# XAyalaLand LOGISTICS HOLDINGS CORP.

### **INSIDER TRADING POLICY**

(revised as of November 2021)

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# MayalaLand LOGISTICS HOLDINGS CORP.

INSIDER TRADING POLICY

INITIAL ISSUE DATE

DECEMBER 10, 2012

REVISION DATES

- MARCH 22, 2018
- OCTOBER 14, 2019
- FEBRUARY 23, 2021
- NOVEMBER 9, 2021

### 1. STATEMENT OF POLICY

AyalaLand Logistics Holdings Corp. (ALLHC) is a publicly-listed company in the Philippine Stock Exchange (PSE) and is mandated to comply with all laws, rules, regulations pertaining to Insider Trading under the Securities Regulation Code (SRC). Under Section 27 of the SRC, it is unlawful for an insider to sell or buy shares of their respective companies while in possession of material information with respect to the Corporation that is not generally available to the public.

ALLHC adopts this Insider Trading Policy to serve as a guide in the trading of the Corporation's securities.

### 2. COVERAGE

This policy applies to all Covered Persons who are in possession of material non-public information.

### 3. DEFINITION OF TERMS

- 3.1 Securities shall include shares of stocks, bonds debentures, notes, evidences of indebtedness, asset-backed securities; investment contracts, certificates of interest or participation in a profit-sharing agreement, certificates of participation, trust certificates, voting trust certificates or similar instruments; and other instruments that may, in the future, be determined by the Securities and Exchange Commission (SEC).
- 3.2 Covered Persons shall refer to all incumbent directors, officers, employees, consultants, advisers of the Corporation, and members of their immediate families who are living in the same household, who have the knowledge of material information about the Corporation that is not disclosed or generally available to the public.
  - 3.2.1 Officers shall refer to the President and CEO, Chief Finance Officer, Chief Operating Officer, Vice-Presidents, Chief Audit Executive, Compliance Officer, Chief Risk Officer, Treasurer, Data Protection Officer, Corporate Secretary and Assistant Corporate Secretary.
- <u>Material Non-Public Information shall refer to information that has</u> not been disclosed to the public and would likely affect the market price of the Corporation's Securities after being disseminated to the public and after the lapse of reasonable time for the market to absorb the information; or would be considered by a reasonable person as important, under the circumstances, in determining his/her/its course of action whether to buy, sell, or hold the Corporation's securities. As a general rule, information required to be disclosed under the rules of the SEC and the PSE should always be considered material in nature. Material information includes, but is not limited to:
  - a. Annual and quarterly financial results;
  - Mergers/acquisitions/divestitures/joint ventures (equivalent to 10% or more of the Corporation's total assets);
  - c. Dividend declarations and changes in dividend policy;
  - d. Stock splits:
  - e. Material equity investments, debt offerings or equity placements and offerings (involving amounts equivalent to 10% or more of the Corporation's total assets);
  - f. Material litigation exposure (involving amounts equivalent to 10% or more of the Corporation's total assets); and
  - g. Major changes in key senior management positions.

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### 4. PROVISIONS

Trading by Covered Persons of the Corporation's securities is generally allowed by law and by the Corporation, except in the following instances:

### 4.1 While in possession of material non-public information

All Covered Persons, from the time they obtained knowledge of such material non-public information is prohibited from trading the Corporation's securities, directly or indirectly, and not allowed to communicate, directly or indirectly, such material non-public information to any person until it is disseminated to the public and two (2) trading days have lapsed from the disclosure thereof for the market to absorb such information.

### 4.2 During a blackout period

All Covered Persons are prohibited from trading the Corporation's securities on the day of disclosure and during the following blackout periods, whether or not in possession of material non-public information:

- a. For structured disclosures five (5) trading days before, and two (2) trading days after the disclosure of quarterly and annual financial results; and
- For non-structured disclosures two (2) trading days after the disclosure of any material information other than quarterly and annual financial results. Office bulletins for special blackout periods pertaining to non-structured disclosures will be issued by the Compliance Officer.

The sale of shares acquired from options is subject to the above-mentioned blackout periods. However, the exercise of stock options may be done at any time even during blackout periods.

### 4.3 Within the Short-Swing Rule

Any director or officer is prohibited from profiting from the purchase-and-sale or the sale-and-purchase of the Corporation's securities within a period of less than six (6) months regardless of the intent, pursuant to Section 23.2 of the SRC in respect of the Short-Swing Rule.

The exceptions are: (i) if the Corporation's securities were acquired in good faith in connection with debts previously contracted or obtained; and (ii) the transactions arising from compensation arrangements between the director or officer, and the Corporation, previously approved by the Board of Directors or the Executive Committee.

In addition to any disciplinary action that may be imposed for violation of this particular restriction, all profits realized within that period should be disgorged in favor of or turned over to the Corporation.

### 5. REPORTING OBLIGATION

All incumbent directors and officers and their respective immediate family members who are living with them in the same household shall report their trades to the Office of the Compliance Officer within three (3) business days from dealing such securities. This shall be subsequently reported to the SEC and PSE in compliance with existing rules and regulations.

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All other Covered Persons and employees with the rank of Assistant Vice President and below and their respective immediate family members who are living with them in the same household shall likewise report their trades (if any) of the Corporation's securities to the Office of the Compliance Officer, quarterly, within ten (10) days from the end of each quarter.

All trades must be reported within the prescribed period to the Office of the Compliance Officer by sending an email to <a href="mailto:allhc.compliance@ayalalandlogistics.com">allhc.compliance@ayalalandlogistics.com</a> in the prescribed format as set forth in Annex "A".

When in doubt, the Covered Person should consult the Office of the Compliance Officer, prior to transacting securities of the Corporation, in order to determine if the trade will, or will not violate this policy.

### 6. REQUIREMENT FOR TRADING OF SECURITIES OF THE CORPORATION

Officers of the Corporation who intend to or are trading the securities of the Corporation are required to open an account with and trade the Corporation's Securities only through BPI Securities and execute the necessary waivers to allow the Corporation to examine such trades at any time. The Corporation shall conduct regular compliance audits in this regard.

### 7. CORRESPONDING SANCTIONS

Violation of this policy shall be subject to disciplinary action under the Corporation's Code of Conduct.

For Covered Pe	ersons: None or late reporting of trades to the Office of the Compliance Officer; Violation of
	kout and Short Swing Trade Rules
1st Offense	Warning and 1% of the amount of each purchase or disposition or P50,000.00
	whichever is higher
2 <sup>nd</sup> Offense	5 Day Suspension and 2% of the amount of each purchase or disposition or
	P75,000.00 whichever is higher
3rd Offense	<u>Dismissal</u>

Such disciplinary actions are without prejudice to any civil or criminal proceedings which the Corporation or regulators may file for violation of existing laws. The summary of fines of the SEC and PSE is set forth in Annex "B".

### 8. EFFECTIVITY OF THE POLICY

This amended Policy approved by the Board on November 9, 2021, shall be effective immediately.

JOSE ÈMMANUEL H. JALANDONI

Chairman of the Board

FRANCIS. M. MONTOJO

Compliance Officer

Document Information

Date Created

10 December 2012

Date/s Amended

22 March 2018, 14 October 2019; 23 February 2021

Latest Version

9 November 2021

# XAyalaLand LOGISTICS HOLDINGS CORP.

### ANNEX "A"

Name				
Position				
Beginning Bal	lance			
Date	Shares			Nature of Ownership
				Certificated (Direct)
				With Broker (PCD)
				ESOWN (subscribed and issued until fully paid)
Total				
Current Trans	actions			
Date	Buy or Sell	Price	Shares	Details (if any)
Total	-	-		
Ending Baland	e e			
Date	Shares			Nature of Ownership
				Certificated (Direct)
				With Broker (PCD)
				ESOWN (subscribed and issued until fully paid)

### XX AyalaLand LOGISTICS HOLDINGS CORP.

### ANNEX "B": SUMMARY OF FINES OF THE SEC AND PSE

### For the Corporation

### 1. Late filing of Statement of Beneficial Ownership (SEC Form 23A/B)

SEC

- 1st Offense Warning
- 2<sup>nd</sup> Offense 1% of the amount of each purchase or disposition, or P10,000.00 per transaction whichever is higher plus P100.00 per day of delay
- 3<sup>rd</sup> Offense 2% of the amount of each purchase or disposition, or P20,000.00 per transaction whichever is higher plus P200.00 per day of delay
- Incomplete Statement of Beneficial Ownership (This shall be in addition to the penalty for late filing of the report per due date under the Rules
  - 1st Offense Reprimand/Warning
  - 2<sup>nd</sup> Offense P10,000.00 plus P100.00 per day of delay of submission of the amended report
  - 3<sup>rd</sup> Offense P10,000.00 plus P100.00 per day of delay of submission of the amended report

### For the Directors/Officers

### A. Qualifying or owning not more than 100 shares

- 1<sup>st</sup> Offense Reprimand/Warning
- 2<sup>nd</sup> Offense P10,000.00 plus P100.00 per day of delay of the submission of the report
- 3rd Offense P20,000.00 plus P200.00 per day of delay

### Owning more than 100 shares but less than 5% of the outstanding equity security

- 1<sup>st</sup> Offense Reprimand/Warning
- 2<sup>nd</sup> Offense P10,000.00 plus P100.00 per day of delay of the submission of the report
- 3rd Offense P20,000.00 plus P200.00 per day of delay

### Owning more than 5% but less than 10% of the outstanding equity security

- 1st Offense Reprimand/Warning
- 2<sup>nd</sup> Offense P20,000.00 plus P200.00 per day of delay of the submission of the report
- 3rd Offense P40,000.00 plus P200.00 per day of delay

Continued non-payment of the assessed fine and/or failure to comply with the requirement, despite notice and hearing for a period of fifteen (15) days, shall be a sufficient ground for the Commission to take other appropriate action or remedies available under the Securities Regulation Code and other related laws.

The commission of a fourth offense for the same violation is a ground for the suspension/revocation of the erring company's registration or secondary license which shall be made after notice and hearing, in accordance with the above-mentioned procedures.

Erring companies which are primarily regulated by other government agencies shall be endorsed thereto. The imposition of the foregoing penalties shall be without prejudice to the imposition of other administrative sanctions or to the filing of criminal charges against the person/s responsible.

### Source:

https://www.sec.gov.ph/wp-content/uploads/2019/11/2017ScaleOfFines.pdf

### PSE

### For the Corporation

SECTION 2. Penalty for Non-Compliance with Unstructured Disclosure Requirements – Any violation of the terms and conditions of the Listing Agreement and of any provisions of these Rules committed within a twelve- month period shall make the Issuer liable for the following penalties:

- 1st Violation P50,000.00
- 2<sup>nd</sup> Violation P75,000.00
- 3<sup>rd</sup> Violation Suspension of trading the issue for a period of one (1) month
- 4<sup>th</sup> Violation Ground for delisting

An additional fine of P1,000.00 shall be imposed for each Trading Day during which the offense continues until and including the day on which the violation is rectified.

Failure to pay within one (1) month from the imposition of the penalty and any additional fine imposed will result in the suspension of trading of the securities of the Issuer.

#### Source:

https://pse.com.ph/resource/rulesAndRegulations/ CONSOLIDATED%20RULES/Listing%20and%20D isclosure%20Rules.pdf