CODE OF CONDUCT ON INSIDER TRADING

1.Introduction:

Pursuant to Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and SEBI Circular dated:11-05-2015, Sahara One Media and Entertainment Limited. ('the Company') is required to formulate a Code of Fair Disclosure, Code of Conduct, Code of Internal Procedures for Regulating, Monitoring and Reporting of trading by Insiders for prevention of insider trading by Promoters / Directors / Designated Employees / Connected Person of the Company, in relation to the securities of the company.

Accordingly, the Board of Directors ("the Board") of the Company has adopted and formulated Codes, in compliance with the applicable regulations of the SEBI and the Listing Agreement and also to upload those codes on Company's website at www.sahara-one.com under the broad heading Investors Centre.

2.Definitions:

1. "Compliance Officer" means the Company Secretary of the Company for the purpose of administration of the insider trading policy.

2. "Connected Persons" means:

any person who is or has during the **six months prior** to the concerned act been associated with the Company, directly or indirectly, in any capacity including by reason of frequent communication with its officers or by being in any contractual, fiduciary or employment relationship or by being a Promoter, director, designated officer or an designated employee of the Company or holds any position including a professional or business relationship between himself and the Company whether temporary or permanent, that allows such person, directly or indirectly, access to unpublished price sensitive information or is reasonably expected to allow such access.

Without prejudice to the generality of the foregoing, the persons falling within the following categories shall also be deemed to be connected persons unless the contrary is established:

• an immediate relative and dependent of connected persons specified in clause (i); or

- an intermediary as specified in Section 12 of the SEBI Act ('the Act) or an employee or director thereof; or
- an investment Company, trustee company, asset management company or an employee or director thereof; or
- d)an official of a stock exchange or of clearing house or corporation; or
- a member of board of trustees of a mutual fund or a member of the board of directors of the asset management company of a mutual fund or is an employee thereof; or
- a member of the Board of Directors or an employee, of a public financial institution as defined in section 2 (72) of the Companies Act, 2013; or
- an official or an employee of a self-regulatory organization recognised or authorized by the Board; or
- banker of the company; or
- a concern, firm, trust, Hindu Undivided Family, company or association of persons wherein a Director of the Company or his immediate relative or banker of the Company, has more than ten per cent, of the holding or interest

3. "Designated Officer/Employees" shall cover the following:

i)General Manager and above or its equivalent in all departments; ii)All employees in Secretarial, Finance and Accounts Department; iii)Such other employees as may be specified and determined from time to time by the Compliance Officer and/or Chief Financial Officer and/or Chairman and Managing Director.

iv) "Director" means a member of the Board of Directors of the Company.

v)"Generally Available Information" means information that is accessible to the Public on a non-discriminatory basis.

vi) "Immediate Relative" means a spouse of a insider and includes parent, sibling, and child of such insider or of the spouse, any of whom is either dependent financially on such insider, or consults such insider in taking decisions relating to trading in securities

vii) "Insider" means any person who is:

- i)a connected person; or
- ii)in possession of or having access to unpublished price sensitive information;

viii) **"Key Managerial Personnel"** means person as defined in Section 2(51) of the Companies Act, 2013.

ix) "Promoter" shall have the meaning assigned to it under the Securities and Exchange Board of India (Issue of Capital and

Disclosure Requirements) Regulations, 2009 or any modification thereof.

- x)'Securities' shall have the meaning assigned to it under the Securities Contracts (Regulation) Act, 1956 (42 of 1956) or any modification thereof, except units of a mutual fund.
- xi)"**Trading**" means and includes subscribing, buying, selling, dealing, or agreeing to subscribe, buy, sell, deal in any securities include trading in derivatives of securities, and "trade" shall be construed accordingly;
- xii)"**Trading Day**" means a day on which the recognized stock exchanges are open for trading.
- xiii) "Unpublished Price Sensitive Information (UPSI)" means any information, relating to a Company or its securities, directly or indirectly, that is not generally available which upon becoming generally available, is likely to materially affect the price of the securities and shall, ordinarily including but not restricted to, information relating to the following:
 - i) financial results;
 - ii) dividends;
 - iii) change in capital structure; mergers, de-mergers, acquisitions, delistings,
 - iv) disposals and expansion of business and such other transactions;
 - v) changes in key managerial personnel; and vi)material events in accordance with the listing agreement.

3. Role of Compliance Officer:

The Compliance Officer shall report on insider trading to the Board of Directors of the Company and in particular, shall provide reports to the Chairman of the Audit Committee at such frequency as may be stipulated by the Board of Directors. The Compliance Officer shall assist all employees in addressing any clarifications regarding the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and the Company's aforesaid Codes.

The Compliance Officer shall confidentially maintain a list of such securities as a "restricted list" which shall be used as the basis for approving or rejecting applications for preclearance of trades.

4. Trading Plan:

An insider, who may be perpetually in possession of UPSI, in order to plan for trades to be executed in future, shall formulate a trading plan for dealing in securities of the Company and present it to the Compliance Officer for approval and public disclosure pursuant to which trades may be carried out on his behalf in accordance with such plan. Trading plan shall:

i)not entail commencement of trading on behalf of the insider **earlier than six months** from the public disclosure of the plan;

ii)not entail trading for the period between the **twentieth trading day prior** to the last day of any financial period for which quarterly results and annual result are required to be announced by the company and the second trading day after the disclosure of such financial results;

iii)Trading plan shall entail trading for a period of **not less than** twelve months.

iv)not entail overlap of any period for which another trading plan is already in existence;

v) Trading not entail trading in securities for market abuse.

vi)The compliance officer shall review the trading plan to assess whether the plan would have any potential for violation of these regulations and shall be entitled to seek such express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan.

vii)The trading plan once approved shall be irrevocable and it shall be mandatorily have to be implemented and without being entitled to either deviate from it or to execute any trade in the securities outside the scope of the trading plan.

The Compliance Officer shall consider the Trading Plan made as above and shall approve it forthwith. However, he shall be entitled to take express undertakings as may be necessary to enable such assessment and to approve and monitor the implementation of the plan as per provisions of the Regulations.

However, the implementation of the trading plan shall not be commenced, if at the time of formulation of the plan, the Insider is in possession of any Unpublished Price Sensitive Information (UPSI) and the said information has not become generally available at the time of the commencement of implementation. The commencement of the Plan shall be deferred until such UPSI becomes generally available information. Further, the Insider shall also not be allowed to deal in securities of the Company, if the date of trading in securities of the Company, as per the approved Trading Plan, coincides with the date of closure of Trading Window announced by the Compliance Officer.

Upon approval of the trading plan, the Compliance Officer shall notify the plan to the stock exchanges on which the securities are listed.

5. Trading Window:

i)The trading period, i.e. the trading period of the stock exchanges, called 'trading window", is available for trading in the Company's securities.

ii)The trading window shall be, inter alia, **closed 7 days prior** to and during the time the UPSI

iii)When the trading window is closed, the Specified Persons shall not trade in the Company's securities in such period

iv)All Specified Persons shall conduct all their dealings in the securities of the Company only in a valid trading window and shall not deal in any transaction involving the purchase or sale of the Company's securities during the periods when the trading window is closed, as referred to in Point No. (ii) above or during any other period as may be specified by the Company from time to time.

The Compliance Officer shall intimate the closure of trading window to all the designated employees of the Company when he determines that a designated person or class of designated persons can reasonably be expected to have possession of UPSI. Such closure shall be imposed in relation to such securities to which such UPSI relates.

The Compliance Officer after taking into account various factors including the UPSI in question becoming generally available and being capable of assimilation by the market, shall decide the timing for reopening of the trading window, however in any event it shall not be earlier than **forty-eight hours after** the information becomes generally available either through NSE/BSE or newspaper publication whichever is earlier.

The trading window shall also be applicable to any person having contractual or fiduciary relation with the Company, such as auditors, accountancy firms, law firms, analysts, consultants etc., assisting or advising the Company.

6.Pre-clearance of Trading:

i)Designated Persons may Trade in the securities of the Company when the trading window is opened and if the value of the proposed trades is above 2,000 shares or up to Rs.10 Lakhs (market value), whichever is less, should pre-clear the transaction, after obtaining approval of the Compliance Officer by submitting an application as per **Annexure-1** and an undertaking as per **Annexure-2**.

ii)The Compliance Officer shall not approve any proposed Trade by Designated Person if the Compliance Officer determines that such Designated Person is in possession of UPSI even though the trading window is open.

iii)The Compliance Officer may, after being satisfied that the application and undertaking are true and accurate, approve Trading by a Designated Person, on the condition that the Trade so approved shall be executed **within seven trading days** following the date of approval.

iv)The Designated Person shall, **within two days** of the execution of the Trade, submit the details of such Trade to the Compliance Officer as per **Annexure-3**. In case the transaction is not undertaken, a report to that effect shall be filed in the said form.

v)If the pre-cleared Trade is not executed within seven trading days after the approval is given, the Designated Person must secure pre-clearance of the transaction again.

vi)A Designated Person who Trades in securities without complying with the pre- clearance procedure as envisaged in these Rules or gives false undertakings and/or makes misrepresentations in the undertakings executed by him/her while complying with the pre-clearance procedure shall be subjected to the penalties as envisaged in these Rules.

vii)The Compliance Officer may waive off the holding period in case of sale of securities in personal emergency after recording reasons for the same. However, no such sale will be permitted when the Trading window is closed.

7. Prohibition of Insider Trading:

An Insider shall not, directly or indirectly:

i)Trade in securities that are listed or proposed to be listed when in possession of UPSI

ii)Trade in securities of the Company except when the Trading Window is open and the Insider is not in possession of UPSI

Provided the restriction in 4(i) above shall not apply to:

i)a transaction that is an off-market inter-se transfer between Promoters who were in possession of the same UPSI without being in breach of these Rules and both parties had made a conscious and informed trade decision; and

ii) Trades pursuant to a Trading Plan set up in accordance with these Rules.

8. Preservation of Price Sensitive Information:

i)All information shall be handled within the Company on a need-to-know basis and no UPSI shall be communicated to any person except in furtherance of the insider's legitimate purposes, performance of duties or discharge of his legal obligations.

ii)UPSI may be communicated, provided, allowed access to or procured, in connection with a transaction which entails:

a.an obligation to make an open offer under the takeover regulations where the Board of Directors of the Company is of informed opinion that the proposed transaction is in the best interests of the Company; or

b.not attracting the obligation to make an open offer under the takeover regulations but where the Board of Directors of the Company is of informed opinion that the proposed transaction is in the best interests of the Company and the information that constitute UPSI is disseminated to be made generally available **at least two trading days prior** to the proposed transaction being effected in such form as the Board of Directors may determine.

However, the Board of Directors shall require the parties to execute agreements to contract confidentiality and non-disclosure obligations on the part of such parties and such parties shall keep information so received confidential, except for the limited purpose and shall not otherwise trade in securities of the Company when in possession of UPSI.

iii) Need to Know:

a. "need to know" basis means that UPSI should be disclosed only to those within the Company who need the information to discharge their duty and whose possession of such information will not give rise to a conflict of interest or appearance of misuse of the information. b.All non-public information directly received by any employee should immediately be reported to the head of the department.

iv)Limited access to confidential information

Files containing confidential information shall be kept secure. Computer files must have adequate security of login and password, etc.

9. Other Restrictions:

i.The disclosures to be made by any person under this Code shall include those relating to trading by such person's immediate relatives, and by any other person for whom such person takes trading decisions.

ii. The disclosures of trading in securities shall also include trading in derivatives of securities if any and the traded value of the derivatives shall be taken into account for purposes of this Code.

iii.The disclosures made under this Code shall be maintained for a period of five year.

10.Disclosure Requirements:

i)Initial Disclosure:

Every Promoter, Key Managerial Personnel, director of the Company and each of their Immediate Relatives shall disclose his/her holding of securities of the Company within thirty days of these Rules taking effect as per Form A set out in Annexure-4.

Every person on appointment as a Key Managerial Personnel or a Director of the Company or upon becoming a Promoter shall disclose his / her and immediate Relatives' holding of securities of the Company as on the date of appointment or becoming a promoter, to the Company within seven days of such appointment or becoming a promoter, as per Form B set out in Annexure-5.

ii)Continual Disclosure:

Every Promoter, employee, Director of the Company and each of their Immediate Relatives shall disclose as per **Form C set out in Annexure-6** to the Company the number of such securities acquired or disposed of within two trading days of such transaction if the value of the securities traded, whether in one transaction or a series of transactions over any calendar quarter, aggregates to a traded value in excess of Rs. 10 lakhs.

The disclosure shall be made within two trading days of: **a**. the receipt of intimation of allotment of shares, or

b. the acquisition or sale of shares or voting rights, as the case may be.

iii)Disclosure to the Stock Exchanges:

The Compliance Officer shall notify the stock exchanges, particulars of the Trades, within two trading days of the receipt of the Continual Disclosure or from becoming aware of such information

iv)Disclosure by other Connected persons:

The Compliance Officer may, require any other Connected Person to disclose the holdings and trading in securities of the Company as per **Form D set out in Annexure-7** at such frequency as he may determine.

11. Penalty for contravention of the code of conduct:

i)An Insider who acts in contravention of these Rules shall be liable to have his services or relationship with the Company, as the case may be, terminated.

ii)Directors, Officers and employees of the Company who violate these rules shall be subject to disciplinary action by the Company, which may include wage freeze, suspension, ineligibility for future participation in the Company's stock option plans or termination.

iii)The SEBI or any other appropriate regulatory authority would also be informed of the violation of these Rules so that appropriate action may be taken.

12.Code of Fair Disclosure:

A code of practices and procedures for fair disclosure of unpublished price sensitive information for adhering each of the principles is set out below:

i)Prompt public disclosure of unpublished price sensitive information that would impact price discovery no sooner than credible and concrete information comes into being in order to make such information generally available.

ii)Uniform and universal dissemination of UPSI to avoid selective disclosure.

iii)The Head Finance/Chief Financial Officer/Company Secretary shall act as Chief Investor Relations Officer (CIRO) to deal with dissemination of information and disclosure of UPSI.

iv)Prompt dissemination of unpublished price sensitive information that gets disclosed selectively, inadvertently or otherwise to make such information generally available.

v)Appropriate and fair response to queries on news reports and requests for verification of market rumours by regulatory authorities.

vi)Ensuring that information shared with analysts and research personnel is not UPSI.

vii)Developing best practices to make transcripts or records of proceedings of meetings with analysts and other investor relations conferences on the official website to ensure official confirmation and documentation of disclosures made.

ix) Handling of all unpublished price sensitive information on a need-to-know basis.

13.Other provisions:

i)In case it is observed by the persons required to formulate a code of conduct under sub-regulation (1) and sub-regulation (2) of regulation 9 of the Regulations that there has been a violation of these regulations, they shall inform the Board promptly.

ii)In case of any inconsistency of Code with the Regulations and/or for the matters not specified in the Code, the Regulations shall apply accordingly.



Regd Office: SAHARA INDIA POINT, CTS 40-44, S. V. ROAD, GOREGAON (WEST), MUMBAI 400 104. Ph 022-56981111, Fax. 022-28738824

FORM NO II

APPLICATION FOR PRE-CLEARANCE OF TRADES IN SECURITIES

The Compliance officer
Sahara One Media and Entertainment Limited
Sahara India Point, CTS 40-44, S. V. Road,
Goregaon (W), Mumbai-400104

Dear Sir,

Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 1992 and the Company's Code of Conduct for Prevention of Insider Trading ("CODE") and Code of Corporate Disclosure Practices, I seek approval for purchase/sale/subscription of the Securities (give description) of the Company as per the details given below:

Name & Designation of the Director/ Nominee Director/Officer/Designated employee:

Department of Designated employee :

Date of Joining/becoming Director/Officer

Designated employee

S.NO	\ 0	Chefit ID	Nature of transaction for which approval is sought	Estimated No. of securities dealt
1	2	3	4	5



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Estimated consideration value	Whether proposed transaction is in the self name or in the name of dependent family member	Name of the Dependent (s) (if the Transaction is in name of of the dependent(s)	Date of Purchase/ allotment	Previous approval no and date of purchase/allotment
6	7	8	9	10

Place(Signature)
Name and Designation
We are enclosing herewith the form of Undertaking and/or Indemnity Letter, as may be required by the company, signed by us.



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UNDERTAKING

(On Non Judicial Stamp Paper of Rs. 100/- duly notarized)

In this connection I solemnly confirm and declare:

- (i) THAT I do not have access and/or have not received any "Price Sensitive Information" up to the time of signing the undertaking;
- (ii) THAT in case I have access to or receive "Price Sensitive Information" after the signing of the undertaking but before the execution of the transaction, I shall inform the Compliance Officer of any change in my position and THAT I shall refrain from dealing in the securities of the company till the time such information becomes public;
- (iii) THAT I have not contravened the Code of Conduct for Prevention of Insider Trading and Code of Corporate Disclosure Practices as notified by the company from time to time.
- (iv) THAT I shall hold the shares for a minimum period of six months from the date of purchase/ THAT I have complied with the requirement of the minimum holding period of six months with respect to the shares sold. (applicable only in respect of sale transaction).
- (v) I undertake to submit the necessary report within four days of execution of the transaction/a 'Nil' report if the transaction is not undertaken.
- (vi) I am aware that, I shall be liable to face penal consequences as set forth in the Code including disciplinary action under the Code of the Company, in case the above declarations are found to be misleading or incorrect at any time.
- (vii) I hereby solemnly declare that I have made a full and true disclosure in this regard to the best of my knowledge and belief.
- (viii) I hereby undertake not to transact in securities in the sanctioned period in case trading window is declared closed subsequently.

Pre-clearance may kindly be accorded in terms of provisions of the Code of Conduct for Prevention of Insider Trading and Code of Corporate Disclosure Practices of Sahara One Media And Entertainment Limited.

Date	Signature:
Place	Name & Designation:

FOR OFFICE USE

Serial number of the application received:
Date & time of receipt of the Application:
Date & time of communication of the

Pre-clearance or otherwise : Reasons for not giving pre-clearance :

Signature of the Compliance Officer/ Authorised

Officer

Sahara One Media and Entertainment Limited Sahara India Point, CTS 40-44, S. V. Road, Goregaon (W), Mumbai-400104



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FORM-III Letter of Intimation of Pre-Clearance of Trade

O			
Dear Sir,			
With reference to your abo	ove application seeking	approval for undertaking	certain transactions in
Securities of the Comp	any detailed therein	, please be informed	that you are hereby
authorised/not authorised	d to undertake the trar	nsaction(s) as detailed in	your said application.
Kindly note that in terms of	of the Code of Conduct	for Prevention of Insider	Trading ("Code") and

Code of Corporate Disclosure Practices of Sahara One Media And Entertainment Limited, the above mentioned transaction is to be completed within.....i.e. within seven days

This approval is being issued to you based on the various declarations, representations and warranties made by you in your said application. This approval letter is valid till ______ (i.e. for {1} week). If you do not execute the approved transaction / deal on or before this date you would have to seek fresh pre-dealing approval before executing any transaction/deal in the Securities of the Company. Further, you are required to file the details of the executed transactions in the attached format within four {7} days from the date of transaction/deal. In case the transaction is not undertaken a "Nil" report shall be necessary.

Kindly also note that in terms of the Code of Conduct for Prevention of Insider Trading ("Code") and Code of Corporate Disclosure Practices of Sahara One Media And Entertainment Limited the securities to be bought shall be held for a minimum period of six months from the date of the purchase. (Applicable only in respect of purchase transaction). The above sanction automatically stands withdrawn if subsequently the trading window is declared closed involving the period of sanction therein.

For & on behalf of Sahara One Media and Entertainment Limited Compliance Officer/Authorised Officer

Director/Officer/Designated employees

Employee No......
Designation......

of the pre-clearance.



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FORM-IV REGISTER OF PRE-CLEARANCE FOR TRADE IN SECURITIES

SN	NAME OF PERSO N/ SPECI FIED PERSO N	DESIGNATION	DEPARTMENT	DATE & TIME OF PRE- CLEARANCE APPLICATION	NATURE OF TRANSACTI ON(PURCHASE OR SALE)	ESTIMATED NUMBER OF SECURITIES INDICATED IN THE PPLICATION
1	2	3	4	5	6	7

CONSIDERATI ON VALUE		DATE OF COMMUNICA	REASONS FOR NON CLEARANC	_	NUMBER OF SECURITIES	REMARKS
INDICATED THE	DEPENDENT IF THE	TION OF THE CLEARANCE	E, IF NOT Cleared	BEFORE GRIEVANCE	ACTUALLY TRADED, IF	
APPLICATIO	TRANSACTION	BY THE		COMMITTEE	INTIMATED	
N	IS IN THE NAME OF DEPENDENT	COMPLIANCE OFFICER				
8	9	10	11	12	13	14



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FORM V FORMAT FOR DISCLOSURE OF PRE-APPROVED TRANSACTIONS

(To be sub	mitted within 2	days of transaction,	Dealing in Secu	rities of the Company)	
				Da	ate:
Sahara On Sahara Ind	liance officer, e Media and En ia Point, CTS 40- (W), Mumbai-40		d,		
Dear Sir,					
DETAIL C	OF TRANSACT	TIONS DONE IN	CONNECTION	N WITH PRE-CLEARA	NCE OBTAINEI
I/We herel (i) (ii)	by inform that I/ have not bought	:/sold/subscribed a ld/subscribed to th	ny Securities of t	he Company ties of the company as r	mentioned
Name of holder	**First or joint holder	No. of securities dealt with	Bought/Sold/ Subscribed	DP-ID & Client ID (electronic form) or Folio no. (if physical)where the Securities will be debited or credited	Price (Rs.)
** "F" first	 holder "J" joint	 holder			
			· /	ertake to not enter into next six months foll	1.1

prior transaction and shall also not take position in derivative transactions in the shares of the company at any time.

We further undertake to produce to the Compliance Officer/SEBI following documents as may be applicable in my/our case:

- Broker's contract note (i)
- Proof of payment to/from brokers (ii)
- Copy of Delivery instruction slip (applicable in case of sale transaction) (iii)



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I declare that the above information(s) is correct and that no provisions of the Company's Code of Conduct and Internal Procedures for prevention of Insider Trading ("Code") and/or applicable laws/regulations have been contravened for effecting the above said transaction(s).

I agree to hold the above Securities for a minimum period of six months (applicable in case of purchase of shares). In case there is any urgent need to sell these Securities within the said period, I shall approach the Company (Compliance Officer) for necessary approval (applicable in case of purchase / subscription).

Yours truly,	
Signature:	
Name:	
Emp No:	
Dept/ Div.	
* Ctribe out which over is not any	alicable

Strike out whichever is not applicable.



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FORM-VI REGISTER OF WAIVER OF RESTRICTION FOR DISPOSAL OF SECURITIES WITHIN 30 DAYS OF ACQUISITION

SN	Name	Designation		Name of Dependent, if the Shares held in the name of dependent	Number of Shares
1	2	3	4	5	6

Consideration value	Reason for waiver	Date of waiver	Remarks
7	8	9	10



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FORMAT FOR INITIAL DISCLOSURE OF DETAILS OF SECURITIES HELD BY DIRECTORS/OFFICERS/DESIGNATED EMPLOYEES. FORM - VII

	pliance office										
			rtainment Limi	ted	,						
	dia Point, CTS										
_	n (W), Mumba	i-4001	04								
Dear Sir,											
Media A And Ente family m 1992 an	nd Entertainn ertainment Lir embers in terr d provision	nent I nited ns of s of	Director/Officinited furnish as onin no regulation 13 (2 the Code of porate Disclosure)	be ny (2) o f (clow the self nam of SEBI (F Conduct	details e and/o Prohibiti f for I	of sector in the contract of sector	curithe if Insentic	ties in Sa name(s) o ider Trac on of I	nhar of m ding nsic	a One Mediany dependent g) Regulation der Trading
	Designation of Designated em				:						
Departm	ent of Designa	ted en	nployee		:						
Date of Jo	oining/becomi	ng Di	rector/Officer		:						
(i)	Details of sha	arehol	ding of Directo	rs /	Officer/	' Design	ated	emp	olovees h	eld i	in self-name:
SN			e of acquisition	,		eration					ID & Client
(i)	Details of sha	ares he	eld by/in the na	ame	e(s) depe	ndent fa	mily	mer	nbers/re	lativ	ves.
SN	Name of		<u> </u>		o. of	Date	of		nsideratio		Folio
	dependent		1		curities	acquisi	tion				No./DP of

held

Client ID

&

ID

Signature Date:

Place:

Family member

Client ID



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FORMAT FOR DISCLOSURE OF CHANGE IN SECURITIES HOLDING TO BE SUBMITTED BY DIRECTORS / OFFICERS /DESIGNATED EMPLOYEES. FORM - VIII

The Compliance officer.

Sahara O Sahara In Goregaor	dia P	oint, C	TS 40)-44, 5	5.V. R		ed,							
AND EN family me securities (Prohibiti	TERT ember duri ion o on of	AINMIns in the sing the following the follow	ENT e sect per er T Tra	LIMI' uritie iod 'radir ding	TED, s of S from ng) R ("Co	furnish bahara Or Regulatio	pelow ne Med to n, 199	the detail dia And l ii 92 and o	ls of to Entert n terr clause	ransaction ainment I ns of reg of the	s of r Limite gulati e Co	ARA ONE Iny own/ deped, exceeding on 13 (4) odde of Conductices of Saha	endeng 25,00 of SEB uct fo	nt (0 3]
Name & I Officer/D					ctor/		•							
Departme	_		_ •		ovee									
Date of Jo (i)	ining,	/becom	ing I	Direct	tor/O		(on ov	vn accou	nt) ex	ceeding 2	5,000	securities		
No. secu held as or (date previous disclosure)		Date of transac		Purc	ils of s hased siderat	securities ion	Detail sold	ls of sec	urities	No. secur held as (date present disclosure	on of	Folio No./ ID and Client		
	I			NO	Cons	ideration	NO	Consider	ation					
De (ii)	etails	of chan	ge ir	n shai	reholo	ding exce	eeding	g 25,000 s	ecurit	ties of dep	ende	ent family me	 embers	s
Name of dependent	Relati	ionship	held (dat prev	secu l as or te vious losure	of	Date of transact ion	Detai secur Purch	ities	Detai secur	ils of rities sold	(date	securities as on e of present osure)	Folio No./I ID Client	D a

(11)									
Name of dependent	Relationship	No. securities held as on (date of previous disclosure)	Date of transact ion		nils of rities chased	Deta secu	ails of urities sold	No. securities held as on (date of present disclosure)	Folio No./DP ID and Client ID
				NO	Consider	NO	Consider		
					ation		ation		

I declare that I have complied with the requirement of the minimum holding period of 30 days with respect to the securities sold. (applicable only in respect of sale transaction).

Date:	Signature
Place:	Name and Designation



Regd Office: SAHARA INDIA POINT, CTS 40-44, S. V. ROAD, GOREGAON (WEST), MUMBAI 400 104. Ph 022-56981111, Fax. 022-28738824

FORM IX

FORMAT FOR ANNUAL DISCLOSURE OF SECURITIES HOLDING TO BE SUBMITTED BY DIRECTORS / OFFICERS / DESIGNATED EMPLOYEES.

The Compliance officer, Sahara One Media and Entertainment Limited, Sahara India Point, CTS 40-44, S.V. Road, Goregaon (W), Mumbai-400104 Dear Sir, IDirector/Officer/Designated employee of Sahara One Media And Entertainment Limited, furnish below the details of transaction(s) in the securities of Sahara One Media And Entertainment Limited, during the financial year.....as well as shareholding as on 31st March..... Name & Designation of the Director/Officer/: Department of Designated employee Date of Joining/becoming Director/Officer Details of transaction / shareholding by self (i) No. securities No. securities Folio No./DP Date of Details of securities Details of securities held as on ID and Client ID held as on sold Purchased transaction (date (date of Consideration previous present disclosure) disclosure) Consideration NO Consideration

(ii) Details of transaction/shareholdings of dependent family members/relatives.

Name of depender	Relationship	No. securities held as on April 01		nils of rities chased	Deta secu	ails of crities sold	No. held Marc	Folio No./D P ID and Client ID
			NO	Consider	NO	Consider		
				ation		ation		

I dec	clare t	hat the	securities	sold	have	been	held	by:	me for	r minimum	period	of 30	days
(app	licabl	e in case	e sale transac	ction).									

Date:	
Place:	Signature



Regd Office: SAHARA INDIA POINT, CTS 40-44, S. V. ROAD, GOREGAON (WEST), MUMBAI 400 104. Ph 022-56981111, Fax. 022-28738824

FORM-X

REGISTER OF DISCLOSURE OF SHAREHOLDING BY DIRECTORS, OFFICERS & DESIGNATED EMPLOYEES

Name & Designation of the Director/Officer:

Department of Designated employee :

Date of Joining/becoming Director/Officer

INITIAL DISCLOSURE								
	Date of receipt of information	No. of securities	Date of Acquisition	Consideration	Name of the Dependent if Securities are held in the name of the dependent			
1	2	3	4	5	6			

Date of receipt of information		CHANGE IN	HOLDINGS		
	No. of securities	Date of Transaction	Nature of Transaction (Purchase or sale)	Consideration	Name of the Dependent if Securities are held in the name of the dependent
7	8	9	10	11	12

	YEAR END DISCLOSURE								
Date of receipt of information	No. of securities	Aggregate Value/Considera tion	Name of the Dependent if Securities are held in the name of the dependent	REMARKS					
13	14	15	16	17					



SAHARA ONE MEDIA AND ENTERTAINMENT LIMITED
Regd Office: SAHARA INDIA POINT, CTS 40-44, S. V. ROAD, GOREGAON (WEST), MUMBAI 400 104. Ph 022-56981111, Fax. 022-28738824

FORM-XI

REGISTER OF DESIGNATED EMPLOYEES

SN NAME	DESIGNATION	DEPARTMENT	EMP. NO.	DATE OF JOINING

DATE OF BECOMING DESIGNATED EMPLOYEE	 DP ID & CLIENT ID / FOLIO NO	REMARKS

The correspondence in relation to above Code of Conduct of the Company can be made to the following person who has been appointed by the Company for such purposes:

Shri Sukhmendra Kumar

Company Secretary and Compliance Officer

Sahara One Media and Entertainment Limited

CTS 40 – 44, S. V. Road,

Goregaon (West), Mumbai – 400 104.