



**April 21, 2026**

The Manager  
Listing Compliance Department  
**National Stock Exchange of India Limited**  
Bandra-Kurla Complex  
Bandra (E), Mumbai - 400 051.

**NSE Symbol: PARTYCRUS**

**Sub.: SDD Compliance Certificate for the Quarter ended 31<sup>st</sup> March, 2026**

Dear Sir/Madam,

Pursuant to Regulation 3(5) and 3(6) of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, please find attached herewith the SDD Compliance Certificate for the Quarter ended March 31, 2026.

Kindly take the above information on record.

Thanking you,

Yours faithfully,

**For Party Cruisers Limited**

---

**ZUZER HATIM LUCKNOWALA**

Managing Director  
(DIN: 00979509)



**COMPLIANCE CERTIFICATE FOR THE QUARTER ENDED 31<sup>ST</sup> MARCH, 2026**

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

I, Ms. Zalak Bhavik Mehta, Practising Company Secretary appointed by Party Cruisers Limited am aware of the compliance requirement of Structured Digital Database (SDD) pursuant to provisions of Regulation 3(5) and 3(6) of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (PIT Regulations) and I certify that

1. the Company has a Structured Digital Database in place.
2. control exists as to who can access the SDD.
3. all the UPSI disseminated in the previous quarter have been captured in the Database.
4. the system has captured nature of UPSI along with date and time.
5. the database has been maintained internally and an audit trail is maintained.
6. the database is non-tamperable and has the capability to maintain the records for 8 years.

I also confirm that the Company was required to capture **Nil** events during the period and has captured the said required events.

I would like to report that the following non-compliance was observed in the **previous quarter** (1<sup>st</sup> October, 2025 to 31<sup>st</sup> December, 2025) and the reason along with remedial action taken along with timelines in this regard in the current quarter:

1. Non-capture of Mode of Sharing of UPSI

Nature of Non-Compliance:

The Structured Digital Database (SDD) did not capture the mode of sharing of Unpublished Price Sensitive Information (UPSI), resulting in incomplete recording of UPSI sharing details as required under Regulation 3(5).

Reason:

The existing SDD software configuration did not include a mandatory field for recording the mode of sharing at the time of creation of UPSI entries.

Remedial Action Taken:

The SDD software includes a "Remarks" column wherein the mode of sharing is being captured, as the software does not have a specific column designated for recording the mode of sharing.

2. Tamperability of UPSI Entries and Absence of Audit Trail

Nature of Non-Compliance:

The SDD software permitted modification of UPSI entries after initial recording, thereby compromising the non-tamperable and time-stamped nature of the database as required under Regulation 3(5).



Reason:

The SDD system did not have version control or audit-trail functionality enabled for UPSI entries.

Remedial Action Taken:

Although the UPSI entries are editable, all entries are recorded with time stamps, and any amendments or deletions are tracked in the report, thereby enabling visibility of all changes made.

Request your good office to consider the above and oblige.

For **Party Cruisers Limited**

*ZB Mehta*



Zalak Bhavik Mehta  
Practising Company Secretary  
Membership No- A47030  
COP No- 19822  
UDIN: A047030H000168723

Date: 21.04.2026

Place: Mumbai