

March 19, 2025

## **National Stock Exchange of India Limited**

Exchange Plaza, C-1 Block G Bandra Kurla Complex, Bandra (E) Mumbai – 400051, India

Symbol: BHARTIARTL/ AIRTELPP

## **BSE Limited**

Phiroze Jeejeebhoy Towers
Dalal Street, Mumbai – 400001, India

**Scrip Code:** 532454/ 890157

Sub: <u>Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements)</u>, Regulations, 2015 ('SEBI Listing Regulations')

Dear Sir/ Ma'am,

Pursuant to Regulation 30 read with Clause 20 of Para A of Part A of Schedule III of SEBI Listing Regulations read with relevant circular(s) and standard(s), we hereby submit the details of Notices received by the Company from the Department of Telecommunications, as **Annexure A and B**.

We further state and declare that the information and details in Annexure A and B, in compliance with the Regulation 30(13) of SEBI Listing Regulations, are true, correct and complete to the best of our knowledge and belief.

Kindly take the same on record.

Thanking you, Sincerely yours,

For Bharti Airtel Limited

Rohit Krishan Puri Joint Company Secretary & Compliance Officer

Encl.: As above



## **Annexure A**

SI. No.	Particular	Information/Remarks
1.	Name of the authority	The Department of Telecommunications, Madhya Pradesh LSA ('DoT')
2.	Nature and details of the action(s) taken or order(s) passed, including penalty imposed	Notice imposing a penalty of Rs. 1,03,000 for alleged violation of subscriber verification norms.
3.	Date of receipt of direction or order, including any ad-interim or interim orders, or any other communication from the authority	March 18, 2025 at IST 1909 Hrs.
4.	Brief summary of the material contents of the communication received, including reasons for receipt of the communication	In terms of License agreement, the Company is required to ensure adequate verification of customers before enrolling them as subscribers and comply with the instructions issued by DoT in this regard. DoT conducts periodic Customer Application Form Audit ('CAF Audit') to confirm compliance with the
5.	Details of the violation(s)/ contravention(s) committed or alleged to be committed and period for which it is applicable	aforesaid licensing terms and conditions.  Accordingly, DoT conducted sample CAF Audit for October, 2024 and has alleged violation of terms and conditions with respect to the subscriber verification norms under the License Agreement.
6.	Impact on financial, operation or other activities of the listed entity, quantifiable in monetary terms to the extent possible	The maximum financial impact/implication is to the extent of the penalty levied.
7.	Action(s) taken by listed company with respect to the communication	The Company has opted not to contest and pay the penalty.



## **Annexure B**

SI. No.	Particular	Information/Remarks
1.	Name of the authority	The Department of Telecommunications, Madhya Pradesh LSA ('DoT')
2.	Nature and details of the action(s) taken or order(s) passed, including penalty imposed	Notice imposing a penalty of Rs. 1,68,000 for alleged violation of subscriber verification norms.
3.	Date of receipt of direction or order, including any ad-interim or interim orders, or any other communication from the authority	March 18, 2025 at IST 2002 Hrs.
4.	Brief summary of the material contents of the communication received, including reasons for receipt of the communication	In terms of License agreement, the Company is required to ensure adequate verification of customers before enrolling them as subscribers and comply with the instructions issued by DoT in this regard. DoT conducts periodic Customer Application Form Audit ('CAF Audit') to confirm compliance with the
5.	Details of the violation(s)/ contravention(s) committed or alleged to be committed and period for which it is applicable	aforesaid licensing terms and conditions.  Accordingly, DoT conducted sample CAF Audit for December, 2024 and has alleged violation of terms and conditions with respect to the subscriber verification norms under the License Agreement.
6.	Impact on financial, operation or other activities of the listed entity, quantifiable in monetary terms to the extent possible	The maximum financial impact/implication is to the extent of the penalty levied.
7.	Action(s) taken by listed company with respect to the communication	The Company has opted not to contest and pay the penalty.