

**Summary in terms of Regulation 13(1B) of the Competition Commission of
India (Procedure in regard to the Transaction of Business relating to
Combinations) Regulations, 2011 (as amended)**

A. Name of the Parties

1. The parties to the combination are:
 - (a) Reliance Communications Limited (“**RCOM**”);
 - (b) Reliance Jio Infocomm Limited (“**RJIL**”).

RCOM and RJIL are jointly referred to as the “**Parties**”.

B. Type of the Combination

2. The Proposed Combination involves the sale assets i.e. the media convergence nodes (“**MCN Assets**”) of Reliance Communications Limited (“**RCOM**”) to Reliance Jio Infocomm Limited (“**RJIL**”) (“**Proposed Combination**”).
3. The Proposed Combination involves the result of sale of the MCN Assets of RCOM undertaken under the strategic debt restructuring mechanism to pay off RCOM’s debts.
4. The Proposed Combination is structured as an asset acquisition for the acquisition of the MCN Assets belonging to RCOM by RJIL.

C. Area of Activity of the Parties to the combination

5. RCOM is a pan-India telecommunications service provider. RCOM is currently shutting down 2G and 3G Operations and will continue 4G services on a pan-

India basis on 800 MHz spectrum band under 4G spectrum sharing arrangement with RJIL.

6. RITL, and RTL are subsidiaries of RCOM.
7. RJIL is the first telecom operator to hold pan India unified license. This license authorises RJIL to provide all telecommunication services except global mobile personal communication by satellite service. RJIL holds spectrum in 800 MHz, 1800 MHz and 2300 MHz (across 22 circles) capable of offering fourth generation (4G) wireless services.

D. Relevant Markets

8. The relevant market definition may be left open.