person or class of Connected Persons to make disclosures of holdings and trading in Securities of the Company as and when he/she deems fit in order to monitor compliance with these Regulations as per *Annexure 11*.

### 5.6 Trading Window and Prohibition on dealing during Window Closure

a) A trading period called "Trading Window" shall be available for trading in Securities. The Trading window shall be closed during "Fixed Closed Period" and "Special Closed Period" during which Designated Persons or his/her Immediate Relatives are prohibited from dealing in Securities.

- b) The following periods are hereby notified as "Fixed Closed Periods":
  - i. End of financial quarter/ year, as the case may be, up to forty-eight hours after the declaration of financial results.
  - ii. The dates of the respective Board Meetings for the above purposes will be notified by the Compliance Officer.
- c) **"Special Closed Periods"** will be notified by the Compliance Officer from time-to-time as per the requirements. Typically, events which may necessitate notification of Special Closed Periods will include intended declaration of interim dividend, proposal for issue of bonus shares, proposal for buy-back of shares / issue of shares on rights basis, proposal for merger, etc. or events including, but not restricted to those specified above require *a* certain period of preparation and pre-work, in which certain Designated Persons are involved. This necessitates notification of Special Closed Periods applicable only to such specified Designated Persons.

The specified Designated Persons, to whom such a special Closed Period may be notified, are also prohibited from communicating the notification of such Special Closed Period to any other person.

d) It is clarified that during Fixed Closed Periods / Special Closed Periods, all Trades in Securities, except the transactions allowed as per the Regulations from time to time are prohibited, whether the same are within, or in excess of, the threshold limit notified under Clause 4.4(a) of this Code, i.e. whether requiring pre-clearance or not. Applications for pre- clearance will not be entertained during Fixed Closed Periods/ Special Closed Periods and Designated Persons would need to apply afresh after the expiry of the Fixed Closed Period/ Special Closed Period, if they intend to enter into the applied-for transaction.

If a Fixed Closed Period / Special Closed Period is announced after the grant of preclearance but during the validity period of such pre-clearance, the pre-clearance shall immediately become void prospectively. Transactions already entered into prior to the announcement of the Fixed Closed Period / Special Closed Period, will however not be considered to be in violation of this Code.

### **5.7 Role of Compliance Officer:**

Compliance Officer shall perform the following functions and shall have the following powers:

- a) Monitor and administer this Code.
- b) Maintain, update and preserve records, as per these Regulations.
- c) Clarify issues regarding the Code and redress the grievances of the Designated Persons.
- d) Decide and notify the 'Fixed Closed Periods/ Special Closed Periods' for Designated Persons / select persons or specific departments, as deemed necessary, and timing when 'Trading Window' would be open.
- e) Identify and notify the list of Designated Persons on the basis of specific transactions, as required under the Code.
- f) The Compliance Officer shall send reports to Board of Directors and the Chairman of Audit Committee, on an annual basis or at such frequency as may be stipulated by the Board of Directors from time-to-time (but not less than once in a year), providing

- details of the trading in the Securities of the Company by the Designated Persons and the accompanying documents such persons had executed under the pre-dealing procedure as envisaged in this Code.
- g) In case it has been observed that there has been violation of this Code, the Compliance Officer shall inform promptly to the stock exchanges(s) where the concerned securities are traded, in such form and such manner as may be specified by SEBI from time to time.
- h) The Compliance Officer can delegate all or any of the above powers to any officer / employee of the Company.

### **5.8 Monitoring Committee**

- a) A committee is constituted under the Code named as Monitoring Committee, comprising of the following officials:
  - i. Whole Time Director or Chief Executive Officer of the Company;
  - ii. Chief Financial Officer of the Company;
  - iii.Investor Relationship Officer
  - iv. Compliance Officer;
  - v. Any other senior official as decided by Whole Time Director from time to time
- b) The Committee will perform the following functions:
- i. Review list of Designated Persons periodically and inform the Board regarding the changes, if any.
- ii. Conduct inquiries/investigations regarding alleged violations of the Code or these Regulations.
- iii.Decide upon the penal consequences to be imposed on Designated Persons for any contravention of the Code.
- iv. Waive the penal consequences for contraventions of the Code which does not amount to contravention of the Regulations.
- v. Seek any such information / documents from the Designated Persons and employee(s) of the Company and their Immediate Relatives, as the case may be, for the purpose of enforcing the provisions of this Code and the Regulations, and it shall be the duty of such persons to provide the same forthwith. Failure or refusal to co-operate in such enquiries shall be deemed to be a serious violation of the obligations owed to the Company under this Code.

### 5.9 Penalty for contravention of the Code

- a) Every Insider/Designated Person along with their Immediate Relative shall be individually responsible for complying with the provisions of this Code.
- b) Any Insider/Designated Person who Trades in Securities or communicates any information for trading in Securities of the Company, in contravention of this Code may be penalized and appropriate action may be taken by the Company.
- c) Any Designated Person who violates any of the provisions of the Code is liable for the disciplinary action / penal consequences such as wage freeze, suspension, recovery, ineligibility for future participation in the Company's ESOP Scheme (wherever applicable), etc. and any money collected under this clause shall be remitted to the SEBI for credit to the Investor Protection and Education Fund administered by the SEBI under the Act.

- d) In case the Monitoring Committee concludes after inquiry, that a Designated Person has Traded in the Securities of the Company and has handled the UPSI in violation of the provisions of the SEBI Regulations, it will report such contravention and action taken to stock exchange(s) where the concerned securities are traded.
- e) The action by the Company shall not preclude SEBI from taking any action in case of violation of the Regulations. For this purpose the Compliance Officer shall inform the stock exchange(s) where the concerned securities are traded if there is any violation of the Code and Regulations.
- f) Any amount collected in connection with violation of the Code from the Designated Person shall be remitted to SEBI for credit to the Investor Protection and Education Fund administered by the SEBI.

## 6 POLICY AND PROCEDURE FOR ENQUIRY IN CASE OF LEAK OF UPSI OR SUSPECTED LEAK OF UPSI

'Leak of UPSI' shall refer to such act / circumstance(s) by virtue of which any UPSI is made available or becomes available, by any means or mode to any person, association, body, firm, agency, society, entity or to a group thereof, whether registered or otherwise before its official publication or announcement or formal circulation in public domain and which shall also include any purported attempt thereof.

### Process of inquiry in case of leak of UPSI or suspected leak of UPSI

- a) Inquiry under this policy shall commence based on a written complaint received from any employee, department of the Company, Designated Person, Depository, Stock Exchange, Regional Director or any official thereof, Registrar of Companies or any official thereof, regulatory / statutory authority or any other department of Central or State Government or any other sources.
- b) On receipt of the Complaint, Monitoring Committee shall conduct the inquiry for investigating the matter.
- c) Within 5 (five) working days of receipt of the complaint, the Monitoring Committee, shall, where it deems fit, write to the person alleged to have cause the leak or suspected leak, intimating the details of the complaint received and requesting him/her, where necessary, to give a written representation within 7 (seven) working days of receipt of letter.
- d) If, based on a preliminary inquiry into the matter, the Monitoring Committee feels that the complaint has been lodged to secure needless publicity for defamatory matter which is detrimental to the interest of the Company then it may discard the complaint with reasons to be recorded in writing.
- e) In cases where the Monitoring Committee finds that the complaint merits further investigation, it shall proceed to investigate in the matter and for such purpose may consult

such persons, whether internal or otherwise or obtain such external assistance or opinion, as it may deem expedient in this regard. During the course of such investigation, Monitoring Committee may call for such additional documents, representations, etc. as he may deem fit and issue notices, to such persons, as may be necessary, to seek additional details/information.

- f) As part of such investigation, the Monitoring Committee may, where necessary, issue notice to the person alleged to have cause the leak or suspected leak asking him/her to show cause as to why the Company should not initiate disciplinary proceedings, as applicable, against him/her.
- g) On completion of the preliminary investigation under point (d), receipt of reply to the notices issued under point (f) or on non-receipt thereof, Monitoring Committee shall refer the matter to the Chairman of the Audit Committee, along with its opinion, for his/her consideration.
- h) Chairman of the Audit Committee on receipt of such opinion shall proceed to convene a meeting of the Audit Committee and shall actually convene the concerned meting within a period of 30 days of receipt of opinion of Monitoring Committee.
- i) The Audit Committee shall consider the matter and put forward its recommendation to the Board. The Board, on receipt of such recommendation and after due review, if forms an opinion that the person alleged to have cause the leak or suspected leak, is guilty of leak of UPSI or suspected leak of UPSI, then it will order for necessary disciplinary proceedings of the Company, which will be in addition to the penal provisions stated under the Regulations and any other statutory enactments, as applicable and direct the Compliance Officer for informing to the SEBI of such leak, inquiries and result of such inquiries.
- j) The Company *suo moto* reserves the right of initiating an inquiry under this policy against any Designated Person or employee if it has reasons to believe that such person has leaked UPSI or suspected to leak of UPSI.
- k) This policy shall not in any way preclude any referrals, complaints, measures, actions etc. which can be instituted or which are available under the existing Whistle Blower Policy of the Company.

### 7. MISCELLANEOUS

- a) Any employee reporting any violation or alleged violation:
  - i. by way of a written complaint as given under clause (6) above; or ii. by voluntary approaching SEBI in accordance with SEBI (Prohibition of Insider Trading) (Third Amendment) Regulations, 2019 dated September 17, 2019;
  - will be protected against any form of direct or indirect discrimination, discharge, termination, demotion, suspension, threats or harassment.
- b) For all queries or difficulties, relating to this Code Designated Persons, Insiders or any employees may contact the Compliance Officer for assistance.

c) The Whole Time Director shall put in place adequate and effective system of internal controls to ensure compliance with the requirements given in the Regulations to prevent Insider Trading;

d) The Audit Committee of the Company shall review compliance with the provisions of these regulations at least once in a financial year and shall verify that the systems for internal

control are adequate and are operating effectively

e) The Board shall review periodically this Code and shall also have the power to amend any of the provisions of this Code, substitute any of the provisions with a new provision or replace this Code entirely with a new Code. The Board may also establish further rules and procedures, from time- to- time, to give effect to the intent of this Code and good corporate

governance.

f) This Code in whole or in part, shall stand modified, amended from time-to-time, without any further act on the part of the Company, as and when there would be any statutory

modification(s), amendment(s), revision(s) to the applicable provisions thereto.

g) If any matter is not explicitly specified in this policy, reference shall be made to the applicable regulations, as amended from time to time. In the event of any conflict between

this policy and the regulations, the regulations shall prevail.

h) This Code has been uploaded on the Company's website and internal portal. All the employees, Designated Persons and Insiders hereby acknowledge having read and fully understood their obligations herein and have undertaken to unconditionally abide by the same. The responsibility of compliance shall be entirely on the employees, Designated

Persons and Insiders including any violation by their Immediate Relatives.

Date: February 04, 2025

Place: Pune For Automotive Axles Limited

Sd/-Dr. B.N. Kalyani Chairman

### APPLICATION FOR PRE-DEALING APPROVAL

To,
The Compliance Officer,
<b>Automotive Axles Limited</b>

Mysore

Date:

Dear Sir/Madam,

### Application for Pre-dealing approval in Securities of the Company

Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015 and the Company's **Code of Conduct for Prevention of Insider Trading and Fair Disclosure of Unpublished Price Sensitive Information**, I seek approval to purchase / sale / subscription, etc. of \_\_\_\_\_Securities of the Company as per details given below:

1.	Name of the Designated Person/Immediate	
	Relative	
2.	Designation	
3.	Number of Securities held as on date	
4.	Folio No. / DP ID / Client ID No.	
5.	The proposal is for:	<ul><li>a) Purchase of Securities</li><li>b) Subscription to     Securities</li><li>c) Sale of Securities</li><li>d) Other</li></ul>
6.	Proposed date of trading in Securities	
7.	Sale of Securities	
8.	Estimated number of Securities proposed to be acquired/subscribed/sold/etc.	
9.	Price at which the transaction is proposed	
10.	Current market price (as on date of application)	
11.	Whether the proposed transaction will be through stock exchange or off-market deal	
12.	No. where the Securities will be credited / debited	
13.	PAN of the Designated Person/Immediate Relative	

]	l encl	lose	herew	rith the	e form	of l	Jnd:	ertal	king s	igned	by	me.

Yours faithfully,
(Signature)

# UNDERTAKING TO BE ACCOMPANIED WITH THE APPLICATION FOR PRECLEARANCE

Т0,	
Automotive Axles Limited	
Mysore	
I,,	of the Company/ my Immediate
Relative [●] residing at	, am/is desirous of trading
in* Securities of the Company as n	nentioned in my application dated
for pre-clearance of the transaction.	
	ve(s) am/are not in possession of or otherwise
Conduct for Insider Trading (the Code) up to	ormation (as defined in the Company's Code of the time of signing this Undertaking.
could be construed as Unpublished Price Sen the signing of this undertaking but before e sought, I shall inform the Compliance Officer	have access to or receive any information that sitive Information as defined in the Code, after xecuting the transaction for which approval is of the same and shall completely refrain (and from trading in the Securities of the Company
I declare that I have not contravened the profrom time to time.	visions of the Code as notified by the Company
If approval is granted, I/ my Immediate Relathe receipt of approval, failing which I shall s	ative(s) shall execute the deal within 7 days of eek renewal of pre-clearance approval
I declare that I have made full and true disclo	sure in the matter.
Date:	Signature:
* Indicate number of shares	

### PRE- CLEARANCE ORDER

To, Name: Designation: Place:
This is to inform you that your request for dealing in (Nos.) Securities of the Company as mentioned in your application dated has been approved. Please note that the said transaction must be completed on or before (date) that is within 7 days from today.
In case you do not execute the approved transaction /deal on or before the aforesaid date you would have to seek fresh pre-clearance before executing any transaction/deal in the Securities of the Company. Further, you are required to file the details of the executed transactions in the attached Format within 2 days from the date of transaction/deal. In case the transaction is not undertaken a 'Nil' report shall be submitted.
This Pre-Clearance approval has been granted pursuant to the Undertaking submitted by you as <b>Annexure 1</b> . Any violation of this Code / Regulations shall result in, among others, disciplinary action as prescribed in this Code/ Regulations.
Yours faithfully, For <b>Automotive Axles Limited</b>
COMPLIANCE OFFICER
Date : Encl.: Format for submission of details of transaction

#### DISCLOSURE OF TRANSACTIONS

(To be submitted within 2 days of transaction / dealing in Securities of the Company)

To, The Compliance Officer, Automotive Axles Limited Mysore

I hereby inform that I/ my Immediate Relative(s)

- have not bought / sold/ subscribed any Securities of the Company
- have bought/sold/subscribed to \_\_\_\_\_Securities as mentioned below on \_\_\_\_(date)

Name of the	Relationship with	No. of	Bought/	DP ID/Client	Price	PAN
holder	Designated	Securities	sold/	ID / Folio No.	(Rs.)	
	Person	dealt with	subscribed			

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

- 1. Broker's contract note.
- 2. Proof of payment to/from brokers.
- 3. Extract of bank passbook/statement (to be submitted in case of demat transactions).
- 4. Copy of Delivery instruction slips (applicable in case of sale transaction).

I/ my Immediate Relative(s) agree to hold the above Securities for a minimum period of six months. In case there is any urgent need to sell these Securities within the said period, I shall approach the Compliance Officer for necessary approval. (*Applicable in case of purchase / subscription*).

I declare that the above information is correct and that no provisions of the Company's Code and/or applicable laws/regulations have been contravened for effecting the above said transactions(s).

Date:	Signature:
Name:	
Designation:	

### **Annexure 5**

# Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015

Name of the Company: \_\_\_\_\_

ISIN (	of the Com	pany:							
Name	Name of Designated Person:								
This i per d	s to inform etails given	you that t below, c	trading in ould not c	Securities for ompleted.	which pre-	-clearance was granted, as			
Name of Designated		Details	of pre-clear	ance sought					
Person /	Date of pre-	Date of	Nature	Approximate	Type of				
Immediate	clearance	approval	and no. of	market value	transaction				
Relative	application		Securities	of Securities					
				(in Rs.)					
Date:		gnature:							
Name:									
Designation									

			ANNEXURE		
	Securities and Exchange	Board of India (P	rohibition of Inside	Trading) Regulation	ons, 2015
	Name of the Company:				
	ISIN of the Company:				
	Name of Designated Pers	on:			
	A. Details of Immediate Rela	atives			
	Name and Address of	Relationship	PAN of Immediate	Phone, mobile and	7
	Immediate Relative	with Designated	Relatives/ Other	cell number of	
		Person	identifier authorized	Immediate Relative	
			by law		
					-
	B. Details of persons with w	hom Designated Per	rson shares Material Fin	ancial Relationship	
	Name and Address of the	Relationship	PAN of the Person/	Phone, mobile and	
	Person	with the Person	Other identifier	cell number of the	
			authorized by law	Person	
	hereby declare that the details	furnished above are	true and correct and I u	ndertake to inform you	ı of any chan
F	Further I hereby confirm that I h	nave adhered to the (	Code of Conduct for Insid	der Trading, as is frame	ed and adopte March 31,; except for
	eviation(s), if any, which I ha			•	· · · · · · · · · · · · · · · · · · ·
5	ignature:		Date:		
I	Designation:		Place:		

### Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015

Name of the Company:		<del></del>					
ISIN of the Company: _							
Details of the education	al institution(s	<del>(</del> )					
Name of Institution	Details of Degree	Year when degree obtained					
Details of the all past en	nployers						
Name of Employer/organization	Years spent in the organization						

Details of Securities held on being appointed as Designated Person and Immediate Relatives

Name, PAN/ CIN/DIN & Address with contact Nos.	Category of Person (Designated Persons/Imme diate Relatives /others etc.)	Date of appointment of Designated Person	Securities held at the becoming Designated		% of Shareholding	Open Interest of the Future Contracts held at the time of becoming Designated Person		
IVUS.			Type of Security (e.g. – No. Shares, Warrants, Convertible Debentures etc.)			Number of units (contracts * lot size)	Notional value in Rupee terms	
1	2	3	4	5	6	7		

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

Signature:	Date:
Designation:	Place:

# ANNEXURE 8 FORM B

# SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (1) (b) read with Regulation 6(2) – Disclosure on becoming a Key Managerial Personnel/Director/Promoter/Member of the promoter group]

Name of the Com	ipany:		,	•	0 11		
ISIN of the Comp	any:						
	ties held on appointment o apany and immediate rela					er or member of the promote on 6(2).	
Name, PAN, CIN/DIN Address with contact nos.	t (KMP/Director or Promoter or member of		of KMP/Director or u	Securities held at the time of appointment of KMP/Director or upon becoming Promoter or member of the promoter group			
		member of the promoter Group	Type of securities (I Shares, Warrants, Convertible Debent entitlements, etc.)		No.		
1	2	3	4		5	6	
Details of Open In		on the securities of tl	he company held on a	appointment of K	MP or Director of	or upon becoming a Promote s as mentioned in Regulation	
	e Future contracts held at the upon becoming Promoter/me					ent of Director/KMP or upon	
specifications N	Iumber of units (contracts * lot size)	Notional value in Rupee terms	Contract specifications	Number of units (co * lot :		Notional value in Rupee terms	
7	8	9	10	1:		12	
<b>Note:</b> In case of C	Options, notional value shal	l be calculated based o	on premium plus strik	e price of options			
Name & Signatur	re:			Date:			

Place:

Designation:

Page **25** of **30** 

### FORM C

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

Name of the Company:	 -	
ISIN of the Company:	 -	

Details of change in holding of Securities of Promoter, member of Promoter Group, Designated Person or Director of the Company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2)

CIN/DIN, & address with contact nos.	group/design ated person/	disposal				acquisition		advice/ acquisition of shares/ disposal of shares, specify		intimation to	/disposal (on market/ public/ rights/ preferential offer/ off market/ Inter-se	Exchange on which the trade was executed		
with ember of the contact promoter nos. group/design		securities (For eg.	s and % securities of (For eg. (Purchase, share - ale Pledge Revocation Others-please s Debentur Type		(Purchase/s ale Pledge / Revocation / Invocation/ Others- please specify)	securities (For eg. – Shares,	No. and % of shareholding	From To			transfer, ESOPs, etc.)			
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

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

(i) Value of transaction excludes taxes/brokerage/any other charges

Details of trading in derivatives on the securities of the company by Promoter, member of the promoter group, designated person or Director of the company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2).

	Trading in d	Exchange on which the Trade was executed				
Type of contract	Contract specifications	В	luy		Sell	
		Notional Value in Rupee term	Number of units (contracts * lot size)	Notional Value in Rupee term	Number of units (contracts * lot size)	
16	17	18	19	20	21	22

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

Name & Signature:
Designation:
Date:
Place:

### Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015

### Name of the Company:

### ISIN of the Company:

### **Details of Securities held by Designated Persons and Immediate Relatives**

Name,	Category of	Securities held	l as on	% of	Open Interest of the F	uture contracts	Open Interest of the	Open Interest of the Option Contracts held		
PAN/	Person	March 31,		Shareholding	held as on March 31	held as on March 31		as on the date of regulation coming into		
CIN/DIN &	(Designated						force			
address with	Persons/Imme									
contact Nos.	diate									
	Relatives/others etc.)	Type of Security (e.g Shares, Warrants, Convertible Debentures etc.)	No.		Number of units (contracts*lot size)	Notional value in Rupee terms	Number of units  (contracts lot size)	Notional value in Rupee terms		
1	2	3	4	5	6		7			

<b>Note:</b> "Securities" shall have the meaning as defined under Regulation 2(1)(i) of SEBI (	(Prohibition of Insider Trading) Regulations, 2015.
Signature:	Date:
Designation:	Place:

### SEBI (Prohibition of Insider Trading) Regulations, 2015

# Regulation 7(3) - Transactions by Other connected persons as identified by the Company Details of trading in Securities by other connected persons as identified by the Company

Name, PAN/ CIN/DIN, & address with contact Nos. of other connected	N, tion ess with ntact compa other ny	to acqu	held prior isition/ oosal	Securities acquired/Disposed of			acquisition/ disposal		Date of allotment advice/ acquisition of shares/disposal of shares		Date of intimation to the Company	acquisition/dis posal (on market/public/	Exchange on which the trade was executed	
persons as identified by the Company		(For e.g	sharehold ing	Security	No.	Value	Transactio n Type (Buy/ Sale/ Pledge/ Revoke/ Invoke)	Type of Security (For e.g. – Shares, Warrants, Convertible Debentures etc.)	No. and % of shareholding	From	То		offer / off market/Inter- se transfer, ESOPs etc.)	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

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

(ii) Value of transaction excludes taxes/brokerage/any other charges.

### Details of trading in derivatives on the securities of the company by other connected persons as identified by the company

Trading in derivatives (Specify type of contract, Futures or Options etc.)						Exchange on which the Trade was executed
Type of	Contract	Buy		Sell		
Contract	specifications	Notional Value in Rupee term	Number of units (contracts lot size)	Notional Value in Rupee term	Number of units (contracts lot size)	
16	17	18	19	20	21	22

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

Name & Signature:	
Designation:	
Date:	
Place:	

Annexure -3

Disclosure Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Particulars	Details of SMP		
Name of Senior	Mr. Raman Krishna	Mr. Kushalappa Poovaiah Napanda	
Management Personnel (SMP)	Senior General Manager -Finance	General Manager - Maintenance	
Reason for Change:	Appointment	Appointment	
Date of Appointment as SMP	February 04, 2025	February 04, 2025	
Brief profile:	Qualification:  Holds bachelor's degree in commerce from Madras University & serves as Associate Member of Institute of Chartered Accountants of India.  Work Experience  13+ years of Experience in Global Organizations across the Automobile & Electronics Industry handling Corporate Finance, Business Partnering & Investor relations.	Qualification:  1. B-Tech in Mechanical Engineering 2. Diploma in Mechanical engineering 3. Diploma In Industrial Safety 4. Diploma in Maintenance Engineering and Management  Work Experience:  A passionate engineering professional with 28 years of experience in automotive component manufacturing, process industry and engineering industry in various MNC's and held senior leadership roles as Department Head and General Manager with expertise in the following areas:  Greenfield project management and execution  Production and process management Plant engineering management Manufacturing engineering Quality management system implementation  Statutory compliances related to Factories operational requirements.	
Details of relationships between Directors (in case of appointment of a Director)	Not Applicable	Not Applicable	



### Regd. Office & Mysuru Unit:

Hootagalli Industrial Area, Off Hunsur Road, Mysuru – 570 018, Karnataka, India

Telephone: 91-821-719 7500, Fax: 91-821-2402451 Email: sec@autoaxle.com, Website: www.autoaxle.com

CIN: L51909KA1981PLC004198



Annexure - 4

Disclosure Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Particulars	Mr. Venkata Ramana Murthy Pinisetti (DIN: 03483544)
Reason for Change:	Appointment
Date of Appointment & Term of Appointment	Appointed as Additional Independent Director w.e.f February 4, 2025.  Terms of Appointment: For the period of five years from the date of appointment subject to shareholders' approval.
Brief profile:	Mr. Venkata Ramana Murthy Pinisetti is the founder and Managing Partner of a consulting firm, Pinsight By PV. He is a lawyer, a bestselling author and an academic practitioner in HR and organization development (OD) domains.
	In his corporate career of about three and a half decades, Mr. Venkata Ramana Murthy Pinisetti has worked with some of the Fortune 500 and Global organizations. Retiring from the Indian Hotels Company Limited (IHCL), as its Executive Vice President and Global Head Human Resources (CHRO), Dr. Murthy has also served the Coca- Cola Company (TCCC) for a period of 15 years as its Executive Director-Human Resources, a Board level position at Hindustan Coca-Cola Beverages (HCCB) and prestigious TATA Group as its Executive Vice President and Global Head - Human Resources (CHRO).
	Mr. Venkata Ramana Murthy Pinisetti is an Independent Director of Zee Entertainment Enterprises Ltd and Royal Orchid Hotels Ltd and a Trustee on the Swadha Foundation, focusing on children's education.
	During his Coca-Cola stint, Mr. Venkata Ramana Murthy Pinisetti also co-handled the global leadership development function for Bottling Investment Group (BIG) and designed and deployed some significant leadership development interventions for the global organization. He has had a rich global exposure in Asia, Europe and USA.
	Mr. Venkata Ramana Murthy Pinisetti also provides services to Indian and multi-national companies as an HR Advisor and Consultant on Leadership Development, Culture Transformation and Integrated Talent Management Services.
Details of relationships between Directors (in case of appointment of a director)	NA

Disclosure pursuant to circulars issued from stock exchanges				
BSE Circular No. LIST/COMP/14/201	Mr. Venkata Ramana Murthy Pinisetti is not debarred			
8-19 dated June 20,2018 and NSE	from holding the office of Director by virtue of any			
Circular No.NSE/ CML/2018/24	SEBI Order or any other authority.			
dated June 20, 2018				



### Regd. Office & Mysuru Unit:

Hootagalli Industrial Area, Off Hunsur Road, Mysuru – 570 018, Karnataka, India

Telephone: 91-821-719 7500, Fax: 91-821-2402451 Email: sec@autoaxle.com, Website: www.autoaxle.com

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Annexure -5

MERITOR MERITOR

Disclosure Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Date of such binding agreement, if any, entered for sale of such unit/division, if any;	There is no sale of the unit.
Amount & percentage of turnover or revenue or income and net worth of the listed entity contributed by such unit or division during the last financial year;	Revenue of ₹4,58.15 crores which is 20.55% (Approx) of the total revenue of the last financial year 2023-24.
Date of closure or estimated time of closure;	April 1, 2025
Reasons for closure	Due to Change in business model
Impact on Financials	No financial impact



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