

No. 20-240/2009-AS-I  
Department of Telecom  
(Access Services Division)

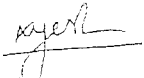
Dated 26<sup>th</sup> February, 2010

Subject: Clarification on Levying of Spectrum Charges in respect of UAS  
licences - Regarding

Approval of the Competent Authority regarding following Clarification on  
Levying of Spectrum Charges in respect of UAS licences, is conveyed for further  
necessary action please:

- i) As per practice in vogue, the revenue mention at Sl.No.1A (Revenue from Wireline Subscriber) of the 'Statement of Revenue and Licence Fee' shall only continue to be deducted while calculating the 'AGR' for the limited purpose of levying of spectrum charges in respect of the UAS licensees using single technology (GSM or CDMA).
- ii) In respect of the UAS licensees using dual technology (GSM and CDMA),
  - (a) the revenue mentioned at Sl.No.1A (Revenue from Wireline Subscriber) & at Sl. No. 1D(a) (Revenue from GSM based Mobile Services) shall only be deducted while calculating the 'AGR' for the limited purpose of levying of CDMA spectrum charges; and
  - (b) the revenue mentioned at Sl.No.1A (Revenue from Wireline Subscriber) & at Sl.No. 1D(b) (Revenue from CDMA based Mobile Services) shall only be deducted while calculating the 'AGR' for the limited purpose of levying of GSM spectrum charges.

The above clarification has concurrence of Member (Finance) and approval of Secretary (Telecom).

*e/c*  
  
(R. K. Gupta)  
Director (AS-I)  
Ph.No.2303 6234

To:

Sr.DDG(WPF)

*R. K. Gupta*  
*26/02/10*

Copy To:

1. Wireless Advisor *R. K. Gupta*
2. DDG(LF)
3. Telecom Commission Office (TCO): In response of TCO's letter No.1-1/2010-TCO dated 22<sup>nd</sup> January 2010.