Dish TV India Ltd







October 7, 2025

National Stock Exchange of India Limited

Exchange Plaza, C-1, Block G,

Bandra- Kurla Complex, Bandra (E), Mumbai - 400 051

NSE Symbol: - DISHTV

BSE Limited

Phiroze Jeejeebhoy Towers Dalal Street, Mumbai- 400 001

BSE Scrip Code: - 532839

Kind Attn. : Corporate Relationship Department

Subject : Disclosure under Regulation 30 of the Securities and Exchange Board of India

(Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/Madam,

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') and in accordance with the Company's Policy for Determining Material Events, we wish to inform you that the Commissioner of Central GST and Central Excise, Aurangabad, has filed an Appeal before the Hon'ble High Court of Bombay (Aurangabad Bench), against the order passed in favour of the Company by the Hon'ble Customs, Excise and Service Tax Appellate Tribunal (CESTAT), Mumbai, in the matter pertaining to availment of CENVAT Credit by the Company. The Company has been informed of filing of the said Appeal today i.e. October 7, 2025 at 15:18 P.M.

In this regard, the details required under Regulation 30 of LODR Regulations read with SEBI Circular SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024, regarding the above are enclosed in **Annexure-A**.

You are requested to kindly take the same on record.

Thanking you

Yours truly,

For Dish TV India Limited

Ranjit Singh

Company Secretary & Compliance Officer

Membership No: A15442

Contact No.: +91-120-504 7000

Encl.: As above







Annexure A

<u>Disclosures as required under Regulation 30 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015</u>

S. No.	Disclosure	Details of Litigation
1.	Brief details of litigation viz. name(s) of the	The Company had been supplying Smart
	opposing party, court/ tribunal/agency	Cards to Set Top Box manufacturers on a job
	where litigation is filed, brief details of	work basis. However, the Service Tax
	dispute/litigation;	Department, Aurangabad, took a contrary
		view, holding that no job work activity was
		actually undertaken by the said
		manufacturers. Consequently, the
		Department proposed to disallow and
		recover the CENVAT Credit availed on Smart
		Cards for the period January 2014 to June
		2017, under Rule 14 of the CENVAT Credit
		Rules, 2004 ("CCR"), read with the proviso
		to Section 73(1) of the Finance Act, 1994,
		alleging contravention of Rule 3(5) of the
		CCR.
		The Company submitted its reply and post
		personal hearing, the Commissioner CGST &
		C.Ex., Aurangabad, vide order dated July 4,
		2019, upheld the demand raised by the
		Department. Aggrieved by the said order,
		the Company preferred an Appeal before
		the Customs, Excise and Service Tax
		Appellate Tribunal (CESTAT), Mumbai,
		which was allowed in favour of the
		Company vide order dated February 25,
		2025. Subsequently, the Company has been
		informed today i.e. October 7, 2025, that
		the Commissioner of Central GST and
		Central Excise, Aurangabad has filed an Appeal before the Hon'ble High Court of
		Bombay, Aurangabad Bench, challenging
		the order passed by the Hon'ble CESTAT,
		Mumbai Bench.
2.	Expected financial implications, if any, due to	The aggregate amount of litigation is Rs.
	compensation, penalty etc.;	42.19 Cr (approx.) along with equivalent
		amount as penalty under Section 78 of the
		Finance Act and applicable interest under
		Section 75 of the Finance Act, 1995
3.	Quantum of claims, if any;	The aggregate amount of litigation is Rs.
		42.19 Cr. (approx.) along with equivalent
		amount as penalty under Section 78 of the
		Finance Act, 1995 and applicable interest
		under Section 75 of the Finance Act, 1995