



INSIDER TRADING POLICY BASIC-FIT N.V.

Version 2.1 - approved 12 December 2023

BASIC-FIT

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INSIDER TRADING POLICY

BASIC-FIT N.V.

INTRODUCTION


This Insider Trading Policy (the "Policy") applies to any person employed by, or in any other form of relationship of authority to, Basic-Fit N.V. or a subsidiary of Basic-Fit N.V. ("Basic-Fit") irrespective of the duration of the employment, including members of the Management Board and Supervisory Board ("Employee"), irrespective of whether the Employee executes a transaction for their own account, for another person's account or as another person's representative.


The purpose of this Policy is to set out obligations for Basic-Fit and its Employees with respect to the ownership of, and transactions in Basic-Fit Securities (as defined in below), in accordance with the European Market Abuse Regulation.

The Management Board has adopted this Policy with the approval of the Supervisory Board.










1. DEFINITIONS

The words and expressions used in this Policy have the following meaning:

-  "Affiliated Company" means a Dutch limited liability company the shares or depositary receipts for shares of which have been admitted to trading on a regulated market:
 - (a) with which Basic-Fit is affiliated in a group or in which Basic-Fit has a participating interest as referred to in article 2:24c of the Dutch Civil Code (*Burgerlijk Wetboek*) and whose most recently established turnover amounts to at least 10% of the consolidated turnover of Basic-Fit; or
 - (b) which, directly or indirectly, contributes more than 25% of the share capital of Basic-Fit.

-  "Affiliated Persons" means:
 - (a) spouses, registered partners, or life companions of a Manager if in a marriage or registered partnership;
 - (b) children under the authority of a Manager, or children for whom such person has been appointed as guardian;
 - (c) other relatives by blood or otherwise of a Manager who on the date of the transaction concerned have maintained a joint household with him or her for at least one (1) year; and
 - (d) legal persons, trusts as referred to in Section 1 subsection c of the Dutch Act on the Supervision of Trust Offices (*Wet toezicht trustkantoren*), or partnerships;

- (i) whose executive responsibility is vested in a Manager or in a person referred to under (a), (b) or (c) above;
- (ii) which is directly or indirectly controlled by a Manager;
- (iii) which has been created for the benefit of Manager or a person referred to under (a), (b) or (c) above, or
- (iv) whose economic interests are essentially equivalent to those of a Manager or a person referred to under (a), (b) or (c) above.

-  "AFM" means the Authority for the Financial Markets (*Autoriteit Financiële Markten*).
-  "Basic-Fit" means Basic-Fit N.V. and, unless the context otherwise requires, its subsidiaries.
-  "Basic-Fit Securities" means shares or securities of Basic-Fit or other financial instruments the value of which is determined by, or has an effect on, such shares or securities of Basic-Fit or such financial instruments in each case within the meaning of Section 1:1 of the Financial Supervision Act, which have been admitted to trading on a regulated market, a multilateral trading facility or an organised trading facility in the Netherlands or another Member State, or for which a request for admission to trading on such market or trading facility has been made.
-  "Closed Period" has the meaning as given to it in Section 5.2. of this Policy.
-  "Compliance Officer" means the person designated as Basic-Fit's compliance officer pursuant to clause 8.1 of this Policy.
-  "Employee" means any person employed by, or in any other form of relationship of authority to, Basic-Fit or a subsidiary of Basic-Fit, irrespective of the duration of the employment, including members of the Management Board and Supervisory Board.
-  "ESMA" means the European Securities Markets Authority.
-  "Financial Supervision Act" means the Financial Supervision Act (*Wet op het financieel toezicht*) and any ancillary rules, decrees and regulations thereto, as amended from time to time.
-  "Inside Information" means information of a precise nature, which has not been made public, relating, directly or indirectly, to Basic-Fit or to Basic-Fit Securities and which, if it were made public, would be likely to have a significant effect on the price of Basic-Fit Securities. Examples include: non-public information regarding annual or semi-annual results, planned mergers or acquisitions, planned share issuances, changes in the composition of the Management Board

or Supervisory Board and the introduction of new products or services by Basic-Fit.

- 🔗 "Insider" means an Employee, not being a Manager, or other person who has access to Inside Information in the exercise of his or her duties or has been designated as such by the Compliance Officer.
- 🔗 "MAD2" means Directive 2014/57/EU of the European Parliament and of the Council of 16 April 2014 on criminal sanctions for market abuse, including all legislation promulgated thereunder, as amended from time to time.
- 🔗 "MAR" means Regulation No 596/2014 of the European Parliament and of the Council of 16 April 2014 on market abuse (market abuse regulation) and repealing Directive 2003/6/EC of the European Parliament and of the Council and Commission Directives 2003/124/EC, 2003/125/EC and 2004/72/EC, including all legislation promulgated thereunder, as amended from time to time.
- 🔗 "Management Board" means the management board of Basic-Fit.
- 🔗 "Manager" means:
 - (a) each member of the Management Board and Supervisory Board; and
 - (b) a senior executive (such as the executive committee), who is not a member of the Management Board or the Supervisory Board, who has regular access to Inside Information and who has the power to take managerial decisions affecting the future developments and business prospects of Basic-Fit.
- 🔗 "Personal Data" means data relating to an identifiable natural person.
- 🔗 "Supervisory Board" means the supervisory board of Basic-Fit.
- 🔗 "Trading" or "Trade" means directly or indirectly executing or attempting to execute a transaction relating to Basic-Fit Securities, including buying and selling securities, buying and writing options, exercising options, converting convertible bonds and cancelling or amending a transaction in Basic-Fit Securities whether for a person's own account or for the account of a third party.

2. ALL EMPLOYEES

- 2.1. Employees who have Inside Information are prohibited from Trading in the relevant Basic-Fit Securities to which the Inside Information relates. In addition, an Employee is prohibited from Trading during any period in which the Employee has been prohibited from doing so by the Compliance Officer.
- 2.2. Employees who have Inside Information are prohibited from recommending or inducing third parties to Trade.
- 2.3. Employees are prohibited from unlawfully disclosing Inside Information to a third party, unless the disclosure is done (i) in the normal exercise of an employment,

- a profession or duties and (ii) if and insofar necessary (to be reviewed case by case) under a legally valid NDA between Basic-Fit and the concerning third party.
- 2.4. Employees are obliged to render all reasonably required assistance for the purpose of an inquiry by the Compliance Officer.
 - 2.5. If an Employee is in doubt as to whether a prohibition pursuant to this Policy or applicable legislation applies, the Employee may request the Compliance Officer for guidance. However, Employees remain responsible for compliance with this Policy and applicable legislation and should obtain their own legal advice if required or appropriate.
 - 2.6. Employees who are required to make a notification pursuant to this Policy are responsible for the correctness and timeliness of such notification even if the Compliance Officer or another person submits the notification on their behalf. Non-compliance with the provisions of this policy may lead to internal disciplinary measures and to administrative or criminal sanctions or penalties.

3. MANAGERS

- 3.1. Managers are prohibited from Trading during Closed Periods, unless they act in accordance with the conditions set out in Appendix IV.
- 3.2. Outside Closed Periods, Managers are allowed to Trade, unless they have Inside Information, except that Managers may Trade even when having Inside Information provided that they act in accordance with the conditions set out in Appendix IV.
- 3.3. Managers are prohibited from purchasing or writing options on Basic-Fit Securities or short selling Basic-Fit Securities.
- 3.4. The prohibitions set out in this Policy remain applicable to Managers during the three (3) month period after the termination of their employment/engagement with Basic-Fit.
- 3.5. Managers must send a signed copy of the 'Declaration of agreement with the Basic-Fit Insider Trading Policy', attached as Appendix I to this Policy, to the Compliance Officer.
- 3.6. Managers and the Affiliated Persons must report each transaction in Basic-Fit Securities conducted for their own account on the first business day following the date of such transaction to the Compliance Officer in accordance with the terms set out in Appendix V.
- 3.7. The Compliance Officer shall disclose or shall report to the AFM all transactions that have been reported in accordance with clause 3.6 above within three (3) business days after the date of such transaction once the total amount of the transactions concerned has reached the relevant notification thresholds prescribed by applicable law.
- 3.8. The prohibitions contained in this Policy shall not apply if and to the extent that Trading takes place for the account of a Manager by a financial firm permitted under the Financial Supervision Act to manage private portfolios who has been authorised in writing by the relevant Manager if in such agreement it is stipulated that the Trading takes place without any influence from the Manager and the financial firm executes the transaction concerned without any influence or instruction from or consultation with the Manager.

4. INSIDERS, NOT BEING MANAGERS

- 4.1. Insiders are prohibited from Trading during Closed Periods, unless they act in accordance with the conditions set out in Appendix IV.
- 4.2. Outside Closed Periods, Insiders are allowed to Trade, unless they have Inside Information, except that Insiders may Trade even when having Inside Information provided that they act in accordance with the conditions set out in Appendix IV.
- 4.3. Insiders are prohibited from purchasing or writing options on Basic-Fit Securities or short selling Basic-Fit Securities.
- 4.4. The prohibitions set out in this Policy remain applicable to Insiders during the three (3) month period after the termination of their employment/engagement with Basic-Fit.
- 4.5. Insiders must send a signed copy of the 'Declaration of agreement with the Basic-Fit Insider Trading Policy', attached as Appendix I to this Policy, to the Compliance Officer.
- 4.6. The prohibitions contained in this Policy shall not apply if and to the extent that Trading takes place for the account of an Insider by a financial firm permitted under the Financial Supervision Act to manage private portfolios who has been authorised in writing by the relevant Insider if in such agreement it is stipulated that the Trading takes place without any influence from the Insider and the financial firm executes the transaction concerned without any influence or instruction from or consultation with the Insider.

5. CLOSED PERIODS

- 5.1. The Compliance Officer is responsible for announcing which periods in a financial year are Closed Periods.
- 5.2. Closed Periods are:
 - (a) the period commencing on the 21st day following the end of a calendar year and ending on the date of first publication (the day of publication included) of the corresponding annual financial statements, as applicable, provided that the Compliance Officer may shorten such period subject to applicable law; and
 - (b) the period commencing on the 1st day following the end of the first quarter, first half year and the third quarter of the calendar year and ending on the date of first publication (the day of publication included) of the corresponding Q1, HY1 and Q3 results, provided that the Compliance Officer may shorten such period subject to applicable law; and
 - (c) such other periods as the Compliance Officer may designate for any Employee or group of Employees if this is necessary to prevent market abuse or the appearance thereof.

6. INSIDER LIST

- 6.1. Basic-Fit keeps a list of the Managers, designated Insiders and Employees or persons who possess Inside Information on a regular or incidental basis (“Insider List”). The Insider List will include the following information:
- (a) the names of the aforementioned persons;
 - (b) the function and reason for including these persons on the Insider List;
 - (c) the dates and times on which the person gained access to the Inside Information, and (ii) (if applicable) was removed from the Insider List;
 - (d) company name and address;
 - (e) professional and personal telephone number of these persons;
 - (f) date of birth;
 - (g) if available, national identification number of these persons;
 - (h) the dates on which the list was compiled and updated.
- 6.1. The insider list shall be kept by the Compliance Officer.

7. SANCTIONS

- 7.1. In the event of a breach of any provision of this Policy, Basic-Fit reserves the right to impose any sanctions which it is permitted to impose pursuant to applicable legislation or the terms of employment applicable to relevant Employee. Such sanctions may include the termination of employment by way of summary dismissal or otherwise. Basic-Fit may also inform the AFM and any other authorities of its findings.
- 7.2. Notwithstanding clause 7.1 above, failure to comply to this Policy may constitute a criminal offence and can be prosecuted, and/or may be subject to administrative sanctions including fines.
- 7.3. A description of the sanctions for a breach of the relevant provisions of the MAR and MAD2, as implemented in the Financial Supervision Act, is attached to this Policy as Appendix II.

8. COMPLIANCE OFFICER

- 8.1. The Management Board shall designate a Compliance Officer. The Management Board may at any time revoke the designation of the Compliance Officer. The Compliance Officer may, with the approval of the chief executive officer of Basic-Fit, designate one or more deputies.
- 8.2. The Compliance Officer shall provide this Policy including its appendices, to Insiders and will inform the Insiders of their inclusion on the Insider List. Also, the Compliance Officer shall inform the persons on the Insider List of the prohibitions contained in the MAR to prevent market abuse and the sanctions in case of a breach of such prohibitions, without prejudice to the fact that each person remains responsible to comply to this Policy and the MAR itself.
- 8.3. Subject to applicable legislation, the Compliance Officer may grant dispensations and exceptions to any of the rules, restrictions and obligations under this Policy. The Compliance Officer may only grant a dispensation or exception to himself or herself with the prior written approval of the Management Board.

9. MISCELLANEOUS

9.1. Situations not covered by this Policy

The Management Board shall have the right to take decisions in any circumstances not covered by this Policy, provided that it does so in accordance with applicable legislation.

9.2. Conflict with applicable legislation

If applicable legislation mandatorily prescribes a more strict rule, restriction or obligation than a provision of this Policy, the more strict rule, restriction or obligation under applicable legislation prevails.

9.3. Effective date

The Policy entered into force on 14 June 2016, and has been amended on 8 February 2023.

9.3. Amendments

The provisions of this Policy may be amended and supplemented by a resolution of the Management Board. Amendments and additions shall enter into force on the date that they are announced, unless the announcement specifies otherwise.

9.4. Dutch law

This Policy is governed by Dutch law.

APPENDIX I




DECLARATION OF AGREEMENT WITH THE BASIC-FIT INSIDER TRADING POLICY

The undersigned:

Full name (first and last name)

.....

Employed by Basic-Fit N.V. or any of its group companies as defined in Section 2:24b of the Dutch Civil Code:

-  Declares that they received a copy of the Basic-Fit Insider Trading Policy, familiarised themselves with the contents thereof, including the sanctions applicable to insider trading and unlawful disclosure of Inside Information, and that they will comply with these provisions and that the Policy has also been given to their Affiliated Persons for their inspection and compliance thereto.
-  Agrees that the Compliance Officer is entitled to hold an inquiry with respect to the holding of and effecting transactions in Basic-Fit Securities or ensure that an inquiry be held and report in writing on the outcome thereof, but only after they has been given the opportunity to respond to the outcome of the inquiry.
-  Declares that they will at all times remain ultimately responsible for compliance with applicable securities laws.

Capitalised terms used in this declaration have the meaning ascribed to them in the Basic-Fit Insider Trading Policy.

Place:

Date:

Name:

Signature:

APPENDIX II

REGULATORY FRAMEWORK

This Appendix sets out the relevant sections of the MAR and the possible sanctions, the AFM may impose based upon the Financial Supervision Act.

Section 14 of the MAR – Insider trading and unlawful disclosure of inside information

“A person shall not:

- (a) *engage or attempt to engage in insider dealing;*
- (b) *recommend that another person engage in insider dealing or induce another person to engage in insider dealing; or*
- (c) *unlawfully disclose Inside Information.”*

In the event of a violation of Section 14 of the MAR the AFM can decide to impose an **administrative fine** to natural persons of maximum €5,000,000 and to legal persons of maximum €15,000,000 or 15% of the annual consolidated turnover. Once the decision to impose the fine has been taken, the AFM will publish the decision to impose the fine.

In the event of a **criminal investigation and conviction**, violation of Section 14 of the MAR constitutes as a crime (*misdrijf*) if the violation is made intentionally, or as a minor offence (*overtreding*) if the violation is not committed with intent. The maximum sentences differ accordingly:

- (i) in cases of a crime, if it concerns a private individual a maximum prison sentence of six (6) years, a community service order (*taakstraf*) and/or a fine with a maximum amount of €82,000 or under certain circumstances €820,000 can be imposed.
- (ii) in cases of a minor offence (*overtreding*), if it concerns a private individual a detention sentence (*hechtenis*) of maximum one (1) year, a community service order (*taakstraf*) and/or a fine up to a maximum of €20,250 or under certain circumstances €82,000 can be imposed.

Under certain circumstances these fines may be increased and / or additional sanctions may be imposed.

Section 15 of the MAR – Market manipulation:

“A person shall not engage in or attempt to engage in market manipulation.”

In the event of a violation of Section 15 of the MAR the AFM can decide to impose an **administrative fine** to natural persons of maximum EUR 5,000,000 and to a legal persons of maximum of EUR 15,000,000 or 15% of the annual turnover. If the offender has obtained a benefit from the offence, an administrative fine amounting to three times

the amount of the profits gained or losses avoided because of the infringement. In case of repetition of the offence the amount of the administrative fine may be doubled.

The AFM may impose an order subject to a penalty (*last onder dwangsom*).

In the event of a criminal investigation and conviction, violation of Section 15 of the MAR constitutes as a crime (*misdrif*) if the violation is made intentionally, or as a minor offence (*overtreding*) if the violation is not committed with intent. The maximum sentences differ accordingly:

- (i) in cases of a crime, if it concerns a private individual a maximum prison sentence of six (6) years, a community service order (*taakstraf*) and/or a fine with a maximum amount of €82,000 or under certain circumstances €820,000 can be imposed.
- (ii) in cases of a minor offence (*overtreding*), if it concerns a private individual a detention sentence (*hechtenis*) of maximum one (1) year, a community service order (*taakstraf*) and/or a fine up to a maximum of €20,250 or under certain circumstances €82,000 can be imposed.

Under certain circumstances these fines may be increased and / or additional sanctions may be imposed.

Section 19 of the MAR – Manager’s transactions

“Section 19.1. Persons discharging managerial responsibilities, as well as persons closely associated with them, shall notify the issuer or the emission allowance market participant and the competent authority referred to in the second subparagraph of paragraph 2:

(a) in respect of issuers, of every transaction conducted on their own account relating to the shares or debt instruments of that issuer or to derivatives or other financial instruments linked thereto;

(b) in respect of emission allowance market participants, of every transaction conducted on their own account relating to emission allowances, to auction products based thereon or to derivatives relating thereto.

Such notifications shall be made promptly and no later than three business days after the date of the transaction.

The first subparagraph applies once the total amount of transactions has reached the threshold set out in paragraph 8 or 9, as applicable, within a calendar year.”

[Section 19.2 – 19.7, and Sections 19.10 – 19.15 are not copied here]

“Section 19.8 – Paragraph 1 shall apply to any subsequent transaction once a total amount of EUR 5 000 has been reached within a calendar year. The threshold of EUR 5 000 shall be calculated by adding without netting all transactions referred to in paragraph 1.”

“Section 19.9 – A competent authority may decide to increase the threshold set out in paragraph 8 to EUR 20 000 and shall inform ESMA of its decision and the justification for its decision, with specific reference to market conditions, to adopt the higher threshold prior to its application. ESMA shall publish on its website the list of thresholds that

apply in accordance with this Article and the justifications provided by competent authorities for such thresholds."

In the event of violation of Section 19.1 of the MAR, The AFM can decide to impose an **administrative fine** of EUR 500,000 with respect to natural persons and an amount of EUR 1,000,000 in respect of legal persons. If the offender has obtained a benefit from the offence, an administrative fine amounting to three times the amount of the profits gained or losses avoided because of the infringement. In case of repetition of the offence the amount of the administrative fine may be doubled.

The AFM may impose an order subject to a penalty (*last onder dwangsom*).

In the event of a **criminal investigation and conviction**, violation of Section 19 of the MAR constitutes as a crime (*misdrif*) if the violation is made intentionally, or as a minor offence (*overtreding*) if the violation is not committed with intent. The maximum sentences differ accordingly:

- (i) in cases of a crime, if it concerns a private individual a maximum prison sentence of two (2) years;
- (ii) in cases of a minor offence (*overtreding*), if it concerns a private individual a detention sentence (*hechtenis*) of maximum six (6) months;
- (iii) a community service order (*taakstraf*); or
- (iv) a fine of EUR 20,500

Under certain circumstances this fine may be increased and/or additional sanctions may be imposed.

APPENDIX III

PROCESSING OF PERSONAL DATA

Processing Personal Data

- ❏ Basic-Fit shall be responsible for the processing of Personal Data to be included in the Insider List.
- ❏ Personal Data shall only be processed for the purposes specified in this Policy or for such other purposes as permitted pursuant to applicable legislation.

Providing Personal Data to the AFM

- ❏ Personal Data from the Insider List can be provided to the AFM upon request if (i) it is necessary to comply with applicable legislation; or (ii) it is in the interest of Basic-Fit.

Retention and removal of Personal Data from Insider List

- ❏ Personal Data collected pursuant to this Policy and the MAR will be kept for a period of at least five (5) years after the date of recording in the Insider List or alteration of the data or for such other period as required by applicable law.
- ❏ The Compliance Officer shall remove other Personal Data from the Insider List no later than two (2) years after the person in question has ceased to be involved with Basic-Fit or within such period as required by applicable legislation.
- ❏ If the processing of Personal Data collected pursuant to this Policy and the MAR is necessary for the resolution of a dispute or relates to the rights and obligations of Basic-Fit, it does not have to be removed from the insider list. If the processing of the Personal Data collected pursuant to this Policy is necessary for the resolution of a dispute, the Compliance Officer shall remove the data after resolution of the dispute and as soon as required by applicable legislation. If the Personal Data relates to the rights and obligations of Basic-Fit, the Compliance Officer shall remove it seven (7) years after the date of its recording or within such period as required by applicable legislation.


Inspection of Personal Data by Employee

- ❏ An Employee may request the Compliance Officer to inspect his or her Personal Data included in the Insider List. Upon such request, the Compliance Officer will provide the relevant Employee with a summary of the relevant Personal Data within four (4) weeks or within such period as required by applicable legislation.

Right to correct, add to, remove or block Personal Data

- ❏ An Employee may request the Compliance Officer to correct, add to, remove or block Personal Data in the Insider List relating to him or her, if this data is factually incorrect or, given the purpose of inclusion in the Insider List is irrelevant.
- ❏ The Compliance Officer shall inform the Employee of his or her decision within four (4) weeks of receiving the request or within such period as required by applicable law. A decision to decline the request shall set out the reasons thereof.

In the event the request is granted, the Compliance Officer shall arrange for the relevant correction, addition, removal or blocking of the Personal Data.

-  The Compliance Officer shall timely notify the AFM of a correction, addition, removal or blocking of Personal Data insofar as this data had been provided to the AFM.

APPENDIX IV

CONDITIONS FOR TRADING BY MANAGERS AND INSIDERS DURING CERTAIN PERIODS

Under the following circumstances Trading by Managers and Insiders can be allowed during Closed Periods or when having Inside Information:

- (i) on a case-by-case basis due to the existence of exceptional circumstances, such as severe financial difficulty, which require the immediate sale of Basic-Fit Securities; or
- (ii) due to the characteristics of the Trading involved for transactions made under, or related to, an employee share or saving scheme, qualification or entitlement of shares, or transactions where the beneficial interest in the relevant security does not change,

provided that in each case, the Manager or Insider can demonstrate that the particular transaction cannot be executed at any other moment in time than during the Closed Period or other than when having Inside Information, and the Manager or Insider will only proceed with Trading in a Closed Period or when having Inside Information, after receiving permission from the Compliance Officer.

With respect to (i) above, the written request to the Compliance Officer shall describe the contemplated Trade and provide an explanation of why the sale of shares is the only reasonable alternative to obtain the necessary financing. When examining whether the circumstances described in the written request referred to above are exceptional, the Compliance Officer shall take into account the indicators set out in the MAR.

With respect to (ii) above, Trading by Managers and Insiders is allowed during a Closed Period or when having Inside Information under the following circumstances:

- (a) Awarding Basic-Fit Securities in connection with an 'employee participation plan', provided that the conditions of the MAR are met. These requirements, in short, set out that the Manager or Insider does not have any discretion or influence as to the acceptance of the financial instruments awarded or granted and a pre-planned and organised approach is followed regarding the conditions, the periodicity, the timing of the award, the group of entitled persons and the amount of the financial instruments.
- (b) Exercising options or warrants or conversion of convertible bonds assigned to him under an employee scheme when the expiration date of such options, warrants or convertible bonds fall within a Closed Period, as well as sales of the shares acquired pursuant to such exercise or conversion, provided that (i) the Manager or Insider notifies Basic Fit of its choice to exercise or convert at least four (4) months before the expiration date; (ii) the decision of the Manager or Insider is irrevocable; and (iii) the Manager or Insider has received authorisation from Basic-Fit before proceeding.

- (c) Acquiring Basic-Fit Securities under an employee saving scheme, provided that (i) the Manager or Insider has entered into the scheme before the Closed Period, except when it cannot enter into the scheme at another time due to the date of commencement of employment; (ii) the Manager or Insider does not alter the conditions of his participation into the scheme or cancel his participation into the scheme during the Closed Period; and (iii) the purchase operations are clearly organised under the scheme terms and that the Manager or Insider has no right or legal possibility to alter them during the Closed Period, or are planned under the scheme to intervene at a fixed date which falls in the Closed Period.
- (d) Any transfer, directly or indirectly, of Basic-Fit Securities provided that the Basic-Fit Securities are transferred between two accounts of the Manager or Insider and that such transfer does not result in a change in price of such Basic-Fit Securities.
- (e) Any acquisition of Basic-Fit Securities by a Manager or Insider upon accepting a management or supervisory function at Basic-Fit where the final date for such acquisition falls during a Closed Period, provided that the Manager or Insider submits evidence to Basic-Fit of the reasons for the acquisition not taking place at another time, and Basic-Fit is satisfied with the provided explanation.

With respect to (ii) above, the written request to the Compliance Officer shall describe the contemplated Trade.

APPENDIX V

REPORTING OBLIGATIONS

Reporting obligations for Managers:

- ❏ Managers must, no later than on the one (1) business day following the transaction date, report to the Compliance Officer any transaction in Basic-Fit Securities conducted or effected by or them or on their behalf.
- ❏ Such notification may be delayed by Managers until the moment when the transactions which conducted for their own account amount to at least €5,000 in any calendar year.
- ❏ Managers will at all times remain ultimately responsible for the compliance with their notification duties within the applicable timeframe.

Additional reporting obligations for members of the Management Board and members of the Supervisory Board:

- ❏ Members of the Management Board and members of the Supervisory Board must notify the AFM and the Compliance Officer of the shares and voting rights they have in Basic-Fit and in any Affiliated Company within two (2) weeks of their appointment.
- ❏ Members of the Management Board and members of the Supervisory Board must immediately after a company has become an Affiliated Company notify the AFM and the Compliance Officer of the shares and voting rights they have in Basic-Fit and in any Affiliated Companies.
- ❏ Members of the Management Board and members of the Supervisory Board must, without delay, notify the AFM and the Compliance Officer of any change in the shares or voting rights they have in Basic-Fit and in any Affiliated Companies.

Notification forms:

All notifications pursuant to this Policy should be made by using forms which are consistent with the forms adopted by the European Commission, ESMA or the AFM, as applicable, pursuant to the MAR. Notifications to the AFM can be also made electronically via the Digital Portal of the AFM. The forms may be obtained from the Compliance Officer or via de website of the AFM¹.

¹ <https://www.afm.nl/nl-nl/sector/effectenuitgevende-ondernemingen/meldingen/transacties-leidinggevenden>