

**List of Claims from Department of Telecommunications (Form B) - Reliance Telecom Limited**

S.No.	NAME OF CREDITOR	AMOUNT CLAIMED	AMOUNT ADMITTED	AMOUNT VERIFIED AS CONTINGENT	AMOUNT REJECTED	AMOUNT PENDING VERIFICATION
1	DEPARTMENT OF TELECOMMUNICATIONS MINISTRY OF COMMUNICATIONS GOVT. OF INDIA	22,52,15,00,000.00	26,75,85,43,096.17	1,21,95,00,000.00	-	-
<b>TOTAL</b>		<b>22,52,15,00,000.00</b>	<b>26,75,85,43,096.17</b>	<b>1,21,95,00,000.00</b>		

\*The aforesaid list includes the claims provided to us by the JRP as well as claims received till March 04, 2020 either through e-mail and / or physically. 1. The aforementioned claims provided to us by the JRP as well as claims received till March 04, 2020 either through e-mail and / or physically. 2. On account of the judgement pronounced by Hon'ble Supreme Court dated October 24, 2019 in the matter ("AGR Matter") of Union of India v. Association of Unified Service Providers of India and Ors. ("Judgment") in relation to definition of Adjusted Gross Revenue ("AGR") or calculation of License Fee ("LF") and Spectrum Usage Charges ("SUC") (collectively referred as "AGR Dues"), DOT has been requested vide letter dated November 18, 2019 to make necessary changes as appropriate to their claim pursuant to the Judgment, and re-submit the same to the RR for verification. DOT is yet to submit the revised claims pursuant to the Judgment. The claim components pertaining to LF and SUC dues as reflected in the claims already submitted by DOT, which were earlier treated as contingent claims (on account of the matter being sub-judice), have now crystallized pursuant to the Judgment and accordingly have been verified and admitted as operational debts. Further, the Hon'ble Supreme Court passed an order dated July 20, 2020 in the AGR Matter ("Additional Judgment"), wherein the amount of AGR Dues pertaining to the corporate debtor have been set out in respect of which no further dispute including reassessment or recalibration, is permitted to be made.

In pursuance to the Judgment and Additional Judgment (collectively referred to as "Judgments"), a liability of an amount of c.INR 545.65 crore (as on May 7, 2019 in terms of the fresh public announcement(s) dated May 7, 2019 issued in this regard) ("Additional Liability") owing to the DOT has crystallized and accordingly has been provisioned in the books of accounts of the Corporate Debtor w.r.t. AGR Dues liability. In compliance with the judgments, an amount to the extent of the Additional Liability has also been verified and admitted. Further, c. INR 121.95 crores is currently pending adjudication/ reconciliation before relevant authorities and accordingly such claim amounts as reflected in the form filed by the DOT has been categorized as "verified as contingent", however, the same does not constitute an acceptance of liability. The aforesaid treatment is without prejudice to the rights of the Corporate Debtor under applicable laws and contracts to challenge any computation/ determination made by the relevant authority. Additionally, out of the total claim of c.INR 2,252.15 crores, c.INR 56.31 crores towards SUC dues, which was previously rejected due to non-submission of necessary documents/information, has now been admitted, to ensure compliance with the Judgments.