

**DISTRICT COURT, DENVER COUNTY,
STATE OF COLORADO**

Court Address:

1437 Bannock Street, Room 256
Denver, CO 80202
Phone: (720) 865-8301

Plaintiff:
CITY AND COUNTY OF DENVER, a municipal
Corporation of the State of Colorado,

v.

Defendants:
TELE COMM RESOURCES, Limited
Partnership, a Nevada Limited Partnership,
also d/b/a TELE COMM RESOURCES, LP

▲ COURT USE ONLY ▲

Case Number:
2015CV30918

Div.: 409

**ORDER APPROVING SECTION III OF RECEIVER'S SECOND
REPORT AND ALLOWING CERTAIN CLAIMS AGAINST THE
RECEIVERSHIP ESTATE**

The Court, upon the motion of Sterling Consulting Corporation, as receiver, and being sufficiently advised in the Premises, here Orders that the Section III of the Receiver's Second Report (the Section on Claims) is approved, and in particular, enters the following Orders regarding the following Claims:-
~~The claims the receiver recommends be allowed are hereby allowed; the claims the receiver recommends not be allowed are not allowed.~~

1. Priority Tax Claims of the United States. (paragraph 19 of the Report). The Court conditionally disallows the Claim of the Internal Revenue Service, but will allow the Internal Revenue Service to amend the Claim after the sale of the Properties.

2. Priority Tax Claims of the State of Colorado United States. (paragraph 20 of the Report). The Court conditionally disallows the Claim of

the State of Colorado, but will allow the State of Colorado to amend the Claim after the sale of the Properties.

3. Secured Claim of the City and County of Denver (paragraph 24 of the Report). The Court hereby allows the Claim of the City and County of Denver in the amount of \$xxx.xx plus \$yyy.yy in interest from and after the date the Claim was filed through the date of the receiver's Motion, for a total of \$zzz.zz.

4. Executory Contract with OUTFRONT Media, LLC. The receiver's adoption of the executory contract with OUTFRONT Media, LLC is hereby allowed.

Done this ____ day of _____, 201~~7~~6.

BY THE COURT

District Court Judge