1600 Insider policy

15.12.2022

Approved by the Axactor Board

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1. Purpose

Axactor ASA is a public limited liability company organized under the laws of Norway with

Securities listed on the Oslo Børs.

The purpose of this insider policy is to increase awareness of the responsibility entailed by the

possession of Inside Information and the consequences of misusing such information and to

ensure that Axactor itself fulfils its responsibility to comply with those laws. Accurate processes

and reporting routines regarding inside information are crucial in order to uphold Axactor's

confidence and reputation.

2. Target group

This policy, related procedures and supporting documents applies to all BoDs, employees,

including temporary employees, legal entities within the Axactor Group and where applicable to

consultants and subcontractors, pursuant to the Axactor Corporate Governance policy.

3. Definitions

Inside information: Information of a precise nature which has not been made public, relating

directly or indirectly to one or more issuers or one or more financial instruments and which, if

made public, would be likely to have a significant impact on the price of those financial instruments

or on the price of the related derivative.

<u>Insider</u>: All Primary Insiders and persons who holds Insider Information.

Primary insider:

"Person discharging managerial responsibilities" (PDMR) who is

(a) a member of the administrative, management or supervisory body of the company; or

(b) a senior executive who is not a member of the bodies referred to in point (a), who has

regular access to inside information relating directly or indirectly to the company and power

to take managerial decisions affecting the future developments and business prospects of

that entity.

"Person closely associated" (PCA) are defined as (as related to the PDMR)

(a) a spouse, or a partner considered to be equivalent to a spouse in accordance with

national law;

(b) a dependent child, in accordance with national law;

(c) a relative who has shared the same household for at least one year on the date of the

transaction concerned; or

(d) a legal person, trust or partnership, the managerial responsibilities of which are

discharged by a PDMR or by a person referred to in point (a), (b) or (c), which is directly

or indirectly controlled by such a person, which is set up for the benefit of such a person,

or the economic interests of which are substantially equivalent to those of such person.

Large shareholders represented at the board of the issuer may be deemed as a PCA to

the PDMR and thereby subject to disclosure of such shareholder's trades e.g. if the PDMR

(or its PCA) either (i) directly/indirectly controls the shareholder or (ii) takes part in or

influences the decisions in the shareholder related to transactions in securities of the

Securities: The shares, right to shares or bonds of Axactor listed (or to be listed) on Oslo Børs.

issuerⁱ.

4. Governing principles

4.1 PDMRs

PDMRs must in addition to the general obligations related to the Insiders:

1. Notify their trades to Axactor and the Norwegian Financial Supervisory Authority (NFSA)

promptly and no later than 3 business days after the transaction.

2. Inform their PCAs of their reporting duty to the Oslo Børs and the Norwegian Financial

Supervisory Authority.

3. Inform Axactor of their PCAs and any changes.

4. Thoroughly investigate whether there is any information of a precise nature relating to

Securities issued by Axactor or any other circumstances which is likely to have a

noticeable effect on the price of the Securities, and which has not been made public or is

not commonly known in the market before carrying out or inciting other persons to carry

out or to refrain from carrying out trades which may directly or indirectly affect or be

affected by Axactor's Securities.

5. Assess whether Inside Information exists with respect to ongoing matters within his/her

area of responsibility.

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6. Submit requests for approvals of a transfer to the Chief of Strategy and Investor

Relations.

The Chief of Strategy and Investor Relations shall, promptly and no later than 3 business days

after the transaction:

1. Ensure that Oslo Børs, through Newspoint, at all times have an up-to-date list of PDMRs

and their PCAs with the information required.

2. Ensure that the investor relation information on web is kept up to date with the same

information.

3. Ensure that PDMRs and their PCAs are informed about their reporting obligations

towards the Company and the Norwegian Financial Supervisory Authority.

4.2 Notification of trade

A notification of a trade (purchase, sale, exchange or subscription of Securities issued by the

company) shall be made promptly and no later than 3 business days after the transaction to

Axactor and the Norwegian Financial Supervisory Authority regardless whether the settlement is

done by cash or physical settlement instruments. The Chief of Strategy and Investor Relations

shall, promptly and no later than 3 business days after the transaction, publish notification of trade

by PDMRs or their PCAs on the company's profile on Newspoint by using standardized format

with specific content requirements. Only PDMR's or PCA's trades that reaches EUR 5,000 per

calendar year is notifiable. The PDMR and its PCAs shall not be consolidated for the purpose of

this threshold and need to keep track of the volume of their trading to ensure correct reporting.

The notification shall include the following information:

- the name of the person,

- if the trade is carried out by the person or associated person,

- the reason for the notification,

- the name of the company,

- the type of transaction,

- a description of the relevant financial instrument,

- the time when the transaction was carried out and in which market,

- the price and volume of the transaction and

the holding of the relevant person or associated person after the transaction.

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4.3 Prohibition to trade

PDMR shall not conduct any transactions on its own account or for the account of a third person,

directly or indirectly, relating to the Securities of Axactor or to other financial instruments linked to

them during a period of 30 calendar days up to the day following the announcement of a quarterly

report or a year-end report ("red periods").

4.4 Pre-approval to execute transactions

Prior to executing a transaction involving any Securities related to Axactor, any person concerned

by this policy must confer with the Chief of Strategy and Investor Relations to ensure that no

insider information exist in Axactor at that time. If the Chief of Strategy and Investor Relations

confirms that no Insider Information exists an exemption may be granted allowing the PDMR or

its PCAs to trade in this "red period" in certain limited circumstances (nonetheless, no trading if

inside information). The person in question should get a written (email) approval from the Chief of

Strategy and Investor Relations before executing a transaction. The Chief of Strategy and Investor

Relations should establish routines for "red periods" and when to give exemptions from the trade

prohibition.

4.5 Publication of inside information

As a main rule Chief of Strategy and Investor Relations in Axactor shall immediately publicly

disclose Inside Information regarding Axactor's Securities to Oslo Børs through Newspoint and

on the company's web.

The announcement shall as a minimum state:

• that the information is deemed to constitute inside information

• who within the company that has published the information

• the date and time of the publication (however this shall be generated automatically in

Newspoint)

Regulatory notifications shall be easily available and listed in chronological order on the

company's webpage.

4.6 Delayed public disclosure of inside information

In some cases, public disclosure may be delayed so as not to prejudice Axactor's interests. Unless

it relates to permanent Insider Information such as annual and quarterly reports, the decision as

to whether the conditions for delayed public disclosure are satisfied shall be made by the CEO

and the Chairman of the Board. The conditions for delay may be legitimate interest, not mislead

the public or the need to keep the information confidential.

The Chief of Strategy and Investor Relations shall then:

• document the decision electronically through the insider list tool by Oslo Børs, including

whom within the company that is responsible for the decision, fulfillment of conditions to

delay and monitoring of these, measures put in place to prevent leak, date and time (i)

when inside information occurred, (ii) decision was made and (iii) when the information is

likely to be disclosed

keep insider list through the insider list tool by Oslo Børs

• inform the individuals who have access to the Insider Information as outlined below in

clause 4.7 through the insider list tool by Oslo Børs

• immediately notify Oslo Børs confidentially of the matter, the reason for the delay and the

fact that Axactor has started to keep a list of persons with access to inside information,

aligned with the guidelines from Oslo Børs at any time.

4.7 Insider list and notification

As soon as a decision has been made to delay public disclosure, Chief of Strategy and Investor

Relations shall maintain a list of individuals with access to Inside Information and who are working

for them under a contract of employment, or otherwise performing tasks through which they have

access to Inside Information, such as advisers, accountants or credit rating agencies.

Shareholders and contracting parties are not in principle required to be recorded on the issuer's

list. The individuals listed shall when listed be informed of their obligations and shall confirm in

writing that they are aware of the implications of being registered on the insider list.

The following email should be sent if the standard wording in the insider list tool from Oslo Børs

is not used:

"You are listed on the insider list of Axactor SE in connection with insider information provided in

connection with (insert project), cf. the Securities Trading Act of 2007 § 3-5. You are consequently

subject to the following duties and responsibilities:

• Prohibition of misuse of inside information (§ 3-3): You may neither directly nor indirectly, for

own- or third-party account, subscribe, purchase, sell or exchange financial instruments or

incite others to carry out such transactions.

Duty of confidentiality and proper information handling (§ 3-4): You must not disclose inside

information to unauthorized persons and shall handle such information with due care so that

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the inside information does not come into the possession of unauthorized persons or is

misused.

• Prohibition of advice (§ 3-7): Anyone who has inside information shall not give advice on

trading in financial instruments to which the inside information relates.

Abuse or unauthorized distribution of inside information may result in penalties in the form of fines

or imprisonment for up to six years (§ 17-3). If a gain has been achieved through a negligent or

intentional violation of these rules, the person to whom the gain has been paid may be wholly or

partly waived for gain (§ 17-2). The Norwegian Securities Trading Act is available in English

translation at this site: https://www.finanstilsynet.no/globalassets/laws-and-

regulations/laws/securities-trading-act.pdf

If you as a part of your work have a factual and justified need to provide inside information to

another person, you can do so under the condition that you inform about rules and duties

regarding handling of inside information by forwarding this email and request confirmation of

receival. You are also obliged to notify, (NAME), about the disclosure and confirmation of

compliance to the procedure.

Please confirm to me as soon as possible that you have received this information and that you

are aware of the obligations and responsibilities involved in responding to this email.

You will be on the insider list until the information is published at Oslo Børs or you receive

information that the project is stopped.

If you have any questions on how to properly handle insider information, the obligations etc. please

do not hesitate to The Chief of Strategy and Investor Relations.

Thank you for your cooperation!"

Axactor may require that external service providers keep a list of persons with access to Inside

Information. However, Axactor is responsible for ensuring that external service providers maintain

lists in accordance with applicable legislation. Axactor shall always retain a right of access to the

insider list.

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Each PDMR and Insider is personally responsible for ensuring that the requirements imposed on

him or her by the Securities Trading Act and this policy are adhered to. Employees are responsible

for their own trading in Axactor's Securities and for accurate reporting.

All Insiders must handle Inside Information with due care and abstain from disclosing Inside

Information to others, including within the Axactor, who are not authorised to receive it.

All Insiders must report any information that may constitute Inside Information and any breach of

this policy to the Chief of Strategy and Investor Relations. Even if not under any obligation to do

so, Insiders are encouraged to notify the Chief of Strategy and Investor Relations before acquiring

or disposing Securities to ensure the trading does not expose the employee or Axactor to any

reputational risks.

The person responsible for maintaining the list shall ensure that the list is deposited for proper

safekeeping after the last time it is updated and only accessible by limited identified persons. The

duty to retain the list applies for five years from the date it was last updated. The insider list shall

be provided to NFSA on their request.

4.8 Consequences of non-compliance

Non-compliance with the above-mentioned obligations will regularly be considered a violation of

the employee's employment agreement. In addition, it may constitute a criminal offence or a

violation of administrative provisions which could render criminal or administrative sanctions.

4.9 Safe harbour

If the Board decide to initiate a share buy-back program, certain restrictions apply c.f. during a

buy-back program Axactor shall not engage in selling of own shares, nor engage in

trading during the closed periods in advance of financial reporting pursuant to MAR article 19 no.

11 or where the issuer has resolved delayed disclosure of inside information pursuant to MAR

article 17 no. 4 or 5. The Chief of Strategy and Investor Relations shall ensure that appropriate

guidance is given to the individuals affected and that the buy-back program is conducted in

compliance with MAR and the guidelines for buy-back programmes and price

stabilisation issued by Oslo Børs.

Before trading starts, full details of the buyback programme shall be publicly disclosed. Once

made, details of all buy-back transactions shall be disclosed to the competent authority by no later

than the end of the seventh daily market session following the date of the transaction disclosed to the public within the same seventh day period, be published on Axactor's website (axactor.com) and kept there for five years. Axactor shall also ensure appropriate reporting to the competent authorities. Each buyback transaction must be documented.

4.10 Exemptions

The CEO and the Chief of Investor Relations may grant exemptions from this policy, generally or in individual cases. Exemptions may only be granted if there are significant reasons hereto and the exempted action, or omitted action, is permitted under applicable legislation.

5. Supporting procedures and documents

- Communication policy
- Templates for insider list and information to provide to insiders
- Standard template for reporting to the Financial Supervisory Authority

Review log

Version	Date	Changed by	Comments
1.0	12.12.19	Vibeke Ly	Board approval
2.0	15.12.20	Vibeke Ly	Board approval
3.0	23.02.21	Vibeke Ly	Board approval
4.0	15.12.21	Vibeke Ly	Board approval
5.0	15.12.22	Chief of Staff	Minor adjustments