# U.P. Cable Television Network (Exhibition) Rules, 1997

UTTAR PRADESH India

# U.P. Cable Television Network (Exhibition) Rules, 1997

### Rule

# U-P-CABLE-TELEVISION-NETWORK-EXHIBITION-RULES-1997 of 1997

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U.P. Cable Television Network (Exhibition) Rules, 1997Published Vide Notification No. 1670/11-K.S.V.-97-30-EB-9(1)/91, dated 24.09.1997 (w.e.f. 24.09.1997). In exercise of the powers under sub-section (1) of Section 38 of the Uttar Pradesh Entertainments and Betting Tax Act, 1979 (U.P. Act No. 28 of 1979), the Governor is pleased to make the following rules:-

#### 1. Short title and commencement.

(1) These rules may be called the Uttar Pradesh Cable Television Network (Exhibition) Rules, 1997.(2) They shall come into force with effect from the date of their publication in the Gazette.

#### 2. Definitions.

- In these rules, -(a)'Act' means the Uttar Pradesh Entertainments and Betting Tax Act, 1979;(b)'Financial year' means the period of twelve months commencing on the first day of April of a calender year;(c)'form' means a Form appended to these rules;(d)'Proprietor of Cable Television' means proprietor of a cable television network providing cable service;(e)'Registration Card' means the Registration Card prescribed in Rule 7;(f)'Treasury' means a Government Treasury and includes a Sub-Treasury.

#### 3. Permission to provide cable service.

(1)No person shall provide cable service without prior permission of the District Magistrate.(2)Any person who desires to provide cable service under the Act, may apply to the District Magistrate for

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permission to provide such service.(3)Application under sub-rule (2) shall be given in Form 1.(4)On receipt of the application, the District Magistrate shall satisfy himself that the applicant has furnished all the requisite information and on being so satisfied, grant to the applicant such permission in Form 2 for a period of three financial years at a time: Provided that the District Magistrate may, for reasons to be recorded in writing and communicated to the applicant refuse to grant the permission.(5)The District Magistrate shall, as far as may be, within sixty days from the date of the receipt of the application, pass an order under sub-rule (4).

#### 4. Renewal of the permission.

(1)The District Magistrate may, on application being given to him, renew the permission granted under Rule 3 before the expiry of its term for a period of three financial year at a time. Such renewal shall be given in Form 2.(2)Application for renewal under sub-rule (1) shall be given in Form 1 at least sixty days before the expiry of the term of the permission.(3)The District Magistrate may, for reasons to be recorded in writing and communicated to the applicant, refuse to renew the permission.(4)The order under sub-rule (3) shall be passed before the expiry of the term of the permission.

#### 5. Renewal of the permission deemed to have been granted.

- Where the District Magistrate fails to pass any order under Rule 4 before the expiry of the term of the permission granted under Rule 3, the renewal of such permission for a period of three Financial Years shall be deemed to have been granted to the applicant and the District Magistrate shall, in that event, issue such renewal in Form 2.

# 6. Issue of Registration Card.

- The proprietor of cable television shall prepare registration card in Form 3 in triplicate and get them duly attested by the District Entertainment Tax Officer. The first copy thereof shall be issued to the subscriber, the second copy shall be sent to concerned District Entertainment Tax Officer and the third copy shall be retained by the proprietor of the cable television for his record.

# 7. Validity of Registration.

- The Registration Card shall be valid for the subscriber in whose name it has been issued.

#### 8. Restrictions on sub-connection.

- No subscriber shall have right to give sub-connection or to provide cable service to any person.

#### 9. Information regarding the rate being charged from a subscriber.

- The proprietor of a cable television shall inform in writing to the District Magistrate the rate being charged by him per month from a subscriber and the number of cable connections given to a subscriber. Whenever any new cable connection is given, an information to this effect shall be given immediately in writing to the District Magistrate.

#### 10. Preparation and maintenance of register and statement.

(1)The Proprietor of Cable Television shall prepare and maintain a register in Form 4 in which all entries column wise shall be made for each calendar month separately.(2)The proprietor of a cable television shall, within the last three days of each month, submit a monthly statement in Form 5 on the basis of entries made in the register referred to in sub-rule (1) along with treasury challan in triplicate bearing the words "Treasury copy", "Departmental copy", "Depositor's copy", to the District Entertainment Tax Officer for verification of the statement and head of account.

#### 11. Payment of Tax.

(1)The Proprietor of Cable Television shall deposit the amount of Entertainment Tax into Government account in the State Bank of India conducting Government business or the treasury, as the case may be within one week from the last day of every month, failing which simple interest at the rate of two per cent per month shall become due and be payable on the unpaid amount with effect from the date immediately following the last date prescribed till the date of payment of such amount: Provided that where the payment is made by cheque, which shall invariably be drawn on local Nationalised or Scheduled Bank, the same shall be handed over to the State Bank or the Treasury as the case may be, within two days from the end of the period to which the payment relates. (2) The proprietor of a cable television shall, immediately after the Tax has been paid, intimate the Treasury Challan number and the date of deposit to the District Entertainment Tax Officer and shall also keep the depositor's copy of the Treasury Challan received back after depositing the Tax in a file strictly in chronological order and shall, on demand, produce the same before an inspection officer.

# 12. Amount of security.

- The District Magistrate shall fix the amount of security to be deposited by the proprietor of a Cable Television, which shall not be less than rupees two thousand or three months average tax, whichever is greater.

# 13. Manner of depositing security.

- The proprietor of a cable television required to deposit security under sub-section (1) of Section 10 of the Act shall open a security deposit account in the Post Office under Article 45 of the Rules for the guidance of the depositors in the Post Office Savings Bank in his own name and pledge the same

to the District Magistrate. He shall also execute a bond in this respect in Form 6. The Pass Book of the security deposit account and the Security Bond shall be submitted to the District Magistrate who shall keep them in safe custody till the release of the security.

#### 14. Deduction of Tax from security.

- The District Magistrate may order for the deduction of any arrears of tax from the security and a copy of such order shall be given to the proprietor. On receipt of such order, the proprietor shall make good the amount of security before the tax for the next month falls due and if this is not done the District Magistrate shall have the powers to suspend the permission to provide cable service.

#### 15. Refund of security.

- Where the proprietor of a cable television ceases to be proprietor of the cable television under the Act or these rules, the District Magistrate may, on application and after satisfying himself that no tax is outstanding and no case is pending for decision against the said proprietor under the Act or these rules, release the security and order the balance in the security deposit amount to be refunded to the proprietor.

#### 16. Notification for recovery of tax.

- Where any sum due on account of tax under these rules has not been paid within the specified period by a proprietor of a cable television, who is liable to make the payment, the District Magistrate shall, before issuing an order for recovery of the same as arrears of land revenue under Section 34 of the Act, issue a Notification of demand calling upon such person to make the payment within a specified time.

# 17. Delegation of powers.

- The powers under the Act or these rules shall be exercised by the Entertainment Tax Commissioner in respect of the whole of the state or by any other officer to whom such powers have been delegated by the said Commissioner in accordance with provisions of the Act to the extent and in the manner prescribed under the Act or these rules.

# 18. Appeal.

(1)An appeal under sub-section (2) of Section 12 of the Act shall be preferred to the appellate authority along with a certified copy of the order against which the appeal is made and stating clearly the ground or grounds of appeal. A copy of the Notification, if any, received, and the reply to Notification, if any, given shall also be submitted.(2)A copy of the appeal along with its enclosures shall also be supplied simultaneously to the Officer against whose order the appeal is preferred and to the District Magistrate concerned who shall supply necessary records and such other information to the appellate authority as may be required along with his comments.(3)Where, on perusal of the

appeal, the appellate authority if satisfied, it may grant a temporary stay and send a copy of its order to the Commissioner as well as to the concerned District Magistrate and on receipt of such order no further action in the matter shall be taken by any of the said officers. (4) A copy of the final order passed by the appellate authority on the appeal shall also be sent to the Commissioner and the concerned District Magistrate and, (i) if the appeal is finally allowed by the appellate authority and the temporary stay granted, if any, is confirmed, all further proceeding in the matter shall be dropped; (ii) if the appeal is allowed only partially, the order under appeal shall stand amended in accordance with the orders issued by the appellate authority and action shall be taken as per amended orders; (iii) if the appeal is rejected, the temporary stay granted, if any, shall stand vacated.

#### 19. Manner of service of Notification, etc.

- Any Notification or order under the Act or these rules shall be served by the officer issuing the same in any of the following ways, -(i)by sending the same to the person concerned under certificate of posting or by registered post at the address of his place of business or residence;(ii)by giving it personally to the person concerned or his duly authorised manager or agent or to any adult member of his family if none of the aforesaid persons are available;(iii)by affixing it at some conspicuous place at the last known place of business or residence of the concerned person.

#### 20. Inspection book.

MagistrateNo......Date......OrderThe applicant Sri/Smt/Km......Son/Wife/daughter

1. Full address of the applicant	: Local		
	Permanent		
2. Full address of CableTelevision Network Centre	:		
3. Period for which permission isrequired	:		
4. Amount of monthly fee persubscriber	:		
5. Number of total connections	:		
6. Other details, if any,			
Date of application :Signature of applicantForm 2[Se	ee Rules 3(4), 4(1) and 5]Office of the District		

U.P. Cable Television Network (Exhibition) Rules, 1997
of SriR/ODistricthas moved the application datedfor permission/renewal of the permission granted onto provide cable service through Cable Television Network at/inDistrictHe/She is hereby granted permission/ renewal of the said permission to provide cable service through the said Cable Television Network for the financial yearson the following terms and conditions:-
1. No cable connection shall be given to any subscriber without issuing Registration Card prescribed in Rule 7 of the Uttar Pradesh Cable Television Network (Exhibition) Rules, 1997.
2. After issuing Registration Card to every subscriber, information regarding its number and date shall be sent within three days to the District Entertainment Tax Officer.
3. The proprietor shall strictly comply all relevant provisions of the above Rules.
4. No obscene/unauthorised film will be telecast through the Cable Television Network.
5. The proprietor shall comply all orders and directions of the District Magistrate issued from time to time.
6. The proprietor shall deposit within a week, the sum of Rs as security in the manner provided in Rule 11 of the above rules.
7. The proprietor shall not use telephone/electric polls for providing cable service.
8. This permission may be cancelled at any time without prior Notification on the ground of violation of all or any of the conditions, mentioned above or in public interest.
District MagistrateForm 3[See Rule 6]
Name and address of Cable Television  Network
2. Full address of SubscriberHouseNo
Mohalla

Post	•••••				
District	t				
3. Amo	unt of Monthly ser	vice fee		:	
4. Sign	ature of Subscriber			:	
5. Signa	ature of Proprietor,	Manager of Cable 7	Гelevision NetworkService	:	
Proprie Cable S	torName of Cable T	Television Network	rm 4[See Rule 10(1)]Regis Service CentreMonth		.Details of
Serial No.	Subscriber's Registration No.	Name and Address of Subscriber	Amount of Monthly Subscription for cable service	Date from war cable service allowed	()ther
1	2	3	4	5	6
<ol> <li>Nam</li> <li>Nam</li> <li>Tota</li> <li>Amo</li> </ol>	e and Address of Ca e of month for which I number of connect unt of total subscri	able Television Network tax is to be depositions given during the parties of the parties of the price of the	sited : the month :	Financial Yea	r
Signatudeed is theresiding (called Cable Tenterta Rules for Office S	are of the Proprietor executed on the day ofat "the Governor").Wi elevision Network inment") opened a or the Post Office un Savings Bank by dep	rForm 6Security Bo day ofson (called "the Bour hereas in pursuance named situated at security deposit ace nder Article 45 of the positing Rs	ond to be executed by the P20	g to Saka Samv presently vernor of Uttar e Bounden as (called "the under Artic of the deposito	vat r Pradesh proprietor of le 45 of the ers in Post

# 1. The Bounden shall pay the Tax as required by the Act and the Rules.

# 2. The District Magistrate may exercise one or more of the following rights:-

(a)To withdraw the security or a part of it;(b)To deal with the security in any manner provided in the Act or the Rules;(c)To realise from the security the Tax due from the Bounden in respect of entertainment other than the one mentioned in the recital.

- 3. Where the Bounden ceases to be the proprietor of the Cable Television Network mentioned in the recital, the District Magistrate shall release to the Bounden the Security, or the balance of the security which remains after exercising the rights mentioned in clause (2), as the case may be.
- 4. The release of the security or its part shall not exonerate the Bounden from the liability to pay the Tax due from him.
- 5. The Governor may, on the certificate of the District Magistrate, which shall be final, conclusive and binding on the Bounden, recover as arrears of land revenue any amount due from the Bounden under this deed.
- 6. Unless a contrary intention appears :-

(a)'the Act' means the Uttar Pradesh Entertainments and Betting Tax Act, 1979;(b)'the Bounden' includes his heirs, representatives, executors, administrators and assignees;(c)'the Governor' includes his successor-in-office and assigns;(d)'the Rules' means the Uttar Pradesh Cable Television Network (Exhibition) Rules, 1997;(e)'the security' means the amount deposited by the Bounden in the Post Office as mentioned in the recital;(f)'the Tax' has the same meaning as it has in Section 2 of the Act.IN WITNESS WHEREOF the Bounden has signed this deed on the day and year first above written.

Signed by Signed by District Magistrate Bounden

for and on behalf of the Governor. In the presence of

......Address
 .....Address