

www.subsea7.com

MANDATORY NOTIFICATION

Report of Share Transaction by Primary Insider

FO-GL-LAW-022 Rev: 1 Date: 30.April.12 Page 1 of 3

© Copyright Subsea 7 seabed-to-surface



www.subsea7.com

SUBSEA 7 S.A. MANDATORY NOTIFICATION

The notice must be sent no later than 8.59 AM CET (Central European Time) the day after the business day the trade was made (ma@ose.no or via fax +47 22 41 65 90).

1.1.1 Mandatory Notification of Transaction by Primary Insider

PURCHASE OF SHARES	
Name of Drive and Tracidan	
Name of Primary Insider	
Position in Subsea 7 SA	
Date of Transaction	
Type of Transaction	
Type of Security traded	
Number of shares purchased	
Price purchased at	

SALE OF SHARES	
Name of Primary Insider	Steve Wisely
Position in Subsea 7 SA	EVP Commercial
Date of Transaction	01/08/2014
Type of Transaction	Sale of shares to cover tax liabilities
Type of Security traded	Restricted Shares
Number of shares sold	12,892
Price sold at	104.4806

AFTER THIS NOTIFICATION		
Number of Shares owned by Primary Insider	Owned Shares: 22,892Performance Shares: 60,000Restricted Shares: 2,840	
Number of options available to Primary Insider	Options: 0	

FO-GL-LAW-022 Rev: 1 Date: 30.April.12 Page 2 of 3 © Copyright Subsea 7 seabed-to-surface



Business Management System

www.subsea7.com

Breach of the notification requirement is a punishable offence. The notification requirement is not satisfied until the appropriate notification has been delivered to Oslo Børs and made publicly available. If you fail to deliver a required notification within the stipulated timetable, you must nonetheless deliver the notification, even if it is received after the deadline, in order to avoid the matter becoming more serious. This is necessary to satisfy the market's need for information on transactions carried out by primary insiders. Any breach of the requirements in respect of the content of a notification is also a punishable offence. If Oslo Børs suspects any breach of the notification requirement, it will routinely notify Kredittilsynet of this together with details of the personal information mentioned above. Kredittilsynet will investigate such a referral and reach a decision on whether the matter shall be referred to the prosecuting authorities. For more information please refer to the Insider Trading Factsheet.

FO-GL-LAW-022 Rev: 1 Date: 30.April.12 Page 3 of 3