



Reclamation, Fusion
Surfacing, Spraying &
Environmental Solutions

March 24, 2020

**Bombay Stock Exchange
Phiroze Jeejeebhoy Towers
Dalal Street
Fort
Mumbai 400001**

Sir/ Madam,

Sub: Reporting under SEBI (Prohibition of Insider Trading) Regulations, 2015.

With regards to the captioned subject, Mr. Deep A Lalvani – Designated person (Promoter group) has inadvertently/by mistake done contra trade within 6 months from the last trade in the shares of the Company.

Further, the volume of shares transacted being 0.001% (415/35000000) is not materialistic/ significant in nature and at point where there was no trading window closure or restriction.

Nonetheless, as part of good corporate governance reporting as specified in SEBI circular SEBI/HO/ISD/CIR/P/2019/82 dated July 19, 2019 has been provided in Annexure – A to this letter.

Request to kindly take note and oblige.

**Thanking You,
Yours faithfully,
For ADOR FONTECH LIMITED**

**Sanath Kumar D Rao
Asst. Company Secretary**

**Geetha D
Company Secretary**





Reclamation, Fusion
Surfacing, Spraying &
Environmental Solutions

Annexure- A

Sl. No.	Particulars	Details
1.	Name of the listed company	Ador Fontech Limited
2.	Reporting in capacity of	Listed Company
3.	Name of the Designated Person (DP)	Mr. Deep A Lalvani
4.	Designation of DP	Promoter Group
5.	Functional Role of DP	N.A
6.	Transaction details	
	a) Name of the scrip	530431
	b) No. of shares traded	415 shares [0.001% (415/35000000)]
7.	Whether the value of trade(s) is more than Rs. 10 lacs in a calendar quarter	No
8.	Details of violations observed under SEBI (Prohibition of Insider Trading) Regulations, 2015	DP has by mistake done opposite trade within 6 months from the last trade.
9.	Action taken by Listed Company	<i>Action is taken in terms of para 2 to Clause 9 of the Code which states as under: "In case of any contra trade gets executed, inadvertently or otherwise, in violation of such a restriction, the profits from such trade shall be liable to be transferred to the (SEBI) for credit to the Investor Protection and Education Fund administered by SEBI under the Act."</i>
10.	Reasons recorded in writing for taking action stated above	The above action is taken, as the trading by DP was done inadvertently/erroneously and the said trading was not carried when the trading window was closed.
11.	Details of the previous instances of violations, if any, since last financial year.	There was no such violation by DP.
12.	Any other relevant information	Profit made will be transferred to SEBI (IPEF)

