

CODE OF BUSINESS CONDUCT& ETHICS FOR BOARD MEMBERS

1. INTRODUCTION

- 1.1. This Code shall be called "The Code of Business Conduct & Ethics for the Board Members" ("this Code") of The Shipping Corporation of India Limited (hereinafter referred to as "the Company").
- 1.2. This Code is in alignment with Company's Vision and Values to achieve the Mission & Objectives and aims at enhancing ethical and transparent process in managing the affairs of the Company.
- 1.3. This Code for Board Members has been framed specially in compliance of the provisions of Regulation 17(5) of SEBI(Listing Obligations and Disclosure Requirements) Regulations 2015 (hereinafter referred to as SEBI Listing Regulations or SEBI (LODR) Regulations, 2015) and as per the Guidelines of DPE.
- 1.4. It shall come into force with effect from the 11.08.2010.

2. DEFINITIONS AND INTERPRETATION

In this Code, unless repugnant to the meaning or context thereof, the following expressions shall have the meaning given to them below:

"Board" or "Board of Directors" or "Board Members" shall mean the directors on the Board of the Company.

"Whole-time Directors" or "Functional Directors" shall be the Directors on the Board of the Company who are in whole-time employment of the Company.

"Part-time Directors" shall mean Directors on the Board of Directors of the company who are not in whole-time employment of the Company.

"Relative" shall mean 'relative' as defined in Section 2(77) of the Companies Act, 2013 and rules made thereunder.

"Conflict of Interest" means where the interests or benefits of oneperson or entity conflict with the interests or benefits of the company.

"Compliance Officer" means the Company Secretary of the Company or such other Officerqualified as a company secretary, who is designated as Compliance Officer of the Company.

In this Code, words importing masculine shall include feminine and the words importing singular shall include plural or vice versa.

3. APPLICABILITY

This Code shall be applicable to the following personnel:

- a) All Whole-time Directors including the Chairman & Managing Director of the Company.
- b) All Part-time Directors including Independent Directors under the provisions of law.

4. KEY REQUIREMENTS

The Board Members shall.

- 4.1. Live the Vision, Mission and Values of the Company;
- 4.2. in all matters related to the Company, act within the authority conferred upon them, keeping in view the best interests of the Company;
- 4.3. act in accordance with the highest standards of personal and professional integrity, honesty and ethical conduct;
- 4.4. act in good faith in order to promote the objects of the Company for the benefit of its members as a whole, and in the best interest of, and fulfil their fiduciary obligations to the Company, employees, the shareholders, the community, other stakeholders and for protection of the environment;
- 4.5. conduct themselves in a professional, courteous and respectful manner and not take improper advantage of their position;
- 4.6. undertake to actively participate in the meetings of the Board and Committees on which they serve;
- 4.7. use their prudent judgement to avoid all situations, decisions or relationships which give or could give rise to conflict of interest or appear to conflict with their responsibilities within the Company;

- 4.8. not exploit for their own personal gain, opportunities that are discovered through use of corporate property, information or position, unless the opportunity is disclosed fully in writing to the Board of Directors of the Company and the Board declines to pursue such opportunity and allow him to avail such opportunity;
- 4.9. avoid conducting business on behalf of the Company except with the prior approval of the Board/Audit Committee, as may be applicable; with (a) a relative (b) a Related Party of the Company under SEBI Listing Regulations and such other applicable law/rules/regulations.
- 4.10. disclose and avoid having any personal and/or financial interest in any business dealings concerning the Company;
- 4.11. avoid any dealing with a Contractor or Supplier that compromises the ability to transact business on a professional, impartial and competitive basis or that may influence discretionary decision to be made by the Board Members/ Company;
- 4.12. not hold any position or job or engage in outside business or other interest that is prejudicial to the interests of the Company;
- 4.13. inform the Board, at the earliest opportunity, any existing or potential conflict of interest situation:
- 4.14. act in a socially responsible manner, within the applicable laws, rules and regulations, customs and traditions of the countries in which the Company operates;
- 4.15. not to use any information or opportunity received by them in their capacity as members of Board, in a manner that would be detrimental to the Company's interests;
- 4.16. act in a manner to enhance and maintain the reputation of the Company;
- 4.17. not make any statement which has the effect of adverse criticism of any policy or action of the Company or which is capable of embarrassing the relations between the Company and the public including all the stakeholders:
- 4.18. not commit any offence involving moral turpitude;
- 4.19. shall exercise his duties with due and reasonable care, skill and diligence and shall exercise independent judgment.
- 4.20. not achieve or attempt to achieve any undue gain or advantage either to himself or to his relatives, partners, or associates and if such director is

found guilty of making any undue gain, he shall be liable to pay an amount equal to that gain to the company.

- 4.21. shall not assign his office and any assignment so made shall be void.
- 4.22. not to enter into any agreement for himself or for on behalf of any other person with any shareholder or any other third party with regard to compensation or profit sharing in connection with dealings in the securities of the Company unless prior approval for the same has been obtained from the Board of Directors as well as public shareholders by way of an ordinary resolution [Regulation 26 of the SEBI (LODR) Regulations, 2015]

Provided that all interested persons involved in the transaction covered under the agreement shall abstain from voting in the general meeting.

4.23 Disclose to the Company all information that is relevant and necessary for the Company to ensure compliance with applicable laws.

5. COMPLIANCE OF LAWS

Every Director shall, in his or her business conduct, comply with all applicable laws and regulations, both in letter and in spirit, in all the territories in which he or she operates. If the ethical and professional standards set out in the applicable laws and regulations are below that of the Code, then the standards of the Code shall prevail.

6. DUTIES OF INDEPENDENT DIRECTORS:

As per Section 149 (8) of the Companies Act, 2013 read Schedule IV, the independent directors shall—

- 6.1. undertake appropriate induction and regularly update and refresh their skills, knowledge and familiarity with the company;
- 6.2. seek appropriate clarification or amplification of information and, where necessary, take and follow appropriate professional advice and opinion of outside experts at the expense of the company;
- 6.3. strive to attend all meetings of the Board of Directors and of the Board committees of which he is a member:
- 6.4. participate constructively and actively in the committees of the Board in which they are chairpersons or members;
- 6.5. strive to attend the general meetings of the company;

- 6.6. where they have concerns about the running of the company or a proposed action, ensure that these are addressed by the Board and, to the extent that they are not resolved, insist that their concerns are recorded in the minutes of the Board meeting;
- 6.7. keep themselves well informed about the company and the external environment in which it operates;
- 6.8. not to unfairly obstruct the functioning of an otherwise proper Board or committee of the Board:
- 6.9. pay sufficient attention and ensure that adequate deliberations are held before approving related party transactions and assure themselves that the same are in the interest of the company;
- 6.10. ascertain and ensure that the company has an adequate and functional vigil mechanism and to ensure that the interests of a person who uses such mechanism are not prejudicially affected on account of such use;
- 6.11. report concerns about unethical behaviour, actual or suspected fraud or violation of the company's code of conduct or ethics policy;
- 6.12. "act within their authority", assist in protecting the legitimate interests of the company, shareholders and its employees;
- 6.13. not disclose confidential information, including commercial secrets, technologies, advertising and sales promotion plans, unpublished price sensitive information, unless such disclosure is expressly approved by the Board or required by law.

7. GIFTS & DONATIONS

The Board Members shall neither receive nor offer or make, directly or indirectly, any illegal payments, remuneration, gifts, donations or comparable benefits which are intended to or perceived to obtain business or to obtain undue favours in the transactions detrimental to the interests of the Company, except for nominal value, which are customarily given and are of commemorative nature for special events and should never be of a kind that could create an appearance of impropriety.

8. CONFIDENTIALITY OF INFORMATION

Any information concerning the Company's business, its customers, suppliers, etc. to which the Directors have access or which is possessed by the Directors, must be considered privileged and confidential and should be held

in confidence at all times, and should not be disclosed to any person, unless (i) specifically authorised; or (ii) the same is part of the public domain at the time of disclosure; or (iii) is required to be disclosed in accordance with applicable laws.

9. OTHER DIRECTORSHIPS

The Directors should disclose their engagements, either as Director or in any other capacity to the Company in accordance with the provisions of the Companies Act, 2013.

Unless specifically permitted by the Board, the Board Members shall not serve as Director of any other Company or as Partner of a Firm that is engaged in a competing business with the Company. This Clause is not applicable to Ex-offico Government Nominee Directors.

The Whole time directors shall not accept any appointment or post, whether advisory or administrative, in any company or firm, whether Indian or Foreign, having competitive nature of business within one year from the date of cessation of Directorship/service of the Company unless approved by the Government.

10. PROHIBTION ON INSIDER TRADING

The Board Membersshall comply with the existing SCI Code of Conduct for Prohibition of Insider Trading (and the changes made therein from time to time) and the SEBI (Prohibition of Insider Trading) Regulations, 2015

11. PROTECTION OF ASSETS

The Directors shall protect the Company's assets including physical assets, information and intellectual rights and shall not use the same for personal gain.

12. PUBLIC REPRESENTATION

The Company honours the information requirements of the public and its stakeholders. In all its public appearance with respect to disclosing information in relation to the Company's activities to public constituencies such as the media, the financial community, employees and shareholders, the

Company or the Group shall be represented only by specifically authorised directors and employees. It will be the sole responsibility of these authorised representatives to disclose Company related information.

The Directors shall conduct themselves, both on and off duty, in a manner that reflects credit to the Company.

13. HEALTH, SAFETY AND ENVIRONEMENT

The Directors shall be committed to prevent the wasteful use of Natural Resources and minimize any hazardous impact of the development, production, use and disposal of any of its products and services on the ecological environment.

14. PLEDGE & PRACTICE

The Directors shall

- a) Strive continuously to bring about integrity and transparency in all the spheres of the activities.
- b) Work unstintingly for eradication of corruption in all spheres of life.
- c) Remain vigilant and work towards growth and reputation of the Company.
- d) Bring pride to the organisation and provide value-based services to Company's stakeholders.
- e) Perform duty conscientiously and without fear or favour.

15. RISK MANAGEMENT

The Board shall be responsible to follow the Risk Management Framework of the Company to identify the business risks that surround function or area of operation of the Company and to assist in the Company-wide process of managing risks, so that Company may achieve its wider business objectives.

16. PLACEMENT OF THE CODE ON WEBSITE

Pursuant to Regulation 46(2)(d)of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015and the DPE guidelines, this Code and any amendment thereto shall be hosted on the website of the Company.

17. CLARIFICATIONS, IF ANY:

Any member of the Board requiring any clarification regarding this code of conduct may contact Compliance Officer.

18. REPORTING REQUIREMENTS:

A) **REGULARLY**:

The Director shall immediately inform/disclose to the Compliance Officer* all events or information which may be material under Regulation 30 of SEBI Listing Regulations read with Schedule III, including any modification(s)/amendment(s) thereto in order to make suitable disclosure of the events to the Stock Exchanges.

*The designated email ID for communication with the Compliance Officeris - sci.cs@sci.co.in.

B) ANNUALLY

In terms of Regulation 26 (3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, all Board Members shall affirm compliance of this Code in the draft format placed at **Appendix -II** within 30 days of close of every financial year. The Annual Report of the company shall contain a declaration to this effect signed by the Chairman & Managing Director. The Annual Compliance Report shall be forwarded to the Compliance officer. If any Director leaves the Company any time during a financial year, he shall send a communication to Compliance Officer affirming compliance of the Code till the date of his association with SCI.

19. ENFORCEMENT OF CODE OF CONDUCT

All Directors shall be accountable for fully complying with this Code.

20. CONSEQUENCES OF NON-COMPLIANCE OF THIS CODE

In case of breach of this Code by the Directors, the same shall be considered by the Board of Directors for initiating appropriate action, as deemed necessary.

21. ACKNOWLEDGEMENT OF RECEIPT OF THE CODE

All the members of the Board shall acknowledge receipt of this Code or any modification(s)thereto, in the acknowledgement form at **Appendix-I** and forward the same to the Compliance Officer indicating that they have received, read, understood and agreed to comply with this code.

22. MODIFICATIONS AND AMENDMENTS

Any subsequent notification, circular, guidelines or amendments under SEBI LODR, Regulations 2015 and other applicable laws, as may be issued from time to time shall be mutatis mutandis applicable without any further modification or amendment in this policy.

Any subsequent notification, circular, guidelines or amendments in the following shall forthwith be implemented by the Company and consequent changes in this code shall be carried out with approval from Chairman & Managing Director of SCI and be communicated on the relevant platform:

- The SEBI (Listing Obligations & Disclosure Requirements)
 Regulations, 2015,
- The Companies Act, 2013 and rules made there under
- DPE Guidelines on Corporate Governance
- Any other statutory or regulatory law.

Provided the Board is kept informed about the said amendment at the first Board Meeting held after such amendment. Any amendment for the reasons other than those mentioned above shall need approval by the Board of Directors.

APPENDIX – I

THE SHIPPING CORPORATION OF INDIA LIMITED CODE OF BUSINESS CONDUCT& ETHICS FOR BOARD MEMBERS ACKNOWLEDGEMENT FORM

Code"). I have	have received and read the Company's BUSINESS CONDUCT& ETHICS FOR BOARD MEMBERS ("this we understood the provisions and policies contained in this Code and mply with this Code.
Signature	:
Name	:
Designation	:
Date	:
Place	:

APPENDIX - II

THE SHIPPING CORPORATION OF INDIA LIMITED CODE OF BUSINESS CONDUCT& ETHICS FOR BOARD MEMBERS ANNUAL COMPLIANCE REPORT*

OF CONDU	do hereby solemnly affirm to the best of my and belief that I have fully complied with the provisions of the CODE JCT& ETHICS FOR BOARD MEMBERS during the financial year March,		
Signature	:		
Name	:		
Designation	: Director		
Date	:		
Place	:		
* to be submitted by 30 th April each year.			

Last reviewed by the Board of Directors on 07.02.2025



CODE OF BUSINESS CONDUCT & ETHICS FOR SENIOR MANAGEMENT PERSONNEL

1. INTRODUCTION

- 1.1. This Code shall be called "The Code of Business Conduct & Ethics for the Senior Management Personnel" ("this Code") of The Shipping Corporation of India Limited (hereinafter referred to as "the Company").
- 1.2. This Code is in alignment with Company's Vision and Values to achieve the Mission & Objectives and aims at enhancing ethical and transparent process in managing the affairs of the Company.
- 1.3. This Code for Senior Management Personnel has been framed specially in compliance of Regulation 26 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations or SEBI (LODR) Regulations, 2015) and as per the Guidelines of DPE.
- 1.4. It shall come into force with effect from the 11.08.2010.

2. DEFINITIONS AND INTERPRETATION

In this Code, unless repugnant to the meaning or context thereof, the following expressions shall have the meaning given to them below:

"Board" or "Board of Directors" or "Board Members" shall mean the directors on the Board of the Company.

"Relative" shall mean 'relative' as defined in Section 2(77) of the Companies Act, 2013 and rules made thereunder.

"Senior Management" shall mean the officers and personnel of the Company who are members of its core management team, excluding the Board of Directors, and shall also comprise all the members of the management one level below the Chief Executive Officer or Managing Director or Whole Time Director or Manager (including Chief Executive Officer and Manager, in case they are not part of the Board of Directors) and shall specifically include the functional heads, by whatever name called

and persons identified and designated as key managerial personnel, other than the board of directors, by the Company.

"Functional Heads" shall include all General Managers, Departmental Heads directly reporting to Divisional Director/Chairman and Managing Director, Regional Heads of the Company.

"Conflict of Interest" means where the interests or benefits of one person or entity conflict with the interests or benefits of the company.

"Compliance Officer" means the Company Secretary of the Company or such other Officer qualified as a company secretary, who is designated as Compliance Officer of the Company.

In this Code, words importing masculine shall include feminine and the words importing singular shall include plural or vice versa.

3. APPLICABILITY

This Code shall be applicable to the following personnel:

a) Senior Management

4. KEY REQUIREMENTS

The Senior Management shall,

- 4.1. Live the Vision, Mission and Values of the Company;
- 4.2. in all matters related to the Company, act within the authority conferred upon them, keeping in view the best interests of the Company;
- 4.3. act in accordance with the highest standards of personal and professional integrity, honesty and ethical conduct;
- 4.4. act in the best interest of, and fulfil their fiduciary obligations to the Company and its shareholders;
- 4.5. conduct themselves in a professional, courteous and respectful manner and not take improper advantage of their position;
- 4.6. undertake to actively participate in the meetings of the Committees on which they serve;

- 4.7. use their prudent judgement to avoid all situations, decisions or relationships which give or could give rise to conflict of interest or appear to conflict with their responsibilities within the Company;
- 4.8. not exploit for their own personal gain, opportunities that are discovered through use of corporate property, information or position, unless the opportunity is disclosed fully in writing to the Board of Directors of the Company and the Board declines to pursue such opportunity and allow him to avail such opportunity;
- 4.9. avoid conducting business on behalf of the Company except with the prior approval of the Board/Audit Committee, as may be applicable; with (a) a relative (b) a Related Party of the Company under SEBI Listing Regulations and such other applicable law/rules/regulations;
- 4.10. disclose and avoid having any personal and/or financial interest in any business dealings concerning the Company;
- 4.11. avoid any dealing with a Contractor or Supplier that compromises the ability to transact business on a professional, impartial and competitive basis or that may influence discretionary decision to be made by the Board Members/ Company;
- 4.12. not hold any position or job or engage in outside business or other interest that is prejudicial to the interests of the Company;
- 4.13. inform the Board, at the earliest opportunity, any existing or potential conflict of interest situation:
- 4.14. act in a socially responsible manner, within the applicable laws, rules and regulations, customs and traditions of the countries in which the Company operates;
- 4.15. Not to use any information or opportunity received by them in their capacity as members of senior management, in a manner that would be detrimental to the Company's interests;
- 4.16. Act in a manner to enhance and maintain the reputation of the Company;
- 4.17. not make any statement which has the effect of adverse criticism of any policy or action of the Company or which is capable of embarrassing the relations between the Company and the public including all the stakeholders;
- 4.18. not commit any offence involving moral turpitude;

- 4.19. shall exercise his duties with due and reasonable care, skill and diligence and shall exercise independent judgment.
- 4.20. not achieve or attempt to achieve any undue gain or advantage either to himself or to his relatives, partners, or associates and if such Senior Management Personnel is found guilty of making any undue gain, he shall be liable to pay an amount equal to that gain to the company.
- 4.21. shall not assign his office and any assignment so made shall be void.
- 4.22. not to enter into any agreement for himself or for on behalf of any other person with any shareholder or any other third party with regard to compensation or profit sharing in connection with dealings in the securities of the Company unless prior approval for the same has been obtained from the Board of Directors as well as public shareholders by way of an ordinary resolution [Regulation 26 of the SEBI (LODR) Regulations, 2015]

Provided that all interested persons involved in the transaction covered under the agreement shall abstain from voting in the general meeting.

4.23. Disclose to the Company all information that is relevant and necessary for the Company to ensure compliance with applicable laws.

5. COMPLIANCE OF LAWS

Every member of the Senior Management shall, in his or her business conduct, comply with all applicable laws and regulations, both in letter and in spirit, in all the territories in which he or she operates. If the ethical and professional standards set out in the applicable laws and regulations are below that of the Code, then the standards of the Code shall prevail.

6. GIFTS & DONATIONS

The members of the Senior Management shall neither receive nor offer or make, directly or indirectly, any illegal payments, remuneration, gifts, donations or comparable benefits which are intended to or perceived to obtain business or to obtain undue favours in the transactions detrimental to the interests of the Company, except for nominal value, which are customarily given and are of commemorative nature for special events and should never be of a kind that could create an appearance of impropriety.

7. CONFIDENTIALITY OF INFORMATION

Any information concerning the Company's business, its customers, suppliers, etc. to which the Senior Management have access or which is possessed by the Senior Management, must be considered privileged and confidential and should be held in confidence at all times, and should not be disclosed to any person, unless (i) specifically authorised; or (ii) the same is part of the public domain at the time of disclosure; or (iii) is required to be disclosed in accordance with applicable laws.

8. OTHER DIRECTORSHIPS

Unless specifically permitted by the Board, the Senior Management Personnel shall not serve as Director of any other Company or as Partner of a Firm that is engaged in a competing business with the Company. This Clause is not applicable to Ex-offico Government Nominee Directors.

Senior Management Personnel shall obtain prior approval of the Chairman and Managing Director / Competent Authority for accepting Directorship of any other company or partnership of a firm.

9. PROHIBTION ON INSIDER TRADING

The Senior Management Personnel shall comply with the existing SCI Code of Conduct for Prohibition of Insider Trading (and the changes made therein from time to time) and the SEBI (Prohibition of Insider Trading) Regulations, 2015.

10. PROTECTION OF ASSETS

The Senior Management Personnel shall protect the Company's assets including physical assets, information and intellectual rights and shall not use the same for personal gain.

11. PUBLIC REPRESENTATION

The Company honours the information requirements of the public and its stakeholders. In all its public appearance with respect to disclosing information in relation to the Company's activities to public constituencies such as the media, the financial community, employees and shareholders, the Company or the Group shall be represented only by specifically authorised directors and employees. It will be the sole responsibility of these authorised representatives to disclose Company related information.

The Senior Management Personnel shall conduct themselves, both on and off duty, in a manner that reflects credit to the Company.

12. HEALTH, SAFETY AND ENVIRONEMENT

The Senior Management shall be committed to prevent the wasteful use of Natural Resources and minimize any hazardous impact of the development, production, use and disposal of any of its products and services on the ecological environment.

13. PLEDGE & PRACTICE

The Senior Management shall

- a) Strive continuously to bring about integrity and transparency in all the spheres of the activities.
- b) Work unstintingly for eradication of corruption in all spheres of life.
- c) Remain vigilant and work towards growth and reputation of the Company.
- d) Bring pride to the organisation and provide value-based services to Company's stakeholders.
- e) Perform duty conscientiously and without fear or favour.

14. RISK MANAGEMENT

The Senior Management Personnel shall be responsible to follow the Risk Management Framework of the Company to identify the business risks that surround function or area of operation of the Company and to assist in the Company-wide process of managing risks, so that Company may achieve its wider business objectives.

15. PLACEMENT OF THE CODE ON WEBSITE

Pursuant to Clause 46(2)(d) of SEBI Regulations and the DPE guidelines, this Code and any amendment thereto shall be hosted on the website of the Company.

16. CLARIFICATIONS, IF ANY:

Any Senior Management Personnel requiring any clarification regarding this code of conduct may contact Compliance officer.

17. REPORTING REQUIREMENTS:

A) REGULARLY:

The Senior Management shall immediately inform/disclose to the CMD/Functional Directors through Nodal Officer of their Division for onwards communication to the Compliance Officer*, all events or information which may be material under Regulation 30 of SEBI Listing Regulations read with Schedule III, including any modification(s)/amendment(s) thereto.

The designated email ID for communication with the Compliance officer is - sci.cs@sci.co.in.

B) ANNUALLY

In terms of Regulation 26 (3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, all Senior Management Personnel shall affirm compliance of this Code in the draft format placed at **Appendix -II** within 30 days of close of every financial year. The Annual Report of the company shall contain a declaration to this effect signed by the Chairman & Managing Director. The Annual Compliance Report shall be forwarded to the Compliance officer. If any member from Senior Management leaves the Company any time during a financial year/or he is discontinue to be part of 'senior management', he shall send a communication to Compliance officer affirming compliance of the Code till the date of his association with SCI.

18. ENFORCEMENT OF CODE OF CONDUCT

All the Senior Management Personnel shall be accountable for fully complying with this Code.

19. CONSEQUENCES OF NON-COMPLIANCE OF THIS CODE

In case of breach of this Code by the Senior Management personnel(s), the same can be dealt with in accordance with the Conduct, Discipline & Appeal Rules (CDA Rules) of the Company in addition to the actions that may be taken by the Board of Directors.

20. ACKNOWLEDGEMENT OF RECEIPT OF THE CODE

All the Senior Management Personnel's shall acknowledge receipt of this Code or any modification(s) thereto, in the acknowledgement form at **Appendix -I** and forward the same to the Compliance officer indicating that they have received, read, understood and agreed to comply with this code.

21. MODIFICATIONS AND AMENDMENTS

Any subsequent notification, circular, guidelines or amendments under SEBI LODR, Regulations 2015 and other applicable laws, as may be issued from time to time shall be mutatis mutandis applicable without any further modification or amendment in this policy.

Any subsequent notification, circular, guidelines or amendments in the following shall forthwith be implemented by the Company and consequent changes in this code shall be carried out with approval from Chairman & Managing Director of SCI and be communicated on the relevant platform:

- The SEBI (Listing Obligations & Disclosure Requirements)
 Regulations, 2015,
- The Companies Act, 2013 and rules made there under
- DPE Guidelines on Corporate Governance
- Any other statutory or regulatory law.

Provided the Board is kept informed about the said amendment at the first Board Meeting held after such amendment. Any amendment for the reasons other than those mentioned above shall need approval by the Board of Directors.

APPENDIX - I

THE SHIPPING CORPORATION OF INDIA LIMITED

CODE OF BUSINESS CONDUCT & ETHICS FOR SENIOR MANAGEMENT PERSONNEL

ACKNOWLEDGEMENT FORM

PERSONNE	have received and read the Company's BUSINESS CONDUCT & ETHICS FOR SENIOR MANAGEMENT ("this Code"). I have understood the provisions and policies this Code and I agree to comply with this Code.
Signature	:
Name	:
Designation	:
E.C. NO.	:
Date	:
Place	:

APPENDIX - II

THE SHIPPING CORPORATION OF INDIA LIMITED

CODE OF BUSINESS CONDUCT & ETHICS FOR SENIOR MANAGEMENT PERSONNEL

ANNUAL COMPLIANCE REPORT*

I do hereby solemnly affirm to the knowledge and belief that I have fully complied with the provisions OF CONDUCT & ETHICS FOR SENIOR MANAGEMENT PERSON the financial year ending 31 st March,	of the CODE
Signature :	
Name :	
Designation:	
E. C. NO. :	
Date :	
Place :	
* to be submitted by 30 th April each year.	

Last reviewed by the Board of Directors on 07.02.2025