

June 02, 2022

To.

Corporate Relationship Department

**BSE Limited** 

14<sup>th</sup> Floor, P. J. Towers,

Dalal Street, Fort,

Mumbai-400 001

**SCRIP CODE: 532779** 

To,

Listing Department,

National Stock Exchange of India Limited

"Exchange Plaza", C – 1, Block G

Bandra- Kurla Complex, Bandra (East),

Mumbai 400 051

**SYMBOL: TORNTPOWER** 

Dear Sir / Madam,

Re: Issue and allotment of Non-convertible Debentures on Private Placement

basis

Ref: Regulation 30 read with Para A of Part A of Schedule III to SEBI (Listing

Obligations and Disclosure Requirements) Regulations, 2015

In continuation to our letter dated May 20, 2021, we hereby inform you that the Company has issued and allotted Series 10 – 2000 Secured, Rated, Listed, Taxable, Non-Cumulative, Redeemable, Non-Convertible Debentures ("NCDs") of ₹ 200 Crore at a coupon rate of 8.30% p.a., 8.35% p.a., 8.55% p.a. and 8.65% p.a. vide Series 10A, Series 10B, Series 10C and Series 10D respectively on private placement basis. The required details in terms of Para A of Part A of Schedule III of Regulation 30 are as follows:

Sr. No.	Particulars	Description			
1	Type of securities	Series 10 Rated, Taxable, Secured, Listed, Redeemable, Non-cumulative, Non-Convertible Debentures			
2	Type of issuance	Private Placement			
3	Size of the Issue	₹ 200 Crore (2000 NCDs of ₹ 10 Lakh per Debenture)			
4	Total number and amount of securities issued	2000 NCDs of ₹ 10 Lakh per Debenture aggregating to ₹ 200 Crore			
5	Whether proposed to be listed?	Yes. It is proposed to be listed on Wholesale Debt Market Segment of National Stock Exchange of India Limited.			
6	Tenure of the instrument date of allotment and date of maturity	No. of Date of Date of Maturity NCDs Allotment Maturity period			
27		500 02-06-2022 02-06-2027* 5 Years (Series – 10A)			





Sr. No.	Particulars	Description						
140.		500 (Series – 10B)	02-0	6-2022	02-06-	-2028*	6 Yea	rs
		500 (Series – 10C)	02-0	6-2022	02-06-	-2031*	9 Yea	rs
		500 (Series – 10D)		6-2022	CORPORATION CONTRACTOR	-2032*	10 Ye	ars
		(*Subject to Business Day convention)						
7	Coupon / interest offered, schedule of payment of coupon / interest and principal;	8.30% p.a. for Series 10A (50 Cr) 8.35% p.a. for Series 10B (50 Cr) 8.55% p.a. for Series 10C (50 Cr) 8.65% p.a. for Series 10D (50 Cr)						
	-	Interest p				,		٠,
		First coupon to be paid on June 02, 2023 and subsequent coupon payments to be made on an annual basis, thereafter, till Redemption of respective series.*  (*Subject to Business Day convention)  Principal Repayment Schedule:						
							an	
		Redempti Date	ion	No. of to redeen	be	Reden amour redeer	nt to	be
		02-06-202	27*	500 (Se	eries –	At Fac Deben	e Value tures	e of on
		02-06-202	.8*	500 (Se	eries –		y Date	
		02-06-203	31*	500 (Se	eries –			
		02-06-203	2* .	500 (Se	eries –			
		(* Subject	to Bu		Day con	vention)		£
8	Charge/security, if any, created over the assets							
13								

TORRENT POWER LIMITED
CIN: L31200GJ2004PLC044068

-mail:cs@torrentpower.com



Sr.	Particulars	Description
No.		(b) First pari passu charge on all present and future immovable assets of the Company other than  (i) immovable assets (whether on leasehold or freehold) of Renewable Projects;  (ii) leasehold land bearing plot nos. B15 to B28 situated in the Atali Industrial Estate in Taluka Vagra, District Bharuch, near 1200 MW Dahej Plant ("Atali Land")  (iii) Non Agricualture (NA) plot of land at village Kamatghar, Taluka Bhiwandi, District Thane bearing survey no. 119, Hissa no. 2/3 along with building ("Bhiwandi Property"); and  (iv) immovable property located at no. 2, Dharam Marg, Chanakya Puri, New Delhi
		admeasuring 1112.4 sq. yds;  The first charge will be on pari passu basis with all the Term Lenders, the Working Capital Lenders and all the Secured Ddebenture Holders of the Company; (security in paras (a) and (b) above is collectively referred to as the "Security"). Second charge over the Security shall be available to the entities providing hedging contracts to the Company.
		Renewable Projects shall mean, collectively, all present and future renewable power projects, including but not limited to projects currently being developed or operated by the Company, namely Lalpur Project, Charanka Project, GENSU Project, Mahidad Project and Suzlon Project.
		Where, Lalpur Project means 49.6 MW wind power project of Company in Jamnagar, Gujarat. Charanka Project means 51 MW solar power project of Company in Patan, Gujarat. GENSU Project means 87 MW solar power project of Company at Surat, Gujarat. Mahidad Project means 50.9 MW wind power project of Company at Mahidad, Gujarat. Suzlon Project means 252 MW wind power project of Company in Mahuva, Jamanwada and Nakhatrana, Gujarat.

TORRENT POWER LIMITED
CIN: L31200GJ2004PLC044068

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Sr. No.	Particulars	Description
		Type of Charge Mortgage & Hypothecation
9	Special right/ interest/ privileges attached to the instrument and changes thereof	In the event of Rating Downgrade to "BBB+" or below by any credit rating agency, the Debenture Holders would have a right to call for an accelerated redemption. In the event of such downgrade, the Debenture Trustee may, upon receipt of instructions in writing from the Debenture Holders representing not less than 51% in value of the nominal amount of Debentures for the time being outstanding of this Issue, by a notice in writing to the Company, call for an accelerate redemption. On receipt of such notice, the Issuer would need to redeem Debentures within 60 days from date of notice exercising the said right. Such payment shall be called an Accelerated Payment and the date falling on 60th calendar day from the date of notice of the Debenture Holders exercising the said right shall be called an Accelerated Payment Date.
10	Delay in payment of interest / principal amount for a period of	In case of default in payment of interest and/ or principal redemption on the due dates, the
8	more than three months from the due date or default in payment of interest / principal	Company shall pay additional interest at the rate of 2% per annum over the Coupon Rate for the defaulting period i.e. the period commencing from and including the date on which such amount becomes due and upto excluding the date on which such amount is actually paid.
11	Details of any letter or comments regarding payment / non-payment of interest, principal on due dates, or any other matter concerning the security and / or the assets along with its	NA
12	comments thereon, if any.  Details of redemption of debentures	As specified above in point no. 6 & 7.

We request you to take note of the above.

Thanking you,

Yours faithfully,

**For Torrent Power Limited** 

Rahul Shah

**Company Secretary & Compliance Officer** 

Ahmedabad