August 19, 2023



To, **BSE Limited**

Floor 25, P J Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 533096

National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051

Scrip Code: ADANIPOWER

Dear Sir(s)

- Sub.: Disclosure of continuing event Pendency of litigations or disputes or outcome thereof
- Ref.: Regulation 30(4)(i) read with Clause 8 of Para B of Part A of Schedule III of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Regulations"); and SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 ("SEBI Circular").

The Company, in compliance with the above-referred SEBI Regulations and SEBI Circular, hereby discloses the details of pending litigations or disputes or outcome thereof, *vide* **ANNEXURE** annexed hereto.

Kindly take the above on your record.

Thanking you.

Yours faithfully, For **Adani Power Limited**

Deepak S Pandya Company Secretary

Enclosed: As above

Adani Power Limited "Adani Corporate House" Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar, Ahmedabad-382421, Gujarat India CIN : L40100GJ1996PLC030533 Tel +91 79 2656 7555 Fax +91 79 2555 7177 info@adani.com www.adanipower.com



ANNEXURE

DULION the a DCL") ame Nigam Cent Regu (CER dom rates The have	ulatory Commission RC) in relation to estic coal escalation s.	PENALTY ETC. In case the notification 02-2017 is held to be varecoverable amount fro is as under: i. RUVNL- Rs. 633 C 17 to Nov-20) ii. MSEDCL- Rs. 1091 (Apr-17 to Nov-20)	alid, the om Discoms
Dution the a DCL") ame Nigam Cent Regu (CEF dom rates The have	arbitrary, retrospective ndments made by tral Electricity ulatory Commission RC) in relation to estic coal escalation s.	02-2017 is held to be v recoverable amount fro is as under: i. RUVNL- Rs. 633 C 17 to Nov-20) ii. MSEDCL- Rs. 1091	alid, the om Discoms
Delh	said amendments been stayed by Hon. i High Court.		
oution appe CL") Tribu (APT of N Regu (MEI devia impl direc refer para payn shor	ementing the ction of APTEL, with rence to operating meters, which allowed nent of domestic coal tfall compensation to	Receivable of Rs. 2,60 case the appeal is favour of the Company	decided in
State The pution prefe CL") APT orde to meth taxe	Company has erred an appeal before EL against an MERC or on matters relating parameters, hodology and certain s and duties which	crores in case the appe	al is decided
	State Dution CL")	Dution preferred an appeal before APTEL against an MERC order on matters relating	payment of domestic coal shortfall compensation to the Company. Receivable of more th crores in case the appe in favour of the Compa APTEL against an MERC order on matters relating to parameters, methodology and certain taxes and duties which were granted as a relief to Receivable of more th crores in case the appe in favour of the Compa

Ahmedabad-382421, Gujarat India CIN : L40100GJ1996PLC030533



		the Company, in relation to a PPA with MSEDCL.	
4.	Central Transmission Utility of India (CTUIL)	Erstwhile, Essar Power Mahan Limited, now known as Mahan Energen Limited (MEL), a subsidiary of the Company was acquired by the Company under IBC on 16 th March 2022. MEL surrendered the long-term open access of 1200 MW. CERC vide its order dated 7-10-2019 levied the relinquishment charges of Rs.2632.54 Crs which was challenged in APTEL.	The Company acquired MEL through the CIRP process under the IBC, 2016 and in terms of the NCLT Order CTUIL claims for such relinquishment charges have been extinguished.
		In the meantime, MEL's lenders took the company to NCLT under the provision of IBC where CTUIL was one of the operational creditors. NCLT <i>vide</i> its order dated 1-11-2021, while approving the resolution plan, extinguished the claim of operational creditors including CTUIL. CTUIL has challenged the NCLT order before the National Company Law Appellate Tribunal, New Delhi and the same is pending for adjudication.	
5.	Maharashtra State Electricity Distribution Company Ltd. ("MSEDCL")	MSEDCL has gone to APTEL, challenging an order of MERC, whereby MERC allowed inland transportation cost pertaining to coal supplied under Inter Plant Transfer (IPT), to the Company.	Impact is not ascertainable at this stage, since in the similar matter, Hon' Supreme Court decided that IPT scheme is an event of Change in Law and consequently the saving in railway transportation cost on coal supplied under IPT is to be refunded to power procurer i.e. Distribution Companies. The matter has been remanded back
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			to CERC for quantification of such railway transport cost savings which is yet to be decided by CERC.
6.	Rajasthan Urja Vikas Nigam Ltd. ("RUVNL")	The Company has filed a miscellaneous application before the Hon'ble Supreme Court seeking clarification that the rate of late payment surcharge (LPS) payable by RUVNL should be as per the provisions of the PPA.	Recoverable of Rs. 689 Cr., as on June 2023, from RUVNL
7.	Rajasthan Urja Vikas Nigam Ltd. ("RUVNL")	The Company has filed an appeal before APTEL against an RERC order denying Company's claims towards capacity charges based on normative availability and refund of penalty for delayed payments of Monthly and Supplementary Bills by RUVNL, under the PPA.	Recoverable of Rs. 420 Crore from RUVNL
8.	 (i) Union of India (ii) Central Board of Excise & Customs (iii) Development Commissioner, Mundra Special Economic Zone (iv) Specified Officer, Mundra Special Economic Zone (v) Principal Commissioner of Customs, Mundra 	The Company has filed an appeal before Hon'ble Supreme Court of India, seeking continuation of exemption on imported electricity (in relation to supply of electricity from SEZ to DTA).	Recoverable of Rs. 538.98 Crore from Custom Authority
9.	Rajasthan Urja Vikas Nigam Ltd. ("RUVNL")	RUVNL has filed a petition before RERC seeking a refund of Rs.4,649 Crores from the Company, disputing computation methodology of compensation.	As the matter of compensation has attained finality vide Hon'ble Supreme Court's order dated 31.08.2020, the claim of RUVNL is not maintainable according to the Company. The petition before RERC has been heard and reserved for order on maintainability of this petition
"A Sł S. Ał	dani Power Limited dani Corporate House" hantigram, Near Vaishno Devi Circle, G. Highway, Khodiyar, hmedabad-382421, Gujarat India N : I 40100G,11996PI C030533	Tel +91 79 2656 7555 Fax +91 79 2555 7177 info@adani.com www.adanipower.com	·



10.	Union of India Union of India, Ministry of Coal Nominated Authority, Ministry of Coal	Mahan Energen Limited (MEL), a subsidiary of the Company, was acquired under IBC through NCLT on 16-3-2022. It has filed an appeal in the Hon'ble Supreme Court challenging Delhi High Court Judgement dismissing MEL's writ petition, seeking cancellation of Tokisud coal block allotted to it and refund of monies spent by it, on the ground of delay and laches.	Recoverable of Rs.373 Crore from Nominated Authority
11.	Union of India Union of India, Ministry of Coal Nominated Authority, Ministry of Coal G.B.S Raju (Shareholder)	The Company as filed an appeal in the Hon'ble Supreme challenging Delhi High Court Judgement dismissing Company's writ petition, seeking cancellation of Ganeshpura and Talabira coal blocks allotted to it and refund of monies spent by it, on the ground of delay and laches.	Recoverable of Rs. 350.52 Crore from Nominated Authority

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