

PRIVATE PLACEMENT OFFER LETTER SERIES 177





REC LIMITED

(Formerly known as Rural Electrification Corporation Limited) (A Government of India Enterprise)

Regd. Office: Core-4, SCOPE Complex, 7 Lodi Road, New Delhi 110003
Tel.:+91-11-43091500; Facsimile: +91-112436 9849;
E-mail: reccorp@recl.nic.in
Website: www.recindia.com and www.recindia.nic.in

CIN No. - L40101DL1969GOI005095

FOR PRIVATE CIRCULATION ONLY

This Private Placement Offer Letter is issued in conformity with Companies Act, 2013, as amended, Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008, as amended, Form PAS-4 prescribed under Section 42 and Rule 14(1) of Companies (Prospectus and Allotment of Securities) Rules, 2014, as amended, the Companies (Share Capital and Debenture) Rules, 2014, as amended, Circular No. RBI/2014-15/475 DNBR (PD) CC No. 021/03.10.001/2014-15 dated February 20, 2015 issued by the Reserve Bank of India on "Raising Money through Private Placement by NBFCs-Non-Convertible Debentures (NCDs) by NBFCs", and is an information memorandum for the purposes of the Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008, as amended. This issuance would be under the electronic book mechanism for issuance of debt securities on private placement basis as per SEBI circular January 05, 2018 bearing reference number SEBI/HO/DDHS/CIR/P/2018/05, and SEBI circular dated August 16, 2018 bearing reference number SEBI/HO/DDHS/CIR/P/2018/122, each as amended ("SEBI EBP Circulars"), read with the Updated Operational Guidelines "for issuance of Securities on Private Placement basis through an Electronic Book Mechanism" issued by BSE vide their notice number 20180928-24 dated 28 September 2018 ("BSE EBP Guidelines") or the "Electronic Bidding Platform for Issuance of Debt Securities on Private Placement Basis" issued by the NSE vide their circular number 24/2018 dated September 28, 2018 ("NSE EBP Guidelines"), as applicable. The SEBI EBP Circulars and the BSE EBP Guidelines / NSE EBP Guidelines shall hereinafter be referred to as the "Operational Guidelines". The Issuer intends to use the NSEs bid bond platform for this Issue.

PRIVATE PLACEMENT OFFER LETTER DATED 3 MAY, 2019

PRIVATE PLACEMENT OFFER LETTER FOR PRIVATE PLACEMENT OF SERIES 177 UNSECURED, REDEEMABLE, NON-CONVERTIBLE, NON-CUMULATIVE, TAXABLE BONDS OF RS. 500 CRORE FOR CASH AT PAR, ("BASE ISSUE"), IN THE NATURE OF DEBENTURES, WITH OPTION TO RETAIN OVERSUBSCRIPTION BY WAY OF GREEN SHOE OPTION UP TO RS. 745 CRORE OVERALL UNDER SERIES 177, AGGREGATING TO RS. 1245 CRORE ("ISSUE SIZE").

NEITHER THE ISSUER NOR ANY OF THE CURRENT DIRECTORS OF THE ISSUER HAS BEEN DECLARED AS WILFUL DEFAULTER.

TRUSTEE FOR THE BONDHOLDERS BEACON TRUSTEESHIP LIMITED	REGISTRAR TO THE ISSUE KARVY FINTECH PRIVATE LIMITED
Registered Office:	Registered Office:
F-801, Jay Balaji CHS Ltd, Plot No. 26, Sector-6,	Karvy Selenium Tower B,
Nerul, Navi Mumbai – 400 706 and Corporate office at	Plot No. 31-32, Gachibowli Financial
4C & D Siddhivinayak Chambers, Gandhi Nagar,	District Nanakramguda, Hyderabad
Bandra East, Mumbai – 400 051	Tel: +91 40 6716 2222;
Tel: +91 022 26558759	Facsimile: +91 40 2343 1551;
Contact Person: Ms. Jayshree Kakani, Company	Contact Person: Sh. S. P. Venugopal, DGM (Corp. Reg.)
Secretary	Email: venu.sp@karvy.com
Email: jayshree@beacontrustee.co.in	SEBI Registration No.: INR000000221

ISSUE PROGRAMME	
ISSUE OPENS ON: 3 MAY, 2019	ISSUE CLOSES ON: 3 MAY, 2019

LISTING

The Bonds are proposed to be listed on wholesale debt market ("WDM") segment of the National Stock Exchange of India Ltd. and/or BSE Ltd. The BSE and NSE have granted the in-principle approval by letters dated 2 May 2019, and 2 May 2019 respectively.



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	SECTION I	
	DEFINITIONS AND ABBREVIATIONS	
AY	Assessment year.	
Articles/Articles of Association/AoA	Articles of association of the Issuer as amended.	
Allotment/Allot	The issue and allotment of the Bonds to the successful Applicants pursuant to this Issue.	
Application Form	The form in terms of which the Applicant shall make an offer to subscribe to the Bonds and which will be considered as the application for Allotment of Bonds for Series 177.	
Applicant/Investor	A person who makes an offer to subscribe the Bonds pursuant to the terms of this Private Placement Offer Letter and the Application Form.	
Associate Company	A company in which the Issuer has a significant influence, but which is not a subsidiary company of Issuer having such influence and includes a joint venture company. Significant influence means control of at least 20% of total share capital, or of business decisions under an agreement.	
Auditing Standards	Standards of auditing or any addendum thereto for companies or class of companies referred to in sub-section (10) of Section 143 of the Companies Act, 2013.	
Arrangers to the Issue	Arrangers to the Issue are the entities as listed in this Private Placement Offer Letter.	
Board/Board of Directors	The board of directors of the Issuer or Committee thereof.	
Bonds	Unsecured, redeemable, non-convertible, non-cumulative, taxable bonds in the nature of debentures of face value of Rs. 10 Lakh each offered through private placement route under the terms of this Private Placement Offer Letter.	
Bond Trustee	BEACON Trusteeship Limited.	
Bondholder(s)	Any person holding the Bonds and whose name appears in the list of Beneficial Owners provided by the Depositories or whose name appears in the Register of Bondholders maintained by the Issuer or Registrar.	
Beneficial Owner(s)	Bondholder(s) holding Bond(s) in dematerialized form ('Beneficial Owner' of the Bond(s) as defined in clause (a) of sub-section of Section 2 of the Depositories Act, 1996).	
Book Closure/Record Date	Record date of interest shall be 15 (fifteen) days prior to each interest payment date and 15 (fifteen) days prior to the date of Maturity. Interest shall be paid to the person whose name appears as sole/first in the Register of Bondholders or Beneficial Owners position of the Depositories on Record Date or to the Bondholders who have converted the Bonds to physical form and their name is registered on the registers maintained by the Issuer or Registrar. In the event of the Issuer not receiving any notice of transfer at least 15 (fifteen) days before the respective due date of payment of interest and at least 15 (fifteen) days prior to the maturity date, the transferees for the Bond shall not have any claim against the Issuer in respect of interest so paid to the registered Bondholder.	
BSE	BSE Limited.	
BSE Bond-EBP Platform	EBP platform of BSE for issuance of debt securities on private placement basis.	
Business Day	Business day is the day when the money market is functioning in Mumbai.	
CAG	Comptroller and Auditor General of India.	
CAGR	Compounded Annual Growth Rate.	
CAR	Capital Adequacy Ratio.	
CARE	Credit Analysis & Research Limited.	



CDSL	Central Depository Services (India) Limited.
CMD	Chairman and Managing Director of the Issuer.
Committee	A committee of the Board of Directors.
Companies Act	The Companies Act, 1956, as amended (to the extent applicable) and/or
	the Companies Act, 2013, as applicable.
Companies Act, 2013	The Companies Act, 2013, as amended and to the extent notified by the
,	Ministry of Corporate Affairs, Government of India.
CRISIL	CRISIL Limited.
Crore	An amount of 1,00,00,000
Debt Securities	Non-convertible debt securities which create or acknowledge indebtedness and includes debentures, bonds and such other securities of the Issuer, whether constituting a charge on the assets of the Issuer or not, but excludes security receipts and securitized debt instruments.
Deemed Date of Allotment	The cut-off date on which the duly authorized committee approves the Allotment of the Bonds i.e. the date from which all benefits under the Bonds including interest on the Bonds shall be available to the Bondholders. The actual allotment of Bonds (i.e. approval from the Board of Directors or a Committee thereof) may take place on a date other than the Deemed Date of Allotment.
Depository	A Depository registered with SEBI under the SEBI (Depositories and Participant) Regulations, 1996, as amended.
Depositories Act	The Depositories Act, 1996, as amended.
Depository Participant	A Depository participant as defined under Depositories Act, 1996.
Designated Stock Exchange	BSE Limited
DER	Debt Equity Ratio.
Director	A member of the Board of Directors.
DP	Depository Participant.
EBP	Electronic Bidding Platform.
EPS	Earnings Per Share.
Equity Shares	Equity shares of the Issuer of face value of Rs. 10 (ten) each.
FIs	Financial Institutions.
FIIs	Foreign Institutional Investor (as defined under the SEBI (Foreign Institutional Investors) Regulations, 1995, as amended) and registered with the SEBI under applicable laws in India.
FPI	Foreign portfolio investors as defined under SEBI (Foreign Portfolio Investors) Regulations, 2014, as amended, and registered with SEBI.
Financial Year/ FY/ Fiscal	Period of 12 (twelve) months period ending on March 31, of that particular year.
GIR	General Index Registration Number.
GoI	Government of India/Central Government.
HUF	Hindu Undivided Family.
ICRA	ICRA Limited.
Independent Director	An independent director referred to in sub-section (4) of Section 149 of the Companies Act, 2013.
IRRPL	India Ratings & Research Private Limited.
Issuer / REC	REC Limited (formerly known as Rural Electrification Corporation Limited). A company incorporated under Companies Act and having its registered office at Core-4, SCOPE Complex, 7 Lodi Road, New Delhi 110003 and bearing CIN L40101DL1969GOI005095.
Issue/ Offer	Private placement of Bonds, being Rs. 500 Crore for Series 177 with option to retain oversubscription, under this Private Placement Offer Letter up to a total Rs. 745 Crore under Series 177; the aggregate amount
	of Rs. 1245 Crore constitutes the "Issue Size".
ISIN	International Securities Identification Number.
ISIN I.T. Act	



IT	Income Tax.
JPY	Japanese Yen.
	•
Key Managerial Personnel	Key managerial personnel, in relation to the Issuer, shall mean:
	i. Managing Director and chief executive officer or the manager;ii. Company secretary;
	1 3
	iii. Whole-time Directors;
	iv. Chief financial officer; and
	any such other officer as may be prescribed under the Companies Act, 2013.
Lakh	An amount of 1,00,000.
Listing Agreement	Listing agreement as defined under SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 as amended.
Memorandum/Memorandum of	Memorandum of Association of the Issuer as originally framed or as
Association	altered from time to time in pursuance of the Companies Act.
Million	An amount of 1,000,000.
NBFC – IFC	Infrastructure finance company as a category of non-banking financial company registered with the RBI.
NPA	Non-performing asset.
NRIs	Non Resident Indians.
NSE	National Stock Exchange of India Ltd.
NSE Bond Platform	EBP platform of NSE for issuance of debt securities on private placement
	basis.
NSDL	National Securities Depository Ltd.
"our"/"we"/"us"	The Issuer together with its subsidiaries, associates and its joint venture on a consolidated basis. As the context may require.
PAN	Permanent Account Number.
PFC	Power Finance Corporation Limited
Private Placement	Offer of Bonds or invitation to subscribe to the Bonds of the Issuer (other than by way of public offer) through issue of this Private Placement Offer Letter to Investors on such conditions including the form and manner of private placement as prescribed under the Companies Act, 2013 and RBI Circular No. RBI/2014-15/475 DNBR (PD) CC NO. 021/03.10.001/2014-15, dated February 20, 2015, as amended.
Private Placement Offer Letter	This private placement offer letter dated 3 May 2019.
Promoter	A promoter as referred to to in sub-section (69) of Section 2 of the Companies Act, 2013.
PSE	Public sector enterprise.
PSU	Public sector undertaking.
Quarter End	Means the last day of each financial quarter of each Financial Year.
Rs.	Indian National Rupee.
RBI	Reserve Bank of India.
RBI Act, 1934	Reserve Bank of India Act, 1934.
Register of Bondholders	The register maintained containing the name of Bondholders entitled to
Register of Bolidholders	receive coupon/redemption amount in respect of the Bonds on the Record
	Date and whose name appears in the list of Bondholders appearing in the record of Beneficial Owners maintained by the Depository as the Bonds are issued in demat form only and if any Bonds are subsequently rematerialized, the register maintained by the Issuer of the names of Bondholders entitled to receive coupon/redemption amounts on the Record Date, maintained at the registered office of the Issuer under the Companies Act, 2013.
RBI Guidelines	Any rule, regulations, guideline or amendment as may be issued by RBI from time to time.



Registrar to the Issue	Karvy Fintech Private Limited.
ROC	Registrar of Companies, National Capital Territory of Delhi and Haryana.
RTGS	Real Time Gross Settlement.
SEB	State Electricity Board(s).
SEBI	Securities and Exchange Board established under Securities and Exchange Board of India Act, 1992, as amended.
SEBI Act	Securities and Exchange Board of India Act, 1992, as amended.
SEBI Debt Regulations	Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008, as amended.
SEBI Guidelines	Any rule, regulation or amendment as may be issued by SEBI from time to time.
STL	Short term loan.
TDS	Tax Deducted at Source.
WCDL	Working Capital Demand Loan.



SECTION II DISCLAIMERS

DISCLAIMER OF THE ISSUER

This Private Placement Offer Letter is neither a Prospectus nor a Statement in Lieu of Prospectus and is prepared in conformity with Companies Act, 2013, Form PAS-4 prescribed under Section 42 and Rule 14(1) of Companies (Prospectus and Allotment of Securities) Rules, 2014, as amended ("PAS Rules"), SEBI Guidelines and RBI Guidelines and the relevant rules and regulations therein. This document does not constitute an offer to the public generally to subscribe for or otherwise acquire the Bonds to be issued by REC. This document is for the exclusive use of the Investors to whom it has been specifically addressed and it should not be circulated or distributed to third party(s). It is not and shall not be deemed to constitute an offer or an invitation to the public in general to subscribe to the Bonds issued by the Issuer. This Bond issue is made strictly on private placement basis. Apart from this Private Placement Offer Letter, no offer document or prospectus is being prepared in connection with the offering of this Issue or in relation to Issuer.

This Private Placement Offer Letter is not intended to form the basis of evaluation for the prospective subscribers to whom it is addressed and who are willing and eligible to subscribe to the Bonds issued by REC. This Private Placement Offer Letter has been prepared to give general information regarding REC to parties proposing to invest in this issue of Bonds and it does not purport to contain all the information that any such party may require. REC believes that the information contained in this Private Placement Offer Letter is true and correct as of the date hereof. REC does not undertake to update this Private Placement Offer Letter to reflect subsequent events and thus prospective subscribers must confirm about the accuracy and relevancy of any information contained herein with REC. However, REC reserves its right for providing the information at its absolute discretion. REC accepts no responsibility for statements made in any advertisement or another material and anyone placing reliance on any other source of information would be doing so at his own risk and responsibility.

Prospective subscribers must make their own independent evaluation and judgment before making the investment and are believed to be experienced in investing in debt markets and are able to bear the economic risk of investing in Bonds. It is the responsibility of the prospective subscribers to have obtained all consents, approvals or authorizations required by them to make an offer to subscribe for, and purchase the Bonds. It is the responsibility of the prospective subscribers to verify if they have necessary power and competence to apply for the Bonds under the relevant laws and regulations in force. Prospective subscribers should conduct their own investigation, due diligence and analysis before applying for the Bonds. Nothing in this Private Placement Offer Letter should be construed as advice or recommendation by the Issuer or by the Arrangers to the Issue to subscribers to the Bonds. The prospective subscribers also acknowledge that the Arrangers to the Issue do not owe the subscribers any duty of care in respect of this private placement offer to subscribe for the Bonds. Prospective subscribers should also consult their own advisors on the implications of application, allotment, sale, holding, ownership and redemption of these Bonds and matters incidental thereto.

This Private Placement Offer Letter is not intended for distribution and as per sub-section (7) of section 42 of the Companies Act, 2013, the Issuer shall not release any public advertisements or utilise any media, marketing or distribution channels or agents to inform the public at large in relation to this Issue. It is meant for the consideration of the person to whom it is addressed and should not be reproduced by the recipient. The securities mentioned herein are being issued on private placement basis and this offer does not constitute a public offer/invitation.

The Issuer reserves the right to withdraw the private placement of the Bond issue prior to the Issue closing date(s) in the event of any unforeseen development adversely affecting the economic and regulatory environment or any other force majeure condition including any change in applicable law. In such an event, the Issuer will refund the Application money, if any, along with interest payable on such Application money, if any. The Investors confirm that they are aware of and understand the contents as set out under this section.

DISCLAIMER OF THE SECURITIES AND EXCHANGE BOARD OF INDIA

This Private Placement Offer Letter has not been filed with or approved by SEBI. The Bonds have not been recommended or approved by SEBI nor does SEBI guarantee the accuracy or adequacy of this Private Placement Offer Letter. It is to be distinctly understood that this Private Placement Offer Letter should not, in any way, be deemed or construed that the same has been cleared or vetted by SEBI. SEBI does not take any responsibility



either for the financial soundness of any scheme or the project for which the Issue is proposed to be made, or for the correctness of the statements made or opinions expressed in this Private Placement Offer Letter. The Issue of Bonds is being made on private placement basis, filing of this Private Placement Offer Letter is not required with SEBI.

Pursuant to the PAS Rules, a copy of this Private Placement Offer Letter shall be filed with the Registrar of Companies, National Capital Territory of Delhi and Haryana along with fee as provided in the Companies (Registration Offices and Fees) Rules, 2014 and the same shall also be filed with SEBI along with fee as provided in the Securities and Exchange Board of India (Payment of Fees) (Amendment) Regulations, 2014 within a period of 30 (thirty) days of circulation of the Private Placement Offer Letter. However SEBI reserves the right to take up at any point of time, with REC, any irregularities or lapses in this Private Placement Offer Letter.

DISCLAIMER OF THE ARRANGERS

It is advised that REC has exercised self-due-diligence to ensure complete compliance of prescribed disclosure norms in this Private Placement Offer Letter. The role of the Arrangers to the Issue in the assignment is confined to marketing and placement of the Bonds on the basis of this Private Placement Offer Letter as prepared by REC. The Arrangers to the Issue have neither scrutinized/vetted nor have they done any due-diligence for verification of the contents of this Private Placement Offer Letter. The Arrangers to the Issue shall use this Private Placement Offer Letter for the purpose of soliciting subscription from qualified institutional investors in the Bonds to be issued by REC on private placement basis. It is to be distinctly understood that the aforesaid use of this Private Placement Offer Letter by the Arrangers to the Issue shall neither in any way be deemed or construed that this Private Placement Offer Letter has been prepared, cleared, approved or vetted by the Arrangers to the Issue, nor do they in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this Private Placement Offer Letter; nor do they take responsibility for the financial or other soundness of the Issuer, its Promoter, its management or any scheme or project of REC. The Arrangers to the Issue or any of its directors, employees, affiliates or representatives do not accept any responsibility and/or liability for any loss or damage arising of whatever nature and extent in connection with the use of any of the information contained in this Private Placement Offer Letter.

DISCLAIMER OF THE STOCK EXCHANGE

As required, a copy of this Private Placement Offer Letter has been submitted to BSE and/or NSE (hereinafter collectively referred to as "Exchanges") for hosting the same on its website. It is to be distinctly understood that such submission of the document with BSE and/or NSE or hosting the same on its website should not in any way be deemed or construed that this Private Placement Offer Letter has been cleared or approved by the Exchanges; nor do they in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this document; nor do they warrant that the Issuer's Bonds will be listed or continue to be listed on the Exchanges; nor do they take responsibility for the financial or other soundness of the Issuer, its Promoter, its management or any scheme or project of REC. Every person who desires to apply for or otherwise acquire any bonds of the Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the relevant Exchanges whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

DISCLAIMER OF THE RESERVE BANK OF INDIA

The Bonds have not been recommended or approved by the RBI nor does RBI guarantee the accuracy or adequacy of this Private Placement Offer Letter. It is to be distinctly understood that this Private Placement Offer Letter should not, in any way, be deemed or construed that the Bonds have been recommended for investment by the RBI. The RBI does not take any responsibility either for the financial soundness of the Issuer, or the Bonds being issued by the Issuer or for the correctness of the statements made or opinions expressed in this Private Placement Offer Letter. The potential investors may make investment decision in respect of the Bonds offered in terms of this Private Placement Offer Letter solely on the basis of their own analysis and RBI does not accept any responsibility about servicing/repayment of such investment.



SECTION III GENERAL INFORMATION

3.1. ISSUER

Name of the Issuer : REC Limited (formerly known as Rural Electrification

Corporation Ltd.)

Registered/ Head Office/ : Core-4, SCOPE Complex, 7, Lodi Road

Corporate Office

Website

www.recindia.gov.in

E-mail

New Delhi 110003

www.recindia.gov.in

investorcell@recl.nic.in

Telephone Number : +911124361320 Fax Number : +911124369849

CIN : L40101DL1969GOI005095

The Issuer was incorporated as a private limited company under the Companies Act, 1956 on July 25, 1969 at New Delhi as "Rural Electrification Corporation Private Limited". The word "private" was deleted from the name of the Issuer on June 3, 1970. The Issuer became a deemed public limited company with effect from July 1, 1975. The Issuer was converted into a public limited company with effect from July 18, 2003. The name of the Issuer has changed from "Rural Electrification Corporation Private Limited" to "REC Limited" pursuant to the shareholders resolution dated September 25, 2018, with effect from 13 October 2018.

3.2. COMPLIANCE/NODAL OFFICER AND CHIEF FINANCIAL OFFICER

COMPLIANCE/ NODAL OFFICER	CHIEF FINANCIAL OFFICER - DIRECTOR FINANCE AND CHAIRMAN AND MANAGING DIRECTOR
Vijay Kumar/Daljeet Singh Khatri	Mr. Ajeet Kumar Agarwal,
General Manager (Finance)	REC Limited
REC Limited	Core-4, SCOPE Complex
Core-4, SCOPE Complex	7, Lodi Road
7, Lodi Road, New Delhi 110 003	New Delhi-110003
Tel: +91 11 4309 1620	Tel: +91 11 24361914
Facsimile: +91 11 2436 9849	Facsimile: +91 11 24365090
E-mail: vkumar@recl.in	E-mail: ak.agarwal@recl.nic.in

3.3. ARRANGERS TO THE ISSUE

Arrangers to the Issue	Amount (Rs. in
	Crore)
HDFC BANK LTD	470
PNB GILTS LTD	135
AXIS BANK LTD	125
YES BANK LIMITED	60
A. K. CAPITAL SERVICES LTD.	25
ICICI SECURITIES PRIMARY DEALERSHIP LTD	25
KOTAK MAHINDRA BANK LIMITED	25
SBI CAPITAL MARKETS LTD.	25
TIPSONS CONSULTANCY SERVICES PVT. LTD.	10
ICICI BANK LIMITED	5
TRUST INVESTMENT ADVISORS PVT. LTD.	5
Total	910



AND TO BUILD TO	Name of the state
HDFC BANK LTD.	PNB GILTS LIMITED
Peninsula Business Park, 4th Floor, Tower B, Senapati	PNB House, 4 th Floor,
Bapat Marg, Lower Parel – (W), Mumbai – 400 013	Sir P M Road, Mumbai-400001
Telephone No.: 022 6652 1162 / 1006	Telephone No 9987049089
Fax No.: 022 2496 0696	E-mail: uttam.saha@pnbgilts.com
E-mail: niranjan.kawatkar@hdfcbank.com	
AXIS BANK LIMITED	YES BANK LIMITED
Axis House, 4th Floor, Tower 1, Sector-128, Noida-201304	48 – Nyaya Marg, Chanakyapuri, New Delhi -
Telephone No. (0120) 6210860	110021
E-mail: vikrant5.verma@axisbank.com	Telephone No. (011) 66569094
	Fax No. (011) 41680310
	E-mail: ankush.siddhu@yesbank.in
A. K. CAPITAL SERVICES LTD.	ICICI SECURITIES PRIMARY DEALERSHIP
	LIMITED
910, 9th Floor, Ansal Bhawan, 16, Kasturba Gandhi Marg,	ICICI Tower, 3rd Floor, NBCC Place, Pragati
Connaght Place, New Delhi -110001.	Vihar, Lodi Road, New Delhi – 110003
Tel: 011-23739628/47340685	Telephone No. (011) 24390025/26
Fax: 011-23739627	Fax No. (011) 43560036 / 24390074
Email: pankaj.agrawal@akgroup.co.in; akcapitals@gmail.co	E-mail: s.venkatakrishnan@isedpd.com
m	
KOTAK MAHINDRA BANK LIMITED	SBI CAPITAL MARKETS LTD.
Kotak Aero City, Asset Area 9, 3rd Floor, IBIS Commercial	6th Floor, World Trade Tower, Barakhamba
Block, Hospitality District, IGI Airport	Lane,
New Delhi - 110 037	New Delhi - 110001
Telephone No. (011) 66176000/ 66176370	Telephone No. (011) 23418447
Fax No. (011) 66084595	Fax No. (011) 23416292
E-mail: ahmedwiquar.rahim@kotak.com	E-mail: shweta.narang@sbicaps.com
. ~	00 1
TIPSONS CONSULTANCY SERVICES PVT. LTD.	ICICI BANK LIMITED
401, Sheraton House, Opp. Ketav Petrol Pump, Polytechnic	ICICI Bank Towers Bandra Kurla Complex,
Road, Ambawadi, Ahmedabad – 380015	Bandra (East), Mumbai – 400051
Telephone No. (079) 30002004, (079) 30427790, (011)	Telephone No. (022) 26531414, (011) 4221 8275
23351155	Fax No. (022) 26531063, (022) 26531122, (011)
Fax No. (079) 30480298, (011) 23351188	24360072
E-mail: dharmendra@tipsons.com	E-mail: gmgfixedincome@icicibank.com
TRUST INVESTMENT ADVISORS PVT. LTD.	
1101, Naman Centre, G Block, C-31,	
Bandra Kurla Complex, Bandra (E),	
Mumbai - 400 051	
Telephone No. (022) 40845000	
Fax No. (022) 40845066 / 40845007	
E-mail: mbd.trust@trustgroup.co.in	

Note: Total amount of INR 910 crores was mobilised through arrangers, remaining amount of INR 335 Crores was directly mobilised from investors.

3.4. CREDIT RATING AGENCIES

INDIA RATINGS & RESEARCH PRIVATE LIMITED	CRISIL LIMITED
A Fitch Group Company	CRISIL House,
Wockhardt Tower, Level 4, West Wing	Central Avenue, Hiranandani Business Park,
Bandra Kurla Complex, Bandra (E)	Powai, Mumbai- 400 076
Mumbai - 400051	Tel: + 91 22 3342 3000
Tel: +91 22 40001700	Fax: +91 22 3342 3050
Fax: +91 22 40001701	Website: www.crisil.com
Website: www.indiaratings.co.in	



ICRA LIMITED	CREDIT ANALYSIS & RESEARCH LIMITED
1105, Kailash Building,	13 th Floor, E-1, Block,
11th Floor, 26, Kasturba Gandhi Marg,	Videocon Tower,
New Delhi – 110001	Jhandewalan Extension,
Tel: +91 11 23357940/50	New Delhi 110055
Fax: +91 11 23357014	Tel:+91 11 4533 3200
Website: www.icra.in	Fax: +91 114533 3238
	Website: www.careratings.com

3.5 STATUTORY AUDITORS OF THE ISSUER

S. No.	Name	Address	Auditors of the Company since
1	M/s A R & Co.,	A 403, Gayatri Apartments,	July 01, 2015
	Chartered Accountants,	Airlines Group Housing Society,	
	ICAI Firm Registration: 002744C	Plot No.27, Sector 10, Dwarka,	
		New Delhi- 110075	
		Tel: +91 120 6451160	
		Email: pawankgoel1@gmail.com	
		Contact Person: Mr. Pawan K. Goel	
2	M/s G.S. Mathur & Co.,	A-160, Defence Colony, New Delhi-110024	July 29, 2017
	Chartered Accountants,	Tel:+41554880/81, 24331503	
	ICAI Firm Registration: 008744N	Email: ajay.mathur01@gmail.com	
		Contact Person: Mr. Ajay Mathur	

Being a government company, the statutory auditors of the Issuer are appointed by the Controller and Auditor General of India ("CAG"). The annual accounts of the Issuer are reviewed every year by the CAG and a report is published.

3.6. DETAILS OF CHANGE IN AUDITORS OF THE COMPANY SINCE LAST 3 (THREE) YEARS:

S. No.	Financial Year	Name	Address	Date of Appointment/ Resignation	Remark (if any)
1.	2017-18	M/s A R & Co., Chartered Accountants, having Firm Registration No. 002744C M/s G.S. Mathur & Co., Chartered Accountants, ICAI Firm Registration: 008744N	A 403, Gayatri Apartments, Airlines Group Housing Society, Plot No.27, Sector 10, Dwarka, New Delhi- 110075 A-160, Defence Colony, New Delhi-110024	Appointed on 11.07.2017	M/s G.S. Mathur & Co. was appointed by CAG.
2.	2015-16	M/s A R & Co., Chartered Accountants, having Firm Registration No. 002744C M/s Raj HarGopal & Co., Chartered Accountants, having Firm Registration No.002074N	A 403, Gayatri Apartments, Airlines Group Housing Society, Plot No.27, Sector 10, Dwarka, New Delhi- 110075 412, AnsalBhawan, 16, Kasturba Gandhi Marg, New Delhi – 110001.	Appointed on 01.07.2015	M/s A R & Co. was appointed by CAG.



SECTION IV BRIEF HISTORY OF ISSUER SINCE INCORPORATION, DETAILS OFACTIVITIES UNDERTAKEN, ANY REORGANIZATION, RECONSTRUCTION OR AMALGAMATION

4.1. CONSTITUTION

REC is a Government of India ("GoI") Public Sector Enterprise, incorporated on July 25, 1969 under the Companies Act, having net worth of over Rs. 35,490.51 Crore (on standalone basis) as on March 31, 2018. It provides financial assistance to SEB, State Government Departments and Rural Electric Cooperatives for village electrification and energisation of pump sets for increasing agricultural production and to other Centre and State utilities as also to the private sector utilities. REC was declared as a Public Financial Institution under Section 4A of the Companies Act, 1956 (corresponding section 2(72) of the Companies Act, 2013) in February 1992 and registered as non-banking financial company under section 45-IA of the RBI Act, 1934 in February 1998. It is also the nodal agency for channelizing finance to aid the Gol's social and economic objective of achieving 100% rural electrification. REC's importance has been further enhanced by the virtual absence of private sector investments in rural electrification.

4.2. CHANGES IN THE REGISTERED AND CORPORATE OFFICE

Our registered and corporate office is currently situated at Core-4, SCOPE Complex, 7, Lodi Road, New Delhi 110 003, India. Our registered office was initially situated at Floor No. 3, Jeevan Vihar, Parliament Street, New Delhi-110001, India, pursuant to a resolution of our Board dated September 5, 1969. The table below encapsulates changes in our registered office since our incorporation.

Date of shareholders' resolution	Change in address of the Registered Office		
September 5, 1969	Floor No. 3, Jeevan Vihar, Parliament Street, New Delhi 110 001, India.		
March 3, 1970	D-5, NDSE, Part-II, South Extension, New Delhi 110 049, India.		
November 30, 1976	2nd and 3rd Floor, DDA Building, Nehru Place, New Delhi 110 019, India.		
November 28, 1995	Core-4, SCOPE Complex, 7, Lodi Road, New Delhi 110 003, India.		

4.3. MAJOR EVENTS AND MILESTONES

Calendar Year	Event
1969	Incorporation of REC.
1970	Commenced lending operations to SEBs.
1974	Authorised by the Ministry of Irrigation and Power to finance rural electrification under the "Minimum Needs Programme".
1979	Central Institute for Rural Electrification (CIRE) set up in Hyderabad.
1988	Launch of Kutir Jyoti and Jal Dhara programmes for rural electrification.
1992	Declared a Public Financial Institution under Section 4A of the Companies Act, 1956.
1993	Entered into MoU with the Ministry of Power for the year 1993-1994 for the first time to achieve certain performance related targets.
1998	Registered as a non-banking financial company by RBI under Section 45(IA) of the RBI Act, 1934.
2001	Allowed to issue capital gains tax exemption bonds under Section 54 EC of the I.T. Act.
	Upgradation from Schedule 'B' to Schedule 'A' Corporation
2002	Grant of Mini Ratna - I status
2005	Appointed as the nodal agency for RGGVY (presently known as Deendayal Upadhyaya Gram Jyoti Yojana).
2006	Entered into agreement with Japan International Cooperation Agency for availing a loan facility of JPY 20,629 Million.



Calendar Year	Event
Calcilual Teal	Event
	Entered into agreement with KfW, Frankfurt am Main for availing a loan facility of Euro 70 Million.
2008	Launch of initial public offer and dilution of GoI's shareholding from 100% to 81.82%. Gross proceeds from initial public offer were Rs. 819.63 Crores.
	Listed Equity Shares of the Issuer on NSE and BSE.
	Accorded "Navratna" status by the Department of Public Enterprise, GoI for our operational efficiency and financial strength, which affords greater operational freedom and autonomy in decision making.
	Entered into agreement with Japan International Cooperation Agency for availing a loan facility of JPY 20,902 Million.
2009	Entered into agreement with KfW, Frankfurt am Main for availing a loan facility of Euro 70 Million.
	Received 'LAAA' rating from ICRA in relation to Rs. 25,000 Crores long term borrowing programme for the Fiscal 2010.
2010	Follow-on issue of Equity Shares resulting in (a) raising Rs. 2,647.53 Crores of gross proceeds through fresh issue and (b) GoI reducing its ownership to 66.80%.
	RBI categorised REC as an infrastructure finance company ("NBFC -IFC").
	REC was included in the MSCI emerging marketing index.
2011	REC successfully priced a USD 500 Million 4.25% 5-year Reg S Senior Unsecured Notes transaction.
	REC was the first Indian NBFC –IFC to enter into the international debt market.
2012	CHF Bonds through Reg S for CHF 200 Million were issued by REC, which were listed in the SIX Swiss Exchange, Switzerland.
	Entered into agreement with KfW, Frankfurt am Main for availing a loan facility of Euro 100 Million.
	National Electricity Fund (Interest Subsidy Scheme) has been set up by Ministry of Power to provide interest subsidy on loans disbursed to the State power utilities, distribution companies ("DISCOMs") - both in public and private sector, to improve the infrastructure in distribution sector. REC is the nodal agency for the scheme with a mandate to operationalize the scheme through which amount for interest subsidy will be provided.
2013	REC received DSIJ PSU Award, 2012 for "Fastest Growing Operational Metrics" in the non-manufacturing Navratna category.
	REC received CIDC Vishwakarma Award 2013 in the category of "Achievement Award for Industry Doyen.
	REC received Award in the Category of "Non-Banking Financial Services" by India Pride Awards, Dainik Bhaskar and DNA.
2014	Entered into offshore syndicated facility agreements for availing loan facility of USD 285 Million from Hong Kong and Shanghai Banking Corporation Limited, State Bank of India, Singapore Branch and Sumitomo Mitsui Banking Corporation as mandated lead arrangers and book runners in November 2014.
	REC named "Best Employer India 2013" and also been awarded "The Aon Hewitt Voice of Employee Award Public Sector Enterprise India 2013" by Aon Hewitt.



Calendar Year	Event					
	Received "Best HR Practices" Award in the Navratna PSU's category from India Today PSUs Award 2014.					
	REC received DSIJ PSU Award, 2014 for "Fastest Growing Navratna of the Year in "Non-Manufacturing Category".					
	"Rural sector PSE of the Year making Grass Root Infrastructure Impact" from IPSE Award 2014.					
	"Best Power Financing Company" for outstanding contribution in terms of proving financial assistance and promoting rural electrification projects all over India has consistent record of excellent all round performance growth and profitability sinception and contribution to the growth of India from CBIP.					
	"Best Governed Company" by Institute of Company Secretaries of India and REC has been awarded "ICSI National Award for excellence in corporate governance".					
	Nodal agency for operationalization of Deendayal Upadhyaya Gram Jyoti Yojana on December 3, 2014 (including Rural Electrification ("RE") component - the erstwhile Rajiv Gandhi Grameen Vidyutikaran Yojana ("RGGVY") mainly for separation of agriculture and non-agriculture feeders; strengthening and augmentation of subtransmission and distribution infrastructure in rural areas; and rural electrification for completion of the targets laid down under RGGVY for XII and XIII Plans.					
2015	"Fastest Growing Navratna PSU" award from India Today.					
	Third Largest Financier in RE in FY 2015-16 from Ministry of Non-Conventional and Renewable Energy ("MNRE")					
2016	Rated "Excellent" for Fiscal 2016 in terms of MoU signed with GoI for the 23 rd year in succession.					
	Nodal Agency for implementation of Outage Management System and 11 KV Rural Feeder Management System.					
	Received "Best Power Financing Company" award in CBIP Awards 2017.					
	Won Gold Trophy for "SCOPE Meritorious award for Best Public Sector Financing Institution or Insurance Company" for the year 2014-15.					
	Received "SCOPE Award for Excellence and Outstanding Contribution to the Public Sector Management" for the year 2014-15.					
2017	REC Equity Shares included in 'Nifty Next 50' on National Stock Exchange.					
	Saubhagya scheme launched.					
	USD 400 Million Reg S Bond for refinancing issued and listed on London Stock Exchange and Singapore Stock Exchange.					
	Green bond of REC listed on London Stock Exchange.					
	Received "Best Power Finance Company" award in CBIP Awards 2018.					
	Received "Governance Now 5 th PSU Award – 2017".					



Calendar Year	Event
	Received "SCOPE Award for Excellence and Outstanding Contribution to the Public Sector Management" for the year 2016-17" under Special Institutional Category, Digitalization.
2018	Received MSME Banking & NBFC Excellence Awards Received Golden Peacock Awards – 2018 for Corporate Governance & Sustainability Received CIMSME Banking Excellence Award Received Dun & Bradstreet PSU Awards 2018 for Financial Services Received Award for Best PSU Issuer on Electronic Bidding Platform of NSE Received Award for highest employee efficiency enterprise by Dalal Street Investment Journal Cohinat Committee on Economic Affairs on December 6, 2018 gave "in principle"
	Cabinet Committee on Economic Affairs on December 6, 2018 gave "in-principle" approval for acquisition of shares held by GOI in the Company to Power Finance Corporation Limited (PFC) along with management control. Thereafter, on March 20, 2019 Board of the PFC gave its approval for acquisition of GOI entire shareholding of 52.63% held in the Company to PFC making PFC as the majority shareholder. As per the filling done by PFC on March 28, 2019 with the Stock Exchange(s) under Regulation 10(6) of SEBI (LODR), Regulations, 2015, PFC has acquired complete 52.63% shares held by GOI in the Company. After such acquisition our Company shall remain to be a Government Company pursuant to Section 2 (45) of the Companies Act, 2013.
2019	Received India Smart Grid Forum (ISGF) Innovation Awards 2019 for Best Project for Household Electrification

4.4. DETAILS REGARDING ACQUISITION OF BUSINESS/UNDERTAKINGS, MERGERS, AMALGAMATION, REVALUATION OF ASSETS

The Issuer has neither acquired any entity, business or undertakings nor undertaken any mergers, amalgamation, or revaluation of assets in the last Fiscal.

4.5. HOLDING ENTITY - OUR PROMOTER

As on December 31, 2018, President of India, acting through the Ministry of Power, held 52.85% of the Equity Share Capital of the Issuer and was our Promoter.

Thereafter, the shareholding of President of India diluted by 0.22% on February 21, 2019 on account of off-market sale of 43,36,057 equity shares of face value Rs.10/- each of the Issuer to ICICI Prudential Asset Management Company Limited, the asset management company of Bharat 22 ETF Scheme.

Further, the Cabinet Committee on Economic Affairs on December 6, 2018 gave "in-principle" approval for acquisition of shares held by GOI in the Company to Power Finance Corporation Limited (PFC) along with management control. Thereafter, on March 20, 2019 Board of the PFC gave its approval for acquisition of the entire GOI shareholding of 52.63% held in the Company to PFC, making PFC as the majority shareholder. As per the filling done by PFC on March 28, 2019 with the Stock Exchange(s) under Regulation 10(6) of SEBI (LODR), Regulations, 2015, PFC has acquired complete 52.63% shares held by GOI in the Company and PFC will be treated as part of the "Promoter Group".

4.6. **JOINT VENTURES**

Energy Efficiency Services Limited ("EESL") FICRA

REC, along with three other PSUs, namely Power Grid Corporation of India Limited, National Thermal Power Corporation and Power Finance Corporation as partners, has formed a joint venture company by the name Energy Efficiency Services Limited ("EESL") on December 10, 2009. During the Financial Year 2016-17, the equity



investment of REC in EESL was increased to 14,65,00,000 equity shares of Rs. 10/- each with effect from April 25, 2016. Accordingly, as on date REC holds 21.70% of the paid up equity share capital of EESL.

EESL is formed to create and sustain market access of energy efficient technologies particularly in the public facilities like municipalities, buildings, agriculture and industry and to implement several schemes of Bureau of Energy Efficiency, Ministry of Power, GoI. EESL is also leading the market related activities of the National Mission for Enhanced Energy Efficiency, one of the 8 national missions under National Action Plan on Climate Change. The business verticals of REC inter-alia include implementing projects in energy service company ("ESCO") mode in agriculture demand side management ("AgDSM"), municipal demand side management ("MuDSM"), distribution energy efficiency projects, building, small and medium enterprises ("SMEs"), perform, achieve and trade-joint implementation plan ("PAT-JIP") and corporate social responsibility activities. Currently, EESL is implementing municipal street lighting projects with various municipal corporations and AgDSM projects for replacement of inefficient agricultural pump sets in the agriculture sector, 'Unnat Jyoti By Affordable LEDs For All' (formerly 'Domestic Efficient Lighting Programme') in domestic residential sector in ESCO mode with various utilities and corporate social responsibility projects of various companies.

4.7. ENTITIES IN WHICH WE HAVE EQUITY INVESTMENT

Indian Energy Exchange Limited ("IEX")

Pursuant to the approval of Board of Directors in Fiscal 2007, REC acquired 5% (12,50,000 equity shares of face value of Rs. 10 each) of the then equity share capital of IEX. Certain significant details of IEX are provided hereunder:

IEX was incorporated on March 26, 2007 and received its certificate of commencement of business on April 17, 2007. Its registered office is situated at Unit No. 3-6, 4th Floor, TDI Centre, District Centre, Jasola, New Delhi – 110025. IEX offers national level electronic platform to facilitate trading in electricity, subject to supervision of the Central Electricity Regulatory Commission. Entities listed to undertake trading in electricity, distribution licensees and grid connected entities use the platform offered by IEX to purchase and sell electricity. Currently, IEX operates day-ahead market and term-ahead market in electricity as well as the renewable energy certificate market. IEX provides a transparent, demutualised and automated platform enabling efficient price discovery and price risk management for participants. IEX has been listed on stock exchanges since 23 October 2017. The special resolution for sub division of the nominal value of equity shares of the company from the existing nominal value of Rs.10 each to Rs.1 each fully paid up, resulting in issuance of 10 equity shares of Rs.1 each, was approved by the shareholders by requisite majority in September, 2018. As on December 31, 2018, REC holds 4.12% in the equity share capital of IEX.

'Small is Beautiful' Fund ("SIB")

SIB is an Indian venture capital fund organised and settled as a contributory trust and registered with SEBI as a venture capital fund. KSK Trust Private Limited is the trustee for SIB. The office of SIB is situated at Plot No. 84, Kaveri Hills, Phase II, Madhapur, Hyderabad – 500033, Andhra Pradesh, India. SIB is engaged in the business of making investments in power generation and other allied projects in Indian power sector. REC has invested Rs. 22.50 Crore in SIB during FY 2003-04 along with other banks and financial institutions. REC's contribution amounted to 9.74% of the fund corpus. As on December 31, 2018, the outstanding investment of SIB in project companies amounts to Rs. 63.23 Crore.

Investment in NHPC

REC has invested in 26,05,42,050 equity shares of NHPC Limited at the rate of Rs. 21.78 per share (including STT, brokerage and other charges) amounting to Rs. 567.50 Crore in April 2016 during disinvestment by GoI through offer for sale route.

NHPC Limited, a GoI enterprise, was incorporated in the year 1975 with an objective to plan, promote and organise an integrated and efficient development of hydroelectric power in all aspects. Later, NHPC Limited expanded its objects to include development of power in all its aspects through conventional and non-conventional sources in India and abroad. At present, NHPC Limited is a Mini Ratna Category-I PSE of the GoI with an authorised share capital of Rs.15,000 Crores and issued share capital is Rs. 10,259.32 Crores.



NHPC has been assigned credit rating of AAA / stable by CRISIL.

REC sold 7,65,30,185 number of equity shares in the buyback offer by NHPC Limited in February 2017. As on December 31, 2018 REC holds 18,40,11,865 equity shares of NHPC Limited with an investment amount of Rs. 400.80 Crore which amounts to around 1.79% total equity share capital of NHPC Limited.

REC sold 87,09,659 number of equity shares in the buyback offer by NHPC Limited in last Quarter of FY 2018-19. As on March 31, 2019 REC holds 17,53,02,206 equity shares of NHPC Limited with an investment amount of Rs. 433.00 Crores.

Housing and Urban Development Corporation Limited ("HUDCO")

REC has invested in 3,47,429 equity shares of Housing and Urban Development Corporation Limited at the rate of Rs. 60 per share amounting to Rs. 2.08 Crore in May 2017 during the Initial Public Offer by HUDCO.

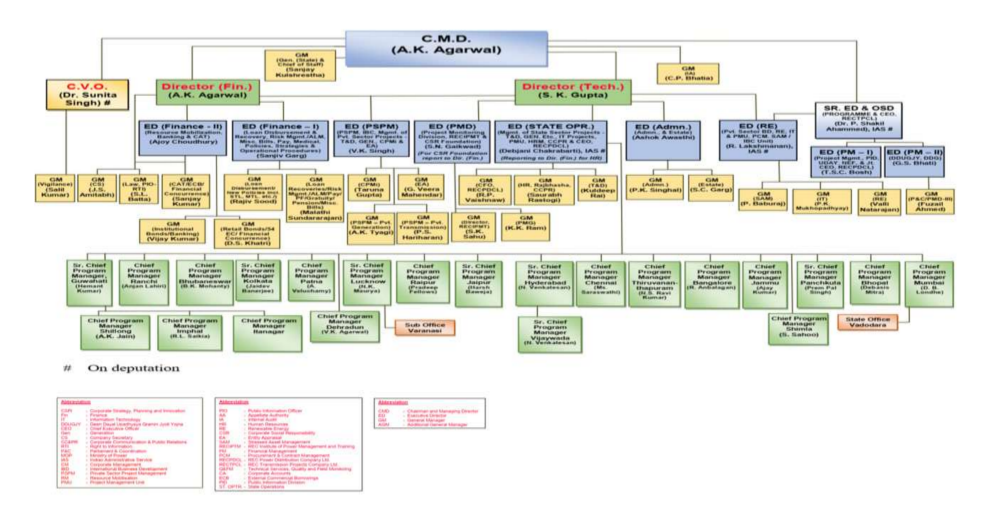
HUDCO was incorporated on April 25, 1970. HUDCO is a 100% GoI owned entity. HUDCO was notified as a public financial institution under Section 4A of the Companies Acton December 9, 1996, by the Department of Company Affairs, Ministry of Finance, GoI. HUDCO is a Miniratna (Category-I PSE) with excellent MoU ratings for last 3 (three) years. HUDCO has a credit rating of AAA for Long Term Debt. As on December 31, 2018 REC holds 3,47,429 equity shares of HUDCO Limited with an investment amount of Rs.2.08 crore.

Lanco Teesta Hydro Power Limited ("LTHPL")

REC has acquired the equity shares of the value of Rs.102 Crores in the project special purpose vehicle, LTHPL, through conversion of debt into equity under the implementation of strategic debt restructuring scheme, as per RBI guidelines. Proceedings under the Insolvency and Bankruptcy Code. 2016, as amended ("IBC") against the company commenced vide NCLT order dated 16th March 2018 and resolution plans were received from two (2) resolution applicants i.e. M/s SJVNL and M/s. NHPC under IBC. Later on, M/s. NHPC was declared as H1 bidder and Committee of Creditors approved the resolution plan submitted by M/s. NHPC. The resolution professional appointed for LTHPL submitted the approved resolution plan of M/s. NHPC to Hon'ble NCLT. The order of Hon'ble NCLT is awaited.



SECTION V EXISTING CORPORATE ORGANOGRAM





SECTION VI BRIEF SUMMARY OF BUSINESS/ACTIVITIES OF ISSUER AND ITS LINE OF BUSINESS

6.1. OVERVIEW

We are public financial institution in the Indian power infrastructure sector and are engaged in the financing and promotion of transmission, distribution and generation including renewable energy projects throughout India. We commenced our operations in 1969 for the purpose of developing the power infrastructure in rural areas. We have contributed to the development of rural India and India's agriculture through our funding of transmission and distribution projects in rural areas. Our mandate has evolved in accordance with the development priorities of GoI and since Fiscal 2003, we are permitted to finance all segments of the power sector, including generation, transmission and distribution, throughout the country. Our mandate was further extended to include financing other activities with linkages to power projects, such as coal and other mining activities, fuel supply arrangements for the power sector and other power-related infrastructure. In June 2011, we have set up a separate division for funding renewable projects in order to further achieve the goal of conserving fossil fuels and reducing our carbon foot prints. REC is one of only 14 Indian public sector undertakings to be granted "Navratna" status by the Department of Public Enterprise by virtue of our operational efficiency and financial strength. The GoI has rated our performance as "Excellent" continuously since Fiscal 1994. We have also been ranked among the top ten public sector undertakings in India by the Ministry of Heavy Industries and Public Enterprises for Fiscal 2000, Fiscal 2001, Fiscal 2002, Fiscal 2004 and Fiscal 2005. Domestically, we hold the highest credit rating for longterm borrowing consisting of domestic credit rating from each of IRRPL, CRISL, ICRA and CARE. On an international basis, we hold long-term borrowing ratings from Fitch and Moody's that are at par with sovereign ratings for India.

As on December 31, 2018, President of India, acting through the Ministry of Power, held 52.85% of the Equity Share Capital of the Issuer and was our Promoter. Subsequently, Cabinet Committee on Economic Affairs on December 6, 2018 gave "in-principle" approval for acquisition of shares held by GOI in the Company to Power Finance Corporation Limited (PFC) along with management control. Thereafter, on March 20, 2019, the board of the PFC gave its approval for acquisition of the entire GOI shareholding of 52.63% held in the Issuer to PFC, making PFC as the majority shareholder. As per the filing done by PFC on March 28, 2019 with the Stock Exchange(s) under Regulation 10(6) of SEBI (LODR), Regulations, 2015, PFC has acquired complete 52.63% shares held by GOI in the Company and PFC will be treated as part of the "Promoter Group". The Issuer remains a Government Company pursuant to Section 2 (45) of the Companies Act, 2013.

We have a branch network of 19 project offices and 3 sub-offices spread across India. The registered office at New Delhi looks at the matters relating to planning and policy formulation, resource mobilization and financial operations. Project or field offices attend functions relating to preliminary processing of new schemes, monitoring of on-going schemes, scrutiny of loan claims, recovery of dues and maintain liaison with SEBs and State Governments for effective implementation of rural electrification programme funded by REC.

Our Strengths

We believe that the following are our primary strengths:

- Our financial position is strong and our business is profitable.
- We are uniquely positioned to access and appraise borrowers in the Indian power sector.
- We occupy a key strategic position in the Gol's plans for growth of the power sector.
- We have an experienced management team with sector expertise.
- Pan India presence through our zonal/project offices in most of state capitals.

Our Strategy

The key elements of our business strategy are as follows:

- Continue to fund the increased investment in the Indian power sector.
- Maintain the diversity of our asset portfolio and seek higher yielding loan assets.



- Increase our involvement in consortium lending and private sector participation in the Indian power sector.
- Increase our fee-based income.
- Implement technological innovation to manage our growth and remain a dynamic organisation.

6.2. OUR PRODUCTS

Long-term Loans

We offer our long-term loans to central-sector power utilities, state-sector power utilities, joint-sector power utilities, state power departments, private sector power utilities and rural electricity cooperatives. Our long-term loans generally are sanctioned with respect to a specific power-related project at project inception or as bulk loans for procurement of equipment. Our long-term loans to the public sector for transmission and distribution projects typically require the borrower to obtain a state government guarantee of the loan and/or hypothecate a portion of its existing assets or hypothecate all of its project assets to secure the loan. The percentage of guarantee and hypothecation of assets differs on a case-to-case basis.

Short-term Loans

We offer short-term loans to our state sector borrowers to meet their immediate working capital requirements, including for the purchase of fuel for power plants, system and network maintenance, including transformer repairs, the purchase of power, the purchase of materials and minor equipment.

Others

Debt Refinancing

We may offer a debt refinancing scheme for borrowers who have borrowed funds from other lending institutions at a higher rate of interest. The refinancing facility is available generally for commissioned projects. We offer our debt refinancing products on the same interest rate terms as our long-term loans; however, the maturity of our debt refinancing products is generally not later than the maturity of the refinanced indebtedness.

• Bridge Loans

We may provide short-term bridge loan financing for borrowers that have been sanctioned financial assistance from or through us, primarily in the form of grants or long-term loans, and have received a sanction letter for the funding but are awaiting disbursements pending formalities or clearances.

• Short-term Loans to Equipment Manufacturers

We may offer short-term loans to manufacturers of equipment or materials. To be eligible to receive these loans the equipment manufacturers must have been awarded a firm order for executing contracts in power projects in India by power utilities. We do not currently have any such loans outstanding.

• Medium-term Loans

We offer medium-term loans ("MTL") to the Central/State Government Power Utilities and State Governments that are not in default to REC for the following purposes:

- purchase of fuel for power plant
- system and network maintenance including transformer repairs
- purchase of power
- any other requirement due to inadequate tariff revision, repayment of loan obligation, delay in receipt of support from GoI.

MTL are not provided to the following category of customers:

- who are in default to REC, or,
- utilities categorised as Grade "C", or,



utilities that have availed transitional financing loan facility.

These loans have a loan period of more than 1 (one) to 3 (three) years. As on March 31st 2018, MTL outstanding amounted to Rs. 8,845.40 Crores.

Loans for Power Purchase through the IEX

In December 2009, our Board of Directors approved a new scheme pursuant to which we intend to finance power purchases made through the IEX, which is one of two energy exchanges operating in India. It is currently intended that these power purchase loans may be offered to our existing public sector borrowers for the purpose of non-speculative purchases of power through the exchange with a maturity of 90 (ninety) days from disbursement. Power purchase loans will be secured by escrow arrangements or bank guarantees, at the discretion of the borrower.

Deendayal Upadhyaya Gram Jyoti Yojana

Deendayal Upadhyaya Gram Jyoti Yojana ("DDUGJY"), an integrated scheme covering all aspects of rural power distribution. Under the DDUGJY 60% of the project cost (85% for special States) is provided as grant by GoI and additional grant up to 15% (5% for special States) is provided by GoI on achievement of prescribed milestones. All erstwhile RE schemes (including Rajiv Gandhi Grameen Vidyutikaran Yojana ("RGGVY")) have been subsumed in DDUGJY. REC is the nodal agency for implementation of DDUGJY.

DDUGJY is a flagship programme of GoI supplementing over all rural development and facilitating towards "24x7 Power For All" in the country through the following project components:

- I. Separation of agriculture and non-agriculture feeders facilitating improved quality power supply to non-agricultural consumers and adequate power supply to agricultural consumers in the rural areas;
- II. Strengthening and augmentation of sub-transmission and distribution infrastructure in rural areas;
- III. Micro-grid and off-grid distribution network;
- IV. Metering of distribution transformers/feeders/consumers; and
- V. Rural electrification works (including the erstwhile RGGVY).

In this scheme, earlier population criteria for eligibility of villages/hamlets have been removed and villages/habitations having a population of less than 100 people are also eligible.

In order to realize the objectives of the scheme, participation of all the stakeholders particularly, public representatives has already been institutionalized through constitution of District Electricity Committees (now "DISHA") under the Chairmanship of senior most Member of Parliament. DISHA is empowered to monitor and review the implementation of DDUGJY.

DDUGJY New Projects:

Cumulatively, as on March 31, 2019, Rs. 42,676 Crore have been sanctioned for 32 States/Union Territories, as under:

Particulars	Amount in Rs. Crore
Feeder separation	15,191
System strengthening and Rural Households	20,243
Metering	3,859
Electrification of un-electrified villages (Grid mode)	1,512
Electrification of un-electrified villages (Off-Grid)	1,268
Sansad Adarsh Gram Yojana works	398
Provision for project management agency	206
Total	42,676

As on March 31 2019, GoI grant of Rs. 17,098 Crore have been released to States under new projects.



Pradhan Mantri Sahaj Bijli Har Ghar Yojana (SAUBHAGYA)

Honourable PM launched Saubhagya Scheme on September 25, 2017 and subsequently Ministry of Power ("MOP") issued Office Memorandum on October 11, 2017 and formulated the detailed guidelines on October 20, 2017. REC has been designated as the Nodal agency for Saubhagya Scheme.

The cost of the Saubhagya Scheme cost is Rs. 16,320 Crores including budgetary support of Rs. 12,320 Crores. The objective of the Saubhagya Scheme is to electrify all the households in India i.e. an estimated 4.54 Crore households by 31st March 2019 and also to achieve universal household electrification through creation of last mile connectivity to all the households in rural and urban areas.

Following are the major features of Saubhagya Scheme:

- The prospective beneficiary households for free electricity connections under the scheme would be identified using Socio Economic Caste Census ("SECC") 2011 data. However, un-electrified households not eligible as per SECC data would also be provided electricity connections under the scheme, for which Rs 500 shall be recovered by DISCOMs in 10 installments of Rs 50 each along with electricity bills.
- Monitoring on dedicated web-portal: saubhagya.gov.in.
- Mobile app for documentation and release of connections.
- Solar based off-grid systems for remote households.
- All DISCOMs including private sector DISCOMs, State Power Departments and RE Co-operative Societies are eligible for financial assistance.

Current Status:

Financial Progress:

- Rs. 13,888 Crore sanctioned (GoI grant component of Rs. 10,792 Crore) and Rs. 4,250 Crore grant released to States/ DISCOMs upto March 31, 2019.
- Rs. 14,270 Crore additional fund (GoI grant component of Rs. 11,237 Crore) approved for creation of additional infrastructure against which Rs. 4,189 Crore GoI grant released to States/DISCOMs upto March 31, 2019.

Physical Progress:

- As on March 31, 2019, cumulatively 2.62 Crore households have been electrified since launch of Saubhagya Scheme in which, 2.22 Crore households have been electrified during FY 2018-19.
- All States have achieved saturation under Saubhagya Scheme by providing electricity connections to all
 willing households except Chhattisgarh wherein 18,734 households are located in highly inaccessible
 areas due to left wing extremism issues.

National Electricity Fund

National Electricity Fund ("NEF") - Interest Subsidy Scheme, has become operational during the year 2012-13. The scheme has been introduced by GoI to promote the capital investment in the distribution sector. The scheme shall provide interest subsidy, linked with reform measures, on loans taken by private and public power distribution utilities for approved power distribution infrastructure projects.

NEF would provide interest subsidy aggregating to Rs. 84,660 Million (spread over maximum loan tenure of 14 (fourteen) years against loan amount of Rs. 2,39,727 Million) for distribution projects approved during 2012-13 and 2013-14. The pre-conditions for eligibility are linked to certain reform measures to be achieved by DISCOMs. Interest subsidy to the tune of 3-7%, is linked to the achievement of mainly two efficiency benchmark i.e., reduction of AT&C losses and reduction in revenue gap (ACS and ARR).



REC is the nodal agency for the scheme with a mandate to operationalize the scheme and pass on the benefit of interest subsidy to eligible distribution utilities. REC will receive service charges at the rate of 0.5% of the total loan amount approved by the NEF Steering Committee.

REC, during Fiscal 2013 and Fiscal 2014, has conveyed approval for projects of loan amounting to Rs. 264,067 Million to 25 DISCOMs of 15 (fifteen) states which have now reduced to Rs. 239,727 Million to 24 DISCOMs of 14 (fourteen) states due to delisting of some non-starter projects in accordance with the decision of the NEF Steering Committee. The interest subsidy shall be released on the basis of continual improvement in performance of DISCOM (mainly reduction of AT&C losses and reduction in revenue gap between - ACS and ARR) to be evaluated on annual basis during the loan tenure. Independent evaluator has been appointed for evaluation of interest subsidy proposal. It is expected that NEF scheme will supplement the efforts of Govt. of India and result in improvement in distribution sector in the country. NEF scheme has given an opportunity to REC to enhance its business prospects in the power distribution sector.

NEF Steering Committee till March 31, 2019, has approved interest subsidy amounting to Rs. 1750.70 Million to eligible DISCOMs based on the performance criterion evaluated by an independent evaluator and REC. DISCOMs have started getting the interest subsidy amount under the scheme and the benefits shall ultimately be passed on to the consumers of the respective DISCOMs.

UDAY SCHEME

The recent initiative by Ministry of Power, GoI through Ujwal DISCOM Assurance Yojana (UDAY), launched in November 2015, is a path breaking reform for realizing the Hon'ble Prime Minister's vision of affordable and accessible 24x7 power for all. It is another decisive step furthering the landmark strides made in the power sector over the past 2 (two) years, with the sector witnessing a series of historic improvements across the entire value chain, from fuel supply (highest coal production growth in over 2 (two) decades), to generation (highest ever capacity addition), transmission (highest ever increase in transmission lines) and consumption (over 2.3 Crore light emitting diodes bulbs distributed).

Financially stressed DISCOMs are not able to supply adequate power at affordable rates, which hampers quality of life and overall economic growth and development. Efforts towards 100% village electrification, 24X7 power supply and clean energy cannot be achieved without performing DISCOMs. Power outages also adversely affect national priorities like "Make in India" and "Digital India".

Due to legacy issues, DISCOMs are trapped in a vicious cycle with operational losses being funded by debt. Outstanding debt of DISCOMs has increased from about 2.4 Lakh Crore at the end of Fiscal 2011-12 to about 4.3 Lakh Crore at the end of Fiscal 2014-15. UDAY assures the rise of vibrant and efficient DISCOMs through a permanent resolution of past as well as potential future issues of the sector. It empowers DISCOMs with the opportunity to break even in the next 2-3 (two-three) years. This is through four initiatives: (i) improving operational efficiencies of DISCOMs; (ii) reduction of cost of power; (iii) reduction in interest cost of DISCOMs; and (iv) enforcing financial discipline on DISCOMs through alignment with State finances.

Enterprise Resource Planning E-office and Information Security Management System (ISMS)

REC remains committed to use of technology to increase its efficiency, and in its efforts to increase its efficiency by use of technology and reduce the time involved in business functions like central accounting, project appraisal and sanction, disbursement etc., REC has implemented enterprise resource planning ("ERP") system in REC, which has resulted in increase in efficiency and greater customer satisfaction. The ERP system is being migrated from existing ERP (Oracle e-Biz suite) to the latest version - R12.2.7. The new ERP system will have advanced features and other benefits which will further facilitate automation of business operation of REC. We have also implemented digital office solution across all offices of REC. This system has gone live on January 1, 2018. Towards achieving efficient e-governance and transparency, in procurement, now all procurement of goods and services of value above Rs.2 Lakhs is being done through the e-procurement system. The system is also capable of conducting e-reverse auction as per the guidelines of the central vigilance commission. Additionally, various in-house developed systems viz. annual property return, bill payment and tracking system, visitor management system etc. are in operation to improve the efficiency of REC. For better operational environment and internal control and to mitigate security risk, both primary data centre ("DC") and disaster recovery centre ("DR") of REC



are ISO/IEC 27001:2013 certified and comply with the National Cyber Security Policy of the GoI. Also data leakage and prevention system has been implemented at DC and DR for preventing sharing of confidential and critical information outside the corporate network. REC has also initiated steps to comply with the RBI "Master Direction – Information Technology Framework for the NBFC Sector" master direction number DNBS.PPD.No.04/66.15.001/2016-17 dated June 8, 2017, as amended.

6.3. Resource Mobilisation

We generally fund our assets, primarily comprising loans to the power sector, with borrowings of various maturities in the domestic and international markets. Our market borrowings include bonds, short-term loans, medium-term loans, long-term loans and external commercial borrowings. As on March 31, 2019, we had total outstanding borrowing of Rs. 2,43,564.33 Crores. The following table sets forth our indebtedness classified by Rupee-denominated and foreign currency-denominated sources and the percentages such resources constituted of our total indebtedness as on March 31, 2017, 2018 and 2019. The Rupee equivalents of foreign currency-denominated debts (other than those that are already fully hedged) are translated with reference to rates of exchange prevailing as at the end of all the periods indicated.

(All figures are in (Rs.) Crores, except percentages)

			As on Mar	ch, 31st	•	<u> </u>
Resource Denomination	2017		2018		2019	
Denomination	Amount	%	Amount	%	Amount	%
Rupee	146,436.84	87.42	168,984.89	85.01	208806.79	85.73%
Foreign currency	21,080.54	12.58	29,806.62	14.99	34,757.54	14.27%
Total	167,517.38	100.00	198,791.51	100.00	243564.33	100.00

6.4. Domestic Borrowings

In terms of domestic resources, a significant proportion of our Rupee denominated funds are raised through privately placed bond issues in the domestic market and term loans. We have a diverse investor base of banks, financial institutions, mutual funds, insurance companies, provident fund trusts, gratuity fund trusts, superannuation trusts and individuals. The following table sets forth our outstanding Rupee-denominated indebtedness by type and the percentage such indebtedness constituted of our total Rupee-denominated indebtedness as on March 31, 2017, 2018 and 2019.

(All figures are in (Rs.) Crores, except in percentages)

		(11	n ngares are	111 (145.)	ereres, ence	pt in percentages)
Rupee Denominated	As on March 31					
	2017		2018		2019	
	Amount	%	Amount	%	Amount	0/0
Taxable bonds	113449.39	77.47	128870.89	76.26	135184.07	64.74%
54EC Capital Gain Tax Exemption bonds	19477.40	13.30	23705.12	14.03	23157.88	11.09%
Infrastructure bonds	111.64	0.08	110.47	0.07	91.43	0.04%
Tax-free bonds	12648.41	8.64	12648.41	7.48	12648.41	6.06%
Term loans	750.00	0.51	400.00	0.24	24,750	11.85%
GoI loans	0.00	0.00	0.00	0.00	5,000	2.39%
Commercial paper	0.00	0.00	3250.00	1.92	7,975	3.82%
WCDL	0.00	0.00	0.00	0.00	0.000	0.00%
Total	146436.84	100.00	168984.89	100.00	208806.79	100.00

Taxable Bonds

We issue secured/ unsecured, non-convertible, non-cumulative, redeemable, taxable, senior/subordinate bonds typically with a maturity of 3 (three) to 10 (ten) years from the date of issuance and bearing a fixed interest rate that depends upon market conditions at the time of issuance.

54EC - Capital Gain Tax Exemption Bonds



We began issuing 54 EC – Capital Gain Tax Exemption bonds from Fiscal 2001. Section 54EC of the I.T. Act relates to exemption of taxes on long term capital gains, if invested in these bonds, subject to limits and qualifications. We are, therefore, able to price such bonds at a lower rate of interest than would otherwise be available to us. In order to qualify for the tax exemption, these bonds must be held for period not less than 3 (three) years. Up to Fiscal 2007, these bonds have put dates or maturity dates at the end of 3 (three) years from issuance and thereafter automatic redemption after the lock in period of 3 (three) years. Since January 2007, the GoI has limited the amount of our bonds that an individual investor can utilise to offset long term capital gains to Rs.0.50 Crore in a financial year which has reduced the amount of bonds we have been able to offer for subsequent periods. Now since April 1, 2018, the holding period as well as automatic redemption period has been changed from 3 (three) to 5 (five) years by the GoI. The 54EC – capital gain tax exemption bonds are offered on a domestic private placement basis and are not listed on any exchange.

Infrastructure Bonds

We have issued infrastructure bonds, in Fiscal 2002 to 2005 under Section 88 of the I.T. Act, and in Fiscal 2011 and Fiscal 2012, under Section 80CCF of the I.T. Act. Under provisions of Section 88 of the I.T. Act, deduction is allowed from the amount of Income Tax (as computed before allowing the deductions under Chapter VI) on investor's total income, on investment of these bonds. Under provisions of Section 80CCF of the I.T. Act, deduction is allowed from gross total income of an assessee on investment in these bonds and terms of the issue were subject to notification No. 48/2010/F NO 149/84/2010-SO (TPL) issued by the Central Board of Direct Taxation.

Our infrastructure bonds typically have a maturity of 10 (ten) and 15 (fifteen) years from the date of issuance and bear a fixed interest rate with buyback option after specified years i.e., 5/6/7/8/9 years. The infrastructure bonds were offered on a domestic private placement basis and bond issued in Fiscal 2011 and Fiscal 2012 are listed on NSE and tradable after lock in period.

Tax-free Bonds

We have issued tax-free bonds up to Fiscal 2002 and thereafter issued in Fiscal 2012 to Fiscal 2014 and Fiscal 2016. Under provisions of the I.T. Act, interest on these bonds was tax exempt for bondholders and we were therefore able to price such bonds at a lower rate of interest that would otherwise have been available to us. The weighted average annualise cost of borrowing on all of our outstanding tax free bonds as on March 31, 2018 was 8.06%.

The tax-free bonds issued up to Fiscal 2002, were offered on a domestic private placement basis and listed on the "whole sale debt market segment" of the NSE. The tax-free bonds issued in Fiscal 2012, were offered under domestic public issue and listed on the "whole sale debt market segment" of the BSE. The tax-free bonds issued in Fiscal 2013 and Fiscal 2014, were offered under domestic public issue and private placement and listed on the "retail debt market segment" and "whole sale debt market segment" respectively of the BSE and NSE. The tax-free bonds issued in Fiscal 2016 were offered under domestic public issue and private placement and listed on the "retail debt market segment" and "whole sale debt market segment" respectively of the BSE. Our tax free bonds typically have a maturity of 10 (ten), 15 (fifteen) and 20 (twenty) years from the date of issuance and bear a fixed interest rate.

Term loans from commercial banks and financial institutions

As on March 31, 2019, we had one Rupee denominated Secured/Unsecured term loan facilities from Life Insurance Corporation of India, Banks, Financial Institutions and GoI having outstanding balance of Rs. 24550 Crore as on March 31, 2019. These facilities are obtained on commercial terms and have varying maturity dates and interest rates. The weighted average annualised interest rate on all of our outstanding indebtedness under term loan facilities from commercial banks, financial institutions and GoI as on March 31, 2019 was 8.71%

WCDL: As on March 31, 2019, no amount is outstanding on account of WCDL.

STL: As on March 31, 2019, nothing is outstanding on account of STL.

Loans from GoI: As on March 31, 2019, Rs. 5,000 Crore is outstanding on account of GoI.



Commercial Paper: The Issuer mobilised funds through commercial paper during various years. These are obtained on varying maturity dates and interest rates. The weighted average annualised interest rate on all new borrowings through commercial paper during Fiscal 2018-19 was 7.66%. Commercial paper of Rs. 7,975 Crore are outstanding as on March 31, 2019.

6.5 Foreign Currency Resources

We first began arranging for foreign currency borrowings during Fiscal 2007. As on March 31, 2019, outstanding foreign currency loans are Rs. 34,757.54 Crores.

6.6 External Commercial Borrowings in Foreign Currency

In Fiscal 2016, the Issuer raised ECB as under:

- Syndicated loan agreement through Mizuho Bank, Ltd, State Bank of India and Bank of Baroda for USD 300 Million. Loan under this agreement bear a variable interest at a spread of 100 basis points over sixmonth USD LIBOR and will mature in Fiscal 2021. As on March 31, 2018, this loan facility was fully drawn and entire USD 300 Million hedged through principal only swap at 4.9155% pa.
- Syndicated loan agreement for USD 250 Million through Sumitomo Mitsui Banking Corporation, Mizuho Bank Ltd. and MUFG Bank Ltd. to refinance the ECB of USD 250 Million raised in Fiscal 2013, as per approval of RBI. Loan under this agreement bear a variable interest at a spread of 70 basis points over six-month USD LIBOR and will mature in Fiscal 2019. As on March 31, 2018, this loan facility was fully drawn and USD 50 Million hedged through principal only swap at 5.5295% pa, USD 50 Million hedged through call spread options at 4.4985% pa and balance USD 150 Million is unhedged.
- Syndicated loan agreement through State Bank of India and HSBC Bank (Mauritius) Limited for USD 300 Million. Loan under this agreement bear a variable interest at a spread of 105 basis points over six-month USD LIBOR and will mature in Fiscal 2021. As on March 31, 2018, this loan facility was fully drawn and USD 75 Million hedged through principal only swap at 4.9760% pa and USD 225 Million hedged through call spread options at 4.0088% p.a.
- Syndicated loan agreement for USD 250 Million through Mizuho Bank Ltd. and MUFG Bank Ltd. to refinance the ECB of USD 250 Million raised in Fiscal 2013, as per approval of RBI. Loan under this agreement bear a variable interest at a spread of 65 basis points over six-month USD LIBOR and will mature in Fiscal 2019. As on March 31, 2018, this loan facility was fully drawn and entire USD 300 Million hedged through call spread options at 4.1859% p.a.
- Syndicated loan agreement for USD 120 Million through Australia and New Zealand Banking Group Limited to part-refinance the ECB of USD 250 Million raised in Fiscal 2013, as per approval of RBI. Loan under this agreement bear a variable interest at a spread of 95 basis points over six-month USD LIBOR and will mature in Fiscal 2019. As on March 31, 2018, this loan facility was fully drawn and entire USD 75 Million hedged through call spread options at 4.44% p.a.

In Fiscal 2017, the Issuer raised ECB as under:

- Bilateral loan agreement for USD 100 Million through MUFG Bank Ltd. Loan under this agreement bear a variable interest at a spread of 80 basis points over three-month USD LIBOR and will mature in Fiscal 2022. As on March 31, 2018, this loan facility was fully drawn and entire USD 100 Million hedged through call spread options at 4.3195% p.a.
- Syndicated loan agreement through MUFG Bank Ltd., Mizuho Bank, Ltd., and Australia and New Zealand Banking Group Limited for USD 230 Million. Loan under this agreement bear a variable interest at a spread of 80 basis points over one-month USD LIBOR and will mature in Fiscal 2022. As on March 31, 2018, this loan facility was fully drawn and entire USD 230 Million hedged through call spread options at 3.5433% p.a.

In Fiscal 2018, the Issuer raised ECB as under:



- Bilateral loan agreement for USD 200 Million through State Bank of India, London Branch. Under this agreement bear a variable interest at a spread of 65 basis points over three-month USD LIBOR and will mature in Fiscal 2023. As on March 31, 2018, this loan facility was fully drawn and entire USD 200 Million hedged through Principal only swap at 4.1442% p.a.
- USD Reg-S Green Bonds amounting to USD 450 Million under REC MTN programme at a fixed cost of 3.875% for a tenure of 10 (ten) years, listed on Singapore Stock Exchange and London Stock Exchange. The bonds will mature in Fiscal 2028. As on March 31, 2018, the fund under these bonds has been fully drawn and are unhedged.
- Bilateral loan agreement through MUFG Bank Limited for USD 57.50 Million to part refinance the Syndicated term loan of USD 250 Million raised in Fiscal 2015. Loan under this agreement bear a variable interest at a spread of 35 basis points over six-month USD LIBOR and will mature in Fiscal 2020. As on March 31, 2018, this loan facility was fully drawn and is unhedged.
- USD Reg-S Bonds amounting to USD 400 Million under REC MTN programme at a fixed cost of 3.068% for a tenure of 3 (three) years, listed on Singapore Stock Exchange and London Stock Exchange, to refinance the syndicated term loan of USD 400 Million raised in Fiscal 2015. The bonds will mature in Fiscal 2021. As on March 31, 2018, the fund under these bonds has been fully drawn and entire funds have been hedged through seagull options with upfront premium payment of 6.46%.
- Syndicated loan agreement through MUFG Bank Limited, HSBC Bank (Mauritius) Limited and The Hongkong and Shanghai Banking Corporation Limited, Mauritius Branch for USD 240 Million to part refinance Syndicated term loan of USD 400 Million raised in Fiscal 2015. Loan under this agreement bear a variable interest at a spread of 51 basis points over six-month USD LIBOR and will mature in Fiscal 2021. As on March 31, 2018, this loan facility was fully drawn and is unhedged.
- Bilateral loan agreement through Mizuho Bank Limited for USD 160 Million to part refinance the Syndicated term loan of USD 400 Million raised in Fiscal 2015. Loan under this agreement bear a variable interest at a spread of 60 basis points over three-month USD LIBOR and will mature in Fiscal 2021. As on March 31, 2018, this loan facility was fully drawn and is unhedged.
- USD Reg-S Bonds amounting to USD 300 Million under REC MTN programme at a fixed cost of 4.625% for a tenure of 10 (ten) years, listed on Singapore Stock Exchange and London Stock Exchange. The bonds will mature in Fiscal 2028. As on March 31, 2018, the fund under these bonds has been fully drawn and is unhedged.

In Fiscal 2019, the Issuer raised ECB as under:

- Bilateral loan agreement for USD 250 Million through Bank of Baroda, New York Branch. Loan under this agreement bear a variable interest at a spread of 90 basis points over Six-month USD LIBOR and will mature in Fiscal 2023. As on March 31, 2019, this loan facility was fully drawn and entire USD 250 Million hedged through Coupon only swap at 4.3718% p.a. and seagull options with upfront premium payment at 12.4289 %.
- Bilateral loan agreement for JPY 10327.12 Million through MUFG BANK, LTD. Loan under this agreement bear a variable interest at a spread of 0.20 basis points over One-month JPY LIBOR and will mature in Fiscal 2023. As on March 31, 2019, this loan facility was fully drawn and entire JPY 10327.12 hedged through Coupon only swap at 0.4170% p.a. and seagull options with upfront premium payment at 24.8007 %.
- USD 144A Bonds amounting to USD 700 Million under REC MTN programme at a fixed cost of 5.25% for a tenure of 5 (Five) years, listed on Singapore Stock Exchange, London Stock Exchange, Bombay Stock Exchange & National Stock Exchange. The bonds will mature in Fiscal 2023. As on March 31, 2019, the fund under these bonds has been fully drawn and entire USD 700 Million hedged through seagull options with upfront premium payment at 12.6452 %.



- Bilateral loan agreement for USD 250 Million through Bank of India, New York Branch. Loan under
 this agreement bear a variable interest at a spread of 90 basis points over Six-month USD LIBOR and
 will mature in Fiscal 2024. As on March 31, 2019, this loan facility was fully drawn and entire USD 250
 Million is unhedged.
- Bilateral loan agreement for USD 150 Million through DBS bank, New Delhi. Loan under this agreement bear a variable interest at a spread of 100 basis points over Three-month USD LIBOR and will mature in Fiscal 2024. As on March 31, 2019, out the total loan facility of 150 Million, only 75 Million was drawn and entire USD 75 Million is hedged through Coupon only swap at 3.85% p.a. and seagull options with upfront premium payment at 14.90 %.

<u>Bilateral credit agreements</u>: We also have five foreign currency loan facilities from external bilateral credit agencies.

- In Fiscal 2006, we also entered into a loan agreement with JICA for financial assistance of JPY 20,629 Million restated to 16,949.38 Million w.e.f. 29.08.2012. This agreement bears a fixed interest rate of 0.75% per annum and matures in 2021. The GoI has guaranteed borrowings under this facility for which we pay a guarantee fee. As of March 31, 2018, entire outstanding amount of JPY 16,949.38 Million has been drawn under this facility.
- In Fiscal 2008, we entered into a second loan agreement with JICA for financial assistance of JPY 20,902 Million restated to JPY 13,000 Million w.e.f. 18.02.2012 and further restated to JPY 11,809 Million w.e.f. 31.03.2016. This agreement bears a fixed interest rate of 0.65% per annum and matures in Fiscal 2023. The GoI has guaranteed borrowings under this facility for which we pay a guarantee fee. As on March 31, 2018, JPY 11,809 Million have been fully drawn under this facility.
- In Fiscal 2007, we entered into a loan agreement with KfW for financial assistance of Euro 70 Million. Loans under this agreement bear a fixed interest rate of 3.73% per annum and mature in 2018. The GoI has guaranteed borrowings under this facility for which we pay a guarantee fee. As of March 31, 2018, entire loan amount of Euro 70 Million has been drawn under this facility.
- In Fiscal 2009, we entered into a second loan agreement with KfW for financial assistance of Euro 70 Million. This agreement bears a fixed interest rate of 2.89% per annum and matures in 2020. The GoI has guaranteed borrowings under this facility for which we pay a guarantee fee. As of March 31, 2018, entire loan amount of Euro 70 Million has been drawn under this facility.
- In Fiscal 2012, we entered into a third loan agreement with KfW for financial assistance of Euro 100 Million. This agreement bears a fixed interest rate of 1.86% per annum and matures in 2024. The GoI has guaranteed borrowings under this facility for which we pay a guarantee fee. As March 31, 2018, Euro 100 Million has been fully drawn under this facility.

6.7. Business Details of Subsidiaries And Their Special Purpose Vehicles as on March 31, 2019:

6.7.1. REC Transmission Projects Company Limited

RECTPCL was incorporated on January 8, 2007 as a public limited company and its registered office is situated at Core-4, SCOPE Complex, 7, Lodi Road, New Delhi 110 003, India. It received its certificate of commencement of business on February 5, 2007. RECTPCL is engaged inter alia in the business of, to promote, organise or carry on the business of consultancy services and/or project implementation in any field of activity relating to transmission and distribution of electricity in India or abroad.

6.7.2. REC Power Distribution Company Limited

RECPDCL was incorporated on July 12, 2007 as a public limited company and its registered office is situated at Core-4, SCOPE Complex, 7, Lodi Road, New Delhi 110 003, India. It received its certificate of commencement of business on July 31, 2007. RECPDCL is presently engaged inter alia in the business of, to promote, develop, construct, own, operate, distribute and maintain 66KV and below voltage class electrification, distribution, electric supply lines or distribution system.



6.7.3 Dinchang Transmission Limited

Dinchang Transmission Limited has been incorporated as a Special Purpose Vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited December 2, 2015 as transmission service provider for Transmission system for Phase-I Generation Projects in Arunachal Pradesh. A two stage Bidding process featuring separate Request for Qualification (RFQ) and Request for Proposal (RFP) has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as Transmission Service Provider.

However, Ministry of Power vide Gazette Notification dated 1st February 2019 has de-notified the said Transmission Project.

6.7.4 Udupi Kasargode Transmission Limited

Udupi Kasargode Transmission Limited has been incorporated as a special purpose vehicle as a wholly owned subsidiary of REC Transmission Projects Company Limited on November 30, 2018 as transmission service provider for 400 kV Udupi (UPCL) – Kasargode D/C line. A two stage Bidding process featuring separate request for qualification ("RFQ") and request for proposal ("RFP") has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as transmission service provider. The RFQ of the project was issued on September 15, 2018. Ten bidders have participated at the RFQ stage and out of ten, nine bidders have qualified to participate in next stage of bidding i.e. RFP. The RFP for the project has been issued w.e.f December 31, 2018. The bidding process is expected to be concluded in FY 2018-19.

6.7.5 Chandil Transmission Limited

Chandil Transmission Limited has been incorporated as a Special Purpose Vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on 14th March, 2018 to undertake activities for development of various elements of Transmission System Strengthening in Jharkhand State. A two stage Bidding process featuring separate Request for Qualification (RFQ) and Request for Proposal (RFP) has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as Transmission Service Provider. The RFQ for the project has been issued on 09th June, 2018 and evaluation of the same is in process.

6.7.6 Koderma Transmission Limited

Koderma Transmission Limited has been incorporated as a Special Purpose Vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on 19th March, 2018 to undertake activities for development of various elements of Transmission System Strengthening in Jharkhand State. A two stage Bidding process featuring separate Request for Qualification (RFQ) and Request for Proposal (RFP) has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as Transmission Service Provider. The RFQ for the project has been issued on 10th February, 2018 and evaluation of the same is in process.

6.7.7 Dumka Transmission Limited

Dumka Transmission Limited has been incorporated as a Special Purpose Vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on 23rd March, 2018 to undertake activities for development of various elements of Transmission System Strengthening in Jharkhand State. A two stage Bidding process featuring separate Request for Qualification (RFQ) and Request for Proposal (RFP) has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as Transmission Service Provider. The RFQ for the project has been issued on 9th June, 2018 and evaluation of the same is in process.

6.7.8 Mandar Transmission Limited



Mandar Transmission Limited has been incorporated as a Special Purpose Vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on 26th March, 2018 to undertake activities for development of various elements of Transmission System Strengthening in Jharkhand State. A two stage Bidding process featuring separate Request for Qualification (RFQ) and Request for Proposal (RFP) has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as Transmission Service Provider. The RFQ for the project has been issued on 10th February, 2018 and evaluation of the same is in process.

6.7.9 Bhind Guna Transmission Limited

Bhind Guna Transmission Limited has been incorporated as a special purpose vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on October 5, 2018 to undertake activities for development of Intra-State Transmission Work associated with construction of 400 kV Substation near Guna (Distt.-Guna) & Intra-State Transmission Work associated with construction of 220 kV S/s near Bhind (Distt.-Bhind). A two stage bidding process featuring separate RFQ and RFP has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as a transmission service provider. The RFQ for the project has been issued on August 10, 2018 and evaluation of the same is in process.

6.7.10 Jam Khambaliya Transco Limited

Jam Khambaliya Transco Limited has been incorporated as a special purpose vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on March 11, 2019 for development of Jam Khambhaliya Pooling Station and Interconnection of Jam Khambhaliya Pooling Station for providing connectivity to RE projects (1500 MW) in Dwarka (Gujarat) and installation of 400/220 kV ICT along with associated bays at M/s CGPL Switchyard. A two stage bidding process featuring separate RFQ and RFP has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as a transmission service provider.

6.7.11 Khetri Transco Limited

Khetri Transco Limited has been incorporated as a special purpose vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on March 12, 2019 for development of Transmission system associated with LTA applications from Rajasthan SEZ Part-C. A two stage bidding process featuring separate RFQ and RFP has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as a transmission service provider.

6.7.12 Lakadia Banaskantha Transco Limited

Lakadia Banaskantha Transco Limited has been incorporated as a special purpose vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on March 19, 2019 for development of Transmission system associated with RE generations at Bhuj–II, Dwarka & Lakadia. A two stage bidding process featuring separate RFQ and RFP has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as a transmission service provider.

6.7.13 Ajmer Phagi Transco Limited

Ajmer Phagi Transco Limited has been incorporated as a special purpose vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on March 19, 2019 for construction of Ajmer (PG)-Phagi 765 kV D/C line along with associated bays for Rajasthan SEZ. A two stage bidding process featuring separate RFQ and RFP has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as a transmission service provider.

6.7.14 WRSS XXI (A) Transco Limited



WRSS XXI Transco Limited has been incorporated as a special purpose vehicle, as a wholly owned subsidiary of REC Transmission Projects Company Limited on March 26, 2019 for development of Transmission System strengthening for relieving over loadings observed in Gujarat Intra-state system due to RE injections in Bhuj PS.. A two stage bidding process featuring separate RFQ and RFP has been adopted in accordance with tariff based competitive bidding guidelines of Ministry of Power, GoI for selection of developer as a transmission service provider.



SECTION VII OUR MANAGEMENT

7.1. DETAILS OF THE BOARD

Under our Articles of Association, we are required to have not less than 3 (three) directors and not more than 15 (fifteen) directors. We currently have 8 (eight) directors out of which 3 (three) are executive Directors including the Chairman and Managing Director, (1) one is GoI nominee Director and 4 (four) are part-time non-official Independent Directors including one woman Director.

The following table sets forth details regarding our Board as on the date of this Private Placement Offer Letter

Name, Father's/Husband's Name, Designation, Occupation, DIN, Age and Nationality	Residential Address	Director of the Company Since	Other Directorships	Appointment / Resignation
Shri Ajeet Kumar Agarwal S/o Late Shri Shree Gopal Agarwal Chairman and Managing Director and Director (Finance) Occupation: Service DIN: 02231613 Age: 58 years Nationality: Indian	C-601, Plot GH-7, Shiksha Niketan Apartment, Sector 5, Vasundhara, Ghaziabad, 201012, Uttar Pradesh, India	August 1, 2012	REC Transmission Projects Company Limited Indian Energy Exchange Limited REC Power Distribution Company Limited	MoP Order No. 46/9/2011-RE dated May 17, 2012 read with MoP Order No. 46/9/2011-RE dated 19 th July, 2017 MoP Order No. 46/8/2011-RE dated March 6, 2019
Shri Sanjeev Kumar Gupta S/o Shri Bhukan Saran Gupta Director (Technical) Occupation: Service DIN: 03464342 Age: 56 years Nationality: Indian	16-C, Nilgiri-1 Apartment, Sector 34, Noida 201307, Uttar Pradesh, India	October 16, 2015	REC Power Distribution Company Limited REC Transmission Projects Company Limited	MoP Order No. 46/14/2014-RE dated October 16, 2015
Dr. Arun Kumar Verma S/o Late Shri Siya Kant Prasad Government Nominee Director Occupation: Service DIN: 02190047 Age: 59 years Nationality: Indian	E-203, Central Government Residential Complex, Deen Dayal Upadhyay Marg, New Delhi – 110002, India	October 6, 2015	 Power Finance Corporation Limited PTC India Limited 	MoP Order No. 46/8/2015-RE dated October 6, 2015
Shri Aravamudan Krishna Kumar S/o Shri K. Aravamudan Part-time non-official (Independent) Director	B-603, B Block, 6 th Floor, Fortune Towers, Madhapur, Hyderabad – 500081, India	November 13, 2015	 Andhra Bank Suraksha Asset Reconstruction Private Limited Sathguru Catalyser Advisors Private Limited Central Depository 	MoP Order No. 46/2/2010-RE- Vol.II (Part-IV) dated November 13, 2015



Name, Father's/Husband's Name, Designation, Occupation, DIN, Age and Nationality	Residential Address	Director of the Company Since	Other Directorships	Appointment / Resignation
Occupation: Retired Banker DIN: 00871792 Age: 63 years Nationality: Indian			Services (India) Limited TVS Wealth Private Limited	
Prof. Tiruvallur Thattai Rammohan S/o Shri T.T. Vijayaraghavan Part-time non-official (Independent) Director Occupation: Professor DIN:00008651 Age: 62 years Nationality: Indian	House No. 504, Indian Institute of Management, Vastrapur, Ahmedabad – 380015, India	November 13, 2015	SBICAP Securities Limited IndusInd Bank Limited Canara HSBC Oriental Bank of Commerce Life Insurance Company Limited	MoP Order No. 46/2/2010-RE- Vol.II (Part-IV) dated November 13, 2015
Smt. Asha Swarup W/o Shri Dev Swarup Part-time non-official (Independent) Director Occupation: Retired IAS Officer DIN: 00090902 Age: 68 years Nationality: Indian	"UDAY", Lower Ramnagar, Near Dr. Mahajan's Clinic, Dharamsala, District Kangra, Himachal Pradesh–176215, India	February 8, 2017	Himachal Pradesh Kaushal Vikas Nigam	MoP Order No. 46/2/2010-RE-Vol.II (Part-IV) dated February 8, 2017
Dr. Bhagvat Kisanrao Karad S/o Shri Kisanrao Pandurang Karad Part-time non-official (Independent) Director Occupation: Medical Practitioner DIN: 00998839 Age: 64 years Nationality: Indian	Dr. Karad Hospital Kranti Chowk Samta Nagar Aurangabad - 431001 (Maharashtra)	July 17, 2018	• None	MoP Order No. 20/6/2017 Coord. dated 17 th July, 2018

None of the current Directors of the Issuer appear in the RBI's defaulter list and/or Export Credit Guarantee Corporation default list.

Corporate Governance

REC has been complying with the requirements of corporate governance as prescribed under SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, as amended ("LODR"). As on date, the composition of the Board of Directors is three (3) Executive Directors including the Chairman and Managing Director, four



(4) Part-time Non-official (Independent) Directors including one (1) Woman director and one (1) GoI Nominee Director. At present, REC is in compliance with the provisions of the LODR relating to composition of the Board.

Details of Changes in Directors in last 3 (three) years:

Name	DIN	Designation	Date of Appointme nt	Date of Completion of tenure/ Resignation Date	Reason
Shri Badri Narain Sharma	0122145	Government Nominee Director	August 23, 2012	October 6, 2015	Ceased to be a Director pursuant to a notification by the MoP, GoI.
Shri Prakash Thakkar	0112015 2	Director (Technical)	May 2, 2011	October 12, 2015	Ceased to be a Director pursuant to resignation.
Shri Rajeev Sharma	0097341	Chairman & Managing Director	November 29, 2011	October 1, 2016	Ceased to be a Director pursuant to relinquishment of charge as CMD.
Shri Bhagwati Prasad Pandey	0139331	Chairman & Managing Director	October 1, 2016	January 5, 2017	Ceased to hold the additional charge of CMD REC, pursuant to the appointment of Dr. P.V. Ramesh as CMD REC w.e.f. January 5, 2017.
Dr. Arun Kumar Verma	0219004 7	Government Nominee Director	October 6, 2015	Continuing	Appointment pursuant to a notification by the MoP, GoI.
Shri Sanjeev Kumar Gupta	0346434	Director (Technical)	October 16, 2015	Continuing	Appointment pursuant to a notification by the MoP, GoI.
Shri Arun Singh	0089172 8	Part-time non- official Independent Director	November 13, 2015	March 8, 2018	Resigned w.e.f. 8 th March, 2018 due to personal reasons.
Shri Aravamudan Krishna Kumar	0087179	Part-time non- official Independent Director	November 13, 2015	Continuing	Appointment pursuant to a notification by the MoP, GoI.
Prof. Tiruvallur Thattai Rammohan	0000865	Part-time non- official Independent Director	November 13, 2015	Continuing	Appointment pursuant to a notification by the MoP, GoI.
Dr. P.V. Ramesh	0283606	Chairman & Managing Director	January 5, 2017	March 5, 2019	Ceased to hold the charge of CMD REC, pursuant to the appointment of Shri Ajeet Kumar Agarwal as CMD REC w.e.f. March 6, 2019
Smt. Asha Swarup	0009090	Part-time non- official Independent Director	February 8, 2017	Continuing	Appointment pursuant to a notification by the MoP, GoI.
Shri Ajeet Kumar Agarwal	0223161	Director (Finance) Chairman & Managing Director	August 1, 2012	Continuing (Extension of tenure)	Extension of tenure of original appointment vide MoP Order No. 46/9/2011-RE dated 19 th July, 2017. (The original appointment was vide MoP Order No. 46/9/2011-RE dated May 17, 2012) and appointment as CMD vide MOP Order No. 46/8/2011-RE dated March 6, 2018
Dr. Bhagvat Kisanrao Karad	0099883	Part-time non- official Independent Director	July 17, 2018	Continuing	Appointment pursuant to a notification by the MoP, GoI.



SECTION VIII DISCLOSURES WITH REGARD TO INTEREST OF DIRECTORS, LITIGATION, ETC.

8.1 INTERESTS OF OUR DIRECTORS

Except as otherwise stated in "Financial Statements – Related Party Transactions" REC has not entered into any contract, agreements and arrangement during the 3 (three) financial years preceding the date of this Private Placement Offer Letter in which the Directors are interested directly or indirectly and no payments have been made to them in respect of such contracts or agreements.

All our Directors, including our Independent Directors, may be deemed to be interested to the extent of fees, if any, payable to them for attending meetings of the Board or a committee thereof, as well as to the extent of other remuneration and reimbursement of expenses payable to them.

8.2 INTEREST OF KEY MANAGERIAL PERSONS/PROMOTERS IN THE OFFER

All Key Managerial Personnel, may be deemed to be interested to the extent of remuneration and reimbursement of expenses, if any, payable to them, as well as to the extent of shareholding held by them in REC.

The Promoter (i.e. PFC) may be deemed to be interested to the extent of shareholding held in the Issuer.

8.3 LITIGATION

Since the GoI part of the Promoter Group of the Issuer, it is not possible to give details of litigations, legal actions or directions pending or taken by any Ministry or Department of the GoI or a statutory authority against the promoter of the Issuer during the last 3 (three) years.

8.4 REMUNERATION OF DIRECTORS

8.4.1. Chairman and Managing Director and Whole Time Directors

The following table sets forth the details of remuneration paid to the whole-time Directors during the Fiscal 2019 (April 2018 to March 2019):

Name of the Director	Salary & Allowances, Performance linked Incentive/Ex-gratia (Rs.) #	Perquisites, other Benefits (Rs.) ##	Total (Rs.)
Shri Ajeet Kumar Agarwal, CMD (w.e.f 6 th March 2019)/ Director (Finance)	6849647	1498601	8348248
Shri P.V. Ramesh, CMD (upto 5 th March, 2019)	2940942	0	2940942
Shri Sanjiv Kumar Gupta, Director (Technical)	6849750	0	8462821

Note:

The above salaries and allowances are in accordance with section 17(1) of the I.T. Act, include allowances exempt under section 10 of the I.T. Act and taxable medical payments but exclude exempt medical and uniform reimbursements.

This includes perquisites accordance with section 17(2) of the I.T. Act and employer share towards Provident Fund and Superannuation Fund but excludes electricity, entertainment and house attendant payments, travel allowance related payments, gratuity contribution paid by the Issuer, based on actuarial valuation to the REC Gratuity Fund.

The following table sets forth the details of remuneration paid to the whole-time Directors during the Fiscal 2018:

Name of the Director	Salary& Allowances, Performance linked Incentive/Ex-gratia (Rs.) #	Perquisites, other Benefits (Rs.) ##	Total (Rs.)
Shri. P.V. Ramesh,CMD	27,17,465	0	27,17,465



Name of the Director	Salary& Allowances, Performance linked Incentive/Ex-gratia (Rs.) #	Perquisites, other Benefits (Rs.) ##	Total (Rs.)
Shri Ajeet Kumar Agarwal, Director (Finance)	49,96,964	12,59,253	62,56,217
Shri Sanjiv Kumar Gupta, Director (Technical)	50,48,127	14,38,641	64,86,768

Note:

- # The above salaries and allowances are in accordance with section 17(1) of the I.T. Act, include allowances exempt under section 10 of the I.T. Act and taxable medical payments but exclude exempt medical and uniform reimbursements.
- ## This includes perquisites accordance with section 17(2) of the I.T. Act and employer share towards Provident Fund and Superannuation Fund but excludes electricity, entertainment and house attendant payments, travel allowance related payments, gratuity contribution paid by the Issuer, based on an actuarial valuation to the REC Gratuity Fund.

The following table sets forth the details of remuneration paid to the Whole Time Directors during the Fiscal 2017:

Name of the Director	Salary & Allowances, Performance linked Incentive/Ex-gratia (Rs.)#	Perquisites, other Benefits (Rs.)##	Total (Rs.)
Shri P.V.Ramesh, CMD	7,27,792	2,010	7,29,802
(w.e.f. 5 th Jan 2017)			^
Shri Bhagwati Prasad Pandey, CMD (w.e.f. October 5,2016) *	0	0	0
Shri Rajeev Sharma, CMD (upto 1st Oct 2016)	36,21,986	11,41,999	47,63,985
Shri Ajeet Kumar Agarwal, Director (Finance)	45,28,339	10,53,756	55,82,095
Shri Sanjiv Kumar Gupta, Director (Technical)	41,01,989	8,62,004	22,21,470 49,63,993

Note:

- # The above salaries and allowances are in accordance with section 17(1) of the I.T. Act, include allowances exempt under section 10 of the I.T. Act and taxable medical payments but exclude exempt medical and uniform reimbursements.
- ## This includes perquisites accordance with section 17(2) of the I.T. Act and employer share towards Provident Fund and Superannuation Fund but excludes electricity, entertainment and house attendant payments, travel allowance related payments, gratuity contribution paid by REC, based on an actuarial valuation to the REC Gratuity Fund.
- * Shri Bhagwati Prasad Pandey had been given additional charge of CMD of REC.

8.4.2. Remuneration of Part-time Non official Directors

The part-time non official Independent Directors do not have any material pecuniary relationship or transaction with the Issuer. The Board of Directors in their meeting held on May 28, 2013 decided to pay following as sitting fee to part-time non-official Independent Directors for Board or Committee meeting:

S. No	Meetings	Sitting fees per Meeting (in Rs.)
1	Board Meeting	20,000
2	Committee Meeting	20,000

Set forth below are the details of the sitting fees paid to Independent Directors during Fiscal 2019:

Sl.	Name of part-time non-official Independent Director	Sitting Fees		Total
No.		Board Meeting	Committee Meeting	
1.	Shri A. Krishna Kumar			7,40,000
2.	Prof. T.T. Ram Mohan	2,60,000	3,00,000	5,60,000



3.	Ms. Asha Swarup	3,00,000	3,60,000	6,60,000
4.	Dr. Bhagvat Kisanrao Karad	2,80,000	1,40,000	4,20,000
	Total	11,40,000	12,40,000	23,80,000

Set forth below are the details of the sitting fees paid to Independent Directors during Fiscal 2018:

SI.	Name of part-time non-official Independent Director	Sitting Fees		Total
No.		Board Meeting	Committee Meeting	
1.	Shri Arun Singh	1,20,000	1,40,000	2,60,000
2.	Shri A. Krishna Kumar	2,20,000	4,40,000	6,60,000
3.	Prof. T.T. Ram Mohan	1,60,000	2,60,000	4,20,000
4.	Ms. Asha Swarup	1,80,000	2,00,000	3,80,000
	Total			17,20,000

Set forth below are the details of the sitting fees paid to Independent Directors during Fiscal 2017:

Sl.	Name of part-time non-official Independent Director		Sitting Fees	
No.		Board Meeting	Committee Meeting	
1.	Shri Arun Singh	1,40,000	1,60,000	3,00,000
2.	Shri A. Krishna Kumar	1,80,000	4,60,000	6,40,000
3.	Prof. T.T. Ram Mohan	1,80,000	3,60,000	5,40,000
4.	Ms. Asha Swarup	40,000	40,000	80,000
	Total			15,60,000

Set forth below are the details of the sitting fees paid to Independent Directors during Fiscal 2016:

SI.	Name of part-time non-official Independent Director	Sittin	Sitting Fees	
No.		Board Meeting	Committee Meeting	
1.	Shri Arun Singh	60,000	60,000	1,20,000
2.	Shri A. Krishna Kumar	80,000	1,40,000	2,20,000
3.	Prof. T.T. Ram Mohan	80,000	1,20,000	2,00,000
	Total			5,40,000

8.5 RELATIONSHIP WITH OTHER DIRECTORS

None of the Directors of REC are, in any way, related to each other.

8.6 RELATED PARTY TRANSACTIONS

Related party transactions entered during the last 3 (three) Financial Years immediately preceding the year of circulation of this Private Placement Offer Letter including with regard to loans made or guarantees given or securities provided:

FY 2017-18, 2016-17 and 2015-16:

Details of amount due from/ to the related parties:

(Rs. in Crores)

Particulars	As at 31.03.2018	As at 31.03.2017	As at 31.03.2016
Long-term Debt			
RECTPCL	60.00	60.00	60.00
RECPDCL	10.44	10.44	10.44



Key Managerial Personnel	0.10	0.10	0.10
Loans & Advances			
RECTPCL	0.27	0.28	0.22
RECPDCL	1.23	1.07	0.73
Key Managerial Personnel	0.53	0.50	0.83
Other Current Liabilities			
RECPDCL	4.35	1.51	5.37

Details of transactions with the related parties:

(Rs. in Crores)

		As at
As at	As at 31 03 2017	31.03.2016
31.03.2010	31.03.2017	31.03.2010
0.20	0.06	0.53
0.06	-	6.90
1.52	-	-
13.80	8.65	9.51
12.11	10.85	0.50
	-	-
0.02	0.03	0.04
		2.35
5.34	4.65	4.32
4.50	4.50	4.50
		4.70
		0.64
0.01	0.01	0.01
2.04	2.00	2.22
2.04	2.09	2.33
0.10	1/1/25	91.77
		0.28
 	0.00	0.20
16.58	30.65	2.22
	0.06 1.52	0.20 0.06 0.06 - 1.52 - 13.80 8.65 12.11 10.85 0.03 - 0.02 0.03 2.72 2.56 5.34 4.65 4.70 4.70 0.84 0.82 0.01 0.01 2.04 2.09 0.19 14.25 - 0.86

8.7 DETAILS OF ANY INSPECTIONS/INVESTIGATION/INQUIRY CONDUCTED UNDER COMPANIES ACT, 2013 AND PREVIOUS COMPANY LAW DURING THE LAST THREE YEARS AGAINST THE COMPANY OR ITS SUBSIDIARIES

NIL

8.8 DETAILS OF ANY INQUIRY, INSPECTIONS OR INVESTIGATIONS INITIATED OR CONDUCTED UNDER THE COMPANIES ACT OR ANY PREVIOUS COMPANY LAW IN THE LAST THREE YEARS IMMEDIATELY PRECEDING THE YEAR OF CIRCULATION OF PRIVATE PLACEMENT OFFER LETTER AGAINST THE COMPANY AND ITS SUBSIDIARIES

There has been no inquiry, inspection or investigation initiated or conducted against the Issuer or its subsidiaries under the Companies Act or any previous company law in the last three years immediately preceding the year of circulation of Private Placement Offer Letter. Further there was no prosecution filed,



fines imposed, compounding of offences against the Issuer or its subsidiaries in the last three years immediately preceding the year of circulation of Private Placement Offer Letter.

- 8.9 DETAILS OF DEFAULT(S) AND/OR DELAY(S) IN PAYMENTS OF ANY KIND OF STATUTORY DUES, DEBENTURES/ BONDS/ DEBT SECURITIES AND INTEREST THEREON, DEPOSITS AND INTEREST THEREON, LOANS FROM ANY BANK OR FINANCIAL INSTITUTION AND INTEREST THEREON AND OTHER FINANCIAL INDEBTEDNESS INCLUDING CORPORATE GUARANTEE ISSUED BY THE COMPANY.
 - 8.9.1 The Issuer has not defaulted on payment of any kind of statutory dues to the GoI, State Government(s), statutory/regulatory bodies, authorities, departments etc., since inception.
 - 8.9.2 The main constituents of the Issuer's borrowings are generally in form of debentures/bonds/debt securities, commercial paper, medium term notes ("MTNs"), external commercial borrowings ("ECBs"), loans from banks and financial institutions, assistance from multilateral and bilateral financing agencies etc. In respect of such borrowings, the Issuer certifies that:
 - (i) it has serviced all the principal and interest liabilities on all its borrowings on time and there has been no instance of delay or default since inception; and
 - (ii) it has not affected any kind of roll over or restructuring against any of its borrowings in the past.
 - 8.9.3 The Issuer has not defaulted on any of its payment obligations arising out of any corporate guarantee issued by it to any counterparty including its subsidiaries, joint venture entities, group companies etc. in the past.

8.10 DETAILS OF ACTS OF MATERIAL FRAUDS COMMITTED AGAINST THE COMPANY IN THE LAST THREE YEARS, IF ANY, AND IF SO, THE ACTION TAKEN BY THE COMPANY

There has been no act of material fraud committed against the Issuer in the last three years immediately preceding the year of circulation of Private Placement Offer Letter.

8.11 OUTSTANDING BORROWINGS/ DEBT SECURITIES ISSUED FOR CONSIDERATION OTHER THAN CASH, WHETHER IN WHOLE OR PART, AT A PREMIUM OR DISCOUNT, OR IN PURSUANCE OF AN OPTION

Other than and to the extent mentioned elsewhere in the Private Placement Offer Letter, the Issuer has not issued any Debt Securities or agreed to issue any Debt Securities or availed any borrowings for a consideration other than cash, whether in whole or in part, at a premium or discount or in pursuance of an option since inception.

8.12 AUDITORS' QUALIFICATIONS

Details with respect to qualifications, reservations and adverse remarks of the auditors of the Issuer in the last five financial years immediately preceding the year of circulation of Private Placement Offer Letter and their impact on the financial statements and financial position of the Issuer and the corrective steps taken and proposed to be taken by the Issuer for each of the said qualifications, reservations and adverse remarks are given as under:

Financial Year	Auditors' qualifications, reservations and adverse remarks
2017-18	Nil
2016-17	Nil
2015-16	Nil
2014-15	Nil
2013-14	Nil



SECTION IX MANAGEMENT'S PERCEPTION OF RISK FACTORS

MANAGEMENT PERCEPTION OF RISK FACTORS

The management of the Issuer believe that the following factors may affect the Issuer's ability to fulfill its obligations under the Bonds. All of these factors are contingencies which may or may not occur and the Issuer is not in a position to express a view on the likelihood of any such contingency occurring. These risks may include, among others, business aspects, equity market, bond market, interest rate, market volatility and economic, political and regulatory risks and any combination of these and other risks. Prospective Investors should carefully consider all the information in this Private Placement Offer Letter, including the risks and uncertainties described below, before making an investment in the Bonds. To obtain a complete understanding, prospective Investors should read this section in conjunction with the remaining sections of this Private Placement Offer Letter, as well as the other financial and statistical information contained in this Private Placement Offer Letter. If any of the following risks, or other risks that are not currently known or are now deemed immaterial, actually occur, the Issuer's business, results of operations and financial condition could suffer, the price of the Bonds could decline, and the Investor may lose all or part of their investment. More than one risk factor may have simultaneous effect with regard to the Bonds such that the effect of a particular risk factor may not be predictable. In addition, more than one risk factor may have a compounding effect which may not be predictable. No assurance can be given as to the effect that any combination of risk factors may have on the value of the Bonds. The inability of the Issuer to pay interest, principal or other amounts on or in connection with the Bonds may occur for other reasons which may not be considered significant risks by the Issuer based on information currently available to them or which they may not currently be able to anticipate. You must rely on your own examination of the Issuer and this Issue, including the risks and uncertainties involved. The ordering of the risk factors is intended to facilitate ease of reading and reference and does not in any manner indicate the importance of one risk factor over another. The Investor should carefully consider all the information in this Private Placement Offer Letter, including the risks and uncertainties described below before making an investment in the Bonds. The risks and uncertainties described in this section are not the only risks that we currently face. Additional risks and uncertainties not known to us or that we currently believe to be immaterial may also have an adverse effect on our business, prospects, results of operations and financial condition.

RISK RELATING TO BUSINESS OR INDUSTRY

- 1. Our business depends upon policies and support provided by GoI. We are also regulated by other laws i.e. Companies Act, guidelines by RBI, SEBI, stock exchanges and other applicable laws. Further, the Cabinet Committee on Economic Affairs on December 6, 2018 gave "in-principle" approval for acquisition of shares held by GOI in the Company to Power Finance Corporation Limited (PFC) along with management control. Thereafter, on March 28, 2019 PFC has acquired GOI's entire shareholding of 52.63% i.e. 103.94 Crore equity shares held in the Company, making PFC as the majority shareholder. After such acquisition our Company shall remain to be a Government Company pursuant to Section 2 (45) of the Companies Act, 2013. However, due to such change or any other decision taken by GOI, a situation may occur where GoI may withdraw its support, tax incentives etc. and can come up with the policies/regulations/laws which may be inconsistent with our business objectives. Any such adverse change in policies of the GoI may affect our business.
- 2. Our competitive efficiency depends on our capacity to maintain low cost of funds. Any increase in cost of funds will adversely affect our business. Adverse change in exchange rates on account of our foreign currency borrowings and volatility of interest rates both in international and domestic debt markets may lead to increase in the cost of funds.
- 3. Any negative trends or financial difficulties, particularly among the borrowers and borrower groups to whom we have the greatest exposure, including SEBs and PSUs, could increase the level of NPAs in our portfolio and that may make us unable to service our outstanding indebtedness. SEBs which were our borrowers and have been restructured may not have transferred liabilities related with loans to new entity, which may affect our ability to enforce the applicable provisions of the original agreement.
- 4. We may face potential liquidity risks due to varying periods over which our assets and liabilities mature.



- We are involved in large number of litigations and any adverse decision in these cases may affect our financial conditions.
- 6. We may not have obtained sufficient security and collateral from our borrowers, or we may not be able to recover or enforce, or there may be a delay in recovering or enforcing, the expected value from any security and collateral which could have a material adverse effect on our business, financial condition and results of operations.
- 7. The escrow account mechanism for the payment obligations of our state sector borrowers may not be effective, which may reduce our recourse in the event of defaulted loans and could have a material adverse effect on our business, financial condition and results of operations.
- 8. We have granted loans to the private sector on a non-recourse or limited recourse basis, which may increase the risk of non-recovery and could expose us to significant losses.
- 9. Our Directors may have interests in companies/entities similar to ours, which may result in a conflict of interest that may adversely affect future financing opportunity referrals and there can be no assurance that these or other conflicts of interest will be resolved in an impartial manner. We have entered and may enter into certain transactions with related parties, which may not be on an arm's length basis or may lead to conflicts of interest.
- 10. We are subject to restrictive covenants, in the agreements entered into with certain banks and financial institutions for our borrowings, like to maintain credit ratings, financial ratios etc. Such restrictive covenants may restrict our operations or ability to expand and may adversely affect our business. Further non-compliance by our borrowers to comply with terms and conditions like security and insurance etc. will affect our ability to recover the loan.
- 11. Power projects carry various project specific and general risk, which are beyond control of REC including non conversion of letter of assurance/MoU by coal suppliers into binding fuel supply agreement, delays in development of captive coal mines, adverse changes in demand for, or the price of, power generated or distributed by the projects to which we lend, the willingness and ability of consumers to pay for the power produced by projects to which we lend, increased cost due to environmental changes etc. Any adverse change in such conditions may affect our business.
- 12. We have been granted certain exemption by various authorities like RBI etc. Withdrawal of such exemptions may affect our competitive strength.
- 13. We may not be in compliance with certain regulations like corporate governance etc. and the same may result in imposition of penalties on us.
- 14. With the computerization of the accounting, payroll, human resource systems and other areas of REC, there is every possibility of cybercrimes and frauds related to hacking of internal systems, possibility of manual intervention which may lead to destruction of our data.

RISKS RELATING TO INVESTMENT IN THE BONDS

- 1. There has been only limited trading in these Bonds. Further, there is no guarantee that these bonds will be listed on the stock exchanges in a timely manner or at all.
- 2. Our ability to pay interest and redemption depends on variety of factors including our financial conditions, Indian and global market conditions, event of bankruptcy, winding up and liquidation. We cannot assure you of payment of principal amount or interest in a timely manner or at all.
- 3. No debenture redemption reserve is envisaged against the Bonds being issued under the terms of this Private Placement Offer Letter. In absence of a debenture redemption reserve, the Investors may find it difficult to recover their money.
- 4. Any down grading in rating of bonds will affect the prices of these Bonds.



EXTERNAL RISK FACTOR

- 1. A slow-down in economic growth of India, shortages in the supply of crude oil, natural gas or coal, political instability, labour unrest, strikes, or changes in the government, international financial regulations, natural calamity, act of terrorism, war, riot etc. may affect our business. Any adverse change in such conditions may result in difficulties in obtaining funding on attractive terms.
- 2. Any adverse revisions to India's sovereign credit ratings for domestic and international debt by credit rating agencies may adversely impact the interest rates and other commercial terms at which such financing is available to us.
- 3. The Indian capital market is developing and maturing at good pace and the same may cause a shift in the pattern of power sector financing. In case our borrowers start directly accessing the market same may affect our business.



SECTION X CAPITAL STRUCTURE AND FINANCIAL POSITION OF THE ISSUER

10.1. CAPITAL STRUCTURE

10.1.1. The equity share capital of the Issuer, as at the Quarter End dated March 31 2019, is set forth below: (Rs. in Crores, except share data)

		Aggregate value at nominal value
A)	AUTHORISED SHARE CAPITAL	
	500,00,00,000 Equity Shares of face value of Rs.10/- each	5,000.00
B)	ISSUED, SUBSCRIBED AND PAID UP SHARE CAPITAL	
	197,49,18,000 Equity Shares of face value of Rs.10/- each fully paid up	1,974.92
C)	SECURITIES PREMIUM ACCOUNT	2,236.54

Notes:

Since the present offer comprises of issue of non-convertible Debt Securities, it shall not affect the paid-up Equity Share capital or share premium account of the Issuer after the offer.

10.1.2. Changes in the Capital Structure for last 5 (five) years at the Quarter End dated March 31 2019

There is no change in the capital structure of the Issuer as on March 31, 2019, for the last 5 (five) years other than as mentioned below.

10.1.3. Share Capital History

Date of Issue/ allotment	No. of Equity Shares of the Company	Face Value (Rs.)	Issue price (Rs.)	Nature for allotment	Consideration in Cash/ other than cash	Cumulative Share Premium	Equity Share Capital (Rs.)	Cumulative Equity Share Capital (Rs.)
October 7, 1969	2,000	1,000	1,000	Initial subscription	Cash	Nil	2,000,000	2,000,000
January 30, 1970	28,000	1,000	1,000	Further issue	Cash	Nil	28,000,000	30,000,000
December 2, 1970	60,000	1,000	1,000	Further issue	Cash	Nil	60,000,000	90,000,000
April 30, 1971	20,000	1,000	1,000	Further issue	Cash	Nil	20,000,000	110,000,000
January 28, 1972	10,000	1,000	1,000	Further issue	Cash	Nil	10,000,000	120,000,000
August 28, 1972	80,000	1,000	1,000	Further issue	Cash	Nil	80,000,000	200,000,000
September 27, 1973	70,000	1,000	1,000	Further issue	Cash	Nil	70,000,000	270,000,000
March 23, 1974	40,000	1,000	1,000	Further issue	Cash	Nil	40,000,000	310,000,000
October 31, 1974	100,000	1,000	1,000	Further issue	Cash	Nil	100,000,000	410,000,000
February 20, 1975	90,000	1,000	1,000	Further issue	Cash	Nil	90,000,000	500,000,000
March 8, 1976	50,000	1,000	1,000	Further issue	Cash	Nil	50,000,000	550,000,000
August 17, 1976	50,000	1,000	1,000	Further issue	Cash	Nil	50,000,000	600,000,000
July 30, 1977	70,000	1,000	1,000	Further issue	Cash	Nil	70,000,000	670,000,000
September 4, 1978	100,000	1,000	1,000	Further issue	Cash	Nil	100,000,000	770,000,000
July 25, 1979	100,000	1,000	1,000	Further issue	Cash	Nil	100,000,000	870,000,000
April 23,	40,000	1,000	1,000	Further issue	Cash	Nil	40,000,000	910,000,000



Date of Issue/ allotment	No. of Equity Shares of the Company	Face Value (Rs.)	Issue price (Rs.)	Nature for allotment	Consideration in Cash/ other than cash	Cumulative Share Premium	Equity Share Capital (Rs.)	Cumulative Equity Share Capital (Rs.)
August 23, 1980	15,000	1,000	1,000	Further issue	Cash	Nil	15,000,000	925,000,000
September 22, 1980	75,000	1,000	1,000	Further issue	Cash	Nil	75,000,000	1,000,000,000
July 27, 1981	100,000	1,000	1,000	Further issue	Cash	Nil	100,000,000	1,100,000,000
May 10, 1982	16,600	1,000	1,000	Further issue	Cash	Nil	16,600,000	1,116,600,000
August 16, 1982	83,400	1,000	1,000	Further issue	Cash	Nil	83,400,000	1,200,000,000
May 28, 1983	16,600	1,000	1,000	Further issue	Cash	Nil	16,600,000	1,216,600,000
August 3, 1983	83,400	1,000	1,000	Further issue	Cash	Nil	83,400,000	1,300,000,000
August 17, 1984	110,000	1,000	1,000	Further issue	Cash	Nil	110,000,000	1,410,000,000
May 29,	30,000	1,000	1,000	Further issue	Cash	Nil	30,000,000	1,440,000,000
August 6, 1985	60,000	1,000	1,000	Further issue	Cash	Nil	60,000,000	1,500,000,000
December 17, 1985	110,000	1,000	1,000	Further issue	Cash	Nil	110,000,000	1,610,000,000
May 21,	40,000	1,000	1,000	Further issue	Cash	Nil	40,000,000	1,650,000,000
July 16, 1986	220,000	1,000	1,000	Further issue	Cash	Nil	220,000,000	1,870,000,000
June 8,	47,000	1,000	1,000	Further issue	Cash	Nil	47,000,000	1,917,000,000
August 6, 1987	239,000	1,000	1,000	Further issue	Cash	Nil	239,000,000	2,156,000,000
May 27, 1988	53,300	1,000	1,000	Further issue	Cash	Nil	53,300,000	2,209,300,000
July 30, 1988	266,700	1,000	1,000	Further issue	Cash	Nil	266,700,000	2,476,000,000
June 14, 1989	58,300	1,000	1,000	Further issue	Cash	Nil	58,300,000	2,534,300,000
July 20, 1989	291,700	1,000	1,000	Further issue	Cash	Nil	291,700,000	2,826,000,000
November 15, 1990	300,000	1,000	1,000	Further issue	Cash	Nil	300,000,000	3,126,000,000
January 28, 1991	70,000	1,000	1,000	Further issue	Cash	Nil	70,000,000	3,196,000,000
May 27, 1991	30,000	1,000	1,000	Further issue	Cash	Nil	30,000,000	3,226,000,000
August 21, 1991	200,000	1,000	1,000	Further issue	Cash	Nil	200,000,000	3,426,000,000
November 27, 1991	200,000	1,000	1,000	Further issue	Cash	Nil	200,000,000	3,626,000,000
June 11, 1992	65,000	1,000	1,000	Further issue	Cash	Nil	65,000,000	3,691,000,000
September 17, 1992	210,000	1,000	1,000	Further issue	Cash	Nil	210,000,000	3,901,000,000
June 18, 1993	190,000	1,000	1,000	Further issue	Cash	Nil	190,000,000	4,091,000,000
September 10, 1993	295,000	1,000	1,000	Further issue	Cash	Nil	295,000,000	4,386,000,000



Date of Issue/ allotment	No. of Equity Shares of the Company	Face Value (Rs.)	Issue price (Rs.)	Nature for allotment	Consideration in Cash/ other than cash	Cumulative Share Premium	Equity Share Capital (Rs.)	Cumulative Equity Share Capital (Rs.)
February 23, 1994	40,000	1,000	1,000	Further issue	Cash	Nil	40,000,000	4,426,000,000
August 23, 1994	200,000	1,000	1,000	Further issue	Cash	Nil	200,000,000	4,626,000,000
November 22, 1994	240,000	1,000	1,000	Further issue	Cash	Nil	240,000,000	4,866,000,000
August 25, 1995	240,000	1,000	1,000	Further issue	Cash	Nil	240,000,000	5,106,000,000
September 13, 1995	240,000	1,000	1,000	Further issue	Cash	Nil	240,000,000	5,346,000,000
August 27, 1996	370,000	1,000	1,000	Further issue	Cash	Nil	370,000,000	5,716,000,000
November 21, 1996	110,000	1,000	1,000	Further issue	Cash	Nil	110,000,000	5,826,000,000
July 31, 1997	170,000	1,000	1,000	Further issue	Cash	Nil	170,000,000	5,996,000,000
September 5, 1997	310,000	1,000	1,000	Further issue	Cash	Nil	310,000,000	6,306,000,000
June 29, 1998	160,000	1,000	1,000	Further issue	Cash	Nil	160,000,000	6,466,000,000
September 4, 1998	340,000	1,000	1,000	Further issue	Cash	Nil	340,000,000	6,806,000,000
December 14, 2000	500,000	1,000	1,000	Further issue	Cash	Nil	500,000,000	7,306,000,000
March 13, 2002	500,000	1,000	1,000	Further issue	Cash	Nil	500,000,000	7,806,000,000
	ue of equity shar on of our shareh				e value of Rs.1,00	0 per equity share	to Rs.10 per equi	ity share pursuant
March 5, 2008	78,060,000	0 10	105	Initial public offering	Cash	***	780,600,000	8,586,600,000
March 5, 2010	128,799,000	0 10	(193- 215)	Further public offering	Cash	***	1,287,990,000	9,874,590,000
September 30, 2016	98,74,59,000	0 10	NIL	Bonus shares			987,45,90,000	1974,91,80,000

The Issuer has issued bonus shares in the ratio 1:1 to the shareholders of the Issuer on September 30, 2016. Apart from this, the Issuer has not made any issue of Equity Shares during the preceding 1 (one) year from the date of this Private Placement Offer Letter.

10.1.4. Our Shareholding Pattern as at the Quarter End dated March 31, 2019

The table below represents the shareholding pattern of the Issuer as on March 31, 2019:

Table I - Summary Statement Holding of Specified Securities

Cate- gory	Category of Share-holder	No of Share holders	No of fully paid up equity shares held	No of Partly paid- up equity shares held	No of Shares Under- lying Deposi- tory Receipts	Total No of Shares Held (VII) = (IV)+(V) +(VI)	Shareholdi ng as a % of total no of shares (As a % of (A+B+C2))	Number of Vot	of se	ights held in eac curities	ch class	Underlyi ng Out- standing	conversio	L Sl	umb er of ocke d in nares	Sh pled othe encu	ares ged or erwise mbere d	Number of equity shares held in dematerialized form
				neiu	Receipts			110 01 1	oung	Rights	as a % of	securities (Includir	convertil le	1	% of total	1	% of total	
								Class X	Class Y	Total	(A+B + C)	g Warrant)	Securitie (as a percentag e of diluted share capital)	9	Share held		Shares held	
(I)	(II)	(III)	(IV)	(V)	(VI)	(VII)	(VIII)		(IX)		(X)	(XI)	(XII)	(X	III)	(XIV)
(A)	Promoter & Promoter Group	1	1039495247	0	0	1039495247	52.63	1039495247	0	1039495247	52.63	0	52.63	0	0.00	0	0.00	1039495247
(B)	Public	304168	935422753	0	0	935422753	47.37	935422753	0	935422753	47.37	0	47.37	0	0.00	NA	NA	935379564
(C)	Non Promoter-Non Public																	
(C1)	Shares underlying DRs	0	0	0	0	0	NA	0	0	0	0.00	0	NA	0	0.00	NA	NA	0
(C2)	Shares held by Employee Trusts	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	NA	NA	0
	Total:	304169	1974918000	0	0	1974918000	100.00	1974918000	0	1974918000	100.00	0	100.00	0	0.00	0	0.00	1974874811

Table II - Statement showing Shareholding Pattern of the Promoter and Promoter Group

Cate gory	Category & Name of the Shareholder	No of Share holders	No of fully paid up equity shares held	Partly paid- up equity shares	Shares Under	Held (IV+V+VI)	Share holding as a % of total no of shares (calcula- ted as per SCRR, 1957 (VIII) As a % of (A+B+ C2	cla No of V	oting	(in eacl Fotal as a % of A+B+C	Shares Underlying Outstanding convertible securities (Including Warrants)	holding as a % assuming full conver- sion of conver- tible	No.	ked in nares	SI pled oth encu	ares	
					(VI			Class X	Class Y	Total	,		(A+B+C2))	liciu		nera	
	(I)	(III)	(IV)	(V)	`)	(VII)	(VIII)		(IX)		(X)	(XI)	(XII)	(2	(III)	(XIV)
(1)	Indian																	
(a)	Individuals/ Hindu undivided Family																	
(b)	Central Government/ State Government (s)																	
	President Of India	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(c)	Financial Institutions/ Banks																	
(d)	Any Other																	
	Power Finance Corporation Ltd.	1	1039495247	0	0	1039495247	52.63	1039495247	0	1039495247	52.63	0	52.63	0	0.00	0	0.00	1039495247
	Sub-Total (A)(1)	1	1039495247	0	0	1039495247	52.63	1039495247	0	1039495247	52.63	0	52.63	0	0.00	0	0.00	1039495247
(2)	Foreign																	
(a)	Individuals (Non-Resident Individuals/Foreign Individuals																	

(b)	Government																	
(c)	Institutions																	
(d)	Foreign Portfolio Investor																	
(e)	Any Other																	
	Sub-Total (A)(2)	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
	Total Shareholding of Promoter and Promoter Group (A)=(A)(1)+(A)(2)	1	1039495247	0	0	1039495247	52.63	1039495247	0	1039495247	52.63	0	52.63	0	0.00	0	0.00	1039495247

Table III - Statement showing Shareholding Pattern of the Public Shareholders

Category	Category & Name of the Shareholder	PAN	Share	paid up Equity	Partly paid-up Equity	Shares Under-	Shares Held (IV+V+VI)	holding	each	ı class	of securitie	Total as a % of (A+B+		nolding as a %	L	umber of ocked in Shares As a % of total Shares held	Sh pled othe encur	ber of ares ged or rwise nbered As a % of total Shares held	
	(I)	(II)	(III)	(IV)	(V)	(VI	(VII)	(VII I)		Y	IX)	C)	(X)	(XI)		(XII)	(X	III)	(XIV)
(1)	Institutions	(11)	0	(11)	(*)	,	(11)	1)		(1.1.)	1	(14)	(211)		(2011)	(2)		(2417)
(a)	Mutual Funds		8	20434 9699	0	0	2043496	10.3	204349	0	2043496 99	10. 35	0	10.35	0	0.00	N A	NA	20434969
	HDFC Trustee Company Limited A/C HDFC Hybrid Debt Fund	AAATH1809 A	1	11468 3937	0	0	1146839 37	5.81	114683 937	0	1146839 37	5.8	0	5.81	0	0.00	N A	NA	11468393
	Reliance Capital Trustee Company Limited A/C Reliance Growth Fund	AAATR0090B	1	83140 975	0	0	8314097 5	4.21	831409 75	0	8314097 5	4.2	0	4.21	0	0.00	N A	NA	83140975
(b)	Venture Capital Funds		0	0	0	0	0	0.00	0	0	0	0.0	0	0.00	0	0.00	N A	NA	0
(c)	Alternate Investment Funds		0	0	0	0	0	0.00	0	0	0	0.0	0	0.00	0	0.00	N A	NA	0
(d)	Foreign Venture Capital Investors		0	0	0	0	0	0.00	0	0	0	0.0	0	0.00	0	0.00	N A	NA	0
(e)	Foreign Portfolio Investors		587	49959 6483	0	0	4995964 83	25.3 0	499596 483	0	4995964 83	25. 30	0	25.30	0	0.00	N A	NA	49959648

	The Prudential Assurance Company Limited	AACCP0514H	1	26567 723	0	0	2656772 3	1.35	265677 23	0	2656772 3	1.3	0	1.35	0	0.00	N A	NA	26567723
(f)	Financial Institutions/Banks		9	82811 13	0	0	8281113	0.42	828111	0	8281113	0.4	0	0.42	0	0.00	N A	NA	8281113
(g)	Insurance Companies		6	61762 206	0	0	6176220 6	3.13	617622 06	0	6176220 6	3.1	0	3.13	0	0.00	N A	NA	61762206
	Life Insurance Corporation of India	AAACL0582 H	1	54913 706	0	0	5491370 6	2.78	549137 06	0	5491370 6	2.7	0	2.78	0	0.00	N A	NA	54913706
(h)	Provident Funds/Pension Funds		0	0	0	0	0	0.00	0	0	0	0.0	0	0.00	0	0.00	N A	NA	0
(i)	Any Other																		
	Sub Total (B)(1)		610	77398 9501	0	0	7739895 01	39.2 0	773989 501	0	7739895 01	39. 20	0	39.20	0	0.00	N A	NA	77398950 1
(2)	Central Government/State Government(s)/Presiden t of India		0	0	0	0	0	0.00	0	0	0	0.0	0	0.00	0	0.00	N A	NA	0
	Sub Total (B)(2)		0	0	0	0	0	0.00	0	0	0	0.0	0	0.00	0	0.00	N A	NA	0
(3)	Non-Institutions																		
(a)	Individual		2976 04	12305 8556	0	0	1230585 56	6.23	123058 556	0	1230585 56	6.2	0	6.23		0.00	N A	NA	12301536 7
i.	Individual shareholders holding nominal share capital up to Rs.2 lakhs		2972 61	10197 0809	0	0	1019708 09	5.16	101970 809	0	1019708 09	5.1	0	5.16		0.00	N A	NA	10192762 0
ii.	Individual shareholders holding nominal share capital in excess of Rs. 2 Lakhs		343	21087 747	0	0	2108774 7	1.07	210877 47	0	2108774 7	1.0	0	1.07		0.00	N A	NA	21087747
(b)	NBFCs Registered with RBI		10	14793	0	0	14793	0.00	14793	0	14793	0.0	0	0.00	0	0.00	N A	NA	14793
(c)	Employee Trusts		0	0	0	0	0	0.00	0	0	0	0.0	0	0.00	0	0.00	N A	NA	0
(d)	Overseas Depositories (Holding DRs)(Balancing figure)		0	0	0	0	0	0.00	0	0	0	0.0	0	0.00	0	0.00	N A	NA	0
(e)	Any Other		5944	38359 903	0	0	3835990 3	1.94	383599 03		3835990 3		0	1.94	0	0.00			38359903

Clearing Members	222	83355 17	0	0	8335517	0.42	833551 7	0	8335517	0.4	0	0.42	0	0.00	N A	NA	8335517
Others	1	15000	0	0	150000	0.01	150000	0	150000	0.0	0	0.01	0	0.00	N A	NA	150000
Investor Education and Protection Fund	1	89794	0	0	89794	0.00	89794	0	89794	0.0	0	0.00	0	0.00	N A	NA	89794
Bodies Corporates	1228	19121 836	0	0	1912183 6	0.97	191218 36	0	1912183 6	0.9	0	0.97	0	0.00	N A	NA	19121836
Non Resident Indians	2914	37932 31	0	0	3793231	0.19	379323 1	0	3793231	0.1 9	0	0.19	0	0.00	N A	NA	3793231
Trusts	35	54848 17	0	0	5484817	0.28	548481 7	0	5484817	0.2	0	0.28	0	0.00	N A	NA	5484817
Other	1543	13847 08	0	0	1384708	0.07	138470 8	0	1384708	0.0 7	0	0.07	0	0.00	N A	NA	1384708
Sub Total (B)(3)	3035 58	16143 3252	0	0	1614332 52	8.17	161433 252	0	1614332 52	8.1 7	0	8.17	0	0.00			16139006 3
Total Public Shareholding (B) = (B)(1)+(B)(2)+(B)(3)	3041 68	93542 2753	0	0	9354227 53	47.3 7	935422 753	0	9354227 53	47. 37	0	47.37	0	0.00			93537956

Table IV - Statement showing Shareholding Pattern of the Non Promoter - Non Public Shareholder

Category	Category & Name of the Shareholder	PAN	No of Share- holders	No of fully paid up Equity Shares held	No of Partly paid-up Equity Shares held	No of Shares Under- lying Deposi- tory Receipts	Total No of Shares Held (IV+V+VI)	Share- holding as a % of total no of shares (A+B+C2)	e:		s of secu	hts held in irities	No of Shares Underlying Outstanding convertible securities (Including Warrants)	Share-holding as a % assuming full conversion of convertible Securities (as a percen-	Loo Si	nber of cked in hares	Share or of encu		Number of Equity Shares held n demateria- lized form
											Total	% of (A+B+C)		tage of diluted share capital)	No.	As a % of total Shares held	N0.	As a % of total Shares held	
	(I)	(II)	(III)	(IV)	(V)	(VI)	(VII)	(VIII)			(IX)		(X)	(XI)	(XII)	(2	XIII)	(XIV)
(1)	Custodian/DR Holder Employee Benefit Trust (under SEBI(Share based Employee Benefit) Regulations 2014)		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	NA NA	NA NA	0
	Total Non- Promoter- Non Public Shareholding (C) = (C)(1)+(C)(2)		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00			0



10.1.5 Except as set forth below, none of our Directors hold any Equity Shares as on March 31, 2019

1. Mr. Ajeet Kumar Agarwal - 484 Equity Shares

2. Mr.Sanjeev Kumar Gupta NIL 3. Dr. Arun Kumar Verma NIL 4. Mr. Arun Singh NIL 5. Mr. Aravamudan Krishna Kumar NIL 6. Mr. T.T. Ram Mohan NIL Smt. Asha Swarup NIL

10.1.6 Our top ten shareholders and the number of Equity Shares held by them, as on March 31, 2019 are as follows:

Sl. No.	Name	Shares	% to Equity	Category
1	POWER FINANCE CORPORATION LTD	1039495247	52.6349	PRC
2	CPSE ETF	70482201	3.5689	MUT
3	HDFC TRUSTEE COMPANY LTD. A/C HDFC BALANCED ADVANTAGE FUND	45540000	2.3059	MUT
4	LIFE INSURANCE CORPORATION OF INDIA	45359430	2.2968	INS
5	HDFC TRUSTEE COMPANY LIMITED-HDFC EQUITY FUND	36519700	1.8492	MUT
6	THE PRUDENTIAL ASSURANCE COMPANY LIMITED	26567723	1.3453	FPC
7	INDIA CAPITAL FUND LIMITED	18718888	0.9478	FPC
8	EASTSPRING INVESTMENTS - DEVELOPED AND EMERGING AS	15734415	0.7967	FPC
9	HDFC TRUSTEE COMPANY LTD. A/C HDFC TOP 100 FUND	15572537	0.7885	MUT
10	HDFC TRUSTEE COMPANY LTD - A/C HDFC MID - CAPOPPORTUNITIES FUND	14396500	0.729	MUT
	TOTAL	1328386641	67.263	

10.1.7. List of Top ten Bondholders of the Issuer as at Quarter End dated March 31, 2019:

. No.	Name	Total face value amount of bonds held in Rs.
1	CBT EPF-05-B-DM	187469000000
2	LIFE INSURANCE CORPORATION OF INDIA	146053000000
3	STATE BANK OF INDIA	76104000000
4	NPS TRUST- A/C LIC PENSION FUND SCHEME - CENTRAL GOVT	71528000000
5	ADITYA BIRLA SUN LIFE TRUSTEE PRIVATE LIMITED A/C	67768000000
6	HDFC TRUSTEE CO. LTD. A/C HDFC FMP 1105D AUGUST 2018 (1)	38400000000
7	ICICI PRUDENTIAL BANKING & PSU DEBT FUND	37595000000
8	SBI DUAL ADVANTAGE FUND - SERIES XXIX	34070000000
9	IDFC BANKING & PSU DEBT FUND	30778000000
10	HDFC LIFE INSURANCE COMPANY LIMITED	30303000000

- **10.1.8.** No Equity Shares of the Issuer as on March 31, 2019 are pledged or otherwise encumbered by the Promoter.
- **10.1.9.** The Issuer has issued Bonus shares in the ratio 1:1 to the shareholders of The Issuer on September 30, 2016. Apart from this, The Issuer has not issued any Equity Shares or Debt Securities for consideration other than cash, whether in whole or part, since its incorporation.



- **10.1.10.** The Issuer has not undertaken any acquisition or amalgamation in the last 1 (one) year prior to filing of this Private Placement Offer Letter.
- **10.1.11.** The Issuer has not undergone any reorganization or reconstruction in the last 1 (one) year prior to issue of this Private Placement Offer Letter.
- **10.1.12.** Other than debt securities issued by the Issuer, outstanding as on March 31, 2019 as detailed below, the Issuer has not issued any Debt Securities:
 - for consideration other than cash;
 - at a premium or a discount; and/or
 - in pursuance of an option.

(i) Zero Coupon Bonds

Sr. No.	Instrument Type	Date of Issuance	Number of Bonds/instrum ents	Face Value per Bond (Rs.)	Discount Per Bond (Rs.)
1.	Zero Coupon Bonds	December 15, 2010	3,92,700	30,000	16,422
2.	Zero Coupon Bonds	February 03, 2011	89,510	30,000	17,033

(ii) Foreign Currency Bonds

Sr. No.	Instrument Type	Date of Issuance	Issue Size	Issue Value (%)	Discount (%)
1.	International Bonds	07-Jul-2017	USD 450 Million	99.263	0.737
2.	International Bonds	18-Dec-2017	USD 400 Million	100.00	0.000
3.	International Bonds	15-Mar-2018	USD 300 Million	98.506	1.494
4.	International Bonds	13-Nov-2018	USD 700 Million	99.437	0.563s

(iii) Commercial Papers

S.No.	Date of Issue/ Value Date	Number of Commercial Papers (CP/s) issued	Face Value per CP (Rs.)	Discount Per CP (Rs.)
1.	03-Dec-2018	55,000	5,00,000	15,785
2.	12-Feb-2018	37,500	5,00,000	22,566
3.	15-Feb-2018	7,000	5,00,000	31,510
4.	05-Mar-2019	20,000	5,00,000	36,608

(iv) Bonds issued at Premium

Sr. No.	Date Of Issuance/Value Date	Number of Bonds/ instrument	Face Value per Bond (Rs.)	Premium per Bond (Rs.)	
1.	November 29, 2012	500	1000000	1000	
2.	August 29,2013	13500	1000000	726	
3.	October 11, 2013	1500	1000000	1727	
4.	July 23, 2015	3000	1000000	954	

10.1.13. Amount of corporate guarantees issued by the Issuer in favour of various counter parties including its subsidiaries, joint venture entities, group companies etc. – Nil



10.2. FINANCIAL INDEBTEDNESS (ON STANDALONE BASIS)

10.2.1. Set forth below is a brief summary of the Issuer's significant outstanding secured borrowings of Rs. 47025.685 Crores and unsecured borrowings of Rs. 1,79,240.441 Crores, as on March 31, 2019 together with a brief description of certain significant terms of such financing arrangements.

(1) Secured term loans from banks and financial institutions availed by the Issuer

(All figures are in (Rs.) Crores, except in percentages)

					(An figures are in (Rs.) Crores, except in p			
Sr.	Name of the	Loan	Facility/	Amount	Rate of interest	Repayment	Security	
No.	Lender	documentation	Amount	outstanding	(%)	Date/Schedule		
			Sanctioned	`				
			(Rs.	Crores)				
			Crores)	as on March 31,				
1	LIC	Term loan agreement dated August 6, 2004	2000.00	2019 200.00	7.35 being 48 annualized G- Sec for 10 years + 100 bps, for a period of 7 days reckoned 2 working days prior to the date of disbursement.	Repayable in 10 equal annual installments after a moratorium of 5 years starting from October 1, 2010	The term loans are secured by a charge on the receivables of the Issuer, both present and future, save and except certain specific receivables hypothecated to VISTRA ITCL (INDIA) LIMITED (formerly known as IL&FS Trust Company Limited) on the basis of joint hypothecation agreement dated September 24, 2010 in favour of IDBI Trustanding 100 in the IDBI IDBI IDBI IDBI IDBI IDBI IDBI IDB	
							Trusteeship Services	
							Limited.	
	Total of Tern	n Loans from ba	nks and	200.00				
	financial inst							



(2) Unsecured loans availed by the Issuer

Set forth below is a brief summary of our outstanding unsecured borrowings.

(All figures are in (Rs.) Crores, except in percentages)

	(All figures are in (Rs.) Crores, except in percentage									
Sr.	Name of the	Loan	Facility/A	Amount	Rate of interest	Repayment Date/ Schedule				
No.	Lender	documentation	mount Sanctioned (Rs.	March 31,	(% p.a.)					
A.	Unsecured Te	erm Loans from Ba	Crores) inks & FIs;	2019						
1.	Punjab National Bank	Loan agreement dated 14 Sep 2018	2000.00	2000.00		Repayable in 3 equal annual instalments after initial moratorium of 2 years.				
2.	Punjab National Bank	Loan agreement dated 20 Feb- 2019	1500.00	1500.00		Repayable in 3 equal annual instalments after initial moratorium of 2 years.				
3.	State Bank of India	Loan agreement dated 15 Oct 2018	5000.00	5000.00		Repayable in 3 annual instalments after initial moratorium of 2 years as follows: 33% at the end of 3 years 33% at the end of 4 years 34% at the end of 5 years				
4.	State Bank of India	Loan agreement dated 05 March 2019	2300.00	2300.00		Repayable in 5 instalments after the end of 18/30/42/54/60 Months.				
5.	HDFC Bank Limited	Loan agreement dated 29 Sep 2018	300.00	300.00		Bullet on maturity				
6.	HDFC Bank Limited	Loan agreement dated 11 Oct 2018	350.00	350.00		Bullet on maturity				
7.	HDFC Bank Limited	Loan agreement dated 06 Nov 2018	350.00	350.00		Bullet on maturity				
8.	HDFC Bank Limited	Loan agreement dated 15 jan-2019	500.00	500.00		Bullet on maturity				
9.	HDFC Bank Limited	Loan agreement dated 29 Mar- 2019	500.00	500.00		Bullet on maturity				
10	IIFCL	Loan Agreement Dated 04 Dec 2018	1000.00	1000.00		Bullet on maturity				
11	Union Bank	Loan Agreement Dated 31 jan- 2019	500.00	500.00		Repayable in 6 equal semi annual instalments after the end of initial moratorium of 2 years.				
12	Bank of India	Loan Agreement Dated 05-feb- 2019	2000.00	2000.00		Repayable in 8 equal Quarterly instalments after the end of initial moratorium of 3 years.				
13	Canara Bank	Loan Agreement Dated 05-Mar- 2019	500.00	500.00		Bullet Repayment after 5 years.				



Sr. No.	Name of the Lender	Loan documentation	Facility/A mount Sanctioned (Rs. Crores)	Amount outstanding, as on March 31, 2019	Rate of interest (% p.a.)	Repayment Date/ Schedule
14	Corporation Bank	Loan Agreement Dated 06-Mar- 2019	1000.00	1000.00		Repayment in 6 semi annual instalment after the initial moratorium of 2 years.
15	United Bank of India	Loan Agreement Dated 13-Mar- 2019	1000.00	2000.00		Repayment in 4 semi annual instalment after the initial moratorium of 3 years.
16	Oriental bank of Commerce	Loan Agreement Dated 05-Mar- 2019	750.00	2000.00		Repayment in 8 equal semiannual installment at interval of 30/36/42/48/54/60/66/72 months.
	& FIs-	ecured Term loan fr		19550.00		
B.		ong term loans avail				
	NSSF	Loan Agreement dated 02.11.2018	5000.00	5000.00	8.16% S.A.	Bullet on maturity
	Total of Unse	cured Term loan fr	om MoF-	5000.00		
C.		ency Borrowings(E		ies)	•	
1	Japan Bank for Internationa I Cooperation	Loan Agreement No. ID-P169 dated March 31, 2006 ⁽¹⁾	JPY 16,949 Million (Revised with effect from August 29, 2012)	Rs. 36.96 Crores i.e. JPY 593.10 Million	0.75%	15 years tenor with a moratorium of 5 years. Repayable in semi-annual equal instalments beginning March 20, 2011 of JPY 982.34 Million, and instalment on Sep 20, 2018 of JPY 638.94 Million and Instalment of JPY 148.27 Million each from March 20, 2019 till March 20, 2021
2	Japan Bank for Internationa I Cooperation	Loan Agreement No ID-P190 dated March 10, 2008 ⁽¹⁾	JPY 11,809 Million (Revised with effect from March 31, 2016)	Rs. 94.47 Crores i.e. JPY 1,508.63 Million	0.65%	15 years tenor with a moratorium of 5 years. Repayable in semi-annual equal instalments beginning March 20, 2013 of JPY 995.34 Million, and instalment on Sep 20, 2017 of JPY 777.11 Million and Instalment of JPY 188.58 Million each from March 20, 2018 till March 20, 2023
3	KfW, Frankfurt am Main ^	Loan Agreement dated March 16, 2009(1)	Euro 70 Million	Rs.120.87 Crores i.e. Euro 15.56 Million	2.89%	12 years tenor with a moratorium of 3 years. Repayable in 18 semi- annual instalments beginning June 30, 2012
4	KfW, Frankfurt am Main^	Loan Agreement dated March 30, 2012 (1)	Euro 100 Million	Rs.449.87 Crores i.e. Euro 57.90 Million	1.86%	12 years tenor with a moratorium of 3 years. Repayable in 19 semi-annual instalments beginning June 30, 2015
5	Syndicated Unsecured Borrowings	Syndicated Facility Agreement dated May 21, 2014	USD 250 Million	Rs.1,331.5 5 0 Crores i.e. USD	6 months USD LIBOR plus 0.75%	5 years Tenor. Repayable USD 250 Million on May 29, 2019



Sr. No.	Name of the Lender	Loan documentation	Facility/A mount Sanctioned (Rs.	Amount outstanding, as on March 31,	Rate of interest (% p.a.)	Repayment Date/ Schedule
			Crores)	2019		
				192.50 Million		
6	Syndicated Unsecured Borrowings	Syndicated Facility Agreement dated July 17, 2015	USD 300 Million	Rs. 2075.14 Crores i.e. USD 300 Million	6 months USD LIBOR plus 1.00%	5 years Tenor. Repayable USD 300 Million on July 29, 2020
7	Syndicated Unsecured Borrowings	Syndicated Facility Agreement dated November16, 2015	USD 300 Million	Rs. 2,075.14 Crores i.e. USD 300 Million	1 month USD LIBOR plus 1.05%	5 years Tenor. Repayable USD 300 Million on December01, 2020
8	Bilateral Unsecured Borrowings	Bilateral Facility Agreement dated Sept 26, 2016	USD 100 Million	Rs. 691.71 Crores i.e. USD 100 Million	3 months USD LIBOR plus 0.80%	5 years Tenor. Repayable USD 100 Million on Oct 05, 2021
9	Syndicated Unsecured Borrowings	Syndicated Facility Agreement dated January 09, 2017	USD 230 Million	Rs. 1,590.94 Crores i.e. USD 230 Million	1 month USD LIBOR plus 0.80%	5 years and 1 day Tenor, Repayable on January 19, 2022
10	Syndicated Unsecured Borrowings	Syndicated Facility Agreement dated July 30, 2017	USD 200 Million	Rs. 1,383.43 Crores i.e. USD 200 Million	3 month USD LIBOR plus 0.65%	5 years and 1 day Tenor, Repayable on July 28, 2022
11	USD Green Reg-S Bonds	10 Year USD Greer Bonds under Reg-S		Rs. 3,112.71 Crores i.e. USD 450 Million	3.875% (Fixed)	10 years. Repayable on July 07, 2027
12	Bilateral Unsecured Borrowings	Bilateral Facility Agreement dated Nov 23, 2017	USD 57.50 Million	Rs. 397.73 Crores i.e. USD 57.50 Million	6 months USD LIBOR plus 0.35%	1.5 years Tenor. Repayable USD 57.50 Million on May 29, 2019
13	USD Reg-S Bonds	3 Year USD Bonds under Reg-S	Million	Rs.2766.8 5 Crores i.e. USD 400 Million	3.068% (Fixed)	3 years. Repayable on Dec 18, 2020
14	Syndicated Unsecured Borrowings	Syndicated Facility Agreement dated March 14, 2018	USD 240 Million	Rs. 1,660.11 Crores i.e. USD 240 Million	6 month USD LIBOR plus 0.51%	3 years Tenor, Repayable on March 26, 2021
15	Bilateral Unsecured Borrowings	Bilateral Facility Agreement dated March 14, 2018	USD 160 Million	Rs. 1,106.74 Crores i.e. USD 160 Million	3 month USD LIBOR plus 0.60%	3 years Tenor, Repayable on March 26, 2021
16	USD Reg-S Bonds	10 Year USD Bonds under Reg-S	USD 300 Million	Rs. 2,075.14 Crores i.e. USD 300 Million	4.625% (Fixed)	10 years. Repayable on Mar 22, 2028



Sr. No.	Name of the Lender	Loan documentation	Facility/A mount Sanctioned (Rs. Crores)	Amount outstanding, as on March 31, 2019	Rate of interest (% p.a.)	Repayment Date/ Schedule
17	Bilateral Unsecured Borrowings	Bilateral Facility Agreement dated August 29, 2018	USD 250 Million	Rs. 1,729.28 Crores i.e. USD 250 Million	6 month USD LIBOR plus 0.90%	5 years Tenor, Repayable on August 29, 2023
18	Bilateral Unsecured Borrowings	Bilateral Facility Agreement dated August 08, 2018	JPY 10327.12 mio	Rs. 645.65 Crores i.e. JPY 10,327.12 Million	1 months JPY LIBOR plus 0.20%	5 years. Repayable on August 08, 2023
19	USD Reg-S Bonds	5 Year USD Bonds under Reg-S	USD 700 Million	Rs. 4,841.99 Crores i.e. USD 700 Million	5. 25% (Fixed)	5 years. Repayable on Nov 13, 2023
20	Bilateral Unsecured Borrowings	Bilateral Facility Agreement dated March 27, 2019	USD 250 Million	Rs. 1,729.28 Crores i.e. USD 250 Million	6 month USD LIBOR plus 0.90%	5 years Tenor, Repayable on March 27, 2024
21	Bilateral Unsecured Borrowings	Bilateral Facility Agreement dated March 29, 2019	USD 75 Million	Rs. 518.78 Crores i.e. USD 75 Million	3 month USD LIBOR plus 1.00%	5 years Tenor, Repayable on March 29, 2024
	Total Unsecured Loans from MoF, Foreign Banks and other Institutions (A+B+C)			30434.34 54984.34		

^{**} These loans were sanctioned for relending to the state governments to be used for relending to state governments/state electricity board for rural electrification programme in the state plans under the 'Minimum Needs Programme'. There is a rebate of 0.25% for prompt repayment or interest payments on these loans.

(3) Secured and Unsecured Bonds issued by the Issuer

2019' ('90th

S. No.	Nature of the Bonds	Date of Allot- ment		Amount outstanding, As on March 31, 2019		Tenor/ Period of maturity	Redemption Date/ Schedule	Credit	Secured/ Unsecured	Secu rity		
A.	Secured taxable bonds See											
	Set forth below is a brief summary of our secured outstanding taxable bonds.											
			•							Table		
1	Secured	Aug	2000.00	2000.00	8.80	10 years	Redeemabl	CRISIL:	Secured			
	non-	ust 3,			payable		e at par on	AAA;				
	convertible	2009			annually		the expiry	CARE:				
	redeem-able						of 10 years	CARE				
	'taxable						from the	AAA;				
	bonds –						date of	FITCH:				

(All figures are in Rs. Crores, except in percentages)

AAA(ind)

allotment.

⁽¹⁾ The loan shall be utilized only for such purposes for which the facility has been granted and is secured by a guarantee provided by the Republic of India, represented by its President for the entire amount

⁽²⁾ The Issuer has also entered into three financing agreements with KfW, dated August 8, 2006, March 16, 2009 and March 30, 2012 for a grant of Euro 500,000 each, to be utilized for strengthening the power distribution companies by capacity building measures initiated by the Issuer. The amount received by the Issuer under this agreement is not repayable except in the event that (a) certain obligations cast upon the Issuer are violated, or (b) the said amount is not used for the stipulated purpose(s).



S. No.	of the Bonds	Date of Allot- ment	bonds	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
	Series') in the nature of debentures						August 03, 2019	ICRA: LAAA		
2	Secured non-convertible redeem-able 'taxable bonds – 2019' ('90th B Series-II') in the nature of debentures		868.20	868.20	8.72 payable annually	10 years	Redeemabl e at par on the expiry of 10 years from the date of allotment. September 04, 2019	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
3	Secured non-convertible redeem-able 'taxable bonds – 2019' ('90th C Series-II') in the nature of debentures.	Octo ber 6, 2009	1040.00	1040.00	8.80, payable annually	10 years	Redeemabl e at par on the expiry of 10 years from the date of allotment. October 6, 2019	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
4	Secured non-convertible redeem-able 'taxable bonds – 2019' ('91st Series- II') in the nature of debentures	Nove mber 17, 2009	995.90	995.90	8.80 payable annually	10 years	Redeemabl e at par on the expiry of 10 years from the date of allotment. November 17, 2019	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
5	Secured non- convertible redeem-able 'taxable bonds – 2020' ('92nd Series- II') in the nature of debentures	Janu ary 22, 2010	945.30	945.30	8.65 payable annually	10 years	Redeemabl e at par on the expiry of 10 years from the date of allotment. January 22, 2020	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
6	Secured non- convertible redeem-able 'taxable bonds – 2019' ('122 Series') in	June 18, 2014	1700.00	1700.00	9.02 payable annually	5 years	Redeemabl e at par on the expiry of 5 years from the date of allotment.	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind)	Secured	50



				Amount outstanding,	Interest	Tenor/	Redemption	Credit	Secured/	Secu
S. No.	of the Bonds	Allot- ment	bonds (Rs. Crores)	As on March 31, 2019	Coupon rate (%)	Period of maturity	Date/ Schedule	Rating	Unsecured	rity
	the nature						June 18,	ICRA:		
	of debentures						2019	LAAA		
7	Secured	July	1515.00	1515.00	9.40	7 years	Redeemabl	CRISIL:	Secured	
	non- convertible redeem-able 'taxable	17, 2014			payable annually		e at par on the expiry of 7 years from the	AAA; CARE:C ARE AAA;		
	non-priority sector bonds – ('123 Series						date of allotment. July 17, 2021	ICRA: [ICRA] AAA; IRPL:		
	Tranche 1') in the nature of debentures							IND AAA		
8	Secured non- convertible redeem-able 'taxable	Aug ust 25, 2014	1955.00	1955.00	9.34 payable annually	10 years	Redeemabl e at par on the expiry of 10 years from the	CRISIL: AAA; CARE:C ARE AAA;	Secured	
	non-priority sector bonds –						date of allotment. August 25,	ICRA: [ICRA] AAA;		
	('123 Series Tranche 3') Option II in						2024	IRPL: IND AAA		
	the nature of									
Tota	debentures I Secured Bon	de throug	rh Drivoto	11019.40						
	ement of Insti	_	•	11017.40						
В.	Set forth be	low is a	temption bonds	of our outstand	ding capital	gains tax ex	emption bond			
			r with a brief de be listed on any			icant terms	of such financ	ing arrangen	nents. These	bonds
1.	Secured	On Tap	5,337.782	Nil	6.00	3 years	Redemptio	CRISIL:	Secured	
	non- converti ble redeema ble taxable - 54 EC	Basis			payable annually		n at par on the expiry of 3 years from the Deemed Date of Allotment.	AAA; CARE: CARE AAA; FITCH: AAA(ind)		
	long term capital						**			
	gains tax exempti									
	on bonds Series									
	IX' issued in Fiscal 2015									



S. No.	Nature of the Bonds	Date of Allot- ment	bonde	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
2.	Secured non-convertible redeema ble taxable - 54 EC long term capital gains tax exemption bonds Series X' issued in Fiscal 2016	On Tap Basis	6,476.697	Nil	6.00 payable annually	3 years	Redemption at par on the expiry of 3 years from the Deemed Date of Allotment.	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind)	Secured	
3.	Secured non-convertible redeema ble taxable - 54 EC long term capital gains tax exempti on bonds Series X' issued in Fiscal 2017	On Tap Basis	7,662.921	7,662.921	6.00 payable annually (Up to 30.11.20 17) and 5.25 from 01.12.20 17 to 31.03.20 17	3 years	Redemptio n at par on the expiry of 3 years from the Deemed Date of Allotment. **	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind)	Secured	
4.	Secured non-convertible redeemable taxable - 54 EC long term capital gains tax exemption bonds Series	On Tap Basis	9565.227	9565.227	5.25 payable annually	3 years	Redemption at par on the expiry of 3 years from the Deemed Date of Allotment.	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind)	Secured non-convertible redeem able taxable -54 EC long term capital gains tax exemption bonds Series	On Tap Basis



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
	XI' issued in Fiscal 2018								XI' issued in Fiscal 2018	
5.	Secured non-convertible redeemable taxable - 54 EC long term capital gains tax exemption bonds Series XII' issued in Fiscal 2019	On Tap Basis	5929.727	5959.727	5.75 Payable annually	5 Years	Redemption at par on the expiry of 5 years from the Deemed Date of Allotment.	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind)	Secured non-convertible redeem able taxable -54 EC long term capital gains tax exemption bonds Series XII' issued in Fiscal 2019	On Tap Basis
			x Exemption	23157.875						
C.	Set forth b I.T. Act, t	Fax Free B below is a b bogether wi	onds under Se rief summary o th a brief descr SE and/or NSE	f our outstand ription of cert	ing Tax Fre	e Bonds issu				
1.	Tax Free Secured Redeem able Non – Converti ble Bonds, in the nature of debentur es.	March 27, 2012	3,000.00	3,000.00	Category I & II – Series I 7.93% Category I & II – Series II 8.12 %	10 years 15 years	Redemption at par on the expiry of 10 years from the date of allotment. Redemption at par on the expiry of 15 years from the date of allotment.	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
					Category III – Series I 8.13 % Category III – Series II	10 years 15 years	Redemptio n at par on the expiry of 10 years from the date of allotment. Redemptio n at par on the expiry			



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
					8.32 %		of 15 years from the date of allotment.			
2.	Series 2- A Tax free secured redeema ble non- converti ble bonds	Novem ber 21, 2012	255.00	255.00	7.21% p.a.	10 years	November 21, 2022	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
3.	Series 2- B Tax free secured redeema ble non- converti ble bond	Novem ber 21, 2012	245.00	245.00	7.38% p.a.	15 years	November 21, 2027	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
4.	Series 2012-13 Tranche -1 Tax free secured redeema ble non- converti ble bonds	Decem ber 19, 2012	2017.35	2017.35	7.38%/7. 88% p.a.	15 years	December 19, 2027	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
5.	Series 2012-13 Tranche – 1 Ts				7.22%/7. 72% p.a.	10 years	December 19, 2022	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
6.	Series 2012-13 Tranche - 2 Tax free secured redeema ble non- converti ble bonds	March 25, 2013	131.06	131.06	6.88%/7. 38% p.a.	10 years	March 25, 2023	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
7.	Series 2012-13 Tranche - 2 Tax	March 25, 2013			7.04%/7. 54% p.a.	15 years	March 25, 2028	CRISIL: AAA; CARE: CARE AAA;	Secured	



	Nature	Date of	Total value o	Amount outstanding,	Interest	Tenor/	Redemption	Credit	Secured/	Secu
S. No.	of the Bonds	Allot- ment	bonds (Rs. Crores)	As on March	Coupon rate (%)	Period of maturity	Date/ Schedule	Rating	Unsecured	rity
	free secured redeema ble non-converti ble							FITCH: AAA(ind) ICRA: LAAA		
8.	Series 3A Tax free secured redeema ble non- converti ble bonds	August 29, 2013	209.00	209.00	8.01% p.a.	10 years	August 29, 2023	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
9.	Series 3B Tax free secured redeema ble non- converti ble bonds		1141.00	1141.00	8.46% p.a.	15 years	August 29, 2028	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
10	Series 1A - 2013-14 Tranche -1 Tax free secured redeema ble non- converti ble	Septem ber 24, 2013	3440.60	3440.60	8.01%	10 years	September 24, 2023	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
	bonds Series 2A - 2013-14 Tranche - 1 Tax free secured redeema ble non- converti ble bonds				8.46%	15 years	September 24, 2028	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
12	Series 3A - 2013-14 Tranche - 1 Tax free secured redeema ble non-				8.37%	20 years	September 24, 2033	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	



	Nature	Date of	Total value o	Amount	Interest	Tenor/	Redemption			
S. No.	of the Bonds	Allot- ment	bonds (Rs. Crores)	outstanding, As on March	Coupon rate (%)	Period of maturity		Credit Rating	Secured/ Unsecured	Secu rity
	converti		(31, 2019	()					
	ble									
13	bonds		-		8.26%	10 ***	Contombon	CRISIL:	Secured	
13	Series 1B -				8.20%	10 years	September 24, 2023	AAA;	Secured	
	2013-14						,	CARE:		
	Tranche – 1 Tax							CARE AAA;		
	- 1 Tax free							FITCH:		
	secured							AAA(ind)		
	redeema ble non-							ICRA: LAAA		
	converti							LAAA		
	ble									
14	bonds Series		-		8.71%	15	September	CRISIL:	Secured	
14	Series 2B -				8./1%	15 years	24, 2028	AAA;	Secured	
	2013-14							CARE:		
	Tranche – 1 Tax							CARE AAA;		
	free							FITCH:		
	secured							AAA(ind)		
	redeem- able							ICRA: LAAA		
	non-							Litti		
	converti									
	ble bonds									
15	Series 3B		-		8.62%	20 years	September	CRISIL:	Secured	
•	-2013-14 Tranche						24, 2033	AAA; CARE:		
	– 1 Tax							CARE.		
	free							AAA;		
	secured redeema							FITCH: AAA(ind)		
	ble non-							ICRA:		
	converti							LAAA		
	ble bonds									
16	Series	Octobe	105.00	105.00	8.18%	10 years	October	CRISIL:	Secured	
	4A Tax free	r 11, 2013			p.a.		11, 2023	AAA; CARE:		
	secured	2013						CARE: CARE		
	redeema							AAA;		
	ble non- converti							FITCH: AAA(ind)		
	ble							ICRA:		
4 -	bonds			1-00	0.5401	1		LAAA		
17	Series 4B Tax	Octobe r 11,	45.00	45.00	8.54% p.a.	15 years	October 11, 2028	CRISIL: AAA;	Secured	
.	free	2013			p.a.		11, 2020	CARE:		
	secured							CARE		
	redeema ble non-							AAA; FITCH:		
	converti							AAA(ind)		
	ble							ICRA:		
18	bonds Series	-	1059.40	1059.40	8.19%	10 years	March 24,	LAAA CRISIL:	Secured	
	1A –	<u> </u>	1000110	1007.10		10 yours	2024	AAA;	2223104	



				Amount						
S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
	2013-14 Tranche 2 Tax free secured redeema ble non- converti ble	March 24, 2014		01,2017				CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA		
19	bonds Series 2A – 2013-14 Tranche 2 Tax free secured redeema ble non- converti ble bonds				8.63%	15 years	March 24, 2029	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
20	Series 3A – 2013-14 Tranche 2 Tax free secured redeema ble non- converti ble bonds				8.61%	20 years	March 24, 2034	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
21	Series 1B – 2013-14 Tranche 2 Tax free secured redeema ble non- converti ble bonds				8.44%	10 years	March 24, 2024	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
22	Series 2B – 2013-14 Tranche 2 Tax free secured redeema ble non- converti ble bonds				8.88%	15 years	March 24, 2029	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	



				Amount						
S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
23	Series 3B – 2013-14 Tranche 2 Tax free secured redeema ble non- converti ble bonds				8.86%	20 years	March 24, 2034	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
24	Series 5A Tax free secured redeema ble non- converti ble bonds	July 23, 2015	300.00	300.00	7.17%	10 years	July 23, 2035	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Secured	
25	Series 1A – 2015-16 Tranche 1 Tax free secured redeema ble non- converti ble bonds	Novem ber 05, 2015	700.00	700.00	6.89%	10 years	November 05, 2025	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA		
26	Series 2A – 2015-16 Tranche 1 Tax free secured redeema ble non- converti ble bonds				7.09%	15 years	November 05, 2030	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA		
27	Series 3A – 2015-16 Tranche 1 Tax free secured redeema ble non- converti ble bonds				7.18%	20 years	November 05, 2035	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA		



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
28	Series 1B – 2015-16 Tranche 1 Tax firee secured redeema ble non- converti ble bonds				7.14%	10 years	November 05, 2025	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA		
29	Series 2B - 2015-16 Tranche 1 Tax free secured redeema ble non- converti ble bonds				7.34%	15 years	November 05,2030	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA		
30	Series 3B – 2015-16 Tranche 1 Tax free secured redeema ble non- converti ble bonds				7.43%	20 years	November 05,2035	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA		
Secu	red Tax Fr	ee Bonds	l	12648.41						

Security Details of the Secured Borrowings -

- The bond series 90, 90 B-II, 90 C-II, 91-II, 92-II of institutional bonds are secured by a charge on (a) mortgage of Flat no. 640, Asian Games Village, New Delhi 110 049, India and (b) pari-passu charge on the receivables of the Issuer, both present and future, save and except receivables hypothecated to IL&FS Trust Company Limited on the basis of joint hypothecation agreement dated September 24, 2010 in favour of IDBI Trusteeship Services Ltd.
- The bond series, and 122 is secured by first pari-passu charge on the book debts of the Issuer both present and future which are charged to other lender/trustee and as may be agreed between the Issuer and the trustee IDBI Trusteeship Services Ltd., pursuant to the terms of debenture/bond trust cum hypothecation deed with a minimum security cover of one time of the aggregate face value of the bonds outstanding at all times.
- The bond series 123-1 and 123-3 of institutional bonds are secured by mortgage way of first pari-passu charge on (a) mortgage of premises at Sub Plot No. 8, TPS No 2, FP No. 584P, situated at Village Subhanpura, Distt. Vadodara and (b) the book debts of the Issuer which are charged to other lender / trustee and as may be agreed between the Issuer and the trustee, pursuant to the terms of the bond trust deed with a minimum security cover of one time of the aggregate face value of amount of bonds outstanding at all times and amount of interest due thereon in favor of IDBI Trusteeship Services Ltd.
- The bond series X and XI and XII of 54EC Capital Gain Tax Exemption Bonds and tax free bonds issued during FY 2015-16, 2016-17,2017-18 and 2018-19 are secured by first pari passu charge on (a) mortgage of premises at Sub Plot No. 8, TPS No 2, FP No. 584P, situated at Village Subhanpura, Distt Vadodara and (b) hypothecation of receivables (other than those that are exclusively charged/earmarked to any other lenders / trustees) in favour of SBICAP Trustee Company Ltd.
- Tax free bonds (issued during FY 2011-12) are secured by first pari-passu charge on premises at Shop no. 12, Ground floor, Block no. 35, Church road, Mylapore, Chennai and hypothecation of receivables of Rs. 4,998.66 Crores of MSEDCL in favour of IL&FS Trust Co. Ltd.



S. No	Nature Date of of the Bonds ment	Total value of bonds (Rs. Crores) Amount outstanding as on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	
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- Tax free bonds (issued during FY 2012-13 and during FY 2015-16) and series X of 54EC Capital Gain Tax Exemption Bonds are secured by first pari-passu charge on (a) mortgage of premises at sub-plot no. 8, TPS No.2, FP No. 584P, situated at village Subhanpura, Distt. Vadodara and (b) hypothecation of receivables in favour of SBI Cap Trustee Co. Ltd.
- Tax free bonds (issued during FY 2013-14) are secured by first pari-passu charge on hypothecation of receivables in favour of SBI Cap Trustee Co. Ltd.

	of SBI Cap	Trustee Co	o. Ltd.							
•			secured by a cha	rge on the re	ceivables of	the Issuer, l	ooth present an	d future, save	and except	certain
	specific rec	ceivables hy	ypothecated to II	L&FS Trust	Co. Ltd. on	the basis of	joint hypothec	ation agreem	ent last upd	ated on
	September									
D.			sued by the Issu							
			brief summary o		our other or	utstanding u	nsecured bond	s. These bond	ls are listed	l on the
	wholesale		et segment in the		T	T . =		T	I	
1	'94 th	June	1250.00	1250.00	8.75	15 years	June 08,	CRISIL:	Unsecu	-
	Taxable	08,			payable		2025	AAA;	red	
	non-	2010			yearly.			CARE: CARE		
	priority sector							AAA;		
	bond'							FITCH:		
	oona							AAA(ind)		
								ICRA:		
								LAAA		
2	'95 th –I	July 12,	200.00	200.00	8.70	9 years	July 12,	CRISIL:	Unsecu	-
	Taxable	2010			payable		2019	AAA;	red	
	non-				yearly.			CARE:		
	priority							CARE		
	sector							AAA;		
	bond'							FITCH:		
								AAA(Ind		
								ICRA:		
								LAAA		
3	'95 th -II	July 12,	1800.00	1800.00	8.75	15 years	July 12,	CRISIL:	Unsecu	-
	Taxable	2010			payable		2025	AAA;	red	
	non-				yearly.			CARE:		
	priority							CARE		
	sector							AAA;		
	bond'							FITCH:		
								AAA(ind) ICRA:		
								LAAA		
4	'96 th	Octobe	1150.00	1150.00	8.80	10 years	October	CRISIL:	Unsecu	_
·	Taxable	r 25,	1100.00	1100.00	payable	10) 54415	25, 2020	AAA;	red	
	non-	2010			yearly.			CARE:		
	priority							CARE		
	sector							AAA;		
	bond'							FITCH:		
								AAA(ind)		
								ICRA:		
5	'97 th	Novem	2120.50	2120.50	8.80	10 years	November	LAAA CRISIL:	Unsecu	_
3	Taxable	ber 29,	2120.30	2120.30	payable	10 years	29, 2020	AAA;	red	_
	non-	2010			yearly.			CARE:		
	priority							CARE		
	sector							AAA;		
	bond'							FITCH:		
								AAA(ind)		
1						1		ICRA:		



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
6	'ZCB-I Taxable non- priority sector bond'	Decem ber 15, 2010	533.21 at issue price	1029.46	8.25 (yield)	10 years	December 15, 2020	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red	-
7	'ZCB-II Taxable non- priority sector bond'	Februar y 03, 2011	116.07 at issue price	230.11	8.75 (yield)	10 years	February 03, 2021	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red	-
8	Taxable non- priority sector bond'	March 15, 2011	3000.00	3000.00	9.18 payable yearly.	10 years	March 15, 2021	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red	-
9	'100th Taxable non- priority sector bond'	July 15, 2011	1500.00	1500.00	9.63 payable yearly.	10 years	July 15, 2021	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRORE SA: LAAA	Unsecu red	- 1
10	'101st- III Taxable non- priority sector bond'	August 10, 2011	3171.80	3171.80	9.48 payable yearly.	10 years	August 10, 2021	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red	-
11	'105th Taxable non- priority sector bond'	Novem ber 11, 2011	3922.20	3922.20	9.75 payable yearly.	10 years	November 11, 2021	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red	-
12	'107 th Taxable non-	June 15, 2012	2378.20	2378.20	9.35% p.a.	10 years	June 15, 2022	CRISIL: AAA;	Unsecu red	-



S. No.	Nature of the Bonds	Date of Allot- ment	Total value o bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
	priority sector bond'				payable yearly.			CARE: CARE AAA; FITCH: AAA(ind)		
13	'108 th – II Taxable non- priority sector bond'	July 20, 2012	960.00	960.00	9.39% p.a. payable yearly	7 years	July 20, 2019	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecured	-
14	'111 th _I Taxable non- priority sector bond'	Novem ber 19, 2012	452.80	452.80	9.02% p.a.	7 years	November 19, 2019	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red	-
15	'111th – II Taxable non- priority sector bond'	Novem ber 19, 2012	2211.20	2211.20	9.02% p.a.	10 years	November 19, 2022	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red	
16	Taxable non-priority sector bond'	March 08, 2013	1542.00	1542.00	8.87% p.a.	7 years	March 08, 2020	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red	
17	'114 th Taxable non- priority sector bond'	April12 , 2013	4300.00	4300.00	8.82% p.a.	10 years	April12, 2023	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red	-
18	'115 th Taxable non- priority sector bond'	May31, 2013	2500.00	2500.00	8.06% p.a.	10 years	May31, 2020	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu red (Sub- Debt)	-



S. No.	Nature of the	Date of Allot-	Total value of bonds	outstanding,	Interest Coupon	Tenor/ Period of	Redemption Date/	Credit	Secured/	Secu
	Bonds	ment	(Rs. Crores)	As on March 31, 2019	rate (%)	maturity	Schedule	Rating	Unsecured	rity
19	'125 th Taxable non- priority sector bond'	Octobe r 13, 2019	3000.00	3000.00	9.04%	5 years	October 12, 2019	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA: LAAA	Unsecu	
20	'126th Taxable non- priority sector bond'	Novem ber 13, 2014	1700.00	1700.00	8.56%	5 years	November 13, 2019	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecured	
21	'127th Taxable non- priority sector bond'	Decem ber 04, 2014	1550.00	1550.00	8.44%	7 years	December 04, 2021	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND	Unsecu red	
22	'128th Taxable non- priority sector bond'	Decem ber 22, 2014	2250.00	2250.00	8.57%	10 years	December 21, 2024	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND	Unsecu red	
23	'129th Taxable non- priority sector bond'	January 23, 2015	1925.00	1925.00	8.23%	10 years	January 23, 2025	CRISIL:C ARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
24	'130 th Taxable non- priority	Februar y 6, 2015	2325.00	2325.00	8.27%	10 years	February 6, 2025	CRISIL: CARE: CARE AAA; CRISIL:	Unsecu red	



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
	sector bond'							AAA; ICRA: ICRA AAA; IR&RPL: IND AAA		
25	'131st Taxable non- priority sector bond'	Februar y 23, 2015	2285.00	2285.00	8.35%	10 years	February 22, 2025	CRISIL:C ARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecured	
26	'132 nd Taxable non- priority sector bond'	March 9, 2015	700.00	700.00	8.27%	7 years	March 9, 2022	CARE: CARE AAA; CARE: CARE AAA; IR&RPL: IND	Unsecu red	
27	'133rd Taxable non- priority sector bond'	April 10, 2015	2396.00	2396.00	8.30%	10 years	April 10, 2025	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND	Unsecu red	
28	'134th Taxable non- priority sector bond'	August 14, 2015	2675.00	2675.00	8.37%	05 years	August 14, 2020	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
29	'135th Taxable non- priority sector bond'	Septem ber 22, 2015	2750.00	2750.00	8.36%	05 years	September 22, 2020	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL:	Unsecu red	



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
30	'136 th Taxable	Octobe r 07,	2585.00	2585.00	8.11%	10 years	October 07, 2025	IND AAA CARE: CARE	Unsecu	
	non- priority sector bond'	2015						AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	red	
31	'139th Taxable non- priority sector bond'	Octobe r 21, 2016	2500.00	2500.00	7.24%	05 years	October 21, 2021	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
32	'140th Taxable non- priority sector bond'	Novem ber 07, 2016	2100.00	2100.00	7.52%	10 years	November 07, 2026	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
33	'141st Taxable non- priority sector bond'	Decem ber 09, 2016	1020.00	1020.00	7.14%	05 years	December 09, 2021	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
34	'142 nd Taxable non- priority sector bond'	Decem ber 30, 2016	3000.00	3000.00	7.54%	10 years	December 30, 2026	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
35	'143rd Taxable non- priority sector bond'	January 31, 2017	1275.00	1275.00	6.83%	03 years & 05 months	June 29, 2020	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
36	'144th Taxable non- priority sector bond'	Februar y 20, 2017	835.00	835.00	7.13%	03 years & 05 months & 01 day	September 21, 2020	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
37	'145th Taxable non- priority sector bond'	Februar y 28, 2017	625.00	625.00	7.46%	05 years	February 28, 2022	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
38	'147th Taxable non- priority sector bond'	March 14, 2017	2745.00	2745.00	7.95%	10 years	March 14, 2027	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
39	'148th Taxable non- priority sector bond'	March 17, 2017	1200.00	1200.00	7.42%	03 years & 03 months	June 17, 2020	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
40	'149th Taxable non- priority sector bond'	August 24, 2017	2485.00	2485.00	6.87%	03 years & 01 month	September 24, 2020	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
41	'150th Taxable non- priority sector bond'	Septem ber 07, 2017	2670.00	2670.00	7.03%	05 years	September 07, 2022	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
42	'152nd Taxable non- priority sector bond'	Octobe r 17, 2017	1225.00	1225.00	7.09%	05 years	October 17, 2022	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
43	'153rd Taxable non- priority sector bond'	Octobe r 31, 2017	2850.00	2850.00	6.99%	03 years & 02 months	December 31, 2020	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
44	'154th Taxable non- priority sector bond'	Novem ber 21, 2017	600.00	600.00	7.18%	03 years & 06 months	May 21, 2021	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
45	'155th Taxable non- priority sector bond'	Novem ber 30, 2017	1912.00	1912.00	7.45%	05 years	November 30, 2022	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
46	'156th Taxable non- priority sector bond'	Decem ber 12, 2017	3533.00	3533.00	7.70%	10 years	December 10, 2027	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND	Unsecu red	
47	'157th Taxable non- priority sector bond'	January 17, 2018	1055.00	1055.00	7.60%	10 years	April 17, 2021	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
48	'158th Taxable non- priority sector bond'	Februar y 12, 2018	2465.00	2465.00	7.70%	10 years	March 15, 2021	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
49	'159th Taxable non- priority sector bond'	Februar y 23, 2018	950.00	950.00	7.99%	10 years	February 23, 2023	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
50	'160th Taxable non- priority sector bond'	Februar y 28, 2018	1450.00	1450.00	7.77%	10 years	September 16, 2019	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
51	'161st – Option (A) Taxable non- priority sector bond'	March 15, 2018	3000.00	3000.00	7.59%	10 years	March 13, 2020	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
52	'161st – Option (B) Taxable non- priority sector bond'	March 15, 2018	800.00	800.00	7.73%	10 years	June 15, 2021	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
53	'162 nd Taxable non- priority sector bond'	August 09 th 2018	2500.00	2500.00	8.55%	10 years	August 09th 2028	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
54	'163rd Taxable non- priority sector bond'	August 27 th 2018	2500.00	2500.00	8.63%	10 years	August 25 th 2028	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Amount outstanding, As on March 31, 2019	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
55	'165th Taxable non- priority sector bond'	Octobe r 22 nd , 2018	2171.00	2171.00	8.83%	3 years 3 months	January 21 st 2022	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
56	'167th Taxable non- priority sector bond'	Novem ber 22 nd 2018	2571.80	2571.80	8.45%	03 years 04 months	March 22 nd 2022	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	
57	'168th Taxable non- priority sector bond'	Novem ber 29 th , 2018	2552.40	2552.40	8.56%	10 years	November 29 th 2028	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND	Unsecu red	
58	'169th Taxable non- priority sector bond'	Decem ber 07 th 2018	2554.00	2554.00	8.37%	10 years	December 07 th 2028	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecured	
59	'172nd Taxable non- priority sector bond'	Februar y 20 th 2019	1790.00	1790.00	8.57%	01 Year 06 Months	August 20 th 2020	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND AAA	Unsecu red	



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	outstanding, As on March	Interest Coupon rate (%)	Tenor/ Period of maturity	Redemption Date/ Schedule	Credit Rating	Secured/ Unsecured	Secu rity
60	'173rd Taxable non- priority sector bond'	March 13 th 2019	2500.00	31, 2019 2500.00	8.35%	03 Years	March 13 th 2022	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND	Unsecu red	
61	'174th Taxable non- priority sector bond'	March 18 th 2019	2720.00	2720.00	8.15%	02 Years 03 Months	June 18 th 2021	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND	Unsecured	
62	'175th Taxable non- priority sector bond'	March 28 th 2019	2151.20	2151.20	8.97%	10 Years	March 28 th 2029	CARE: CARE AAA; CRISIL: AAA; ICRA: ICRA AAA; IR&RPL: IND	Unsecu red	
			ough Private	124164.67						
Place E.	Unsecure		ond Series octure bonds is	guad by the I	ssuar					
L.	Set forth b	elow is a b	rief summary o ale debt market	f certain of ou	ır other outs	tanding uns	ecured bonds.	Some of bond	ls are	
1.	u/s 80CCF of I.T. Act 1961 Tax- able, Non- convertibl e Bonds.	March 31, 2011	218.73	80.363	8, 8.1 and 8.2 payable annually	10 years	Redeemable par on the expiry of 10 years with pu option after 5/6/7/8/9 years from the date of allotment	AAA; CARE: CARE AAA; FITCH:	Unsecured	1
2.	u/s 80CCF of I.T. Act 1961 Tax- able, Non- convertibl e Bonds.	February 15, 2012	157.59	11.0675	8.95 and 9.15 payable annually and cumulative	10 years 15 years	Redeemable at par on the expiry of 10/15 years with buyback option after 5/7 years respectively from the date of allotment. February 15, 2022;	CRISIL: AAA; CARE: CARE AAA; FITCH: AAA(ind) ICRA:	Unsecure d	-



S. No.	Nature of the Bonds	Date of Allot- ment	Total value of bonds (Rs. Crores)	Acon Manch	Coupon	Tenor/ Period of maturity		Credit Rating	Secured/ Unsecured	
							February 15, 2027			
			•	91.4305						
Tota	Total of Bonds - (3) (A to E)			171081.79						

^{**} The bonds have been issued on private placement basis and are currently listed on the 'whole sale debt market segment' in the NSE.

10.2.2. Corporate Guarantees at the Quarter End dated March 31, 2019

The Issuer has not issued any corporate guarantee as on March 31, 2019.

10.2.3. Details of Commercial Paper at the Quarter End dated March 31, 2019

The Issuer has issued commercial paper of face value of Rs. 19,975 Crore until March 31 of FY 2018-19 with commercial paper of Rs. 7,975 Crore outstanding as on March 31, 2019.

10.2.4. Working Capital Demand Loan from Banks at the Quarter End dated December 31, 2018

WCDL of Rs NIL is outstanding as on March 31, 2019.

10.2.5. Short Term Loan from Banks at the Quarter End dated March 31, 2019

The Issuer has no outstanding short term loans from banks as on March 31, 2019.

10.2.6. FCNR(B) Loans from Banks at the Quarter End dated March 31, 2019

The Issuer has raised foreign currency non-resident (B) ("FCNR(B)") loans from banks amounting to USD 625.00 Million. As at end of March 31, 2019 Rs. 4323.20 Crores is outstanding on account of FCNR(B) loans.

10.2.7. Details of Rest of the Borrowings (if any including hybrid debt like FCCB, Optionally Convertible Debentures/Preference Shares) at the Quarter End dated March 31, 2019

The Issuer has no outstanding borrowings in form of hybrid debt as on March 31, 2019.



10.3. FINANCIAL INFORMATION (ON STANDALONE BASIS)

(Rs. in Crores)

Particulars	As on/for the year ended 31.03.18 (Audited)	As on/for the year ended 31.03.17 (Audited)	As on/for the year ended 31.03.16 (Audited)
For Financial Entities			
Net worth	35,490.51	33,325.59	28,617.76
Total Debt	198791.51	167517.39	1,69,106.38
of which – Non Current Maturities of Long Term Borrowing	160949.43	149489.33	1,38,789.43
- Short Term Borrowing	5526.54	0	6,349.93
- Current Maturities of Long Term Borrowing	32315.54	18028.06	23,967.02
Net Fixed Assets	247.88	181.26	150.32
Non-Current Assets	2,13,930.37	1,80,460.11	1,60,362.94
Cash and Cash Equivalents	1771.22	4488.04	1,728.19
Current Investments	119.75	149.16	149.16
Current Assets	32,554.09	28,776.13	45,990.03
Current Liabilities	44,614.05	24,520.26	37,591.50
Asset Under Management	N.A.	N.A.	N.A.
Off Balance Sheet Assets	N.A.	N.A.	N.A.
Interest Income on Loan assets	21748.95	22935.61	23,470.66
Finance Costs (including interest expense)	13,829.52	13,450.35	14,283.12
Net interest income	7919.43	9485.26	9,187.54
Provisioning & Write-offs	1,415.55	1,109.47	1,089.85
PAT	4,647.00	6,245.76	5,627.66
Gross NPA (%)	7.15%	2.41%	2.11%
Net NPA (%)	5.68%	1.60%	1.61%
Tier I Capital Adequacy Ratio (%)	16.84%	18.43%	17.48
Tier II Capital Adequacy Ratio (%)	2.55%	2.75%	2.90
Total Loan Assets (net)	235933.05	200293.33	2,00,265.02
Capital Adequacy ratio (%)			
Net interest margin	3.89%	4.65%	4.90%
Yield on Loan Assets	10.55%	11.64%	12.51%
Cost of funds	7.53%	8.13%	8.50%
Return on Net worth (average)	13.51%	20.17%	21.05%
Debt equity ratio (times)	5.60	5.03	5.91
Total Assets	2,46,484.46	209236.24	2,06,352.97
Return on assets (average)	2.04%	3.01%	2.89%

STANDALONE REFORMATTED STATEMENT OF ASSETS AND LIABILITIES

	Particulars	Note No.	As at 31.03.2018	As at 31.03.2017	As at 31.03.2016
I.	EQUITY AND LIABILITIES				
(1)	Shareholders' Funds				
	(a) Share Capital	A	1,974.92	1,974.92	987.46
	(b) Reserves and Surplus	В	33,515.59	31,350.67	27,630.30
	Sub-total (1)		35,490.51	33,325.59	28,617.76



	Particulars	Note No.	As at 31.03.2018	As at 31.03.2017	As at 31.03.2016
(2)	Non-current Liabilities	110.	31.03.2010	31.03.2017	31.03.2010
(-)	(a) Long-term Borrowings	С	1,60,949.43	1,49,489.33	1,38,789.43
	(b) Deferred Tax Liabilties (Net)		66.96	40.26	49.75
	(c) Other Long-term Liabilities	D	4,037.49	12.38	9.50
	(d) Long-term Provisions	Е	1,326.02	1,848.42	1,295.03
	Sub-total (2)		1,66,379.90	1,51,390.39	1,40,143.71
(2)					
(3)	Current Liabilities		5.506.54		6.2.40.02
	(a) Short-term Borrowings	F	5,526.54	-	6,349.93
	(b) Other current liabilities	G	38,836.01	24,326.04	30,389.52
	(c) Short-term Provisions	Е	251.50	194.22	852.05
	Sub-total (3)		44,614.05	24,520.26	37,591.50
	Total (1+2+3)		2,46,484.46	2,09,236.24	2,06,352.97
П.	ASSETS		2,40,404.40	2,09,230.24	2,00,332.97
(1)	Non-current Assets				
(1)	(a) Fixed assets	Н			
	(i) Tangible Assets	- 11	123.08	120.68	117.83
	(ii) Intangible Assets		5.15	0.43	0.91
	(iii) Capital work-in-progress		118.19	58.69	30.37
	(iv) Intangible Assets under Development		1.46	1.46	1.21
	•		247.88	181.26	150.32
	(b) Non-current Investments	I	2,455.05	2,547.29	2,317.46
	(c) Long-term Loans & Advances	J	2,06,492.49	1,77,348.96	1,57,794.10
	(d) Other Non-current Assets	K	4,734.95	382.60	101.06
	Sub-total (1)		2,13,930.37	1,80,460.11	1,60,362.94
(6)					
(2)	Current Assets		110.55	110.16	110.16
	(a) Current Investments	I	119.75	149.16	149.16
	(b) Cash & Bank Balances	L	1,773.53	4,490.02	1,728.55
	(c) Short-term Loans & Advances	M	5,673.56	3,594.56	795.26
<u> </u>	(d) Other Current Assets	N	24,987.25	20,542.39	43,317.06
	Sub-total (2)		32,554.09	28,776.13	45,990.03
	Total (1+2)		2,46,484.46	2,09,236.24	2,06,352.97



STANDALONE REFORMATTED STATEMENT OF PROFIT AND LOSS

	(RS. III CIOTE				(Ks. III Clules)
	Particulars	Notes No.	Year ended 31.03.2018	Year ended 31.03.2017	Year ended 31.03.2016
I.	Revenue from Operations	О	22358.27	23587.3	23,727.54
II.	Other Income	P	82.04	183.28	28.74
III.	Total Revenue (I+II)		22,440.31	23,770.58	23,756.28
IV.	Expenses				
(i)	Finance Costs	Q	13,829.52	13,450.35	14,283.12
(ii)	Employee Benefits Expense	R	176.87	178.07	137.44
(iii)	Depreciation & Amortization		5.61	5.04	5.45
(iv)	Corporate Social Responsibility Expenses		49.45	69.80	128.20
(v)	Other Expenses	S	111.69	98.80	67.01
(vi)	Provisions and Contingencies	T	1,415.55	1,109.47	1,089.85
	Total Expenses (IV)		15,588.69	14,911.53	15,711.07
V.	Profit before Prior Period Items & Tax (III-IV)		6,851.62	8,859.05	8,045.21
VI.	Prior Period Items		-0.47	-1.65	-
VII.	Profit before Tax (V-VI)		6,852.09	8,860.70	8,045.21
VIII.	Tax Expense:				
(i)	Current Year		2168.2	2606.29	2,477.89
(ii)	Earlier Years/ (Refunds)		10.19	-27.78	-2.77
(iii)	Deferred Tax		26.7	36.43	-57.57
	Total Tax Expense (i+ii+iii)		2205.09	2614.94	2,417.55
IX.	Profit for the period from Continuing Operations (VII-VIII)		4,647.00	6,245.76	5,627.66
X.	Profit from Discontinuing Operations (after tax)				-
XI.	Profit for the period (IX+X)		4,647.00	6,245.76	5,627.66
XII.	Earnings per Equity Share (in Rs. for an equity share of Rs. 10 each)				
	(1) Basic		23.53	31.63	28.50
	(2) Diluted		23.53	31.63	28.50



STANDALONE REFORMATED STATEMENT OF CASH FLOWS

		(Rs. in Crores)				
PARTICULARS	YEAR ENDED 31.03.2018	YEAR ENDED 31.03.2017	YEAR ENDED 31.03.2016			
A. Cash Flow from Operating Activities :	01,0012010	01.00.2017	01.0012010			
Net Profit before Tax	6,852.09	8,860.70	8,045.21			
Adjustments for:	0,002-007	5,0000	0,010121			
1. Profit / Loss on Sale of Fixed Assets	0.56	0.52	0.38			
2. Depreciation and amortization	5.61	4.40	5.45			
3. Provisions and Contingencies	1,415.55	1,109.47	1,089.85			
4. Interest on Commercial Paper	135.60	300.46	285.91			
5. Excess Provision written back	_	0.00	-0.07			
6. Profit on sale/redemption of investments	-	-79.75	-12.29			
7. Loss/ Gain(-) on Exchange Rate fluctuation	45.75	55.09	666.13			
8.Dividend from Subsidiary Co.	-25.91	-19.50	-10.01			
9. Dividend from Investments	-39.77	-66.54	-3.05			
10.Interest on Long-Term Investments/ Govt. Securities	-214.64	-226.11	-85.97			
11. Provision made for Interest on Advance Income Tax	5.53	2.82	-			
12. Provision in respect of Amounts recoverable	6.19	0.00	0.00			
13. Discount on Bonds written off	1.66	0.14	3.99			
14. Interest Accrued on Zero Coupon Bonds	89.50	82.45	76.17			
15. Dividend & Dividend Tax paid in excess of provision	_	0.00	0.00			
Operating profit before Changes in Operating Assets &	8,277.72	10,024.15	10,061.70			
Liabilities:						
Increase / Decrease :	27 474 (4	(50.20	21 722 25			
1. Loan Assets	-37,474.64	-650.38	-21,733.35			
2. Other Operating Assets	-4,080.83	37.78	27.89			
3. Operating Liabilities	4,160.46	-91.32	936.54			
Cash flow from Operations	-29,117.29	9,320.23	-10,707.22			
1. Income Tax Paid (including TDS)	-2,168.60	-2,548.11	-2,539.74			
2. Income Tax refund	2.57	22.07	42.00			
Net Cash Flow from Operating Activities	-31,283.32	6,794.19	-13,204.96			
B. Cash Flow from Investing Activities	0.14	0.06	0.96			
1. Sale of Fixed Assets	0.14	0.06	0.86			
Purchase of Fixed Assets (incl. CWIP & Intangible Assets under development)	-78.66	-27.01	-104.63			
3. Investment in shares of Energy Efficiency Services Ltd. (including share application money pending allotment)	-	0.00	-124.00			
4. Investment in 11.15% Additional Tier-1 Perpetual Bonds of Indian Bank	-	0.00	-500.00			
5. Investment in 11.25% Additional Tier-1 Perpetual Bonds of Vijaya Bank	-	0.00	-500.00			
6. Investment in 11.25% Additional Tier-1 Perpetual Bonds of Syndicate Bank	-	0.00	-500.00			
7. Investment in shares of NHPC Ltd. (net of sale)	-	-400.80	0.00			
8. Investment in shares of HUDCO Ltd.	-2.08	-	-			
9. Redemption of 8% Government of Madhya Pradesh Power Bonds-II	94.32	94.32	94.32			
10. Sale of Long-term Investments	-	76.65	762.53			
11. Profit on sale/redemption of investments	-	79.75	12.29			
12. Interest on Long-Term Investments/ Govt. Securities	214.64	229.94	106.05			
13. Dividend from Subsidiary Co.	25.91	19.50	10.01			
14. Dividend from Investments	39.77	66.54	3.05			



PARTICULARS	YEAR ENDED 31.03.2018	YEAR ENDED 31.03.2017	YEAR ENDED 31.03.2016
Net Cash Flow from Investing Activities	294.04	138.95	-739.52
C. Cash Flow from Financing Activities			
1. Issue of Bonds (Net of redemptions)	19,558.55	5,871.66	14,972.72
2. Raising of Term Loans/ STL from Banks/ FIs (Net of repayments)	-350.00	-1,099.93	-459.07
3. Raising of Foreign Currency Loan (Net of redemptions and inclusive of related derivative payments)	8,360.41	-833.33	-2,607.56
4. Funds received from GOI for further disbursement as Subsidy/ Grant including interest (Net of refund)	10,635.24	8,027.15	4,436.52
5. Disbursement of grants	-10,563.91	-8,039.66	-4,691.45
6. Repayment of Govt. Loan			-3.07
7. Payment of Final Dividend	-	-503.60	-266.61
8. Payment of Interim Dividend	-1,984.79	-1,382.44	-1,184.95
9. Payment of Corporate Dividend Tax	-397.88	-379.98	-293.47
10. Premium on issue of Securities		0.00	0.28
11. Issue of Commercial Paper (Net of repayments)	3,014.84	-5,833.16	5,246.79
Net Cash flow from Financing Activities	28,272.46	-4,173.29	15,150.13
Net Increase/Decrease in Cash & Cash Equivalents	-2,716.82	2,759.85	1,205.65
Cash & Cash Equivalents as at the beginning of the year	4,488.04	1,728.19	522.54
Cash & Cash Equivalents as at the end of the year	1,771.22	4,488.04	1,728.19



CONSOLIDATED REFORMATTED STATEMENT OF ASSETS & LIABILITIES

					(Rs. in Crores)
	Particulars	Note No.	As at 31.03.2018	As at 31.03.2017	As at 31.03.2016
I.	EQUITY AND LIABILITIES				
(1)	Shareholders' Funds		1.051.00	1.051.00	205.46
	(a) Share Capital	A	1,974.92	1,974.92	987.46
	(b) Reserves and Surplus	В	33,897.38	31,695.64	27,905.94
	Sub-total (1)		35,872.30	33,670.56	28,893.40
	Share Application Money pending				
	Allotment		31.39	_	_
	Miothen		51.57		
(2)	Non-current Liabilities				
	(a) Long-term Borrowings	С	161,434.78	149,680.89	138,783.85
	(b) Deferred Tax Liability (Net)		65.73	39.92	47.54
	(c) Other Long-term Liabilities	D	4,038.46	13.42	10.01
	(d) Long-term Provisions	Е	1,340.57	1,849.47	1,295.54
	Sub-total (2)		166,879.54	151,583.70	140,136.94
(3)	Current Liabilities				
	(a) Short-term Borrowings	F	5,727.90	110.98	6,460.77
	(b) Trade Payables		448.64	160.39	117.96
	(c) Other current liabilities	G	39,426.54	24,524.99	30,477.43
	(d) Short-term Provisions	Е	252.40	194.30	858.42
	Sub-total (3)		45,855.48	24,990.66	37,914.58
	Total (1+2+3)		248,638.71	210,244.92	206,944.92
II.	ASSETS		240,030.71	210,244.92	200,344.32
(1)	Non-current Assets				
(1)	(a) Fixed assets	Н			
	(i) Tangible Assets		424.14	354.11	253.05
	(ii) Intangible Assets		10.16	0.74	1.03
	(iii) Capital work-in-progress		530.07	164.13	76.84
	(iv) Intangible Assets under				1.21
	Development		1.46	1.46	
			965.83	520.44	332.13
	(b) Non-current Investments	I	2,396.87	2,432.57	2,202.14
	(c) Deferred Tax Assets (Net)		-	-	-
	(d) Long-term Loans & Advances	J	206,495.28	177,351.58	157,796.82
	(e) Other Non-current Assets	K	4,743.92	394.07	109.26
	Sub-total (1)		214,601.90	180,698.66	160,440.35
(2)	Commont Assets				
(2)	Current Assets	I	183.85	10/126	149.41
	(a) Current Investments (b) Inventories	U I	102.48	184.36 51.18	66.79
	(c) Trade Receivables	L	541.86	438.40	231.89
	(d) Cash & Bank Balances	M	2,368.24	4,650.79	1,864.08
	(e) Short-term Loans & Advances	N	5,702.07	3,618.72	809.37
	(f) Other Current Assets	O	25,138.31	20,602.81	43,383.03
	Sub-total (2)	<u> </u>	34,036.81	29,546.26	46,504.57
	Sno totti (2)		54,050.01	27,5-10.20	TU,50 T. 57
	Total (1+2)		248,638.71	210,244.92	206,944.92
	I Vial (1 12)		270,030.71	210,277.72	200,777.72



CONSOLIDATED REFORMATTED STATEMENT OF PROFIT AND LOSS

	Particulars	Notes	Year ended 31.03.2018	Year ended 31.03.2017	Year ended 31.03.2016
I.	Revenue from Operations	No. P	23054.42	24194.92	24,110.86
II.	Other Income	Q	46.98	166.31	19.07
III.	Total Revenue (I+II)	V	23,101.40	24,361.23	24,129.93
IV.	Expenses		23,101.40	24,501.25	24,127.75
(i)	Finance Costs	R	13859.59	13461.59	14,282.35
(ii)	Employee Benefits Expense	S	198.46	192.75	143.19
(iii)	Depreciation & Amortization	5	69.59	40.33	19.67
(iv)	Corporate Social Responsibility Expenses	T	50.94	68.94	120.29
(v)	Other Expenses	T	285.29	220.58	164.39
(vi)	Provisions and Contingencies	T	1421.06	1110.31	1,096.18
(vii)	Purchases of Stock-in-Trade	_	328.53	273.12	223.60
(viii)	Changes in inventories of Stock-in-Trade & Work-in-Progress	V	-53.32	22.76	-66.79
	Total Expenses (IV)		16160.14	15390.38	15,982.88
	Profit before Prior Period Items & Tax		10100.14	13370.30	13,702.00
V.	(III-IV)		6941.26	8970.85	8,147.05
VI.	Prior Period Items		0.02	-1.51	0.39
VII.	Profit before Tax (V-VI)		6941.24	8972.36	8,146.66
VIII.	Extraordinary Items		-	-	-
VII.	Profit before Tax (V-VI)		6,941.24	8,972.36	8,146.66
VIII.	Tax Expense :				
(i)	Current Year		2212.17	2648.37	2,516.85
(ii)	Earlier Years/ (Refunds)		12.21	-27.79	-2.77
(iii)	Deferred Tax		27.4	38.41	-58.84
	Total Tax Expense (i+ii+iii)		2251.78	2658.99	2,455.24
IX.	Profit for the period from Continuing Operations (VII-VIII)		4,689.46	6,313.37	5,691.42
X.	Profit from Discontinuing Operations (after tax)		-	-	-
XI.	Profit for the period (IX+X)		4689.46	6313.37	5,691.42
XII.	Earnings per Equity Share (in `for an equity share of `10 each)				
	(1) Basic		23.75	31.97	28.82
	(2) Diluted		23.75	31.97	28.82



CONSOLIDATED REFORMATTED STATEMENT OF CASH FLOWS

			(Rs. in Crores)
PARTICULARS	YEAR ENDED 31.03.2018	YEAR ENDED 31.03.2017	YEAR ENDED 31.03.2016
A. Cash Flow from Operating Activities:			
Net Profit before Tax	6,941.24	8,972.36	8,146.66
Adjustments for:		,	,
1. Profit / Loss on Sale of Fixed Assets	0.56	0.52	0.38
2. Depreciation & Amortization	69.59	39.69	19.67
3. Provisions and Contingencies	1,415.83	1,110.31	1,096.18
4. Allowance for Staff Advances	-	-	-
5. Interest on Commercial Paper	135.60	300.46	285.91
6. Interest Expense on Misc. Borrowings	29.91	15.79	3.90
7. Excess Provision written back	-0.71	-1.42	-0.09
8. Gain on Changes in Fair Value of Interest Rate			
Swaps	-	-	-
9. Profit on sale/redemption of investments	-	-79.75	-12.29
10. Loss/ Gain(-) on Exchange Rate fluctuation	61.65	47.37	666.13
11. Dividend from Investments	-26.85	-63.15	-2.37
12. Interest on Long-term Investments/ Govt. Securities	-231.87	-239.22	-95.76
13. Provision made for Interest on Advance Income Tax	5.53	2.82	-
14. Provision in respect of Amounts recoverable	6.19	-	-
14. Discount on Bonds written off	1.66	0.14	3.99
15. Interest Accrued on Zero Coupon Bonds	89.50	82.45	76.17
16. Dividend & Dividend Tax paid in excess of			
provision	-	-	-
17. Other Finance Expenses	-	-	-
18. Provision for Diminution in value of Investment	-	-	-
19. Provision for contigencies of Project Cost revisions	-	-	-
Operating profit before Changes in Operating Assets & Liabilities:	8,497.83	10,188.37	10,188.48
Increase / Decrease :			
1. Loan Assets	-37,474.64	-650.38	-21,733.35
2. Other Operating Assets	-4,366.37	-177.34	-229.95
3. Operating Liabilities	4,876.43	13.87	1,029.90
Cash flow from Operations	-28,466.75	9,374.52	-10,744.92
1. Income Tax Paid (including TDS)	-2,213.77	-2,592.07	-2,575.09
2. Income Tax refund	2.57	22.07	42.00
Net Cash Flow from Operating Activities	-30,677.95	6,804.52	-13,278.01
B. Cash Flow from Investing Activities		,	,
1. Sale of Fixed Assets	0.14	0.06	0.85
2. Purchase of Fixed Assets (incl. CWIP & Intangible Assets under development)	-506.29	-203.19	-259.41
3. Investment in shares of Energypro Assets Limited	-56.54	-0.60	
4. Investment in 11.15% Additional Tier-1 Perpetual Bonds of Indian Bank	-	-	-500.00
5. Investment in 11.25% Additional Tier-1 Perpetual Bonds of Vijaya Bank	-	_	-500.00
			5



PARTICULARS	YEAR ENDED 31.03.2018	YEAR ENDED 31.03.2017	YEAR ENDED 31.03.2016
6. Investment in 11.25% Additional Tier-1 Perpetual			-500.00
Bonds of Syndicate Bank	=	-	-300.00
7.Investment in shares of NHPC Ltd. (net of sale)		-400.80	=
8. Investment in shares of HUDCO Ltd.	-2.08	=	
8. Redemption of 8% Government of Madhya Pradesh Power Bonds-II	94.32	94.32	94.32
9. Sale of Long-term Investments		76.65	762.53
10. Profit on sale/redemption of investments		79.75	12.29
11. Interest on Long term Investments/ Govt. Securities	232.49	242.43	114.96
12. Dividend from Investments	39.77	66.54	3.05
13. Investment in Shares of Fellow Subsidiary Companies	0.10	0.05	-0.10
14. Investment in Tax Free Bonds/Others	-	-	-26.28
15. Fixed Deposit made during the year	-212.58	-38.12	-1.25
16. Fixed Deposit matured during the year	46.40	16.95	43.34
Investments in CP/CDs (Net)	-29.00	-35.00	
Net Cash Flow from Investing Activities	-393.27	-100.96	-755.70
C. Cash Flow from Financing Activities			
1. Issue of Shares including Share Application Money	31.39	31.39	-
2. Issue of Bonds (Net of redemptions)	19,558.55	5,871.66	14,969.28
3. Raising of Term Loans/ STL from Banks/ FIs (Net of repayments)	18.27	-881.04	-308.65
4. Raising of Foreign Currency Loan (Net of redemptions and inclusive of related derivative payments)	8,360.41	-833.33	-2,607.56
5. Funds received from GOI for further disbursement as Subsidy/ Grant including interest (Net of refund)	10,635.24	8,027.15	4,436.52
6. Disbursement of grants	-10,563.91	-8,039.66	-4,691.45
7. Repayment of Govt. Loan		=	-3.07
8. Payment of Dividend on equity shares	-1,997.71	-1,889.43	
9. Payment of Interim Dividend			
10. Payment of Corporate Dividend Tax	-404.94	-384.66	-295.51
11. Interest Paid on Misc. Borrowings	-29.91	-15.73	-3.90
12. Premium on issue of securities	3,014.84		0.28
13. Issue of Commercial Paper (Net of repayments)		-5,833.16	5,246.79
14. Other Finance Expenses		-	-
Net Cash flow from Financing Activities	28,622.23	-3,946.81	16,742.73
Net Increase/Decrease in Cash & Cash Equivalents	-2,448.99	2,756.75	2,709.02
Cash & Cash Equivalents as at the beginning of the year	4,580.28	1,823.59	559.10
Cash & Cash Equivalents as at the end of the year	2,131.29	4,580.34	1,816.56



IMPORTANT FINANCIAL INDICATORS (ON CONSOLIDATED BASIS)

(Rs. in Crores)

Particulars	As on/ For the year ended 31.03.18 (Audited)	As on/ For the year ended 31.03.17 (Audited)	As on/ For the year ended 31.03.16 (Audited)
For Financial Entities			
Net worth	35,872.30	33,670.56	28,893.40
Total Debt	199,493.14	167,851.64	169,211.64
of which – Non Current Maturities of Long Term Borrowing	161,434.78	149,680.89	138,783.85
- Short Term Borrowing	5,727.9	110.98	6,460.77
- Current Maturities of Long Term Borrowing	32,330.46	18,059.77	23,967.02
Net Fixed Assets	965.83	520.44	332.13
Non-Current Assets	214,601.90	180,698.66	160,440.35
Cash and Cash Equivalents	2,131.29	4,580.34	1,816.56
Current Investments	183.85	184.36	149.41
Current Assets	34,036.81	29,546.26	46,504.57
Current Liabilities	45,855.48	24,990.66	37,914.58
Asset Under Management	N.A.	N.A.	N.A.
Off Balance Sheet Assets	N.A.	N.A.	N.A.
Interest Income	21,748.95	22,935.61	23,470.66
Finance Costs (including interest expense)	13,859.59	13,461.59	14,282.35
Net interest income	7889.36	9474.02	9,188.31
Provisioning & Write-offs	1,421.06	1,110.31	1,096.18
PAT	4,689.46	6,313.37	5,691.42
Gross NPA (%)*	7.15%	2.41%	2.11%
Net NPA (%)*	5.68%	1.60%	1.61%
Tier I Capital Adequacy Ratio (%) *	16.84	18.43	17.48
Tier II Capital Adequacy Ratio (%) *	2.55	2.75	2.90
Total Loan Assets (net)	235,933.05	200,293.33	200,265.02
Capital Adequacy ratio (%)			
Net interest margin*	3.89%	4.65%	4.90%
Yield on Loan Assets*	10.55%	11.64%	12.51%
Cost of funds*	7.53%	8.13%	8.50%
Return on Net worth (average)	13.49%	20.18%	21.09%
Debt equity ratio (times)	5.56	4.99	5.86
Total Assets	248,638.71	210,244.92	206,944.92
Return on assets (average)	2.04%	3.03%	2.92%

^{*} These figures have been given on standalone basis.

10.4. OTHER FINANCIAL PARAMETERS

Particulars	FY 2017-18	FY 2016-17	FY 2015-16
Dividend declared (As %age on FV)	91.50%	96.5%	171%
Interest Coverage Ratio (times)	1.50	1.64	1.56



10.5. CHANGES IN ACCOUNTING POLICIES DURING THE LAST 3 (THREE) YEARS AND THEIR EFFECT ON THE PROFITS AND THE RESERVES OF THE COMPANY

Financial Year	Change in accounting policies and their effect
2017-18	During the year, the Issuer has revised the accounting policy for amortization of one time arrangement fee incurred in raising of foreign currency borrowings and premium paid towards hedging contracts over the period of such borrowings or contracts. Due to this change in accounting policy, profit before tax for the year ended 31st March 2018 is higher by Rs. 220.75 Crores.
	Further, the policy for recognising the agency fee on GoI schemes has now been changed to recognise such income on accrual basis. Due to this change in accounting policy, profit before tax for the year ended 31st March 2018 is higher by Rs. 136.45 Crores.
	Since the validity of certain exemptions given by RBI had expired during the current year in respect of classification of loan assets, the Issuer has modified the accounting policy in respect of asset classification and provisioning to bring it in line with RBI regulations from time to time. Due to this change in accounting policy, profit before tax for the year ended 31st March 2018 is lower by Rs. 146.09 Crores.
	Due to these changes in accounting policies, profit before tax for the year ended 31st March 2018 is higher by Rs. 211.11 Crores.
2016-17	During the quarter ended June 30, 2016, the Issuer had revised the accounting policy for accounting for derivatives contracts in order to align it with the 'Guidance Note on During the year ended 31 March 2017, the Issuer has revised the Significant Accounting Policy No. 16 in respect of accounting for derivatives contracts in order to align it with the 'Guidance Note on Accounting for Derivative Contracts' issued by The Institute of Chartered Accountants of India which has become applicable from 1 April 2016. In accordance with the transitional provisions mentioned in the Guidance Note, an amount of Rs. 86.75 Crores after netting of taxes of Rs. 45.92 Crores had been adjusted in the opening balance of reserves, representing the change in the fair value of the interest rate swaps till 31 March 2016. Further, the fair value gain on interest rate swaps of Rs. 324.77 Crores has been booked to the statement of profit and loss for the year ended 31 March 2017 in accordance with the revised accounting policy. Further, the accounting policy on treatment of foreign currency exchange differences on the hedged loans and the corresponding derivative contracts has also been revised in order to align the same with existing accounting policy for amortising the foreign exchange fluctuation loss/ (gain) on the long term foreign currency monetary items over the balance period of such items in accordance with AS-11. The impact of this change, foreign exchange fluctuation loss pertaining to the previous years Rs. 29.79 Crores and foreign exchange fluctuation gain pertaining to current period Rs. 6.69 Crores has been adjusted in the Finance Cost for the for the year ended 31 March 2017.
	Due to these changes in accounting policies, profit before tax for the year ended 31 March 2017 is higher by Rs. 301.67 Crores.
2015-16	During the year ended 31st March, 2016, the Issuer had revised the accounting policy in respect of asset classification in line with RBI Guidelines. Further, the accounting policy for creation of allowance against standard loan assets has been modified to align it with the revised provisioning requirements for standard loans as per RBI notification dated 10th November, 2014, as amended. Due to these changes in accounting policy, profit before tax for the year ended 31st March, 2016 is lower by Rs. 87.87 Crores.
	Further, minor modifications have been made in the accounting policy in respect of basis of preparation of financial statements, revenue recognition, intangible assets and cash flow statements. However, there is no financial impact of such modifications.



SECTION XI PARTICULARS OF THE OFFER

Eligibility of the Issuer to come out with the Issue and Government Approvals

The Issuer, its Directors and authorised officers have not been prohibited from accessing the debt market under any order or directions passed by SEBI or any other government authority.

This present issue of Bonds is being made in accordance with extant guidelines for floatation of PSU bonds as amended from time to time. The Issuer can undertake the activities proposed by it in view of the present approvals and no further approval from any government authority(s) is required by the Issuer to undertake the proposed activities save and except those approvals which may be required to be taken in the normal course of business from time to time. Further, the RBI vide its Circular No. RBI/2014-15/475 DNBR (PD) CC No. 021/03.10.001/2014-15 dated February 20, 2015, as amended, has allowed NBFCs to issue unsecured bonds.

Authority for the Placement

The present issue of Bonds is being made pursuant to:

- (i) resolutions passed by the Board of Directors of the Issuer on March 20, 2019 and delegation provided thereunder;
- (ii) special resolution passed by the shareholders of the Issuer under section 42 of the Companies Act, 2013 and sub-rule 2 of Rule 14 of the PAS Rules, as amended in the annual general meeting held on September 25, 2018:
- (iii) Article 95(xxii), 96 (i) and 96 (ii) of the Articles of Association of the Issuer.

The Issuer can issue the Bonds proposed by it in view of the present approvals and no further approvals in general from any GoI authority are required by the Issuer to undertake the proposed activity.

Objects of the Issue

The main object clause of the Issuer as contained in the Memorandum of Association and Articles of Association of the Issuer enables it to undertake the activities for which the funds are being raised under the present Issue. Also, the main object clause of the Issuer as contained therein adequately covers its existing and proposed activities. The funds raised by way of the Issue will be utilized for various operations of the Issuer as permitted by laws and regulations.

Utilisation of Issue Proceeds

The funds raised through this private placement are not meant for any specific project as such and therefore the proceeds of this Issue shall be utilized for the regular business activities of the Issuer which is subject to a number of regulatory checks and balances as stipulated in its regulatory environment. Therefore, the management shall ensure that the funds raised via this private placement shall be utilized only towards satisfactory fulfilment of the objects of the Issue. The Issuer further confirms that the proceeds of the current issue of Bonds shall not be used for providing loan to or acquisition of shares of any person who is part of the same group or who is under the same management.

Minimum Subscription

As the current issue of Bonds is being made on private placement basis, the requirement of minimum subscription shall not be applicable and therefore the Issuer shall not be liable to refund the Issue subscription(s)/proceed(s) in the event of the total issue collection falling short of the Issue Size or certain percentage of the Issue Size.

Nature and Class of Securities

The Issuer is issuing unsecured, redeemable, non-convertible, non-cumulative, taxable bonds in the nature of debentures. These Bonds shall be fully paid-up and the claims of the Bondholders shall be unsecured, senior and



unsubordinated.

Put and Call Option

Neither the Bondholder(s) shall have any right to exercise any put option nor shall the Issuer have right to exercise any call option in respect of the Bonds.

Contribution made by Promoters or Directors

NIL

Maximum Investors for the Issue

In view of RBI's Circular No. RBI/2014-15/475DNBR (PD) CC No. 021/03.10.001/2014-15 dated February 20, 2015, as amended, on a private placement basis there is no limit on the number of subscribers in respect of issuances with a minimum subscription of Rs.1 (one) Crore and above.

Issue Price

Each Bond has a face value of Rs.10 (ten) Lakh each and is issued at par. The Bonds shall be redeemable at par i.e. for Rs.10 (ten) Lakh per Bond. Since there is no discount or premium on either issue price or redemption value of the Bonds, the effective yield for the Investors shall be the same as the coupon rate on the Bonds.

Security

Bonds are unsecured.

Terms of Payment

The full Issue price of the Bonds applied for is to be paid along with the Application Form. Investor(s) need to send in the Application Form and process the RTGS for the full face value of the Bonds applied for.

Minimum Application Size	Amount Payable on Application per Bond
Application must be for a minimum of INR 1 (one)	Full Issue Price i.e. INR 10 (ten) Lakh per Bond.
Crore (10 (ten) Bonds) and in multiples of INR 10 (ten) Lakhs (1 (one) Bond) thereafter.	

Deemed Date of Allotment

The cut-off date declared by the Issuer from which all benefits under the Bonds including interest on the Bonds shall be available to the Bondholders is called as the "Deemed Date of Allotment". The actual allotment of Bonds (i.e. approval from the Board of Directors or a Committee thereof) may take place on a date other than the Deemed Date of Allotment. The Issuer reserves the right to keep multiple allotment date(s)/deemed date(s) of allotment at its sole and absolute discretion without any notice. If in case, the issue closing date changes (i.e. preponed/postponed), then the Deemed Date of Allotment may also be changed (preponed/ postponed) by the Issuer, at its sole and absolute discretion.

Letter(s) of Allotment/ Bond Certificate(s)/ Refund Order(s)/ Issue of Letter(s) of Allotment

The beneficiary account of the investor(s) with NSDL or CDSL or Depository Participant will be given initial credit within 15 (fifteen) days from the Deemed Date of Allotment. The initial credit in the account will be akin to a letter of Allotment. On completion of the all-statutory formalities, such credit in the account will be akin to a Bond certificate.

Bonds to be issued in Demat Format only

The Bonds since issued in electronic (dematerialized) form, will be governed as per the provisions of the



Depository Act, Securities and Exchange Board of India (Depositories and Participants) Regulations, 1996, as amended, rules notified by NSDL, CDSL or Depository Participant from time to time and other applicable laws and rules notified in respect thereof. The Bonds shall be allotted in dematerialised form only. However, if any Bondholder wants to convert bonds into physical form he/she makes appropriate application to the Depositories as per relevant rules and regulations of the Depository.

Depository Arrangements

The Issuer has entered into depository arrangements with NSDL and CDSL. The securities shall be issued in dematerialized form in accordance with the provisions of Depositories Act.

The Issuer has signed two tripartite agreements in this connection viz.

- 1. Tripartite agreement dated November 15, 2007 between the Issuer, NSDL and the Registrar, being Karvy Fintech Private Limited
- 2. Tripartite agreement dated October 16, 2007 between the Issuer, CDSL and Karvy Fintech Private Limited.

The Bonds will be issued in dematerialised form and the same shall be in accordance with the provisions of the SEBI Debt Regulations, Depositories Act and the regulations made thereunder and are to be issued as per the terms and conditions stipulated under this Private Placement Offer Letter. The Bondholder will have the right to convert the dematerialized Bonds into physical form as per applicable law.

Procedure for applying for Demat Facility

- 1. Investor(s) should have / open a beneficiary account with any Depository Participant of NSDL or CDSL.
- 2. For allotment of Bonds in dematerialized form, the beneficiary account number and depository participants indentification shall be specified in the relevant columns of the Application Form.
- 3. If incomplete/incorrect beneficiary account details are given in the Application Form which does not match with the details in the Depository system, the Allotment of Bonds shall be held in abeyance till such time satisfactory demat account details are provided by the Investor.
- 4. The Bonds allotted to an Investor in dematerialized form would be directly credited to the beneficiary account as given in the Application Form after verification. Allotment advice/refund order (if any) would be sent directly to the applicant by the Registrar to the Issue but the confirmation of the credit of the Bonds to the investor's Depository Account will be provided to the investor by the Investor's DP.
- 5. Interest or other benefits with respect to the Bonds held in dematerialized form would be paid to those Bondholders whose names appear on the list of Beneficial Owners given by the depositories to the Issuer as on the Record Date or to the Bondholders who have converted the demat securities to physical form and their names are registered as Bondholders on the registers maintained by the Issuer or Registrar. In case, the Beneficial Owner is not identified by the Depository on the Record Date due to any reason whatsoever, the Issuer shall keep in abeyance the payment of interest or other benefits, till such time the Beneficial Owner is identified by the Depository and intimated to the Issuer. On receiving such intimation, the Issuer shall pay the interest or other benefits to the beneficiaries identified, within a period of 15 (fifteen) days from the date of receiving such intimation.
- 6. Investors may please note that the Bonds in dematerialised form can be traded only on the stock exchanges having electronic connectivity with NSDL or CDSL.

Fictitious applications

Any person who makes, in fictitious name, any application to a body corporate for acquiring, or subscribing to, the Bonds, or otherwise induced a body corporate to allot, register any transfer of Bonds therein to them or any



other person in a fictitious name, shall be punishable under the extant laws.

Market Lot

The market lot for trading of Bonds will be one Bond ("Market Lot").

Trading of Bonds

The marketable lot for the purpose of trading of Bonds shall be 1 (one) Bond. Trading of Bonds would be permitted in dematerialised mode only in standard denomination of Rs.10 (ten) Lakh and such trades shall be cleared and settled in recognised stock exchange(s) subject to conditions specified by SEBI. In case of trading in Bonds which has been made over the counter, the trades shall be executed and reported on a recognized stock exchange having a nation-wide trading terminal or such other platform as may be specified by SEBI.

Mode of Transfer of Bonds

The Bonds shall be transferred subject to and in accordance with the rules/procedures as prescribed by the NSDL, CDSL or Depository Participant of the transferor/transferee and any other applicable laws and rules notified in respect thereof. The normal procedure followed for transfer of securities held in dematerialized form shall be followed for transfer of these Bonds held in electronic form. The seller should give delivery instructions containing details of the buyer's DP account to his Depository Participant.

Transfer of Bonds to and from foreign investors, in case they seek to hold the Bonds and are eligible to do so, will be governed by the then prevailing guidelines of RBI. The transferee(s) should ensure that the transfer formalities are completed prior to the Record Date. In the absence of the same, interest will be paid/redemption will be made to the person, whose name appears in the records of the Depository. In such cases, claims, if any, by the transferee(s) would need to be settled with the transferor(s) and not with the Issuer.

Interest on Application Money

In respect of Investors who get Allotment of Bonds in the Issue, interest on Application money shall be paid at the Coupon Rate (subject to deduction of income tax under the provisions of the I.T. Act, or any other statutory modification or re-enactment thereof, as applicable) on the aggregate face value amount of Bonds for the period starting from and including the date of realization of Application money in the Designated Bank Account up to but excluding the Deemed Date of Allotment. Such interest on Application money shall be paid by the Issuer to the relevant Applicants within 15 (fifteen) days from the Deemed Date of Allotment

Interest on the Bonds

The Bonds shall carry interest at the coupon rates as per term sheet (subject to deduction of tax at source at the rates prevailing from time to time under the provisions of the I.T. Act or any other statutory modification or reenactment thereof for which a certificate will be issued by the Issuer) on the outstanding principal amount of Bonds until final redemption.

If any interest payment date falls on a day which is not a Business Day, then payment of interest will be made on the next day that is a Business Day without interest for such additional days. It is clarified that Interest/redemption with respect to debentures, interest/redemption payments shall be made only on the days when the money market is functioning in Mumbai.

Computation of Interest

The Bonds will carry interest rates as per the term sheet from the Deemed Date of Allotment. The interest will be paid from the Deemed Date of Allotment (subject to deduction of tax at source at the rates prevailing from time to time under the I.T. Act, or any other statutory modification or re-enactment thereof) as per term sheet. The Interest shall be computed on "Actual' day count basis.



Record Date

Record date of interest shall be 15 (fifteen) days prior to each interest payment date and 15 (fifteen) days prior to the date of Maturity. Interest shall be paid to the person whose name appears as sole/first in the Register of Bondholders/beneficiaries position of the Depositories on the Record Date or to the Bondholders who have converted the Bonds to physical form and their name is registered on the registers maintained by the Issuer or the Registrar. In the event of the Issuer not receiving any notice of transfer at least 15 (fifteen) days before the respective due date of payment of interest and at least 15 (fifteen) days prior to the maturity date, the transferees for the Bond shall not have any claim against the Issuer in respect of interest so paid to the registered Bondholder.

Deduction of Tax at Source

Tax as applicable under the I.T. Act, or any other statutory modification or re-enactment thereof will be deducted at source. The Investor(s) desirous of claiming exemption from deduction of income tax at source on the interest on Application money are required to submit the necessary certificate(s), in duplicate, along with the Application Form in terms of Income Tax rules.

Interest payable subsequent to the Deemed Date of Allotment of Bonds will be treated as "Interest on Securities" as per Income Tax rules. Bondholders desirous of claiming exemption from deduction of Income Tax at source on the interest payable on Bonds should submit tax exemption certificate/document, under Section 193 of the I.T. Act if any, at the head office of the Issuer, at least 45 (forty-five) days before the payment becoming due.

Regarding deduction of tax at source and the requisite declaration forms to be submitted, prospective investors are advised to consult their own tax consultant(s).

Redemption

The face value of the Bonds will be redeemed at par, on the expiry of the tenor of the Bonds series as per details in the summary term sheet from the Deemed Date of Allotment. The Bonds will not carry any obligation, for interest or otherwise, after the date of redemption. The Bonds shall be taken as discharged on payment of the redemption amount by the Issuer on maturity to the registered Bondholders whose names appear in the Register of Bondholders on the Record Date/ or the Beneficial Owners as per the list provided by the Depositories. Such payment will be a legal discharge of the liability of the Issuer towards the Bondholders.

In case if the redemption date falls on a day which is not a Business Day, then the payment due shall be made on the previous Business Day but without liability for making payment of interest after actual date of redemption. It is clarified that Interest/redemption with respect to Bonds, interest/redemption payments shall be made only on the days when the money market is functioning in Mumbai.

Settlement/ Payment on Redemption

Payment on redemption will be made by way of cheque(s)/ redemption warrants(s)/ demand draft(s)/ CREDIT through RTGS system in the name of the Bondholders whose name appear on the list of Beneficial Owners given by Depository to the Issuer /or the Bondholders (who have converted the Bonds to physical form), whose names are registered on the register maintained by the Issuer /Registrar as on the Record Date. The Bonds shall be taken as discharged on payment of the redemption amount by the Issuer on maturity to the list of Bondholders as provided by NSDL/ CDSL/ Depository Participant. Such payment will be a legal discharge of the liability of the Issuer towards the Bondholders. On such payment being made, the Issuer shall inform NSDL/ CDSL/ Depository Participant and accordingly the account of the Bondholders with NSDL/ CDSL/ Depository Participant shall be adjusted.

The Issuer's liability to the Bondholders towards all their rights including for payment or otherwise shall cease and stand extinguished from the due date of redemption in all events. Further the Issuer will not be liable to pay any interest or compensation from the date of redemption. On the Issuer dispatching/crediting the amount to the Beneficiary(s) as specified above in respect of the Bonds, the liability of the Issuer shall stand extinguished.



Right of Bondholder(s)

Bondholder is not a shareholder. The Bondholders will not be entitled to any other rights and privilege of shareholders other than those available to them under statutory requirements. The Bond(s) shall not confer upon the holders the right to receive notice, or to attend and vote at the general meeting of the Issuer. The principal amount and interest on the Bonds will be paid to the registered Bondholders only, and in case of Joint holders, to the one whose name stands first.

Besides the above, the Bonds shall be subject to the provisions of the Companies Act, 1956, notified provisions of Companies Act, 2013 and the relevant rules and regulations, the Articles of Association of the Issuer, the terms of this issue of Bonds and the other terms and conditions as may be incorporated in the Bond trustee agreement and other documents that may be executed in respect of these Bonds.

Effect of Holidays

If the interest payment date falls on a holiday, the payment of interest up to original scheduled date, will be made on the following working day, however the dates of the future coupon payments would be as per the schedule originally stipulated at the time of issuing the security.

If the Redemption Date (also being the last Coupon Payment Date) of the Bonds falls on a day that is not a Business Day, the redemption proceeds shall be paid by the Issuer on the immediately preceding Business Day along with interest accrued on the Bonds until but excluding the date of such payment.

It is clarified that Interest/redemption with respect to Bonds, interest/redemption payments shall be made only on the days when the money market is functioning in Mumbai.

If the Record Date falls on a day which is not a Business Day, the immediately succeeding Business Day will be considered as the Record Date.

List of Beneficial Owners

The Issuer shall request the Depository to provide a list of Beneficial Owners as at the end of the Record Date. This shall be the list, which shall be considered for payment of interest or repayment of principal amount, as the case may be.

Succession

In the event of the demise of the sole/first holder of the Bond(s) or the last survivor, in case of joint holders for the time being, REC will recognize the executor or administrator of the deceased Bondholder, or the holder of succession certificate or other legal representative as having title to the Bond(s). The Issuer shall not be bound to recognize such executor or administrator, unless such executor or administrator obtains probate, wherever it is necessary, or letter of administration or such holder is the holder of succession certificate or other legal representation, as the case may be, from a Court in India having jurisdiction over the matter. The Issuer may, in its absolute discretion, where it thinks fit, dispense with production of probate or letter of administration or succession certificate or other legal representation, in order to recognize such holder as being entitled to the Bond(s) standing in the name of the deceased Bondholder on production of sufficient documentary proof or indemnity.

Where a non-resident Indian becomes entitled to the Bonds by way of succession, the following steps have to be complied:

- a. Documentary evidence to be submitted to the Legacy Cell of the RBI to the effect that the Bond was acquired by the NRI as part of the legacy left by the deceased holder.
- b. Proof that the NRI is an Indian National or is of Indian origin.

Such holding by the NRI will be on a non-repatriation basis.



Who Can Apply

The following categories are eligible to apply for this private placement of Bonds:

- 1. Mutual Funds;
- 2. Public Financial Institutions specified in Section 2(72) of the Companies Act 2013;
- 3. Scheduled Commercial Banks:
- 4. State Industrial Development Corporations;
- 5. Insurance Companies registered with the Insurance Regulatory and Development Authority;
- 6. Provident Funds, Pension Funds, Gratuity Funds and Superannuation Funds authorised to invest in the Issue;
- 7. National Investment Funds set up by resolution no. F. No. 2/3/2005-DDII dated November 23, 2005 of the Government of India published in the Gazette of India;
- 8. Insurance funds set up and managed by army, navy or air force of the Union of India;
- 9. Companies and Bodies Corporate authorized to invest in bonds/debentures;
- 10. Co-operative Banks and Regional Rural Banks authorized to invest in bonds/debentures;
- 11. Gratuity Funds and Superannuation Funds;
- 12. Societies authorized to invest in bonds/ debentures;
- 13. Trusts authorized to invest in bonds/ debentures;
- 14. Foreign Institutional Investors and sub-accounts registered with SEBI or Foreign Portfolio Investors (not being an individual or family offices);
- 15. Statutory Corporations/Undertakings established by Central/State legislature authorized to invest in bonds/ debentures.

All Applicants are required to comply with the relevant regulations/guidelines applicable to them for investing in the Issue as per the norms approved by GoI, RBI or any other statutory body from time to time, including but not limited to BSE EBP Guidelines / NSE EBP Guidelines as published by BSE / NSE on its website for investing in this Issue. The contents of this Private Placement Offer Letter and any other information supplied in connection with this Private Placement Offer Letter or the PDIs are intended to be used only by those investors to whom it is distributed. It is not intended for distribution to any other person and should not be reproduced or disseminated by the recipient.

However, out of the aforesaid class of investors eligible to invest, this Private Placement Offer Letter is intended solely for the use of the person to whom it has been sent by the Issuer for the purpose of evaluating a possible investment opportunity by the recipient(s) in respect of the securities offered herein, and it is not to be reproduced or distributed to any other persons (other than professional advisors of the prospective Investor receiving this Private Placement Offer Letter from the Issuer).

The Applications must be accompanied by certified true copies of (1) memorandum and articles of association/constitution/bye-laws/charter documents; (2) resolution authorizing investment and containing operating instructions (including power of attorney if applicable); (3) specimen signatures of authorized signatories; (4) necessary forms for claiming exemption from deduction of tax at source on the interest income/interest on Application money, wherever applicable; (5) documents relating to withholding tax applicability; (6) copy of PAN card provided by the Income Tax Department, GoI; and (7) any other requirements under the BSE Bond – EBP Platform / NSE Bond – EBP Platform or under any other applicable regulations (including but not limited to those of SEBI) or as may be required by the Issuer from time to time.

Who Cannot Apply

The following categories of persons, and entities, shall not be eligible to participate in the Issue and any Applications from such persons and entities are liable to be rejected:

- 1. Minors:
- 2. Non-resident investors being an individual including NRIs, QFIs(individual),, and FPIs (individual or family offices);
- 3. Venture capital fund and foreign venture capital investor;
- 4. Overseas corporate bodies;



- 5. Person ineligible to contract under applicable statutory/regulatory requirements.
- 6. Resident individual investors;
- 7. HUF; and
- 8. Partnership firms.

Application under Power of Attorney or by Limited Companies

In case of Applications made under a Power of Attorney or by a Limited Company or a Body Corporate or Registered Society or Mutual Fund, and scientific and/or industrial research organizations or Trusts etc., the relevant Power of Attorney or the relevant resolution or authority to make the Application, as the case may be, together with the certified true copy thereof along with the certified copy of the Memorandum and Articles of Association and/or Bye-Laws as the case may be, shall be attached to the Application Form or lodged for scrutiny separately with the photocopy of the Application Form, quoting the serial number of the Application Form, at the office of the Registrars to the Issue after submission of the Application Form to the BSE Bond - EPB Platform / NSE Bond - EBP Platform, failing which the applications are liable to be rejected.

Mode of Subscription / How To Apply or Bid

All eligible Investors should refer the operating guidelines for issuance of debt securities on private placement basis through an electronic book mechanism as available on the website of BSE / NSE. Investors will also have to complete the mandatory know your customer verification process. Investors should refer to the BSE EBP Guidelines / NSE EBP Guidelines in this respect. The application form will be filled in by each Investor and uploaded in accordance with the SEBI regulatory and operational guidelines. Applications for the Bonds must be in the prescribed form (enclosed) and completed in BLOCK LETTERS in English as per the instructions contained therein.

- (a) The details of the Issue shall be entered on the BSE Bond EPB Platform / NSE Bond EBP Platform by the Issuer at least 2 (two) Business Days prior to the Issue opening date, in accordance with the Operational Guidelines.
- (b) The Issue will be open for bidding for the duration of the bidding window that would be communicated through the Issuer's bidding announcement on the BSE Bond EPB Platform / NSE Bond EBP Platform, at least 1 (one) Business Day before the start of the Issue opening date.

Some of the key guidelines in terms of the current Operational Guidelines on issuance of securities on private placement basis through an EBP mechanism, are as follows:

(a) Modification of Bid

Investors may note that modification of bid is allowed during the bidding period / window. However, in the last 10 (ten) minutes of the bidding period / window, revision of bid is only allowed for improvement of coupon / yield and upward revision of the bid amount placed by the Investor.

(b) Cancellation of Bid

Investors may note that cancellation of bid is allowed during the bidding period / window. However, in the last 10 minutes of the bidding period / window, no cancellation of bids is permitted.

(c) Multiple Bids

Investors may note that multiple bid are permitted. Multiple bids by the Arranger to the Issue are permitted as long as each bid is on behalf of different Investors/ same Investors. Arranger to the Issue can put multiple bids for same Investor provided the total of all bids entered is not equal to or more than Rs.15 crore or 5% of the Base Issue Size, whichever is lower.



However, Investors should refer to the Operational Guidelines as prevailing on the date of the bid.

Applications by Successful Bidders

Original application forms complete in all respects must be submitted to the Corporate Office of Issuer before the last date indicated in the Issue time table or such extended time as decided by the Issuer accompanied by details of remittance of the Application money. This Application will constitute the application required under section 42 of the Companies Act, 2013 and the PAS Rules. Successful bidders should ensure to do the funds pay-in from their same bank account which is updated by them in the BSE Bond - EBP Platform / NSE Bond - EBP Platform while placing the bids. In case of mismatch in the bank account details between BSE Bond - EBP Platform / NSE Bond - EBP Platform and the bank account from which payment is done by the successful bidder, the payment would be returned back. Payment should be made by the deadline specified by the BSE/ NSE. Successful bidders should do the funds pay-in to the bank accounts of the clearing corporation of the relevant Exchanges ("Designated Bank Account").

Successful bidders must do the funds pay-in to the Designated Bank Account up to 10:30 am on the pay-in date ("Pay-in Time"). Successful bidders should ensure to do the funds pay-in from their same bank account which is updated by them in the BSE Bond - EBP Platform / NSE Bond - EBP Platform while placing the bids. In case of mismatch in the bank account details between BSE Bond - EBP Platform / NSE Bond - EBP Platform and the bank account from which payment is done by the successful bidder, the payment would be returned back. Provided that, in case of bids made by the Arranger on behalf of eligible Investors, funds pay-in shall be made from the bank account of such eligible Investors.

Note: In case of failure of any successful bidder to complete the funds pay-in by the Pay-in Time or the funds are not received in the Designated Bank Account of the clearing corporation of the relevant Exchanges by the Pay-in Time for any reason whatsoever, the bid will liable to be rejected and the Issuer and/or the Arranger shall not be liable to the successful bidder.

Cheque(s), demand draft(s), Money orders, postal orders will not be accepted. The Issuer assumes no responsibility for any applications lost in mail. The entire amount of Rs. 10 (ten) Lakhs per Bond is payable on application.

Applications should be for the number of PDIs applied by the Applicant. Applications not completed in the manner required are liable to be rejected. The name of the Applicant's bank, type of account and account number must be filled in the Application Form.

The Applicant or in the case of an Application in joint names, each of the Applicant, should mention the PAN allotted under the I.T. Act or where the same has not been allotted, the GIR No. and the Income Tax Circle/Ward/District. In accordance with the provision of Section 139A (5A) of the I.T. Act, PAN/GIR No. needs to be mentioned on the TDS certificates. Hence, the Investor should mention his PAN/GIR No. In case neither the PAN nor the GIR Number has been allotted, the applicant shall mention "Applied for" and in case the applicant is not assessed to Income Tax, the Applicant shall mention 'Not Applicable' (stating reasons for non-applicability) in the appropriate box provided for the purpose. Application Forms without this information will be considered incomplete and are liable to be rejected. All Applicants are requested to tick the relevant column "Category of Investor" in the Application Form. Public/ Private/ Religious/ Charitable Trusts, Provident Funds and Other Superannuation Trusts and other investors requiring "approved security" status for making investments.

Basis of Allocation

Beginning from the issue opening date and until the day immediately prior to the Issue closing date, firm allotment against valid applications for the Bonds will be made to applicants in accordance with applicable SEBI regulations, operational guidelines of the Exchanges and all applicable laws. At its sole discretion, the Issuer shall decide the amount of over subscription to be retained over and above the Base Issue size.

The allotment of valid applications received on the closing day shall be done on yield-time priority basis in the following manner:



- (a) allotment would be done first on "yield priority" basis;
- (b) where two or more bids are at the same yield, then the allotment shall be done on "time-priority" basis;
- (c) where two or more bids have the same yield and time, then allotment shall be done on "prorata" basis.

If the proportionate allotment of Bonds to such applicants is not a minimum of one Bond or in multiples of one Bond (which is the market lot), the decimal would be rounded off to the next higher whole number if that decimal is 0.5 or higher and to the next lower whole number if the decimal is lower than 0.5. All successful applicants on the Issue closing date would be allotted the number of Bonds arrived at after such rounding off.

Right to Accept or Reject Applications

The Issuer reserves its full, unqualified and absolute right to accept or reject any Application, in part or in full, without assigning any reason thereof. The rejected applicants will be intimated along with the refund if applicable, sent. The Application forms that are not complete in all respects are liable to be rejected and will not be paid any interest on the Application money. Application would be liable to be rejected on one or more technical grounds, including but not restricted to:

- (i) Number of Bonds applied for is less than the minimum application size;
- (ii) Applications exceeding the Issue Size;
- (iii) Bondholder account details not given;
- (iv) Details for issue of Bonds in dematerialized form not given; PAN/GIR and IT Circle/Ward/District not given;
- (v) In case of Applications under power of attorney by limited companies, corporate bodies, trusts, etc. relevant documents not submitted:

In the event, if any Bond(s) applied for is/are not allotted in full, the excess application monies of such Bonds will be refunded, as may be permitted.

Provisional or Final Allocation

Allocation shall be made on a pro rata basis in the multiples of the bidding lot size, i.e., in multiples of Rs. 10 (ten) Lakh. In relation to any NBFC, the minimum shall be Rs. 1 (one) Crore and in multiples of Rs. 10 (ten) Lakh thereafter. Post completion of bidding process, the Issuer will upload the provisional allocation on the BSE Bond – EBP Platform / NSE Bond – EBP Platform. Post receipt of Investor details, the Issuer will upload the final allocation file on the BSE Bond – EBP Platform / NSE Bond – EBP Platform.

Terms of Payment

The full-face value of the Bonds applied for is to be paid along with the Application Form as set out above.

Settlement Process

Upon final allocation by the Issuer, and confirmation by the Issuer to go ahead with the Allotment, the Issuer or the Registrar on behalf of the Issue shall instruct the Depositories on the Pay-In Date, and the Depositories shall accordingly credit the allocated Debentures to the demat account of the successful bidder(s). Upon instructions of the Registrar or the Issuer, the Depositories shall confirm to the clearing corporation of the relevant Exchanges that the Bonds have been transferred to the demat account(s) of the successful bidder(s) on the same day itself. Upon confirmation from the Depository, the clearing corporation of the relevant Exchanges shall transfer funds to the designated bank account of the Issuer.



Post-Allocation Disclosures by the EBP

Upon final allocation by the Issuer, the Issuer shall disclose the Issue Size, coupon rate, ISIN, number of successful bidders, category of the successful bidder(s), etc., in accordance with the SEBI/HO/DDHS/CIR/P/2018/05 dated January 5, 2018, and SEBI circular dated August 16, 2018 bearing reference number SEBI/HO/DDHS/CIR/P/2018/122, each as amended. The EBP shall upload such data, as provided by the Issuer, on its website to make it available to the public.

Force Majeure and other Withdrawal of Issue

The Issuer reserves the right to withdraw the Issue prior to the closing date in the event of any unforeseen development adversely affecting the economic and regulatory environment. The Issuer reserves the right to change the Issue schedule.

The Issuer reserves the right to withdraw the Issue as set out under the Operating Guidelines or as permitted under applicable law or regulations.

Acknowledgements

No separate receipts will be provided by the Issuer for the Application money.

Applications under Power of Attorney

A certified true copy of the power of attorney or the relevant authority as the case may be along with the names and specimen signature(s) of all the authorized signatories and the tax exemption certificate/ document, if any, must be lodged along with the submission of the completed Application Form. Further modifications/ additions in the power of attorney or authority should be notified to the Issuer or to its Registrars or to such other person(s) at such other address(s) as may be specified by the Issuer from time to time through a suitable communication.

Application by Mutual Funds

In case of Applications by Mutual Funds, a separate Application must be made in respect of each scheme of an Indian Mutual Fund registered with SEBI and such applications will not be treated as multiple applications, provided that the application made by the asset management company/trustees/custodian clearly indicate their intention as to the scheme for which the Application has been made.

PAN/GIR Number

All Applicants should mention their PAN or the GIR Number allotted under I.T. Act, and the Income Tax Circle/ Ward/ District. In case where neither the PAN nor the GIR Number has been allotted, the fact of such a non-allotment should be mentioned in the Application Form in the space provided.

Signatures

Signatures should be made in English or in any of the Indian languages. Thumb impressions must be attested by an authorized official of the Issuer or by a Magistrate/ Notary Public under his/her official seal.

Bondholder not a Shareholder

The Bondholders will not be entitled to any of the rights and privileges available to the shareholder. If, however, any resolution affecting the rights attached to the Bonds is placed before the members of the Issuer, such resolution will first be placed before the Bondholders for their consideration.

Modification of Rights

The rights, privileges, terms and conditions attached to the Bonds may be varied, modified or abrogated with the consent, in writing, of those holders of the Bonds who hold majority of the outstanding amount of the Bonds (or



any limit as specified under Companies Act or any other provision of law) or with the sanction accorded pursuant to a resolution passed at a meeting of the Bondholders, provided that nothing in such consent or resolution shall be operative against the Issuer where such consent or resolution modifies or varies the terms and conditions of the Bonds, if the same are not acceptable to the Issuer.

Right to further issue under the ISINs

The Issuer reserves right to effect multiple issuances under the same ISIN with reference to SEBI Circular CIR/IMD/DF-1/ 67 /2017 dated June 30, 2017 as amended ("First ISIN Circular") and SEBI Circular CIR/DDHS/P/59/2018 dated March 28, 2018, as amended or any other applicable laws or regulations from time to time ("Second ISIN Circular", together with the First ISIN Circular, the "ISIN Circulars").

The Issue can be made either by way of creation of a fresh ISIN or by way of issuance under the existing ISIN at premium, par or discount as the case may be in line with the ISIN Circulars.

Right to Re-purchase, Re-issue or Consolidate the Bonds

The Issuer will have power, exercisable at its sole and absolute discretion from time to time, to re-purchase a part or all of its Bonds from the secondary markets or otherwise, at any time prior to the Redemption Date, subject to applicable law and in accordance with the applicable guidelines or regulations, if any.

In the event of a part or all of the Issuer's Bonds being repurchased as aforesaid or redeemed under any circumstances whatsoever, the Issuer shall have, and shall be deemed always to have had, the power to re-issue the Bonds either by re-issuing the same Bonds or by issuing other debentures in their place. The Issuer shall have right to consolidate the Bonds under present series in accordance with applicable law.

Further the Issuer, in respect of such re-purchased or re-deemed Bonds shall have the power, exercisable either for a part or all of those Bonds, to cancel, keep alive, appoint nominee(s) to hold or re-issue at such price and on such terms and conditions as it may deem fit and as permitted under the ISIN Circulars or by laws or regulations.

Future Borrowings

The Issuer shall be entitled to borrow/ raise loans or avail of financial assistance in whatever form as also issue Bonds/ Debentures/ Notes/ other securities in any manner with ranking as *pari-passu* basis or otherwise and to change its capital structure, including issue of shares of any class or redemption or reduction of any class of paid up capital, on such terms and conditions as the Issuer may think appropriate, without the consent of, or intimation to, the Bondholder(s) or the Bond Trustee in this connection.

Ranking of Bonds

The Bonds are unsecured, redeemable, non-convertible, non-cumulative, taxable bonds in the nature of debentures. The Bonds shall rank *pari-passu* inter se and, subject to any obligations preferred by mandatory provisions of the law prevailing from time to time, shall also as regards repayment of principal and payment of interest, rank *pari-passu* with all other existing unsecured borrowings (except subordinated debt) of the Issuer.

Bond/Debenture Redemption Reserve

Under the Companies (Share Capital and Debentures) Rules, 2014, as amended ("**Debentures Rules**"), a debenture redemption reserve account is not required to be created in the case of privately placed debentures issued by NBFC's registered with the RBI under section 45-IA of the RBI (Amendment) Act, 1997, as amended.

Notices

All notices required to be given by the Issuer or by the Bond Trustee to the Bondholders shall be deemed to have been given if sent by ordinary post/ courier to the original sole/first allottees of the Bonds and/ or if published in one all India English daily newspaper and one regional language newspaper.



All notices required to be given by the Bondholder(s), including notices referred to under "Payment of Interest" and "Payment on Redemption" shall be sent by registered post or by hand delivery to the Issuer or to such persons at such address as may be notified by the Issuer from time to time.

Tax Benefits to the Bondholders of the Issuer

The holder(s) of the Bonds are advised to consider in their own case, the tax implications in respect of subscription to the Bonds after consulting their own tax advisor or legal counsel.

Disputes and Governing Law

The Bonds are governed by and shall be construed in accordance with the existing laws of India. Any dispute arising thereof will be subject to the jurisdiction of courts of New Delhi.

Investor Relations and Grievance Redressal

Arrangements have been made to redress investor grievances expeditiously as far as possible, the Issuer endeavours to resolve the investors' grievances within 30 (thirty) days of its receipt. All grievances related to the issue quoting the Application number (including prefix), number of Bonds applied for, amount paid on application and bank and branch / the Issuer collection centre where the Application was submitted, may be addressed to the resource mobilization unit at the head office. All Investors are hereby informed that the Issuer has appointed a Compliance Officer who may be contracted in case of any problem related to this Issue.



SECTION XII SUMMARY TERM SHEET

REC Limited (formerly known as Rural Electrification Corporation Limited) proposes to raise bonds with Issue Size Rs. 500 Crore under Series 177 (2 years 7 months 14 days) with Green-shoe option to retain oversubscription up to Rs. 745 Crore.

Security Name	8.50% REC Limited 2021	
Issuer	REC Limited (formerly known as Rural Electrification Corporation Limited)	
Type of Instrument	Unsecured, redeemable, non-convertible, non-cumulative, taxable bonds in the nature of debentures	
Seniority	Unsecured, senior and unsubordinated bond	
Mode of Issue	Private placement	
Mode of Issue Eligible Investors Non-Eligible classes of Investors	 Private placement Mutual Funds, Public Financial Institutions specified in Section 2(72) of the Companies Act 2013; Scheduled Commercial Banks; State Industrial Development Corporations; Insurance Companies registered with the Insurance Regulatory and Development Authority; Provident Funds, Pension Funds, Gratuity Funds and Superannuation Funds authorised to invest in the Issue National Investment Funds set up by resolution no. F. No. 2/3/2005-DDII dated November 23, 2005 of the Government of India published in the Gazette of India; Insurance funds set up and managed by army, navy or air force of the Union of India. Companies and Bodies Corporate authorized to invest in bonds/ debentures; Co-operative Banks and Regional Rural Banks authorized to invest in bonds/ debentures; Gratuity Funds and Superannuation Funds; Societies authorized to invest in bonds/ debentures; Trusts authorized to invest in bonds/ debentures; Foreign Institutional Investors and sub-accounts registered with SEBI or Foreign Portfolio Investors (not being an individual or family offices); Statutory Corporations/ Undertakings established by Central/State legislature authorized to invest in bonds/ debentures. Minors; Non-resident investors being an individual including NRIs, QFIs which are individual, and FPIs which are individual or family offices; Venture capital fund and foreign venture capital investor; Overseas corporate bodies; Person ineligible to contract under applicable statutory/regulatory requirements; 	
	6. Resident individual investors;7. HUFs; and,	
	8. Partnership firms.	
Listing (including name of stock Exchange(s) where it will be listed and timeline for listing)	BSE and/or NSE	
Rating of the Instrument	IND AAA by IR&RPL	



	CDICH AAAA CDICH
	CRISIL AAA by CRISIL
	ICRA AAA by ICRA
I C'-	CARE AAA by CARE
Issue Size	Rs. 500 Crore with green-shoe option to retain oversubscription
Option to retain oversubscription (Amount)	Upto Rs.745 crores aggregating to Rs.1245 crores
Reasons of retaining oversubscription	To meet the Issuer's fund requirements for lending and repayment of liabilities.
Objects of the Issue	To augment long-term resources of the Issuer for the purpose of carrying out its functions authorized under the object clause of the Memorandum of Association of the Issuer.
Details of the utilization of the Proceeds	The funds raised through this private placement are not meant for any specific project as such and therefore the proceeds of this Issue shall be utilized for the regular business activities of the Issuer. Therefore, the management shall ensure that the funds raised via this private placement shall be utilized only towards satisfactory fulfillment of the Objects of the Issue.
Coupon Rate	8.50% per annum
Step Up/Step Down Coupon Rate	N.A.
Coupon Payment Frequency	Annual
Coupon Payment Date*	First Interest payment on 20.12.2019 and then, 20 th December every year and the last interest payment on 20.12.2021 along with maturity proceeds.
Coupon Type	Fixed
Coupon Reset	N.A.
Day Count Basis	Interest shall be computed on an "actual/actual basis". Where the interest period (start date to end date) includes February 29, interest shall be computed on 366 days-a-year basis
Interest on Application money	In respect of Investors to whom Bonds are Allotted in the Issue, interest on Application money shall be paid at the Coupon Rate (subject to deduction of Income Tax under the provisions of the I.T. Act, or any other statutory modification or re-enactment thereof, as applicable) on the aggregate face value amount of Bonds for the period starting from and including the date of realization of Application money in Designated Bank Account up to but excluding the Deemed Date of Allotment. Such interest on Application money shall be paid by the Issuer to the relevant Applicants within 15 (fifteen) days from the Deemed Date of Allotment.
Interest on Refunded Money against which Allotment is not made	In respect of Applications, which are valid but rejected on account of oversubscription, interest on refunded money shall be paid at the Coupon Rate (subject to deduction of Income Tax under the provisions of the I.T. Act, or any other statutory modification or re-enactment thereof, as applicable) (excluding the valid rejections) for the period starting from and including the date of realization of Application money in Issuer's bank account up to but excluding the Deemed Date of Allotment. The refund amounts together with interest thereon shall be paid by the Issuer to the relevant Applicants within 15 (fifteen) days from the Deemed Date of Allotment.
Default Interest Rate	2% per annum over the coupon rate will be payable by the Issuer for the defaulting period in case of default in payment of interest or redemption amount.
Tenure	2 years 7 months 14 days
Tenure	_ y
Redemption Date **	20.12.2021



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Redemption Premium /Discount	Nil
Issue Premium/Discount	Nil
Issue Price	Rs.10 Lakh per Bond
Discount at which	Nil
security is issued and the	
effective yield as a result of such discount.	
	N A
Put option Date	N.A. N.A.
Put option Price	
Call Option Date	N.A.
Call Option Price	N.A.
Put Notification Time	N.A.
Call Notification Time	N.A.
Face Value	Rs.10 Lakh per Bond
Minimum Application	Application must be for a minimum size of Rs. 1 Crores (10 Bonds) and in multiple
and in multiples of Debt Securities thereafter	of Rs. 0.1 Crore (1 Bonds) thereafter.
Bidding Date	03 May, 2019
Issue Timing	03 May, 2019
Issue Opening Date	03 May, 2019
Issue Opening Date Issue Closing Date	03 May, 2019 03 May, 2019
3. Pay-in Date	06 May, 2019
4. Deemed Date of	06 May, 2019 06 May, 2019
Allotment	00 May, 2017
Settlement Cycle	T+1 day ('T' being the bidding date as set out above)
No. of Applications	N.A.***
Issuance mode of the Instrument	In dematerialized mode
Trading mode of the Instrument	In dematerialized mode
Settlement mode of the Instrument	Payment of interest and repayment of principal shall be made by way of cheque(s)/warrant(s)/demand draft(s)/direct credit/RTGS/NECS/NEFT or any other electronic mode offered by the Banks.
Depository	National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL).
Holiday Convention	If the interest payment date falls on a holiday, the payment of interest up to original scheduled date, will be made on the following working day, however the dates of the future coupon payments would be as per the schedule originally stipulated at
	the time of issuing the security.
	If the Redemption Date (also being the last Coupon Payment Date) of the Bonds falls on a day that is not a Business Day, the redemption proceeds shall be paid by the Issuer on the immediately preceding Business Day along with interest accrued on the Bonds until but excluding the date of such payment.
	It is clarified that Interest/redemption with respect to the Bonds shall be made only on the days when the money market is functioning in Mumbai.
	If the Record Date falls on a day which is not a Business Day, the immediately succeeding Business Day will be considered as the Record Date.



Record Date	15 (fifteen) days prior to each Coupon Payment Date or Redemption Date.
Security	The Bonds are unsecured.
Reissuance and	The Issuer shall have right to reissue or consolidate the bonds under present series
consolidation	in accordance with applicable law.
Transaction Documents	The Issuer has executed/ shall execute the documents including but not limited to the following in connection with the Issue:
	Letter appointing Bond Trustee to the Bondholders;
	2. Bond trustee agreement;
	3. Bond trust deed;
	4. Rating letter from IR&RPL
	5. Rating letter from CARE;
	6. Rating letter from CRISIL;
	7. Rating letter from ICRA;
	8. Tripartite agreement between the Issuer, Registrar and NSDL for issue of Bonds in dematerialized form;
	9. Tripartite agreement between the Issuer, Registrar and CDSL for issue of Bonds in dematerialized form;
	10. Letter appointing the Registrar;
	11. Application made to BSE and/or NSE for seeking their in-principle approval for listing of Bonds;
	12. Listing Agreement with BSE and/or NSE;
	13. Letters appointing Arrangers to the Issue; and
	14. Electronic bidding platform agreements with BSE and NSE dated August 24, 2016 and December 07, 2016, respectively.
Additional Covenants	The Issuer shall allot the Bonds within 60 (sixty) days from the date of receipt of the Application money for such Bonds and if the Issuer is not able to allot the Bonds within such period, it shall repay the Application money to the subscribers within 15 (fifteen) days from the date of completion of 60 (sixty) days and if the Issuer fails to repay the Application money within the aforesaid period, it shall be liable to repay such money with interest at the rate of 12% p.a. from the expiry of the 60 th (sixtieth) day.
	Listing: The Issuer shall complete all the formalities and seek listing permission within 15 (fifteen) days from the Deemed Date of Allotment.
	In case of delay in listing of the Bonds within the prescribed period from the Deemed Date of Allotment, the Issuer shall pay penal interest at the rate as mentioned in relevant regulations.
	In case the Bonds issued to the SEBI registered FIIs / sub-accounts of FIIs/FPIs are not listed within 15 (fifteen) days of issuance to the SEBI registered FIIs/ sub-accounts of FIIs/ FPIs, for any reason, then the FII/sub-account of FII/FPIs shall immediately dispose of the Bonds either by way of sale to a third party or to the Issuer and in case of failure to list the Bonds issued to SEBI registered FIIs/ sub-accounts of FIIs/FPIs within 15 (fifteen) days of issuance, the Issuer shall immediately redeem / buyback such Bonds from the FIIs/sub-accounts of FIIs/FPIs.
Events of Default	As specified in the Bond trust deed.
Remedies	As mentioned in Bond trust deed.
Cross Default	N.A.
Bond Trustee	BEACON Trusteeship Limited.
Registrars	Karvy Fintech Private Limited.



Role and Responsibilities of Bond Trustee	The Bond Trustee shall protect the interest of the Bondholders as stipulated in the Bond Trust Deed and in the event of default by the Issuer in regard to timely payment of interest and repayment of principal and shall take necessary action at the cost of the Issuer. No Bondholder shall be entitled to proceed directly against REC unless the Bond Trustee, having become so bound to proceed, fail to do so.
Conditions precedent to subscription of Bonds	 The subscription from investors shall be accepted for allocation and allotment by the Issuer subject to the following: Rating letters from IRRPL, CARE, ICRA and CRISIL not being more than one month old from the issue opening date; Seek a written consent letter from the Bond Trustee conveying their consent to act as Bond Trustee for the Bondholders; and Making an application to BSE and/or NSE for seeking their in-principle approval for listing of Bonds.
Conditions subsequent to subscription of Bonds	 The Issuer shall ensure that the following documents are executed/ activities are completed as per time frame mentioned elsewhere in this Private Placement Offer Letter: Maintaining a complete record of private placement offers in Form PAS-5; Filing a return of allotment of Bonds with complete list of all Bondholders in Form PAS-3 under Section 42(8) of the Companies Act, 2013, with the Registrar of Companies, National Capital Territory of Delhi and Haryana within 15 (fifteen) days of the Deemed Date of Allotment along with fee as provided in the Fees Rules; Credit of demat account(s) of the allottee(s) by number of Bonds allotted within the stipulated time period from the Deemed Date of Allotment; Taking steps for listing of Bonds with BSE and/or NSE within 15 (fifteen) days from the Deemed Date of Allotment of Bonds; Submission of Bond trust deed with BSE and/or NSE within 5 (five) working days of execution of the same for uploading on their website; and Filing of Form PAS-4 and PAS-5 with SEBI. Further, the Issuer shall perform all activities, whether mandatory or otherwise, as mentioned elsewhere in this Private Placement Offer Letter.
Mode of Subscription	Successful bidders are required to do the funds pay-in from their same bank account which is updated by them in the NSE Bond - EBP Platform while placing the bids and into the relevant designated bank account. In case of mismatch in the bank account details between NSE Bond -EBP Platform and the bank account from which payment is done by the successful bidder, the payment will be returned back. Payment should be made by the deadline specified by the NSE. Successful bidders should do the funds pay-in to the bank accounts of the clearing corporation of the relevant Exchanges as further set out under "Particulars of the Offer' Section of the Private Placement Offer Letter.
Settlement Mechanism	Through clearing corporation of NSE
Allocation Option	Uniform yield
Bidding type	Closed bidding
Governing Law and Jurisdiction	The Bonds are governed by and shall be construed in accordance with the existing laws of India. Any dispute arising thereof shall be subject to the jurisdiction of courts of New Delhi.

^{*} Under the SEBI circular no. CIR/IMD/DF-1/122/2016 dated November 11, 2016 as amended, if the Coupon Payment Date falls on a holiday or Sunday, the payment may be made on the following working day without including the interest for holiday or Sunday and the dates of the future coupon payments would be as per the schedule originally stipulated at the time of issuing the security.

^{**} Under the SEBI circular no. CIR/IMD/DF/18/2013 dated October 29, 2013, as amended, if the redemption date falls on a holiday or Sunday, then such payment shall be made on the previous working date along with interest is required to be paid till the redemption date.

^{***} Under the RBI circular no. RBI/2014-15/475 DNBR (PD) CC No. 021/03.10.001/2014-15 dated February 20, 2015, as amended, there shall be no limit on the number of subscribers in respect of issuances with a minimum subscription of Rs.1 Crore and above.



Illustration of Bond Cash Flows for Bond Series 177

Issuer	REC Limited
Face Value (per security)	Rs.10,00,000/-
Date of Allotment	06 May, 2019
Tenure	02 years, 07 months, 14 days
Coupon Rate	8.50% per annum
Frequency of the Interest Payment with specified	Annual
dates	
Day Count Convention	Actual / Actual

Particulars	Or	Original Revised		No. of Days	Cash Flow	
	Day	Date	Day	Date		
1st Coupon	Friday	20-12-2019	Friday	20-12-2019	228	66,10,43,836
2nd Coupon	Sunday	20-12-2020	Monday	21-12-2020	366	1,05,82,50,000
3rd Coupon	Monday	20-12-2021	Monday	20-12-2021	365	1,05,82,50,000
Principal	Monday	20-12-2021	Monday	20-12-2021		12,45,00,00,000



SECTION XIII MATERIAL EVENT, DEVELOPMENT OR CHANGE AT THE TIME OF ISSUE

REC hereby declares that except as mentioned below, there has been no material event, development or change at the time of issue which may affect the issue or the investor's decision to invest/ continue to invest in the debt securities of REC:

The Cabinet Committee on Economic Affairs on December 6, 2018 gave "in-principle" approval for acquisition of shares held by GOI in the Company to Power Finance Corporation Limited (PFC) along with management control. Thereafter, on March 20, 2019 board of directors of the PFC gave its approval for acquisition of GOI's entire shareholding of 52.63% i.e. 103.94 Crore equity shares (at the rate of Rs. 139.50 per share with total acquisition cost of Rs. 14,500 Crore) held in REC to PFC making PFC as the majority shareholder. In accordance with the filing made by PFC to Stock Exchange(s), the entire purchase consideration was transferred to GOI on March 28, 2019 and consequent thereto there was a transfer of such 103.94 Crore equity shares to PFC. As per the filling done by PFC on March 28, 2019 with the Stock Exchange(s) under Regulation 10(6) of SEBI (LODR), Regulations, 2015, PFC has completely acquired the 52.63% shares held by GOI in REC.



SECTION XIV CREDIT RATING AND RATIONALE THEREOF

India Ratings & Research Private Limited ("IR&RPL") vide its letter dated April 26, 2019, has assigned a credit rating of "INDAAA" to the long term borrowing programme of REC aggregating to Rs. 90,000 Crore. Instruments with this rating are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such instruments carry lowest credit risk. A copy of rating letter from IR&RPL is enclosed elsewhere in this Private Placement Offer Letter.

Credit Analysis & Research Limited ("CARE") vide its letter dated May 2, 2019, has reaffirmed a credit rating of "CARE AAA (Triple A)" to the long term borrowing programme of REC aggregating to Rs. 90,000 Crore. Instruments with this rating are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such instruments carry lowest credit risk. A copy of rating letter from CARE is enclosed elsewhere in this Private Placement Offer Letter.

CRISIL Limited ("CRISIL") its letter dated April 26, 2019, has reaffirmed a credit rating of "CRISIL AAA" to the long term borrowing programme of REC aggregating to Rs. 90,000 Crore. Instruments with this rating are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such instruments carry lowest credit risk. A copy of rating letter from CRISIL is enclosed elsewhere in this Private Placement Offer Letter.

ICRA Limited ("ICRA") its letter dated April 26, 2019, has assigned a credit rating of "ICRA AAA" to the long term borrowing programme of REC aggregating to Rs. 90,000 Crore. Instruments with this rating are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such instruments carry lowest credit risk. On March 28, 2019, ICRA removed the rating watch on the borrowing programmes of the Issuer, and has accorded a 'stable' outlook. A copy of rating letter from ICRA is enclosed elsewhere in this Private Placement Offer Letter.

Other than the credit ratings mentioned hereinabove, REC has not sought any other credit rating from any other credit rating agency(ies) for the Bonds offered for subscription under the terms of this Private Placement Offer Letter.

The above ratings are not a recommendation to buy, sell or hold securities and investors should take their own decision. The ratings may be subject to revision or withdrawal at any time by the assigning rating agencies and each rating should be evaluated independently of any other rating. The ratings obtained are subject to revision at any point of time in the future. The rating agencies have the right to suspend, withdraw the rating at any time on the basis of new information etc.



SECTION XV NAME OF BOND TRUSTEE

In accordance with the provisions of Section 71 of the Companies Act, 2013, the Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993, as amended by the as amended and the Master Circular for Debenture Trustees (SEBI/ HO/ MIRSD/ DOP2/ CIR/ P/ 2018/ 0000000063) dated 9 April 2018, as amended ("Trustee Regulations"), REC has appointed BEACON Trusteeship Limited to act as Bond Trustee ("Bond Trustee") for and on behalf of the holder(s) of the Bonds. The address and contact details of the Bond Trustee is set out below:

BEACON

BEACON Trusteeship Limited F-801, Jay Balaji CHS Ltd, Plot No. 26, Sector-6, Nerul, Navi Mumbai – 400 706

and

4C & D Siddhivinayak Chambers, Gandhi Nagar, Bandra East, Mumbai – 400 051

A copy of letter from BEACON Trusteeship Limited conveying their consent to act as Bond Trustee for the current issue of Bonds is enclosed elsewhere in this Private Placement Offer Letter.

The Issuer hereby undertakes that the rights of the Bondholders will be protected as per the agreement/deed executed/to be executed between the Issuer and the Bond Trustee. The Bond trustee agreement or the Bond trust deed shall contain such clauses as may be prescribed under Section 71 of the Companies Act, 2013, the Debentures Rules and those mentioned in Schedule IV of the Trustee Regulations. Further the Bond trustee agreement or the Bond trust deed shall not contain any clause which has the effect of (i) limiting or extinguishing the obligations and liabilities of the Bond Trustee or the Issuer in relation to any rights or interests of the holder(s) of the Bonds; (ii) limiting or restricting or waiving the provisions of the SEBI Act, SEBI Debt Regulations and circulars or guidelines issued by SEBI; and (iii) indemnifying the Bond Trustee or the Issuer for loss or damage caused by their act of negligence or commission or omission.

The Bondholder(s) shall, without further act or deed, be deemed to have irrevocably given their consent to the Bond Trustee or any of their agents or authorized officials to do all such acts, deeds, matters and things in respect of or relating to the Bonds as the Bond Trustee may in their absolute discretion deem necessary or require to be done in the interest of the holder(s) of the Bonds. Any payment made by the Issuer to the Bond Trustee on behalf of the Bondholder(s) shall discharge the Issuer *pro tanto* to the Bondholder(s). The Bond Trustee shall protect the interest of the Bondholders in the event of default by the Issuer in regard to timely payment of interest and repayment of principal and shall take necessary action at the cost of the Issuer. No Bondholder shall be entitled to proceed directly against the Issuer unless the Bond Trustee, having become so bound to proceed, fail to do so. In the event of the Issuer defaulting in payment of interest on Bonds or redemption thereof, any distribution of dividend by the Issuer shall require approval of the Bond Trustee.



SECTION XVI STOCK EXCHANGE WHERE SECURITIES ARE PROPOSED TO BE LISTED

The unsecured, redeemable, non-convertible, non-cumulative, taxable bonds in the nature of debentures ("Bonds") (Series 177) are proposed to be listed on the wholesale debt market segment of the BSE and/or NSE. The Issuer has obtained the in-principle approval of BSE and/or NSE for listing of the Bonds. The Issuer shall make an application to the BSE and/or NSE to list the Bonds to be issued and allotted under this Private Placement Offer Letter and complete all the formalities relating to listing of the Bonds within stipulated time (as per applicable law) from the date of closure of the Issue. If the permission to list and trade the Bonds is not granted by the stock exchanges, the Issuer shall forthwith repay, without interest, all such moneys received from the Applicant in pursuance of this Private Placement Offer Letter and Section 42 of the Companies Act, 2013. If default is made, the Issuer and every officer in default will liable to fine as prescribed in Section 42 of the Companies Act, 2013.

In connection with listing of Bonds with BSE and/or NSE, the Issuer hereby undertakes that:

- It shall comply with conditions of listing of Bonds as may be specified in the Listing Agreement with BSE and/or NSE.
- Ratings obtained by the Issuer shall be periodically reviewed by the credit rating agencies and any revision in the rating shall be promptly disclosed by the Issuer to BSE and/or NSE.
- Any change in rating shall be promptly disseminated to the holder(s) of the Bonds in such manner as BSE and/or NSE may determine from time to time.
- The Issuer, the Bond Trustee and BSE and/or NSE shall disseminate all information and reports on Bonds including compliance reports filed by the Issuer and the Bond Trustee regarding the Bonds to the holder(s) of Bonds and the general public by placing them on their websites.
- The Bond Trustee shall disclose the information to the holder(s) of the Bonds and the general public by issuing a press release in any of the following events:
 - (i) default by the Issuer to pay interest on Bonds or redemption amount;
 - (ii) revision of rating assigned to the Bonds;
- The information referred to in the paragraph above shall also be placed on the websites of the Bond Trustee, the Issuer, BSE and/or NSE.



SECTION XVII DEBT EQUITY RATIO (On standalone basis)

As on 15th April, 2019

(Rs. in crores)

Particulars	Pre-Issue*	Post-Issue#
Debt		
Short Term Debt	5,526.54	5,526.54
Long Term Debt	1,95,764.97	2,22,621.07
Total Debt (A)	2,01,291.51	2,28,147.61
Equity		
Share Capital	1974.92	1974.92
Reserves & Surplus	33515.59	33515.59
Total Equity (B)	35,490.51	35,490.51
Debt / Equity (A/B)	5.67	6.43

^{*} Pre issue figures are as on March 31, 2018

^{##} No effect has been given for changes in equity and debt instruments subsequent to March 31, 2018 except Rs. 2500 Crore towards Institutional Bonds Series 162, Rs. 2500 Crore towards Institutional Bond Series 163, Rs. 2171 Crore towards Institutional Bond Series 165, Rs. 2571.80 Crore towards Institutional Bond Series 167, Rs. 2552.40 Crore towards Institutional Bond Series 168, Rs. 2554 Crore towards Institutional Bond Series 169, Rs. 1790 Crore towards Institutional Bonds Series 172, Rs. 2500 Crore towards Institutional Bonds Series 173, Rs. 2720 Crore towards Institutional Bonds Series 174, Rs. 2151.20 Crore towards Institutional Bond Series 175, Rs. 1600.70 Crore towards Institutional Bond Series 176 and Rs. 1245 Crore towards proposed Institutional Bond Series 177.



SECTION XVIII WILFUL DEFAULTER

Neither the Issuer nor any of the current directors of the Issuer has been declared as wilful defaulter.

Name of Bank declaring entity to be wilful defaulter	Year in which entity is declared as wilful defaulter	Outstanding amount at the time of declaration	Name of entity declared as wilful defaulter	Steps taken for removal from list of wilful defaulter	Other disclosures	Any other disclosures
NIL	NIL	NIL	NIL	NIL	NIL	NIL



SECTION XIX SERVICING BEHAVIOUR ON EXISTING DEBT SECURITIES AND OTHER BORROWINGS

The Issuer hereby confirms that:

- a) The main constituents of the Issuer's borrowings have been in the form of borrowings from banks and financial institutions and bonds etc.
- b) The Issuer has been servicing all its principal and interest liabilities on time and there has been no instance of delay or default since inception.
- c) The Issuer has neither defaulted in repayment/redemption of any of its borrowings nor affected any kind of roll over against any of its borrowings in the past.



SECTION XX UNDERTAKING REGARDING TRANSFER

The Bonds shall be transferred subject to and in accordance with the rules/ procedures as prescribed by the NSDL/CDSL/Depository Participant of the transferor/ transferee and any other applicable laws and rules notified in respect thereof. The normal procedure followed for transfer of securities held in dematerialized form shall be followed for transfer of these Bonds held in electronic form. The seller should give delivery instructions containing details of the buyer's DP account to its Depository Participant. The transferee(s) should ensure that the transfer formalities are completed prior to the Record Date. In the absence of the same, interest will be paid/ redemption will be made to the person, whose name appears in the records of the Depository. In such cases, claims, if any, by the transferee(s) would need to be settled with the transferor(s) and not with the Issuer.

If the Bonds are rematerialized and held in physical form, transfer of Bonds shall be as per the relevant provisions of Companies Act, 2013, and Ministry of Corporate Affairs notification number GSR 463(E) dated June 5, 2015 issued in respect of government companies or any other relevant law. However, the Issuer reserves it right to duly confirm the identity of the transferor and conduct necessary due diligence wherever required.



SECTION XXI MATERIAL CONTRACTS AND AGREEMENTS INVOLVING FINANCIAL OBLIGATIONS OF THE ISSUER

By very nature of its business, the Issuer is involved in a large number of transactions involving financial obligations and therefore it may not be possible to furnish details of all material contracts and agreements involving financial obligations of the Issuer. However, the contracts referred below (not being contracts entered into in the ordinary course of the business carried on by the Issuer) which are or may be deemed to be material have been entered into by the Issuer. Copies of these contracts together with the copies of documents referred below may be inspected at the head office of the Issuer between 10.00 a.m. and 2.00 p.m. on any working day until the Issue closing date.

MATERIAL DOCUMENTS

- 1. Memorandum and Articles of Association of the Issuer, as amended to date.
- 2. Certificate of Incorporation dated July 3, 1969 and fresh Certificate of Incorporation dated July 18, 2003.
- 3. Copy of shareholders resolution obtained for overall borrowing limit.
- 4. Credit rating letters issued by IRRPL, CARE, ICRA and CRISIL respectively.
- 5. Auditor's report and standalone financial statements for the Financial Year March 31, 2018, 2017 and 2016 and consolidated financial statements prepared under Indian GAAP for the Financial Year March 31, 2018, 2017 and 2016.
- 6. Annual report of the Issuer for the last three Fiscals.
- 7. Board resolution dated March 20, 2019, authorizing issue of Bonds offered on private placement basis.
- 8. Letter of consent from the Bond Trustee dated March 28, 2019 for acting as Bond Trustee for and on behalf of the holder(s) of the Bonds.
- 9. Tripartite agreement between the Issuer, NSDL and Karvy Fintech Private Limited for issue of Bonds in dematerialized form.
- Tripartite agreement between the Issuer, CDSL and Karvy Fintech Private Limited for issue of Bonds in Dematerialized form.
- 11. Bond trustee agreement between the Issuer and Bond Trustee.
- 12. Bond trust deed in favour of Bond Trustee.
- 13. Electronic bidding platform agreements with BSE and NSE dated August 24, 2016 and December 07, 2016, respectively.



SECTION XXII DECLARATION

The Issuer undertakes that this Private Placement Offer Letter contains full disclosures in conformity with Form PAS-4 prescribed under Section 42 and rule 14(1) of Companies (Prospectus and Allotment of Securities) Rules, 2014, as amended, Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 issued vide circular no. LAD-NRO/GN/2008/13/127878 dated June 6, 2008, as amended. Securities and Exchange Board of India (Issue and Listing of Debt Securities) (Amendment) Regulations, 2012 issued vide circular no. LAD-NRO/GN/2012-13/19/5392 dated October 12, 2012, as amended. Securities and Exchange Board of India (Issue and Listing of Debt Securities) (Amendment) Regulations, 2014 issued vide circular no. LAD-NRO/GN/2013-14/43/207 dated January 31, 2014, as amended, circular no. DNBD(PD) CC No. 021 /03.10.001/2014-15 dated February 20, 2015 issued by the Reserve Bank of India on "Raising Money through Private Placement of Non-Convertible Debentures (NCDs) by NBFCs" as amended from time to time.

The Issuer has complied with the provisions of the Companies Act, 2013 and the rules made thereunder. It is to be distinctly understood that compliance with the Companies Act, 2013 and the rules does not imply that payment of interest or repayment of Bonds, is guaranteed by the Gol.

The Issuer undertakes that the monies received under the Issue shall be utilized only for the purposes and 'Objects of the Issue' indicated in the Private Placement Offer Letter.

The Issuer accepts no responsibility for the statement made otherwise than in the Private Placement Offer Letter or in any other material issued by or at the instance of the Issuer and that anyone who places reliance on any other source of information would be doing so at his own risk.

The undersigned has been authorized by the Board of Directors of the Issuer vide resolution number 457.2.1 dated 20 March 2019 by the Board to sign this Private Placement Offer Letter and declare that all the requirements of Companies Act, 2013 and the rules made thereunder in respect of the subject matter of this form and matters incidental thereto have been complied with. Whatever is stated in this Private Placement Offer Letter and in the attachments thereto is true, correct and complete and no information material to the subject matter of this form has been suppressed or concealed and is as per the original records maintained by the Promoter subscribing to the Memorandum of Association and Articles of Association of the Issuer.

It is further declared and verified that all the required attachments have been completely, correctly and legibly attached to this Private Placement Offer Letter.

For and on behalf of the Board of Directors of REC Limited (formerly known as Rural Electrification

Corporation Limited)

Vijay Kumar General Manager (Finance)

Place: New Delhi Date: 3 May 2019 विजय कुमार/VIJAY KUMAR

महाप्रबन्धक (वित्त) / General Manager करल इलेक्ट्रीफिकेशन कॉरपोरेशन लिमिटेड

Rural Electrification Corporation Ltd.

(भारत सरकार का उद्यम्/A Govt of India Enterprise) कोर-4, स्कोप परिसर/Core-4, SCOPE Complex

Copy of resolution of the Board of Directors authorizing the present Issue of Bonds.

(i) Copy of special resolution passed by the shareholders of the Issuer under section 42 of the Companies (ii) Act, 2013 and sub-rule 2 of rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014, dated September 25, 2018.

(iii) Copy of rating letters from IR&RPL, CARE, ICRA and CRISIL.

Copy of consent letter from BEACON Trusteeship Limited to act as Bond Trustee for the Bondholders. (iv)





SECTION XXIII ANNEXURES

- A. APPLICATION FORM ALONG-WITH GENERAL INSTRUCTIONS SHALL BE ISSUED SEPARATELY
- B. CONSENT LETTER OF BOND TRUSTEE

Annexed as Annexure – I

C. CREDIT RATING LETTERS

Annexed as Annexure - II

D. COPY OF SHAREHOLDERS SPECIAL RESOLUTION DATED SEPTEMBER 25, 2018 AND BOARD RESOLUTION DATED MARCH 20, 2019

Annexed as Annexure – III

E. UNAUDITED (STANDALONE) FINANCIAL RESULTS FOR THE QUARTER ENDED DECEMBER 31, 2018

Annexed as Annexure - IV

5120/BTL/CL/18-19/BT March 28, 2019



Rural Electrification Corporation Ltd.

Core - 4, Scope Complex, 7, Lodhi Road, CGO Complex Pragati Vihar, New Delhi-110 003

Kind Attn: Mr. Vijay Kumar (General Manager)

Dear Sir.

Sub: - Consent to act as Debenture/Bond Trustee for REC's Secured/ Un-secured. Non-convertible, Non-cumulative, Taxable, Institutional Bonds to be issued by REC Ltd (REC) during FY 2019-20 on private placement basis

This is with reference to your email dated March 27, 2019 and discussion we had regarding appointment of Beacon Trusteeship Limited as Debenture Trustee for REC's Secured/ Unsecured, Non-convertible, Non-cumulative, Taxable, Institutional Bonds/Debentures for FY 2019-20, we hereby confirm to act as Debenture /Bond Trustee for FY 2019-20 on the following commercials.

- A consolidated annual Service Charge of Rs. 1100/- (Eleven Hundred only) per Bond Issue/Per Tranche/Per Annum (Inclusive of Out of Pocket Expenses) Plus applicable Taxes which shall be paid yearly until final repayment/final redemption of bonds is done and its satisfaction of charge is completed on full. No travelling expenses shall be paid for attending RECs office in relation to the said assignment. However, in case of travel outside Delhi in connection with scope of work, the travelling expenditure shall be paid/reimbursed on actual basis (Air Travel Economy Class only)
- GST/Tax shall be paid extra as applicable.

We are also agreeable for inclusion of our name as trustees in the Company's offer document/disclosure document/ listing application/any other document to be filed with the Stock Exchange(s) or any other authority as required.

It is indeed our pleasure to continue to be associated with your esteemed organization as Debenture/Bond Trustee and we look forward to a fruitful association.

Thanking You,

Yours faithfully,

For Beacon Trusteeship Limited

Varshali Urkude Director and COO

Contact No - +91 9833420217

Email id — Vaishali@beacontrustee.co.in

Phone: 022-26558759 | Email: contact@beacontrustee.co.in | Website: www.beacontrustee.co.in

Ratings

CONFIDENTIAL



RURECLT/220104/LTB/03292019/1 April 26, 2019

Mr. Ajeet Agarwal
Director - Finance
REC Limited
Core-4, SCOPE Complex, 7, Lodhi Road

New Delhi-110 003 Tel.: 011-24365162

Fax: 011-24366 948 / 2436 9846

Dear Mr. Agarwal,

Re: CRISIL Rating for the Rs.78000 Crore Long-Term Borrowing Programme^# of REC Limited

All ratings assigned by CRISIL are kept under continuous surveillance and review.

Please refer to our rating letter dated March 29, 2019 bearing Ref. no: RURECLT/220104/LTB/03292019

Please find in the table below the ratings outstanding for your company

S.No.	Instrument	Rated Amount (Rs. in Crore)	Rating Outstanding
1	Long-Term Borrowing Programme	78000	CRISIL AAA/Stable

In the event of your company not making the issue within a period of 180 days from the above date, or in the event of any change in the size or structure of your proposed issue, a fresh letter of revalidation from CRISIL will be necessary.

As per our Rating Agreement, CRISIL would disseminate the rating along with outlook through its publications and other media, and keep the rating along with outlook under surveillance for the life of the instrument CRISIL reserves the right to withdraw or revise the ratings assigned to the captioned instrument at any time, on the basis of new information, or unavailability of information or other circumstances, which CRISIL believes, may have an impact on the rating.

As per the latest SEBI circular (reference number: CIR/IMD/DF/17/2013; dated October 22, 2013) on centralized database for corporate bonds/debentures, you are required to provide international securities identification number (ISIN; along with the reference number and the date of the rating letter) of all bond/debenture issuances made against this rating letter to us. The circular also requires you to share this information with us within 2 days after the allotment of the ISIN. We request you to mail us all the necessary and relevant information at debtissue@crisil.com. This will enable CRISIL to verify and confirm to the depositories, including NSDL and CDSL, the ISIN details of debt rated by us, as required by SEBI. Feel free to contact us for any clarifications you may have at debtissue@crisil.com

Should you require any clarifications, please feel free to get in touch with us.

With warm regards,

Yours sincerely,

Ajit Velonie

Director-CRISIL Ratings

Nivedita Shibu

Associate Director - CRISIL Ratings

Borrowing programme for fiscal 2020 (refers to financial year, April 1 to March 31). The overall limit for the long-term borrowing programme and the short-term borrowing programme is Rs. 90000.0 crore.

Total incremental long-term bank borrowing and borrowings under the rated long-term bonds programme not to exceed Rs. 78000.0 crore any point in time during fiscal 2020. The long-term borrowing programme includes tax-free bonds under Section 10 of the Income Tax Act 1961 and lower Tier II bonds.

A CRISIL rating reflects CRISIL's current opinion on the likelihood of timely payment of the obligations under the rated instrument and does not constitute an audit of the rated entity by CRISIL. CRISIL ratings are based on information provided by the issuer or obtained by CRISIL from sources it considers reliable. CRISIL does not guarantee the completeness or accuracy of the information on which the rating is based. A CRISIL rating is not a recomment on the market pince or suitability for a particular investor. All CRISIL ratings are under surveillance. CRISIL or its associates may have other commercial transactions with the company/entity. Ratings are revised as and when circumstances so wirrant. CRISIL is not responsible for any errors and especially states that it has no financial fabrility will solve to the subscribers / users / transmitters / distributors of this product. CRISIL Ratings rating cricosporetaudashies/blurouscrized/d 2010-9-06781.0048603RISIL web site, www.crisil.com. For the latest rating information on any instrument of any company rated by CRISIL, please contact Clustomer. Service hielpdess at 1800-267-

Ratings

CONFIDENTIAL



RURECLT/220104/STB/03292019/1 April 26, 2019

Mr. Ajeet Agarwal
Director - Finance
REC Limited
Core-4, SCOPE Complex, 7, Lodhi Road
New Delhi-110 003

Tel.: 011-24365162

Fax: 011-24366 948 / 2436 9846

Dear Mr. Agarwal,

Re: CRISIL Rating on the Rs.12000 crore Short-Term Borrowing Programme '@ of REC Limited

All ratings assigned by CRISIL are kept under continuous surveillance and review.

Please refer to our rating letter dated March 29, 2019 bearing Ref. no: RURECLT/220104/STB/03292019

Please find in the table below the ratings outstanding for your company

S.No.	Instrument	Rated Amount (Rs. in Crore)	Rating Outstanding
1	Short-Term Borrowing Programme	12000	CRISIL A1+

For the purpose of issuance of captioned short-term debt programme, this letter is valid for 60 calendar days from the date of the letter. In the event of your company not placing the above programme within this period, or in the event of any change in the size/structure of your proposed issue, the rating shall have to be reviewed and a letter of revalidation shall have to be issued to you. Once the instrument is issued, the above rating is valid throughout the life of the captioned short-term debt programme with a contracted maturity of one year or less.

As per our Rating Agreement, CRISIL would disseminate the rating along with outlook through its publications and other media, and keep the rating along with outlook under surveillance for the life of the instrument, CRISIL reserves the right to withdraw or revise the ratings assigned to the captioned instrument at any time, on the basis of new information, or unavailability of information or other circumstances, which CRISIL believes, may have an impact on the rating.

As per the latest SEBI circular (reference number: CIR/IMD/DF/17/2013; dated October 22, 2013) on centralized database for corporate bonds/debentures, you are required to provide international securities identification number (ISIN; along with the reference number and the date of the rating letter) of all bond/debenture issuances made against this rating letter to us. The circular also requires you to share this information with us within 2 days after the allotment of the ISIN. We request you to mail us all the necessary and relevant information at debtissue@crisil.com. This will enable CRISIL to verify and confirm to the depositories, including NSDL and CDSL, the ISIN details of debt rated by us, as required by SEBI. Feel free to contact us for any clarifications you may have at debtissue@crisil.com

Should you require any clarifications, please feel free to get in touch with us.

With warm regards,

Yours sincerely,

Ajit Velonie Director - CRISIL Ratings

4x Volume

Nivedita Shibu

Associate Director - CRISIL Ratings

*Borrowing programme for fiscal 2020 (refers to financial year, April 1 to March 31). The overall limit for the long-term horrowing programme and the short-term borrowing programme is Rs. 90000.0 crore.
(a) Short-term bank horrowing including total short-term bank borrowing and borrowing under the rated short-term debt programme not to exceed Rs. 12000.0 crore at any point during fiscal 2020.

A CRISIL rating reflects CRISIL's current opinion on the likelihood of timely payment of the obligations under the rated instrument and does not considere an audit of the rated entity by CRISIL CRISIL ratings are based on information provided by the issuer or obtained by CRISIL from sources it considers reliable. CRISIL does not guarantee the completeness or accuracy of the information on which the rating is based. A CRISIL rating is not a recommendation to buy, sell, or hold the rated instrument, it does not comment on the market price or suitability for a particular investor. All CRISIL ratings are under surveillance. CRISIL or its associates may have other commercial transactions with the companylentity. Ratings are reused as and when circumstances so without CRISIL is not responsible for any errors and especially states that it has no financial liability whatsoever to the subscribers / users / transmitters / distributors of this product. CRISIL Ratings rating criteria are available without change 10 the public on the CRISIL web site, www.crisic.com. For the latest rating information on any instrument any instrument of the public on the CRISIL web site.



Mr. A. K. Agarwal Chairman and Managing Director, REC Limited, Core-4, SCOPE Complex, 7-Lodhi Road New Delhi - 110003

April 26, 2019

Kind Attn: Mr. A. K. Agarwal, Chairman and Managing Director

Dear Sir,

Re: Rural Electrification Corporation Limited - Borrowing Programme Ratings.

India Ratings & Research Private Limited (Ind-Ra) is pleased to communicate the following ratings:-

Instrument Type	Size of Issue (billion)	Kating/Outlook	
Orde Jerry Council ha		rating Gudbing	
ing-term annual borrowing programme (FY20)	INR780	IND AAA/Stable	

India Ratings notes that the ratings are assigned to the programme and not to the notes issued under the programme. There is no assurance that notes issued under the programme will be assigned a rating, or that the rating assigned to specific issue under the programme will have the same rating as the rating assigned to the programme.

In issuing and maintaining its ratings, India Ratings relies on factual information it receives from issuers and underwriters and from other sources India Ratings believes to be credible. India Ratings conducts a reasonable investigation of the factual information relied upon by it in accordance with its ratings methodology, and obtains reasonable verification of that information from independent sources, to the extent such sources are available for a given security or in a given jurisdiction.

The manner of India Ratings' factual investigation and the scope of the third-party verification it obtains will vary depending on the nature of the rated security and its issuer, the requirements and practices in the jurisdiction in which the rated security is offered and sold and/or the issuer is located, the availability and nature of relevant public information, access to the management of the issuer and its advisers, the availability of pre-existing third-party verifications such as audit reports, agreed-upon procedures letters, appraisals, actuarial reports, engineering reports, legal opinions and other reports provided by third parties, the availability of independent and competent third-party verification sources with respect to the particular security or in the particular jurisdiction of the issuer, and a variety of other factors.

Users of India Ratings' ratings should understand that neither an enhanced factual investigation nor any third-party verification can ensure that all of the information India Ratings relies on in connection with a rating will be accurate and complete. Ultimately, the issuer and its advisers are responsible for the accuracy of the information they provide to India Ratings and to the market in offering documents and other reports. In issuing its ratings India Ratings must rely on the work of experts, including independent auditors with respect to financial statements and attorneys with respect to legal and tax matters. Further, ratings are inherently forward-looking and embody assumptions and predictions about future events that by their nature cannot be verified as facts. As a result, despite any verification of current facts, ratings can be affected by future events or conditions that were not anticipated at the time a rating was issued or affirmed.

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India Ratings & Research Private Limited A Fitch Group Company



India Ratings seeks to continuously improve its ratings criteria and methodologies, and periodically updates the descriptions on its website of its criteria and methodologies for securities of a given type. The criteria and methodology used to determine a rating action are those in effect at the time the rating action is taken, which for public ratings is the date of the related rating action commentary. Each rating action commentary provides information about the criteria and methodology used to arrive at the stated rating, which may differ from the general criteria and methodology for the applicable security type posted on the website at a given time. For this reason, you should always consult the applicable rating action commentary for the most accurate information on the basis of any given public rating.

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Ratings are not a recommendation or suggestion, directly or indirectly, to you or any other person, to buy, sell, make or hold any investment, loan or security or to undertake any investment strategy with respect to any investment, loan or security or any issuer. Ratings do not comment on the adequacy of market price, the suitability of any investment, loan or security for a particular investor (including without limitation, any accounting and/or regulatory treatment), or the tax-exempt nature or taxability of payments made in respect of any investment, loan or security. India Ratings is not your advisor, nor is India Ratings providing to you or any other party any financial advice, or any logal, auditing, accounting, appraisal, valuation or actuarial services. A rating should not be viewed as a replacement for such advice or services. Investors may find India Ratings ratings to be important information, and India Ratings notes that you are responsible for communicating the contents of this letter and any changes thereof to the investors.

It is important that you promptly provide us with all information that may be material to the ratings so that our ratings continue to be appropriate. Ratings may be raised, lowered, withdrawn, or placed on Rating Watch due to changes in, additions to, accuracy of or the inadequacy of information or for any other reason India Ratings deems sufficient

Nothing in this letter is intended to or should be construed as creating a fiduciary relationship herween India Ratings and you or between India Ratings and any user of the ratings.

In this letter, "India Ratings" means India Ratings & Research Pvt. Ltd. and any successor in interest.

We are pleased to have had the opportunity to be of service to you. If we can be of further assistance, please contact the undersigned at 022 - 4000 1700.

Sincerely,

India Ratings, and Research Pvt ltd.

Devendra Kumar Pant Senior Director Vivek Jain Director



Mr. A. K Agarwal
Director (Finance)
Rural Electrification Corporation Limited
Core 4, Scope Complex 7
Lodhi Road, New Delhi – 110003

May 02, 2019

Confidential

Dear Sir,

Credit rating for FY20 Market Borrowing Programme

Please refer to our letter CARE/DRO/RL/2018-19/4183 dated March 29, 2019 and your request for revalidation of the rating assigned to the Market Borrowing Programme of Rural Electrification - Corporation Limited, for a limit of Rs.90,000 crore.

2. The following ratings have been reviewed:

Instrument	Amount (Rs. crore)	Rating ¹	Remarks
Market Borrowing Programme (FY'20)	90,000.00* (Rs Ninety thousand Crore only)	CARE AAA; Stable/CARE A1+ [Triple A; Outlook: Stable/ A one Plus]	Reaffirmed
Total	90,000.00 [Rupees Ninety Thousand Crore only]		

^{*}Including ST market borrowing programme of Rs.12,000 cr as sublimit of total MBP of Rs.90,000 cr for FY20

- The Commercial Paper/Short Term debt Issue would be for a maturity not exceeding one year.
- Please arrange to get the rating revalidated, in case the proposed issue is not made within six months for long term rating and two months for short term rating from the date of this letter.
- 5. Please inform us the below-mentioned details of issue immediately, but not later than 7 days from the date of placing the instrument:

Instrumen t type	ISI N	e Size (Rs cr)	Coupo n Rate	Coupon Paymen t Dates	Terms of Redemptio n	Redemptio n date	Name and contact details of Debentur e Trustee	Details of top 10 investor s
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¹Complete definitions of the ratings assigned are available at <u>www.careratings.com</u> and in other CARE publications.

CARE Reagreys bifuncted

(Formerly known as Credit Analysis & Research Limited)

- CARE reserves the right to undertake a surveillance/review of the rating from time to time, based on circumstances warranting such review, subject to at least one such review/surveillance every year.
- 7. CARE reserves the right to revise/reaffirm/withdraw the rating assigned as also revise the outlook, as a result of periodic review/surveillance, based on any event or information which in the opinion of CARE warrants such an action. In the event of failure on the part of the entity to furnish such information, material or clarifications as may be required by CARE so as to enable it to carry out continuous monitoring of the rating of the debt instruments, CARE shall carry out the review on the basis of best available information throughout the life time of such instruments. In such cases the credit rating symbol shall be accompanied by "ISSUER NOT COOPERATING". CARE shall also be entitled to publicize/disseminate all the aforementioned rating actions in any manner considered appropriate by it, without reference to you.
- Users of this rating may kindly refer our website <u>www.careratings.com</u> for latest update on the outstanding rating.
- 9. CARE ratings are not recommendations to buy, sell, or hold any securities.

If you need any clarification, you are welcome to approach us in this regard.

Thanking you,

Jyoti Rautela

[Analyst]

jyoti.rautela@careratings.com

Encl.: As above

Yours faithfully,

Ankita Sehgal

[Senior Manager]

ankita.sehgal@careratings.com

Disclaimer

CARE's ratings are opinions on credit quality and are not recommendations to sanction, renew, disburse or recall the concerned bank facilities or to buy, sell or hold any security. CARE has based its ratings/outlooks on information obtained from sources believed by it to be accurate and reliable. CARE does not, however, guarantee the accuracy, adequacy or completeness of any information and is not responsible for any errors or omissions or for the results obtained from the use of such information. Most entities whose bank facilities/instruments are rated by CARE have paid a credit rating fee, based on the amount and type of bank facilities/instruments.

In case of partnership/proprietary concerns, the rating/outlook assigned by CARE is based on the capital deployed by the partners/proprietor and the financial strength of the firm at present. The rating/outlook may undergo change in case of withdrawal of capital or the unsecured loans brought in by the partners/proprietor in addition to the financial performance and other relevant factors.



ICRA Limited

D/RAT/2019-20/R-7/1

April 26, 2019

Mr. Sanjay Kumar GM-Finance REC Limited Core 4 A, SCOPE Complex 7, Lodhi Road New Delhi — 110003

Dear Sir,

Re: ICRA Credit Rating for the Rs. 78,000 crore Long Term Borrowing Programme of REC Limited for the financial year 2019-20.

Please refer to your request dated April 26, 2019 for revalidating the rating letter issued for the captioned programme.

We confirm that the [ICRA]AAA (pronounced ICRA triple A) rating assigned to your captioned programme and last communicated to you vide our letter dated March 27, 2019 stands. Instruments with [ICRA]AAA rating are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such instruments carry lowest credit risk. The outlook on the long-term rating is Stable.

In any of your publicity material or other document wherever you are using our above rating, it should be stated as [ICRA]AAA (Stable).

This rating is specific to the terms and conditions of the proposed issue as was indicated to us by you and any change in the terms or size of the issue would require the rating to be reviewed by us. The rating is restricted to your Long-Term Borrowing programme size of Rs. 78,000 crore only. Further, the total utilisation of the captioned rated Long-Term Borrowings programme (including Bonds, Long Term Bank Borrowings and Bank guarantees) and Short-Term borrowing programme should not exceed Rs. 90,000 crore for financial year 2019-20.

If there is any change in the terms and conditions or size of the instrument rated, as above, the same must be brought to our notice before the issue of the instrument. If there is any such change after the rating is assigned by us and accepted by you, it would be subject to our review and may result in change in the rating assigned.

The other terms and conditions for the credit rating of the aforementioned instrument shall remain the same as communicated vide our letter Ref: D/RAT/2018-19/R-7/18 dated March 27, 2019.

We look forward to further strengthening our existing relationship and assure you of our best services.

With kind regards, For ICRA Limited

Anil Gupță Vice President anilg@icraindia.com

Vice President

manushrees@icraindia.com

Building No. 8, 2nd Floor, Tower A DLF Cyber City, Phase II Gurugram - 122002, Haryana Tel.: +91.124.4545300

CIN: L74999DL1991PLC042749

Website : www.icra.in

Email : info@icraindia.com Helpdesk : +91.124.3341580

Registered Office: 1105, Kailash Building, 11" Floor, 26 Kasturba Gandhi Marg, New Delhi - 110001. Tel.: +91.11.23357940-45



REC Limited

March 28, 2019

Summary of rating action

Instrument*	Previous Rated Amount (Rs. crore)	Current Rated Amount (Rs. crore)	Rating Action
Long-term borrowing programme FY2020	-	78,000	[ICRA]AAA (Stable); assigned
Short-term borrowing programme FY2020	-	12,000	[ICRA]A1+; assigned
Overall borrowing programme FY2020	-	90,000	
Long-term/Short-term borrowing programme FY2019	85,000	85,000	[ICRA]AAA reaffirmed; rating watch removed; stable outlook assigned/ [ICRA]A1+ reaffirmed
GoI Fully Serviced Bonds	15,000	15,000	[ICRA]AAA (Stable); reaffirmed
Long-term/Short-term borrowing programmes upto FY2018	2,84,306	2,84,306	[ICRA]AAA reaffirmed; rating watch removed; stable outlook assigned/ [ICRA]A1+ reaffirmed
Total	3,84,306	4,74,306	

^{*}Instrument details are provided in Annexure-1

Rationale

ICRA has removed the rating watch on the borrowing programmes of REC Limited (REC), which were under Watch with Developing Implications. Also, ratings have been reaffirmed following clarity on the acquisition of REC by Power Finance Corporation Ltd. (PFC), and the likely impact on PFC's financial profile. ICRA ratings for borrowing programmes of REC continue to derive significant strength from the company's strategic importance to the Government of India (GoI) and its dominant position in the power sector financing. Based on the discussions with the managements and stakeholders of both the entities, including the principal shareholder, ICRA understands that REC, like PFC, will remain important vehicle of GoI for implementation of various power sector schemes. Support to REC, if required, will be extended by GoI through PFC. Also, both the entities will retain the status of a Central Public Sector Enterprise, Public Financial Institution, and Infrastructure Finance Company.

REC plays an important role as a nodal agency for the Gol's rural electrification schemes under the Deen Dayal Upadhyaya Gram Jyoti Yojana (DDUGJY) and Pradhan Mantri Sahaj Bijli Har Ghar Yojana (SAUBHAGYA) and as the sole nodal agency for the operationalisation of the National Electricity Fund (NEF) scheme. Further, as one of the major power sector financiers, REC remains strategically important to the Gol, for augmenting power capacity across the country.

The ratings also continue to draw comfort from REC's adequate earnings profile (annualised net profit/average net worth of about 17% in 9MFY2019), supported by low operating costs and healthy net interest margins (NIMs) aided by access to low-cost capital gains bonds (accounting for 11% of the borrowings as on December 31, 2018). Moreover, the company's capitalisation level remains adequate with CRAR of 16.84% (Tier I – 14.62%) and gearing of 6.4 times as of December 31, 2018, though incrementally REC would be dependent on PFC for any capital requirements. The strengths

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are partly offset by REC's exposure to a single sector (i.e. power sector) with high concentration towards financially-weak state power utilities and the vulnerability of its exposure to private sector borrowers (12% of total loan book as on December 31, 2018) as reflected by the asset quality indicators with stage 3 assets of 7.57% of total advances as on December 31, 2018. Going forward, the company's ability to grow its loan book while maintaining adequate profitability and controlling credit costs would be the key rating sensitivity.

The rating for the Rs. 15,000 crore GOI Fully serviced bonds factors in the obligation of the GOI to service the interest and principal payments through its budgetary allocations and thus addresses the service of debt to happen as per terms of the Memorandum of Understanding between REC Limited and the Ministry of power.

Outlook: Stable

The Stable outlook reflects ICRA's expectation that REC, like PFC, will remain important to the GoI and will continue play a major role in the various power sector schemes of the Government. Consequently, both entities are likely to retain a dominant position in the power sector financing, while maintaining an adequate profitability, borrowing and capitalisation profile. The outlook on may be revised to Negative in case of a significant deterioration in the company's asset quality and/or solvency profile or change in the credit profile of PFC given that PFC will now be the majority shareholder of REC. Also, a change in REC's strategic role or a sustained decline in its profitability could warrant a rating/outlook change.

Key rating drivers

Credit strengths

Strategic importance to GoI: Being a nodal agency for the implementing various GoI schemes aimed at developing the country's power sector (such as DDUGJY and SAUBHAGYA), REC remains strategically important to the GOI for achieving its objective of augmenting power capacity across the country. Given the government support, the company has been able to raise funds at competitive rates. Precedents wherein it has received approvals from GOI to raise tax-free and 54EC low-cost capital gain bonds, provides comfort with respect to its financial flexibility and ability to raise low cost of funds. While PFC will become the majority shareholder of REC, ICRA understands that REC, like PFC, will remain important vehicle of the GoI for the implementation of its various power sector schemes. Support to REC, if required, will be extended by the GoI through PFC. Also, both entities will retain the status of a Central Public Sector Enterprise, Public Financial Institution, and Infrastructure Finance Company.

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Experienced management and operational team - REC has an experienced management team with the senior team having an experience of more than 30 years in power sector financing. The company's well laid-out credit appraisal and monitoring systems have enabled it to establish itself as a preferred lender with dominant position in the power sector financing.

Adequate capitalisation – REC reported a net worth of Rs. 35,367 crore as of December 31, 2018 compared to Rs. 35,491 crore as of March 31, 2018. The reduction in the net worth resulted from the transition to Indian Accounting Standards (IND-AS) 1 . Nevertheless, the capitalisation level remains adequate with CRAR of 16.84% (Tier I – 14.62%) and gearing of 6.4 times as of December 31, 2018. Going forward, as PFC will become the majority shareholder of REC, it would be dependent on PFC for its capital requirements, if any. In this regard, ICRA expects support to REC, if needed, to be extended by GoI through PFC.

Adequate profitability profile – REC's yield moderated to 9.83% in 9MFY2019 from 9.86% and about 11% in FY2018 and FY2017, respectively, on account of a decline in systemic interest rates. The cost of funds, however, witnessed a lower decline, leading to a decline in spreads. Consequently, net interest margins (NIMs) stood at ~3.9% in 9M FY2019 compared to 4.2% and 4.5% in 9MFY2018 and 9MFY2017, respectively. Nevertheless, the company's profitability remains adequate with return on assets of 2.29% and return on equity of about 17% in 9M FY2019. Incrementally, REC is likely to maintain a spread of 2.5-3% on its lending. ICRA however notes that REC's credit costs could increase if it is unable to recover effectively from stressed assets, thereby adversely impacting the profitability.

Healthy financial flexibility - REC has been able to raise funds at competitive rates. Also, ~97% of its outstanding borrowings, as on December 31, 2018, were in the form of long-term bonds, which augur well for the maturity profile of its assets. The financial flexibility and liquidity profile of the company was also supported by sovereign ownership. Nevertheless, based on the discussions with the managements and stakeholders of both the entities, including the principal shareholders, ICRA understands that support to REC, if required, will be extended by GoI through PFC. While PFC will become the majority shareholder of REC, both entities will retain the status of a Central Public Sector Enterprise, Public Financial Institution, and Infrastructure Finance Company which would continue to support the financial flexibility enjoyed by REC. At the same time, with PFC and REC becoming a part of same group, there could be some challenges in the incremental fund-raising owing to group exposure limits that the lenders might have. However, the impact of the same would be visible only over the medium term.

Credit challenges

High concentration risk and portfolio vulnerability - REC's exposure to a single sector (i.e. power), large ticket size of loans, high concentration of exposure towards financially weak state power utilities and the vulnerability of its exposure to private sector borrowers (12% of the book as on December 31, 2018) increases its portfolio vulnerability. The risk is further heightened as REC is exempt from the concentration norms applicable to non-banking finance companies, and thus has significantly concentrated exposures. REC's independent power producer (IPP) portfolio remains impacted by concerns regarding fuel availability, disputed and competitive power sale tariffs, absence of power purchase agreements (PPAs), environmental clearance and land acquisition issues. ICRA notes that REC's Gross Stage III assets stood at 7.57% though net Stage III assets were lower at 3.96% as on December 31, 2018 on account of increased provisioning following the transition to IND-AS. Around 62% of the private sector book was recognised as a part of Stage 3 assets on which the company made provisions of ~48%. REC might have to create additional provisions if it is unable to effectively resolve the

¹ The transition impacted the net worth negatively on account of higher provisions for gross stage 3 assets, creation of deferred tax assets, fair valuation of investments and other miscellaneous items including mark-to-market valuation



stressed assets. ICRA however believes that any stress in the loan book is likely to be restricted to its private sector book (12% of the total portfolio as on December 31, 2018). Moreover, with the company not sanctioning new private sector thermal projects in the last few years, the vulnerability of the IPP book is expected to improve from the current levels in the medium term. Overall, the company's ability to grow its loan book, while maintaining adequate profitability and controlling credit costs, would be imperative, going forward.

Liquidity position

REC's Asset Liability Maturity (ALM) profile remains adequate with sufficient unutilised bank lines to manage mismatches in ALM buckets up to one year. The company typically has cumulative negative mismatches in the up to one-year buckets, given the relatively long tenure of its assets. Nevertheless, healthy financial flexibility supported by its parentage and strategic importance to the GoI and availability of sufficient unutilised bank lines, provide comfort.

Analytical approach

Analytical Approach	Comments
Applicable Rating Methodologies	ICRA's Credit Rating Methodology for Non-Banking Finance Companies
Parent/Group Support	The ratings derive strength from REC's strategic importance to the GoI and its important role as a nodal agency for various power sector schemes of the Government, and likely support from the GoI, if required, through PFC.
Consolidation / Standalone	The ratings are based on a limited consolidation of the standalone profiles of PFC and REC.

About the company

REC Limited, incorporated in 1969, is a non-banking financial company with infrastructure finance company status. While the GoI held a majority stake in REC as of December 31, 2018, PFC is set to become the majority shareholder of the company as a share purchase agreement has been entered between the President of India and PFC for sale of 103.94 crore equity shares of REC, representing 52.63% of its total paid-up share capital.

REC's main objective is to finance and promote power sector projects across the country. While the initial mandate was to finance village electrification, pump-set energising and transmission and distribution projects, the mandate was extended in FY2003 to cover IPPs and power generation projects larger than 25 MW. REC provides loans to various state power utilities, private sector project developers, Central power sector utilities and state governments for investment in power generation, transmission, distribution and other system improvement schemes/initiatives. While its corporate office is in New Delhi, the company has 18 project offices and three sub-offices, located in most states in the country.

In FY2018, REC reported a profit after tax (PAT) of Rs. 4,647 crore on an asset base of Rs. 2,46,484 crore against PAT of Rs. 6,246 crore on an asset base of Rs. 2,09,236 crore in FY2017. It reported PAT of Rs. 4,508 crore in 9MFY2019. As on December 31, 2018, REC's reported capital adequacy was 16.84% (Tier I – 14.62%), and it had a total loan book of Rs. 2,69,170 crore (Rs. 2,39,449 crore as on March 31, 2018). Its exposure to state power utilities accounted for 80% of its total advances, followed by exposure to IPPs at 12%, while its exposure to Central and joint sector entities stood at 8% as on December 31, 2018.

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Key financial indicators* (audited)

	FY2017	FY2018	9MFY2019
Total Income	23,771	22,440	19,131
PAT	6,246	4,647	4,508
Net Worth	33,326	35,491	35,367
Total Assets	2,09,236	2,46,484	2,79,466
CRAR	21.18%	19.39%	16.84%
Tier I	18.43%	16.84%	14.62%
Gearing (times)	5.0	5.6	6.4
Return on Net Worth (%)	20.17%	13.51%	17.77%
Gross NPAs (%)	2.41%	7.15%	7.57%
Net NPAs (%)	1.60%	5.68%	3.96%
Net NPA/Net Worth	9.70%	38.35%	30.16%

Source: REC; Amounts in Rs. crore; Standalone

Status of non-cooperation with previous CRA: Not applicable

Any other information: None

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Rating history for last three years

		Curre	Current Rating (FY2019)									Chronology of Rating History for the Past 3 Years		
	Instrument	Amoun Typ t Rated e (Rs.	t Rated	Amount Outstandin g (Rs. crore)	Date & Rating					Date & Rating ir FY2018	Date & Rating in FY2017	Date & Rating in FY201		
			,		Mar-19	Mar-19	Feb-19	Dec-18	Oct-18	Apr-18	Apr-17	Apr-16	Apr-15	
1	LT/ST borrowing programm e for FY2020	LT/ ST	90,000	-	[ICRA]AA A (Stable)/ A1+	-	-	-	-	-	-	-	-	
2	LT/ST borrowing programm e for FY2019	LT/ ST	85,000	85,000	[ICRA]AA A (Stable)/ A1+	[ICRA]AAA& / A1+	[ICRA]AAA& / A1+	[ICRA] AAA &/A1+	[ICRA]AA A (Stable)/ A1+	[ICRA]AA A (Stable)/ A1+	-	-	-	
3	GoI fully serviced bonds	LT	15,000	15,000	[ICRA]AA A (Stable)	[ICRA]AAA (Stable)	-	-	-	-	-	-	-	
4	LT/ST borrowing programm e upto FY2018	LT/ ST	2,84,306	1,98,791*	[ICRA]AA A (Stable)/ A1+	[ICRA]AAA& / A1+	[ICRA]AAA& / A1+	[ICRA]AA A &/A1+	[ICRA]AA A (Stable)/ A1+	[ICRA]AA A (Stable)/ A1+	[ICRA]AA A (Stable)/ A1+	[ICRA]AA A (Stable)/ A1+	[ICRA]AA A (Stable)/ A1+	

Note: LT: Long-term, ST: Short-term, MT; Medium-term; Long-term/short-term borrowing programmes include bonds, commercial papers, bank lines and other instruments & Under Rating Watch with Developing Implications; *As of March 31, 2018

Source: ICRA research

Complexity level of the rated instrument

ICRA has classified various instruments based on their complexity as "Simple", "Complex" and "Highly Complex". The classification of instruments according to their complexity levels is available on the website www.icra.in



Annexure-1: Instrument details

ISIN No	Instrument Name	Date of Issuance / Sanction	Coupon Rate	Maturity Date	Amount Rated (Rs. crore)	Current Rating and Outlook
INE020B07DY9	NCD	30-09-2008	10.85%	1/10/2018	657.40	[ICRA]AAA (Stable)
INE020B07EB5	NCD	24-10-2008	11.15%	24-10-2018	61.80	[ICRA]AAA (Stable)
INE020B07EG4	NCD	15-01-2009	8.65%	15-01-2019	1,495.00	[ICRA]AAA (Stable)
INE020B07EP5	NCD	3/8/2009	8.80%	3/8/2019	2,000.00	[ICRA]AAA (Stable)
INE020B07ER1	NCD	4/9/2009	8.72%	4/9/2019	868.20	[ICRA]AAA (Stable)
INE020B07EV3	NCD	6/10/2009	8.80%	7/10/2019	1,040.00	[ICRA]AAA (Stable)
INE020B07EY7	NCD	17-11-2009	8.80%	18-11-2019	995.90	[ICRA]AAA (Stable)
INE020B07FC0	NCD	22-01-2010	8.65%	22-01-2020	945.30	[ICRA]AAA (Stable)
INE020B08427	NCD	8/6/2010	8.75%	9/6/2025	1,250.00	[ICRA]AAA (Stable)
INE020B08435	NCD	12/7/2010	8.70%	12/7/2019	200.00	[ICRA]AAA (Stable)
INE020B08443	NCD	12/7/2010	8.75%	14-07-2025	1,800.00	[ICRA]AAA (Stable)
INE020B08450	NCD	25-10-2010	8.80%	26-10-2020	1,150.00	[ICRA]AAA (Stable)
INE020B08468	NCD	29-11-2010	8.80%	30-11-2020	2,120.50	[ICRA]AAA (Stable)
INE020B08476	NCD	15-12-2010	Zero Coupon bonds	15-12-2020	533.21	[ICRA]AAA (Stable)
INE020B08484	NCD	3/2/2011	Zero Coupon bonds	3/2/2021	116.07	[ICRA]AAA (Stable)
INE020B08492	NCD	15-03-2011	9.18%	15-03-2021	3,000.00	[ICRA]AAA (Stable)
INE020B08567	NCD	15-07-2011	9.63%	15-07-2021	1,500.00	[ICRA]AAA (Stable)
INE020B08591	NCD	10/8/2011	9.48%	10/8/2021	3,171.80	[ICRA]AAA (Stable)
INE020B08641	NCD	11/11/2011	9.75%	11/11/2021	3,922.20	[ICRA]AAA (Stable)
INE020B08740	NCD	15-06-2012	9.35%	15-06-2022	2,378.20	[ICRA]AAA (Stable)
INE020B08765	NCD	20-07-2012	9.39%	20-07-2019	960.00	[ICRA]AAA (Stable)
INE020B08799	NCD	19-11-2012	9.02%	19-11-2019	452.80	[ICRA]AAA (Stable)
INE020B08807	NCD	19-11-2012	9.02%	19-11-2022	2,211.20	[ICRA]AAA (Stable)
INE020B08823	NCD	8/3/2013	8.87%	9/3/2020	1,542.00	[ICRA]AAA (Stable)
INE020B08831	NCD	12/4/2013	8.82%	12/4/2023	4,300.00	[ICRA]AAA (Stable)
INE020B08849	NCD	31-05-2013	8.06%	31-05-2023	2,500.00	[ICRA]AAA (Stable)
INE020B07HX2	NCD	17-10-2013	9.24%	17-10-2018	850.00	[ICRA]AAA (Stable)
INE020B07HY0	NCD	6/11/2013	9.38%	6/11/2018	2,878.00	[ICRA]AAA (Stable)
INE020B07HZ7	NCD	3/1/2014	9.61%	3/1/2019	1,655.00	[ICRA]AAA (Stable)
INE020B07IA8	NCD	5/2/2014	9.63%	5/2/2019	2,090.00	[ICRA]AAA (Stable)
INE020B07IV4	NCD	18-06-2014	9.02%	18-06-2019	1,700.00	[ICRA]AAA (Stable)
INE020B07IW2	NCD	17-07-2014	9.40%	17-07-2021	1,515.00	[ICRA]AAA (Stable)
INE020B07IZ5	NCD	25-08-2014	9.34%	23-08-2024	1,955.00	[ICRA]AAA (Stable)
INE020B08856	NCD	13-10-2014	9.04%	11/10/2019	3,000.00	[ICRA]AAA (Stable)
INE020B08864	NCD	13-11-2014	8.56%	13-11-2019	1,700.00	[ICRA]AAA (Stable)
INE020B08872	NCD	4/12/2014	8.44%	4/12/2021	1,550.00	[ICRA]AAA (Stable)
INE020B08880	NCD	22-12-2014	8.57%	21-12-2024	2,250.00	[ICRA]AAA (Stable)
INE020B08898	NCD	23-01-2015	8.23%	23-01-2025	1,925.00	[ICRA]AAA (Stable)
INE020B08906	NCD	6/2/2015	8.27%	6/2/2025	2,325.00	[ICRA]AAA (Stable)
INE020B08914	NCD	23-02-2015	8.35%	21-02-2025	2,285.00	[ICRA]AAA (Stable)
INE020B08930	NCD	10/4/2015	8.30%	10/4/2025	2,396.00	[ICRA]AAA (Stable)

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ISIN No	Instrument Name	Date of Issuance / Sanction	Coupon Rate	Maturity Date	Amount Rated (Rs. crore)	Current Rating and Outlook
INE020B08948	NCD	14-08-2015	8.37%	14-08-2020	2,675.00	[ICRA]AAA (Stable)
INE020B08955	NCD	22-09-2015	8.36%	22-09-2020	2,750.00	[ICRA]AAA (Stable)
INE020B08963	NCD	7/10/2015	8.11%	7/10/2025	2,585.00	[ICRA]AAA (Stable)
INE020B08971	NCD	8/12/2015	8.05%	7/12/2018	2,225.00	[ICRA]AAA (Stable)
INE020B08997	NCD	21-10-2016	7.24%	21-10-2021	2,500.00	[ICRA]AAA (Stable)
INE020B08AA3	NCD	7/11/2016	7.52%	7/11/2026	2,100.00	[ICRA]AAA (Stable)
INE020B08AB1	NCD	9/12/2016	7.14%	9/12/2021	1,020.00	[ICRA]AAA (Stable)
INE020B08AC9	NCD	30-12-2016	7.54%	30-12-2026	3,000.00	[ICRA]AAA (Stable)
INE020B08AD7	NCD	31-01-2017	6.83%	29-06-2020	1,275.00	[ICRA]AAA (Stable)
INE020B08AE5	NCD	20-02-2017	7.13%	21-09-2020	835.00	[ICRA]AAA (Stable)
INE020B08AF2	NCD	28-02-2017	7.46%	28-02-2022	625.00	[ICRA]AAA (Stable)
INE020B08AH8	NCD	14-03-2017	7.95%	12/3/2027	2,745.00	[ICRA]AAA (Stable)
INE020B08AI6	NCD	17-03-2017	7.42%	17-06-2020	1,200.00	[ICRA]AAA (Stable)
INE020B08AJ4	NCD	24-08-2017	6.87%	24-09-2020	2,485.00	[ICRA]AAA (Stable)
INE020B08AK2	NCD	7/9/2017	7.03%	7/9/2022	2,670.00	[ICRA]AAA (Stable)
INE020B08AL0	NCD	26-09-2017	6.75%	26-03-2019	1,150.00	[ICRA]AAA (Stable)
INE020B08AM8	NCD	17-10-2017	7.09%	17-10-2022	1,225.00	[ICRA]AAA (Stable)
INE020B08AN6	NCD	31-10-2017	6.99%	31-12-2020	2,850.00	[ICRA]AAA (Stable)
INE020B08AO4	NCD	21-11-2017	7.18%	21-05-2021	600.00	[ICRA]AAA (Stable)
INE020B08AP1	NCD	30-11-2017	7.45%	30-11-2022	1,912.00	[ICRA]AAA (Stable)
INE020B08AQ9	NCD	12/12/2017	7.70%	10/12/2027	3,533.00	[ICRA]AAA (Stable)
INE020B08AR7	NCD	17-01-2018	7.60%	17-04-2021	1,055.00	[ICRA]AAA (Stable)
INE020B08AS5	NCD	12/2/2018	7.70%	15-03-2021	2,465.00	[ICRA]AAA (Stable)
INE020B08AT3	NCD	23-02-2018	7.99%	23-02-2023	950.00	[ICRA]AAA (Stable)
INE020B08AU1	NCD	28-02-2018	7.77%	16-09-2019	1,450.00	[ICRA]AAA (Stable)
INE020B08AV9	NCD	15-03-2018	7.59%	13-03-2020	3,000.00	[ICRA]AAA (Stable)
INE020B08AW7	NCD	15-03-2018	7.73%	15-06-2021	800.00	[ICRA]AAA (Stable)
INE020B08BA1	NCD	9/8/2018	8.55%	9/8/2028	2,500.00	[ICRA]AAA (Stable)
INE020B08BB9	NCD	27-08-2018	8.63%	25-08-2028	2,500.00	[ICRA]AAA (Stable)
INE020B07GG9	NCD	27-03-2012	7.93%/8.13%	27-03-2022	839.67	[ICRA]AAA (Stable)
INE020B07GH7	NCD	27-03-2012	8.12%/8.32%	27-03-2027	2,160.33	[ICRA]AAA (Stable)
INE020B07GU0	NCD	21-11-2012	7.21%	21-11-2022	255.00	[ICRA]AAA (Stable)
INE020B07GV8	NCD	21-11-2012	7.38%	21-11-2027	245.00	[ICRA]AAA (Stable)
INE020B07GW6	NCD	19-12-2012	7.22%/7.72%	19-12-2022	1,165.31	[ICRA]AAA (Stable)
INE020B07GX4	NCD	19-12-2012	7.38%/7.88%	19-12-2027	852.04	[ICRA]AAA (Stable)
INE020B07GY2	NCD	25-03-2013	6.88%/7.38%	25-03-2023	81.35	[ICRA]AAA (Stable)
INE020B07GZ9	NCD	25-03-2013	7.04%/7.54%	25-03-2028	49.71	[ICRA]AAA (Stable)
INE020B07HM5	NCD	29-08-2013	8.01%	29-08-2023	209.00	[ICRA]AAA (Stable)
INE020B07HN3	NCD	29-08-2013	8.46%	29-08-2028	1,141.00	[ICRA]AAA (Stable)
INE020B07HO1	NCD	24-09-2013	8.01%	24-09-2023	257.21	[ICRA]AAA (Stable)
INE020B07HR4	NCD	24-09-2013	8.26%	24-09-2023	317.85	[ICRA]AAA (Stable)
INE020B07HP8	NCD	24-09-2013	8.46%	24-09-2028	1,721.20	[ICRA]AAA (Stable)
INE020B07HS2	NCD	24-09-2013	8.71%	24-09-2028	1,089.06	[ICRA]AAA (Stable)
INE020B07HQ6	NCD	24-09-2013	8.37%	24-09-2033	16.40	[ICRA]AAA (Stable)

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ISIN No	Instrument Name	Date of Issuance / Sanction	Coupon Rate	Maturity Date	Amount Rated (Rs. crore)	Current Rating and Outlook
INE020B07HT0	NCD	24-09-2013	8.62%	24-09-2033	38.88	[ICRA]AAA (Stable)
INE020B07HU8	NCD	11/10/2013	8.18%	11/10/2023	105.00	[ICRA]AAA (Stable)
INE020B07HV6	NCD	11/10/2013	8.54%	11/10/2028	45.00	[ICRA]AAA (Stable)
INE020B07IC4	NCD	24-03-2014	8.19%	24-03-2024	290.26	[ICRA]AAA (Stable)
INE020B07IF7	NCD	24-03-2014	8.44%	24-03-2024	129.06	[ICRA]AAA (Stable)
INE020B07ID2	NCD	24-03-2014	8.63%	24-03-2029	248.09	[ICRA]AAA (Stable)
INE020B07IG5	NCD	24-03-2014	8.88%	24-03-2029	282.33	[ICRA]AAA (Stable)
INE020B07IE0	NCD	24-03-2014	8.61%	24-03-2034	26.39	[ICRA]AAA (Stable)
INE020B07IH3	NCD	24-03-2014	8.86%	24-03-2034	83.26	[ICRA]AAA (Stable)
INE020B07J07	NCD	23-07-2015	7.17%	23-07-2025	300.00	[ICRA]AAA (Stable)
INE020B07JP4	NCD	5/11/2015	6.89%	5/11/2025	51.25	[ICRA]AAA (Stable)
INE020B07JQ2	NCD	5/11/2015	7.14%	5/11/2025	54.68	[ICRA]AAA (Stable)
INE020B07JR0	NCD	5/11/2015	7.09%	5/11/2030	133.66	[ICRA]AAA (Stable)
INE020B07JS8	NCD	5/11/2015	7.34%	5/11/2030	39.25	[ICRA]AAA (Stable)
INE020B07JT6	NCD	5/11/2015	7.18%	5/11/2035	276.61	[ICRA]AAA (Stable)
INE020B07JU4	NCD	5/11/2015	7.43%	5/11/2035	144.55	[ICRA]AAA (Stable)
INE020B07JI9	NCD	31-10-2015	6.00%	31-10-2018	541.24	[ICRA]AAA (Stable)
INE020B07JJ7	NCD	30-11-2015	6.00%	30-11-2018	449.92	[ICRA]AAA (Stable)
INE020B07JK5	NCD	31-12-2015	6.00%	31-12-2018	585.20	[ICRA]AAA (Stable)
INE020B07JL3	NCD	31-01-2016	6.00%	31-01-2019	515.57	[ICRA]AAA (Stable)
INE020B07JM1	NCD	29-02-2016	6.00%	28-02-2019	571.21	[ICRA]AAA (Stable)
INE020B07JN9	NCD	31-03-2016	6.00%	31-03-2019	1,162.88	[ICRA]AAA (Stable)
INE020B07JV2	NCD	30-04-2016	6.00%	30-04-2019	506.39	[ICRA]AAA (Stable)
INE020B07JW0	NCD	31-05-2016	6.00%	31-05-2019	525.21	[ICRA]AAA (Stable)
INE020B07JX8	NCD	30-06-2016	6.00%	30-06-2019	594.33	[ICRA]AAA (Stable)
INE020B07JY6	NCD	31-07-2016	6.00%	31-07-2019	738.39	[ICRA]AAA (Stable)
INE020B07JZ3	NCD	31-08-2016	6.00%	31-08-2019	554.25	[ICRA]AAA (Stable)
INE020B07KA4	NCD	30-09-2016	6.00%	30-09-2019	627.06	[ICRA]AAA (Stable)
INE020B07KB2	NCD	31-10-2016	6.00%	31-10-2019	588.47	[ICRA]AAA (Stable)
INE020B07KC0	NCD	30-11-2016	6.00%	30-11-2019	766.04	[ICRA]AAA (Stable)
INE020B07KD8	NCD	31-12-2016	5.25%	31-12-2019	611.29	[ICRA]AAA (Stable)
INE020B07KE6	NCD	31-01-2017	5.25%	31-01-2020	509.52	[ICRA]AAA (Stable)
INE020B07KF3	NCD	28-02-2017	5.25%	29-02-2020	523.84	[ICRA]AAA (Stable)
INE020B07KG1	NCD	31-03-2017	5.25%	31-03-2020	1,118.14	[ICRA]AAA (Stable)
INE020B07KI7	NCD	30-04-2017	5.25%	30-04-2020	463.40	[ICRA]AAA (Stable)
INE020B07KJ5	NCD	31-05-2017	5.25%	31-05-2020	503.64	[ICRA]AAA (Stable)
INE020B07KK3	NCD	30-06-2017	5.25%	30-06-2020	540.51	[ICRA]AAA (Stable)
INE020B07KL1	NCD	31-07-2017	5.25%	31-07-2020	743.21	[ICRA]AAA (Stable)
INE020B07KM9	NCD	31-08-2017	5.25%	31-08-2020	562.79	[ICRA]AAA (Stable)
INE020B07KN7	NCD	30-09-2017	5.25%	30-09-2020	598.42	[ICRA]AAA (Stable)
INE020B07KO5	NCD	31-10-2017	5.25%	31-10-2020	614.12	[ICRA]AAA (Stable)
INE020B07KP2	NCD	30-11-2017	5.25%	30-11-2020	656.33	[ICRA]AAA (Stable)
INE020B07KQ0	NCD	31-12-2017	5.25%	31-12-2020	745.84	[ICRA]AAA (Stable)
INE020B07KR8	NCD	31-01-2018	5.25%	31-01-2021	708.49	[ICRA]AAA (Stable)

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ISIN No	Instrument Name	Date of Issuance / Sanction	Coupon Rate	Maturity Date	Amount Rated (Rs. crore)	Current Rating and Outlook
INE020B07KS6	NCD	28-02-2018	5.25%	28-02-2021	869.16	[ICRA]AAA (Stable)
INE020B07KT4	NCD	31-03-2018	5.25%	31-03-2021	2,559.32	[ICRA]AAA (Stable)
INE020B07KU2	NCD	30-04-2018	5.75%	30-04-2023	278.47	[ICRA]AAA (Stable)
INE020B07KV0	NCD	31-05-2018	5.75%	31-05-2023	438.65	[ICRA]AAA (Stable)
INE020B07KW8	NCD	30-06-2018	5.75%	30-06-2023	504.79	[ICRA]AAA (Stable)
INE020B07KX6	NCD	31-07-2018	5.75%	31-07-2023	683.92	[ICRA]AAA (Stable)
INE020B07KY4	NCD	31-08-2018	5.75%	31-08-2023	499.34	[ICRA]AAA (Stable)
INE020B07KZ1	NCD	30-09-2018	5.75%	30-09-2023	238.87	[ICRA]AAA (Stable)
Borrowing Programme FY2019	NA	NA	NA	NA	82,355.96	[ICRA]AAA (Stable) /[ICRA]A1+
Borrowing Programme FY2020	NA	NA	NA	NA	90,000.00	[ICRA]AAA (Stable) /[ICRA]A1+
GOI Fully Serviced Bonds	NA	NA	NA	NA	15,000.00	[ICRA]AAA (Stable)

Source: REC Limited

Annexure-2: List of entities considered for consolidation: Not applicable

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ANALYST CONTACTS

Karthik Srinivasan +91 22 6114 3444 karthiks@icraindia.com

Deep Inder Singh +91 124 4545 830 deep.singh@icraindia.com Manushree Saggar +91 124 4545 316 manushree@icraindia.com

Deepak Narang +91 124 4545 442 deepak.narang@icraindia.com

RELATIONSHIP CONTACT

L. Shivakumar +91-22-6114 3406 shivakumar@icraindia.com

MEDIA AND PUBLIC RELATIONS CONTACT

Ms. Naznin Prodhani Tel: +91 124 4545 860 communications@icraindia.com

Helpline for business queries:

+91-9354738909 (open Monday to Friday, from 9:30 am to 6 pm)

info@icraindia.com

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ICRA Limited

Corporate Office

Building No. 8, 2nd Floor, Tower A; DLF Cyber City, Phase II; Gurgaon 122 002

Tel: +91 124 4545300 Email: <u>info@icraindia.com</u> Website: www.icra.in

Registered Office

1105, Kailash Building, 11th Floor; 26 Kasturba Gandhi Marg; New Delhi 110001

Tel: +91 11 23357940-50

Branches

Mumbai + (91 22) 24331046/53/62/74/86/87

Chennai + (91 44) 2434 0043/9659/8080, 2433 0724/ 3293/3294, Kolkata + (91 33) 2287 8839 /2287 6617/ 2283 1411/ 2280 0008,

Bangalore + (91 80) 2559 7401/4049 Ahmedabad+ (91 79) 2658 4924/5049/2008 Hyderabad + (91 40) 2373 5061/7251

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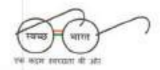
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आर ई सी लिमिटेड | REC Limited

(Formerly Furni Electrification Corporation Limited)
(মাবল বাবলাৰ কা ওলাম) / (A Government of India Enterprise)
Regd. Office: Core-4, SCOPE Complex, 7, Lodhi Road, New Delhi: 110 003
Tek: +91-11-4309 1500 | Fax: +91-11-2438 0644 | Website: www.recindia.com
CIN: L40101DL1969GOI005095 | GST No.: 07AAACR4512R1Z3



Dated: 26.03.2019

CERTIFIED COPY OF RESOLUTION PASSED AT THE 457th MEETING OF THE BOARD OF DIRECTORS OF REC LIMITED (FORMERLY RURAL ELECTRIFICATION CORPORATION LIMITED) HELD ON WEDNESDAY, MARCH 20, 2019.

Item No. 457.2.1: Market Borrowing Programme for the Financial Year 2019-20.

The Board after discussion approved the proposal as detailed in the Agenda Note and as apprised in the Meeting and passed the following resolution:

"RESOLVED THAT subject to the borrowing limit as approved by the shareholders in accordance with the provisions of the Companies Act 2013, the market borrowing programme for the FY 2019-20 be kept at ₹ 90,000 crore under various debt instruments as listed below on private/ public placement basis, with interchangeability of amount of raising as warranted by the market conditions within the overall limit of ₹ 90,000 crore as per following details, in consonance with the Memorandum and Articles of Association of REC be and is hereby approved."

SI. No.	Description	₹ in crore
1.	 a) Domestic Bonds/ Debentures including Infrastructure, Zero Coupon, Perpetual, Subordinate, Inflation Indexed, Tax Free Bonds or any other Bonds/ Debentures, with/ without interest rate swaps/ options with/ without the same being embedded in the Bonds/ Debentures structure, as may be permitted by the Regulatory Authorities from time to time whether Unsecured/ Secured, Non-convertible, Redeemable, Taxable/ Tax-free whether on private or public placement basis; and Rupee Term Loans from Banks/FIs/NBFCs/Other Institutions etc., b) External Commercial Borrowings (ECBs) including but not limited to Foreign Currency Term Loans/ Foreign Currency Bonds/ Rupee Offshore Bonds (Masala or any other bonds)/ Green Bonds, etc.; Export Credit Assistance (ECAs); Official Development Assistance (ODA) Loans (Long/ Medium Term); Foreign Currency Convertible Bonds (FCCBs); Foreign Currency Non-resident (Bank) [FCNR (B)] Loans; Export ODA loans from Banks/FIs/NBFCs/Other Institutions/ Multilateral Funding Agencies etc. (excluding rollovers); c) Capital Gains Tax Exemption Bonds u/s 54EC of Income Tax Act, 1961. 	78,000

Regional Offices: Bangalore, Bhopal, Bhubaneswar, Chennal, Guwahati, Hyderabad, Imphal, Jaipur, James, Kolkata,

Lucknow, Mumbai, Panchkula, Patna, Raipur, Ranchi, Thiruvananthapuram & Vijayinkada

State Offices : Dehradun, Itanagar, Shillong, Shimla, Vadodara & Varanasi

Training Centre : REC Institute of Power Management & Training (RECIPMT), Hyderabad

2.	Short Term Loan from Banks/FIs/NBFCs etc. and Commercial Paper (excluding WCDL/CC Limit/OD Facility). Short Term Loan from Banks/FIs/NBFCs etc. and Commercial Paper raised and repaid during the financial year to be excluded from this limit.	12,000
	TOTAL	90,000

"RESOLVED FURTHER THAT Domestic bonds/ debentures to be issued during the FY 2019-20 may be issued in any combination as per the following broad scheme:

- Domestic Bonds/ Debentures including Infrastructure, Zero Coupon, Perpetual, Subordinate, Inflation Indexed, Tax Free Bonds, Capital Gain Tax Exemption Bonds under section 54 EC of the Income Tax Act 1961 or any other Bonds/ Debentures, with/ without interest rate swaps/ options with/ without the same being embedded in the Bonds/ Debentures structure, as may be permitted by the Regulatory Authorities from time to time whether Unsecured/ Secured, Nonconvertible, Redeemable, Taxable/ Tax-free, whether on private or public placement basis;
- The issuance of instrument(s) may be in one or more series or tranches or on reissuance in existing series.
- Coupon rate (fixed or floating) will be as per the prevailing market interest rates payable annually or otherwise.
- The issue may be kept open and/or extended for such period as may be decided by CMD / Director (Finance).
- Period of redemption upto 20 years with / without put and call option.
- Arrangers' fee as decided by CMD and Director (Finance).
- Listing with National Stock Exchanges (NSE) / Bombay Stock Exchange (BSE) or any other recognized Stock Exchange(s) or a combination thereof.
- Mode Private/ Public Placement.
- A maximum of five Bond Issues by way of Private Placement in a month shall be made.
- Pricing and timing of Bond Issue as may be decided by CMD/ Director (Finance)."

"RESOLVED FURTHER THAT CMD and Director (Finance) be and are hereby jointly authorized to decide pricing, timing, mode, source of borrowing and marketing in respect of borrowings other than domestic bonds / debentures, such as Rupee Term Loans, External Commercial Borrowings (ECBs) including but not limited to Foreign Currency Term Loans/ Foreign Currency Bonds/ Rupee Offshore Bonds (Masala or any other bonds)/ Green Bonds, etc., Export Credit Assistance (ECAs), Official Development Assistance Loans (Long/ Medium Term), Foreign Currency Convertible Bonds (FCCBs), Foreign Currency Non-resident (Bank) [FCNR (B)] Loans, Export ODA loans from Banks/FIs/NBFCs/Other Institutions/ Multilateral Funding Agencies etc., commercial paper, etc. depending upon the prevailing debt market conditions within the above market borrowing programme."

"RESOLVED FURTHER THAT wherever it is decided to raise funds by way of Unsecured/ Secured, Non-convertible, Redeemable, Non-cumulative Taxable Bonds (Institutional Bonds) / Commercial Paper by inviting quotations/ bids/ book building etc., an in house committee of officials, as may be constituted by the CMD, shall evaluate the offers received and shall confirm/ scrap the deal during the bidding process on

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Electronic Bidding Platform (EBP) / any other mode and shall put up its recommendations subsequently to CMD through Director (Finance) for ratification."

"RESOLVED FURTHER THAT CMD be and is hereby authorized to make the interchangeability of the amount to be mobilized by the Company during the FY 2019-20 by way of Domestic Bonds/ Debentures including Infrastructure, Zero Coupon, Perpetual, Subordinate, Inflation Indexed, Tax Free Bonds or any other Bonds/ Debentures, with/ without interest rate swaps/ options with/ without the same being embedded in the Bonds/ Debentures structure, as may be permitted by the Regulatory Authorities from time to time whether Unsecured/ Secured, Non-convertible, Redeemable, Taxable/ Tax-free whether on private or public placement basis and Rupee Term Loans from Banks/FIs/NBFCs/Other Institutions etc., , ECBs including but not limited to Foreign Currency Term Loans/ Foreign Currency Bonds/ Rupee Offshore Bonds (Masala or any other bonds)/ Green Bonds, etc., ECAs, ODA Loans (Long/ Medium Term); FCCBs; FCNR (B) Loans; Export ODA loans Banks/FIs/NBFCs/Other Institutions/ Multilateral Funding Agencies etc. and Capital Gains Tax Exemption Bonds u/s 54EC of Income Tax Act, 1961, Short Term Loan from Banks/FIs/NBFCs etc. and Commercial Paper (excluding WCDL/CC Limit/OD Facility), Short Term Loan from Banks/FIs/NBFCs etc. and Commercial Paper within the total limit of ₹ 90,000 crore."

"RESOLVED FURTHER THAT CMD/ Director(Finance) be and are hereby severally authorized to engage one or more rating agencies, both domestic and international, and approve the terms and conditions of the same for rating of the market borrowing programme of ₹ 90,000 crore comprising of long term and short term debt instruments including issue rating, issuer rating, wherever required, for the FY 2019-20."

"RESOLVED FURTHER THAT CMD/ Director (Finance)be and are hereby severally authorized to engage wherever necessary the services of merchant bankers/debenture trustees/solicitors /mobilizers/ underwriters/ bankers/ printers/ PR agencies/ depositories/ stock exchanges/ auditors/ registrar and transfer agents or any other intermediary agencies on such terms & conditions considering prevailing debt market conditions."

"RESOLVED FURTHER THAT CMD/ Director (Finance) be and are hereby severally authorized to decide and accept the full amount of subscription of bonds/ ECBs, FCCBs/ ECA/ Funding from Multilateral Agencies/Term Loans/ Bonds/ Rupee Offshore Bonds (Masala Bonds etc.)/ Green Bonds etc., Commercial Paper, other debt instruments and approve allotment of bonds and other debt/ quasi debt instruments in line with the provisions of Companies Act and other requirements."

"RESOLVED FURTHER THAT CMD/ Director (Finance), be and are hereby severally authorized to open one or more bank account(s) in the name of the Company in foreign currency(ies) with such bank(s) in India and / or such foreign country(ies) as may be required, subject to the requisite approvals from appropriate authorities, if any and to also open bank accounts either saving current or any other bank account in the name of the Company, in connection with funds raised through Bonds, ECBs, Short Term Loans/WCDL/ Cash Credit/ Dividend payment, or any other business use."

"RESOLVED FURTHER THAT CMD/ Director (Finance)/ Executive Director (Fin)/ GM (Finance) be and are hereby severally authorized along with AGM (Finance)/ DGM (Finance)/ Chief Manager (Finance) to execute the listing agreements on behalf of the

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Company with any of the recognized Stock Exchanges in India in respect of securities issued/ to be issued by the Company from time to time."

"RESOLVED FURTHER THAT CMD/ Director (Finance)/ Executive Director (Finance) be and are hereby severally authorized along with GM (Finance)/AGM (Finance)/ DGM (Finance)/ Chief Manager (Finance) to sign, execute, file and deliver all agreements as may be required in connection with and incidental to the issue of ECBs including but not limited to Foreign Currency Term Loans/ Foreign Currency Bonds/ Rupee Offshore Bonds/ Green Bonds, Masala Bonds etc., FCCBs/ ECA route funding/ ODA Loans/ Funding from Multilateral Agencies."

"RESOLVED FURTHER THAT CMD/ Director (Finance)/ Executive Director (Finance) be and are hereby severally authorized along with GM (Finance) /AGM (Finance)/ DGM (Finance) /Chief Manager (Finance) to sign, execute, file and deliver all documents, instruments, instructions, deeds, declarations, amendments, papers, applications, notices or letters to comply with all the formalities as may be required in connection with and incidental to the issue of ECBs including but not limited to Foreign Currency Term Loans/ Foreign Currency Bonds/ Rupee Offshore Bonds/ Green Bonds, Masala Bonds etc., FCCBs/ ECA route funding/ ODA Loans/ Funding from Multilateral Agencies including listing abroad with any of the recognized Stock Exchanges and post-closing of issue formalities."

"RESOLVED FURTHER THAT CMD/Director (Finance) be and are hereby severally authorized to approve creation of charge/ additional charge on immovable and/ or movable property(ies) of the Company in respect of Secured Bonds in favour of bond trustees. Director (Finance)/ Executive Director (Finance)/ GM (Finance) alongwith AGM (Finance)/ DGM (Finance)/ Chief Manager (Finance) alongwith GM (Legal)/ AGM (Legal) / DGM (Legal) / Chief Manager (Legal) be and are hereby severally authorized to execute the necessary documents in this regard."

"RESOLVED FURTHER THAT Director (Finance)/ Executive Director (Finance)/
GM (Finance) be and are hereby severally authorized to approve availment of Cash
Credit/ WCDL Limit/OD/ Short Term Loans from Banks/ FIs/ NBFCs/ Corporates
etc. as per ranking of their rates as and when required."

"RESOLVED FURTHER THAT CMD/ Director (Finance) be and are hereby severally authorized to approve new/renew proposals for Cash Credit/ OD/WCDL Limit/ Short Term Loans from Banks/ FIs/ NBFC(s)/Corporates etc."

"RESOLVED FURTHER THAT Director (Finance)/ Executive Director (Finance)/
GM (Finance) be and are hereby severally authorized alongwith AGM (Finance)/ DGM
(Finance)/ Chief Manager (Finance)/Manager (Finance) to sign and execute the
necessary documents for Cash Credit/OD/ WCDL Limit/ Short Term Loan."

"RESOLVED FURTHER THAT the existing Cash Credit/WCDL Limit/ Overdraft Limit of ₹ 8000 crore is be and herby enhanced to ₹ 10,000 crore."

"RESOLVED FURTHER THAT Director (Finance)/ Company Secretary be and are hereby severally authorized to execute and file necessary documents for creation/ modification/ satisfaction of charge with the office of Registrar of Companies and also filling of the petitions before the Company law Board/ Court wherever required for the various series of the Bonds/ Debentures issued by the Company from time to time as prescribed under the provisions of the Companies Act 1956 and/or Companies Act 2013."

"RESOLVED FURTHER THAT Director (Finance)/Executive Director (Finance)/
GM (Finance)/ AGM (Finance)/ DGM (Finance) be and are hereby severally authorized
to file necessary documents with ROC/NSDL/CDSL/SEBI/ Stock Exchange(s) and also
to approve consolidation/ splitting of bonds, taking note of nomination/ change of
nomination / sub-division of allotment letters/ bonds and vice-versa and conversion from
physical to de-mat form/ re-mat / transfer/ transmission of all bonds."

"RESOLVED FURTHER THAT Director (Finance)/ Executive Director (Finance)/
GM (Finance)/ AGM (Finance)/ DGM (Finance)/ Chief Manager (Finance) be and are
hereby severally authorized to make arrangements for printing of bond certificates on
completion of allotment of bonds and/or duplicate bond certificates in case of such request
and issue the same with signatures of the authority as decided by means of mechanical
printing on bonds certificates and/or signature in his own hands in ink in terms of
respective regulations or such other compliances which are required to be done in
compliance of relevant rules and regulations."

"RESOLVED FURTHER THAT Director (Finance)/ Executive Director (Finance)/
GM (Finance) be and are hereby severally authorized to approve arranging of Bank
Guarantees and/or Cash as security deposit with the designated Stock Exchange, as may
be required under the provisions of Securities and Exchange Board of India (Issue and
Listing of Debt Securities) Regulations, 2008 as amended (SEBI Debt Regulations), in
case of Public Issue(s) of Bonds. Further, Director (Finance)/ Executive Director
(Finance)/ General Manager (Finance) also be and are hereby severally authorized to
approve and sign counter Guarantee required to be given to the Bank issuing Bank
Guarantee in terms of listing regulations of stock exchanges."

"RESOLVED FURTHER THAT Director (Finance)/ Executive Director (Finance)/
GM (Finance)/ AGM (Finance)/ DGM (Finance) be and are hereby severally authorized
to sign and execute the necessary documents including signing of declaration(s) required
under Companies Act, 2013 and issue of private placement offer letter for issue of bonds,
drawl of Term Loan from Banks/ Fls/ NBFCs etc."

"RESOLVED FURTHER THAT Executive Director (Finance) / GM (Finance) be and are hereby severally authorized along with AGM(Finance) / DGM (Finance) / Chief Manager (Finance) and GM (Legal) / AGM (Legal) / DGM (Legal) / CM (Legal) to sign and execute the deeds, amendments etc. and to take any other action in this regard as may be required in connection with and incidental to the issue of secured / unsecured bonds."

"RESOLVED FURHTER THAT Executive Director(Finance)/ GM(Finance)/
AGM(Finance)/ DGM (Finance)/ Chief Manager (Finance) / Manager (Finance) be and
are hereby severally authorized to execute and sign the letters of offer, deal confirmations
and other documents required for issuing Commercial Paper, in his own hands in ink."

"RESOLVED FURTHER THAT Executive Director (Fin)/ GM (Finance)/ AGM (Finance)/ DGM (Finance)/Chief Manager (Finance)/ Manager (Finance) be and are hereby severally authorized to sign and execute the documents for drawl/ repayment of Cash Credit/ WCDL/OD/ Short Term Loan."



"RESOLVED FURTHER THAT any two officers not below the rank of Manager (Finance), acting jointly, be and are hereby authorized on behalf of the Company to sign and execute documents to open bank accounts either savings or current for any official purpose including payment of Dividend, both interim and final."

"RESOLVED FURTHER THAT Company Secretary and in his absence official authorized by the Company Secretary, be and is hereby authorized to affix common seal of the Company, in India or abroad, wherever required, in accordance with the provisions of the Articles of Association of the Company or in accordance with the applicable statutory provisions on Term Loans/Short Term Loan/OD/WCDL/Cash Credit documents/ bonds scrips/foreign currency borrowing documents/ debentures/ trust documents/ listing agreements with the stock exchanges or any other document(s) required in connection with the market borrowing programme."

"RESOLVED FURTHER THAT ED (Finance) / GM (Finance) / AGM (Finance) or in his absence any officer authorized by him, be and are hereby authorized to act as compliance officer for the purpose of compliances of listing agreement of the stock exchanges in respect of securities issued/ to be issued by the Company from time to time and to issue necessary certificates to the stock exchanges / any other statutory bodies wherever required."

प्रमाणित सत्य प्रतिलिपि CERTIFIED TRUE COPY कृते आरईशी लिमिटेड/For REC LIMITED

> (जो. प्स. व्यक्तिताम / J. S. AMITABH) महाप्रसंप्रक एवं कान्यनी कवित्र / GM & CD



State Offices

रूरल इलेक्टीफिकेशन कारपोरेशन लिमिटेड Rural Electrification Corporation Limited

(मारत सरकार का उद्यम) / (A Government of India Enterprise) Regd. Office: Core-4, SCOPE Complex, 7 Lodhi Road, New Delhi: 110 003 Tel: +91-11-43091500 | Fax: +91-11-2436 0644 | Website: www.recindia nic.in CIN :: L40101DL1968GDI005095 | GST No.: B7AAACR4512R1Z3





CERTIFIED TRUE COPY OF SPECIAL RESOLUTION PASSED BY SHAREHOLDERS OF RURAL ELECTRIFICATION CORPORATION LIMITED AT THE 49TH ANNUAL GENERAL MEETING OF THE COMPANY HELD ON **SEPTEMBER 25, 2018.**

Item No. 7: To increase the overall Borrowing Limit of the Company.

"RESOLVED THAT in supersession of earlier resolution passed by the Company through Postal Ballot on June 10, 2014 and pursuant to Section 180(1)(c) of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force) & any other applicable laws and provisions of Articles of Association of the Company, consent of the Company be and is hereby accorded to the Board of Directors of the Company (the "Board") to borrow such moneys or sum of moneys, from time to time, at its discretion, with or without security, and upon such terms and conditions as the Board may think fit, for the purpose of business of the Company, notwithstanding that the money to be borrowed together with the money already borrowed by the Company (apart from the temporary loans obtained from the Company's bankers in the ordinary course of business), will exceed aggregate of the paid up capital of the Company and its free reserves, provided that the total amount borrowed and outstanding at any point of time shall not exceed a sum of ₹3,50,000 crore (Rupees Three Lakh Fifty Thousand Crore Only) in Indian Rupees and in any foreign currency equivalent to USD 8 billion (USD Eight Billion only)."

"RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee duly constituted by the Board of Directors or any authority as approved by the Board of Directors) be and is hereby authorized to do and execute all such acts, deeds and things as may be necessary for giving effect to the above resolution."

> प्रमाणित सत्य प्रविशि CERTIFIED TRUE COP कृते रूरल **इलक्ट्रीफिकेशन कारपीरेशन लि**निके For Rural Electrification Corporation Limit

ज्योतिशुम अमितान्य

(एफ सी एस नं. 4298)/(F.C.S. No. 4298)

Regional Offices: Bangalore, Bhopal, Bhubaneswar, Chennai, Guwahati, Hyderabad, Imphal, Jaipur, Jammu, Kolkata,

Lucknow, Mumbai, Panchkula, Patna, Raipur, Ranchi, Thiruvananthapuram & Vijayawada

Training Centre: REC Institute of Power Management & Training (RECIPMT), Hyderabad

: Dehradun, Itanagar, Shillong, Shimla & Vadodara



REC Limited | आर ई सी लिमिटेड

(Formerly Rural Electrification Corporation Limited)
(পানের পাণ্ডরাগ কা বারাক) / (A Government of India Enterprise)
Regd. Office. Core-4, SCOPE Complex, 7, Lodhi Road, New Delhi 110 003
Tel: +91 11 4309 1500 | Fax: +91-11-2438 0844 | Website: www.recladio.com
CIN + L401010L1969GCI005095 | GS1 No.: 07AAACR4512R123



Dated: February 8, 2019

SEC-1/187(2)/2018/13

Listing Department,	Corporate Relationship Department
National Stock Exchange of India Limited	BSE Limited
Exchange Plaza, BandraKurla Complex,	I" Floor, PhirozeJeejeebhoy Towers
Bandra (East),	Dalal Street, Fort,
Mumbai - 400 051.	Mumbai <u>- 400 001.</u>
Scrip Code—RECLTD	Scrip Code—532955

Sub: Submission of Un-audited Standalone Financial Results of the Company for the third quarter and nine months ended December 31, 2018.

Dear Sir(s),

In continuation of our letter dated January 22, 2019 on the subject cited above and in pursuance of Regulation 30 read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the Un-audited Standalone Financial Results of the Company for the third quarter and nine months ended December 31, 2018 in the prescribed format, which have been reviewed by the Audit Committee and approved & taken on record by the Board of Directors of the Company in the Meetings held on February 8, 2019.

The Un-audited Standalone Financial Results have been subjected to Limited Review by the Statutory Auditors of the Company and a copy of the Limited Review Report is enclosed herewith for your reference and record.

Thanking you,

Yours faithfully.

(J.S. Amitabh) General Manager & Company Secretary

Encl: As above

Regional Offices: Bangalore, Bhopal, Bhubaneswar, Chennai, Guwahati, Hydorabad, Imphal, Jaipur, Jammu, Kolketa,

Locknow, Mombai, Panchkula, Patna, Raipur, Ranchi, Thiruvananthapuram & Vijayawada

State Offices : Dehradun, Itanager, Shillong, Shimla, Vadodara & Varanasi

Training Centre : REC Institute of Power Management & Training (RECIPM I), Hyderabad

G.S. Mathur& Co. Chartered Accountants A-160, Defence Colony New Delhi- 110024

A.R.& Co.
Chartered Accountants
A-403, Gayatri Apartments,
Plot No. 27, Sector 10, Dwarka
New Delhi- 110075.

Independent Auditors'Review Report

The Board of Directors,

REC Limited
(Formerly Rural Electrification Corporation Limited)

Core-IV, SCOPE Complex,

7, Lodi Road,

New Delhi – 110003

We have reviewed the accompanying statement of unaudited standalone Ind-AS Financial Results of REC Limited (Formerly Rural Electrification Corporation Limited) (the "Company") for the period ended 31st December 2018, being submitted by the Company pursuant to the requirement of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. This statement is the responsibility of the Company's Management and has been approved by the Board of Directors. Our responsibility is to issue a report on the interim financial information based on our review.

We have conducted our review in accordance with the standard on Review Engagement (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", specified under Section 143(10) of the Companies Act, 2013. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the interim financial information is free of material misstatement. A review is limited primarily to inquiries of Company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited standalone Ind-AS financial results read with notes thereon, prepared in accordance with applicable Accounting Standards i.e. Indian Accounting Standards (Ind AS) specified under Section 133 of the





Companies Act, 2013 read with relevant rules issued thereunder and other recognised accounting practices and policies thereon has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as modified by SEBI Circular No. CIR/CFD/FAC/62/2016 dated 5th July 2016 including the manner in which it is to be disclosed, or that it contains any material misstatement.

For G.S.Mathur & Co.

Chartered Accountants

A-160 Defence Colony

New Delhi

Firm Regn No. 00874411THU

S.C.Choudhary

Partner

M.No. 082023

Place :Mumbai

Date: 8th February 2019

For A.R. & Co.

Chartered Accountants

Firm Regn No. 002744C

FRN 002744 C

ERED ACCOUNT

A. R. & CO

Priyanshu Jain

Partner

M.No. 530262

REC Limited (formerly Rural Electrification Corporation Limited) - A Govt. of India Enterprise Registered Office - Core-4, SCOPE Complex, 7, Lodhi Road, New Delhi - 110003, CIN: L40101DL1969G01005095

Statement of Unaudited Standalone Financial Results for the Period Ended 31-12-2018

St. No.	Particulars	Quarter Ended		(₹ in Grores Period Ended		
	MON TO THE CONTROL OF	31-12-2018 30-09-2018	31-12-2017	31-12-2018	31-12-2017	
	Land to the second seco	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
1 ^	Interest Income	6,623.95	6,061.64	5,543.55	18,418.39	16,558.33
В	Other Operating Income	985	195)		(2.27)	
(i)	Dividend Income	2.40	54.24	14	56.64	40.93
(ii)	Fees and Commission Income	93.53	124.64	15.28	222.29	182.83
(iii)	Net translation/ transaction exchange gain	532.36	5.1	72.77		2.00
(iv)		1	1,045,65		413.50	(+1
G	Sub-total (B) - Other Operating Income Revenue from Operations (A+B)	628.29	1,224.53	88.05	692.43	225.76
D	Other Income	7,252,24	7,286.17	5,631.60	19,110.82	16,784.09
.,		5.24	13.00	5.66	19.78	8.12
	Total Revenue (C+D)	7,257.48	7,299.17	5,637.26	19,130.60	16,792.21
2 .	Expenses					
٨	Finance Costs	00000000000	200020-000	78/18/20/5/9/7	E 0/060/05 (16)	
(i)	Interest Expense	4,081.65	3,778.93	3,289.43	11,480,41	9,718.66
(11)	1/ees and commission Expense	7.75	4,47	1.90	20.44	12.65
	Sub-total (A) - Finance Costs	4,089.40	3,783.40	3,291.33	11,500.85	9,731.31
В	Net translation/ transaction exchange loss		782.51		582.87	10
C	Net loss on fair value changea	1,212.70	*	656.29		844,00
D	Impairment on financial instruments	26.39	64.32	94.64	222.55	1,075.26
13	Employee Benefits Expense	41.31	26.73	46.85	111.22	136.17
It.	Depreciation, amortization and impairment	1.96	1.59	1.41	5.14	4.02
G	Corporate Social Responsibility Expenses	25.04	12.00	8.80	84.51	24.01
11	Other Expenses	30.77	103.17	31.92	157.26	76.26
	Total Expenses (A to 11)	5,427.57	4,773.72	4,131.24	12,664.40	11,891.03
3	Profit before Tax (1-2)	1,829.91	2,525.45	1,506.02	6,466.20	4,901.18
4	Tax Expense	202000000000000000000000000000000000000	0.0000000000000000000000000000000000000	1,000,000,000	100000000000000000000000000000000000000	
Λ	Current Tax	806.41	301,97	596.26	1,452.52	1,746.24
15	Deferred Tax	(251.06)	459.15	(187.01)	506.09	(425.55)
	Total Tax Expense (A+B)	555.35	761.12	409,25	1,958.61	1,320.69
5	Net profit for the period (3-4)	1,274.56	1,764.33	1,096.77	4,507.59	3,580.49
6	Other comprehensive Income/(Loss)	0.0000000000000000000000000000000000000	12000000000	998987600.3	1/5/100000448	
٨	Items that will not be reclassified to profit or loss				A100000	
	- Re-measurement gains/(losses) on defined benefit plans		7.46	(+)	7.46	(4.02)
	- Changes in fair value of investments	68.84	(22.64)	98.03	(25.24)	101.06
В	Income tax relating to these items	(1.59)	(0.99)		(3.41)	1.39
	Other comprehensive Income/(Loss) for the period (A+B)	67.25	(16.17)	98.03	(21.19)	98.43
7	Total comprehensive Income for the period (5+6)	1,341.81	1,748.16	1,194.80	4,486.40	3,678.92
8	Paid up Equity Share Capital (Face Value ₹10 per share)	1,974.92	1,974.92	1,974.92	1,974.92	1,974.92
9	Earnings per Share (EPS) (of ₹10 each) (not annualised) (in ₹)	110011110	1200000	147.048.00	1997	140.000
٨	Basic	6.45	8.93	5.55	22.82	18.13
В	Diluted	6.45	8.93	5.55	22.82	18.13

See accompanying notes to the financial results.







Notes:

1. As per the roadmap notified by the Ministry of Corporate Affairs (MCA), the Company has adopted Indian Accounting Standards (Ind-AS) w.e.f. financial year 2018-19 and accordingly, the transition date is 1st April 2017. The financial results have been prepared in accordance with the recognition and measurement principles of Ind-AS prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder. The impact of the transition has been accounted for in the opening reserves as at 1st April 2017 in line with the requirements of Indian Accounting Standard 101 'First Time Adoption of Indian Accounting Standards'.

These financial results have been drawn up on the basis of Ind-AS that are applicable to the Company as at 31st December 2018. Corresponding figures have been regrouped/ reclassified in order to conform to the current period presentation. Any application/ guidance/ directions issued by RBI or other regulators will be adopted/ implemented as and when they are issued.

- The above financial results were reviewed by the Audit Committee at the meeting held on 8th February 2019 and approved and taken on record by the Board of Directors at the meeting held on 8th February 2019. These have been subjected to limited review by the Statutory Auditors of the Company.
- In terms of the requirements of Para 32 of Indian Accounting Standard 101 'First Time Adoption of Indian Accounting Standards', the reconciliation of the Net Profit reported for the period ended 31st December 2017 under the previous GAAP and Ind-AS is as under:

			(in Crores
S. No.	Particulars	Q3 1/Y18	9M FY18
Α	Net Profit for the period as reported under the previous GAAP	1,296.41	3,812.21
В	Add/ (Less) - Ind-AS Adjustments		
(i)	Adjustment on account of Expected Credit Loss	110.67	(236.58)
(11)	Adjustment on account of MTM accounting for derivatives	(456.39)	(426.02)
(iii)	Adjustment on account of effective interest rate on financial liabilities and financial assets	(22.98)	(47.51)
$\langle i \nu \rangle$	Changes in Fair Value of Investments through Other Comprehensive Income (OCI)	0.000.00	19.61
(v)	Re-measurement gains/(losses) on defined benefit plans through OCI		4.02
(vi)	Other Misc. adjustments	(0.06)	0.59
(vii)	Tax impact	169.12	454.17
C	Net Profit as per Ind AS (A+B)	1,096.77	3,580.49
D	Other Comprehensive Income (net of tax)	98.03	98.43
В	Total Comprehensive Income (net of tax) as per Ind AS (C+D)	1,194.80	3,678.92

4. Details of credit-impaired loan assets and the provisions maintained in respect of those accounts is as under:

(7 in Crores)

		(vin Crores)
S. No.	Particulars	As at 31st December 2018
1,	Credit-impaired loan assets	20,386.95
2.	Impairment Allowance Maintained	9,720.92
	Impairment Allowance Coverage (%) (2/1)	47.68%

- The Company's main business is to provide finance to power sector. Accordingly, the company does not have more than one segment eligible for reporting in terms of Indian Accounting Standard (Ind AS) 108 'Operating Segments'.
- The Company has started recognising Deferred Tax Asset on account of accumulated impairment allowance in excess of Reserve for Bad & Doubtful Debts. Suitable adjustments have been made on the transition date and in the restated comparative results.
- Interst income on credit-impaired loan assets is not being recognised as a matter of prudence, pending the outcome of resolutions of stressed assets.
- 8. The President of India, acting through Ministry of Power, Govt. of India, has divested 10,14,70,139 equity shares held in the Company, representing 5.14% of the paid-up share capital of the Company under CPSE ETT Further Fund Offer 3 (FFO 3) in the month of December 2018. Accordingly, as on date, Govt. of India holds 52.85% of the paid up share capital of the Company.
- The Cabinet Committee on Economic Affairs (CCEA) has given its 'In Principle'approval for strategic sale of the Government of India's existing 52.63% shareholding in the Company to Power Finance Corporation Ltd. (PFC) on 6th December 2018.
- 10. For all the secured bonds issued by the Company and outstanding as at 31st December 2018, 100% security cover has been maintained by way of mortgage on certain immovable properties and/or charge on the receivables of the Company.

For REC Limited

Rural Electrification
Corporation Limits

P.V. Ramesh

R. & CO

Chairman & Managing Director De

DIN - 02836069

Place: Mumbai Date: 8th February 2019

S A-180

Defence Colony

New Delhi