

No.1-28/2006/LF  
Department of Telecom  
(Licensing Finance Branch)

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~~18/02/10~~

To *All the UAS/Basic/CMTS service providers*

Dated: 18.02.2010

Sub: Non submission of details on account of deductions claimed by the licensees through quarterly Statement of Revenue & License Fee – clarifications thereof.

Ref: This office letter of even no. dated 20.09.2006.


This is with reference to letter under reference above wherein you were directed to submit operator-wise details so as to back up the claimed deductions along with quarterly Statement of Revenue & License Fee as mandated by the extant License Agreement.

It is to be noted that in the prescribed Statement of Revenue & License Fee the deductions claimed on account of (i) PSTN related call charges (access charges)/Roaming Revenue actually paid to other eligible/entitled telecom service providers are to be supplemented with operator-wise details. (ii) Details of Service Tax/Sales Tax actually paid to the Government also qualify for deduction if the same is included in the Gross Revenue.

As instructed through the letter under reference, the relevant details of deductions are to be submitted along with the quarterly Statement of Revenue & License Fee to the concerned CCA office. However, it has been noticed that the same is not being complied with.

Hence, it is reiterated that the operator-wise details of deductions claimed must be furnished along with the quarterly Statement of Revenue and License Fee.

Kindly acknowledge the receipt.

  
18/02/10  
(Amit Katoch)  
Director (LF-II)

Copy to: All the Sr.CCA/CCA, DoT for ensuring the compliance as above