November 17, 2017

National Securities Depository Limited Trade World, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013.

Dear Sir / Madam

Re.: ISIN: INE387U07018

Sub.: Corporate Action Information Form -Secured, Redeemable, Rated, Unlisted, Non-Convertible Debentures in Electronic Form -Reg.

We are forwarding herewith the following documents in respect of allotment of 30,000 (Thirty Thousand Only) Secured Redeemable Non-Convertible Debentures of Rs.1,00,000/- (Rupees One Lakh) each allotted on 16th November, 2017.

- 1. Corporate Action Information Form (Form Debt instruments Allotment);
- 2. Certified copy of Board Resolution dated 16th November, 2017 for allotment of NCDs.
- 3. Copy of Form PAS-3 (Return of Allotment) along with its enclosures filed with ROC.

We request you to kindly credit the securities to the below mentioned Demat account of the Allottee:

NAME OF THE INVESTMENT FUND	DP ID	CLIENT ID	DP NAME	NO. OF NCDS
KOTAK MAHINDRA TRUSTRE				
COMPANY LTD A/C KOTAK	-			
INCOME OPPORTUNITIES FUND	<u>IN</u> 300167	10078203	DEUTSCHE BANK AG	1500
KOTAK MAHINDRA TRUSTEE			; - 	
CO. LTD A/C KOTAK MEDIUM				
TERM FUND	IN300167	10116133	DEUTSCHE BANK AG	1500
LIDEC TRUSTEE COMPANY LTD				
A/C HDFC CASH				
MANAGEMENT FUND				
TREASURY ADVANTAGE PLAN	IN300126	11229162	HDFC BANK LTD	500
HDFC TRUSTEE COMPANY LTD				
A/C HIGH INTEREST FUND				
SHORT TERM PLAN	IN300126	11182342	HDFC BANK LTD	500
HDFC TRUSTEE COMPANY LTD				
-A/C HDFC BANKING AND PSU				
DEBT FUND	IN300126	11253047	HDFC BANK LTD	2250
HDPC TRUSTEE COMPANY LTD			·· ······· ·	
HDFC FLOATING RATE INCOME				
FUND A/C SHORT TERM PLAN	IN300126	11181953	HDFC BANK LTD	1000
HDFC TRUSTEE COMPANY LTD				
-A/C HDFC CORPORATE DEBT				
OPPORTUNITIES FUND	IN300126	11252773	HDFC BANK LTD	6750
			SBI - SG GLOBAL	
SBI MAGNUM BALANCED FUND			SECURITIES	
	IN303786	10000949	SERVICES PVT LTD	2400

Admin Office: #1131A, Sai Square, Road No. 36, Jubiloe Hills, Hyderabad-500033/168 191(40) 4030 1000 Regd. Office: Menon Eternity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwarpet, Chemina 200 018, India

E-mail: info@greenkogroup.comTel: +91-44-4292 3800 Fax: +91-44-4462 3838 CIN:

U40300TN2013PTC092045



SBI MAGNUM INCOME FUND			SBI SG GLOBAL SECURITIES	
	IN303786	10000957	SERVICES PVT LTD	1300
			SBI – SG GLOBAL	
SBI REGULAR SAVINGS FUND			SECURITIES	
	IN303786	10001031	SERVICES PVT LTD	1000
		<u> </u>	SBI – SG GLOBAL	
SBI CORPORATE BOND FUND		Í	SECURITIES	:
	IN303786	10001082	SERVICES PVT LTD	3000
SBI MAGNUM MONTHLY			SBI SG GLOBAL	
INCOME PLAN	į		SECURITIES	
INCOME LEADY	IN303786	10001103	SERVICES PVT LTD	800
RELIANCE CAPITAL TRUSTEE				
CO LTD – A/C RELIANCE				
CORPORATE BOND FUND	IN300167	10119054	DEUTSCHE BANK AG	6500
RELIANCE CAPITAL TRUSTER				
CO. LTD A/C RELIANCE				
MONTHLY INCOME PLAN	IN300167	10014587	DEUTSCHE BANK AG	1000
TOTAL				30,000

Please arrange for updation of record at your end.

Thanking you

Yours faithfully

For SEI MIHIR ENERGY PRIVATE LIMITED

Vinay Kumar Pabba

Director

(DIN: 02711931)

Admin Office: #1131A, Sai Square, Road No. 35, Jubilee Hills, Hyderabad-500033 Teh-491(49) 4030 1000 Regd. Office: Menon Eternity, 10th Floor, New 165, Old 110, St. Mary's Road Advarpot, Chemiai-600 016, India

E-mail: info@greenkogroup.com Tel: +91-44-4292 3800 Fax: +91-44-U40300TN2013PTC092045



CORPORATE ACTION INFORMATION FORM

(For Debt instruments - Allotment)

Ref. No.: Date: 17.11.2017

National Securities Depository Limited Trade World, A Wing Kamala Mills Compound, Lower Parel, Mumbai – 400013.

We wish to execute corporate action to credit the following securities to the accounts in NSDL. The details of the securities allotted are given below:

ISIN	INE387U07018	
Security Description	Secured, Redeemable, Rated, Unlisted, Non-Convertible Debentures	
Allotment Date	16/11/2017	
Face Value per security	Rs. 100,000/-	
Distinctive Numbers	1 to 30,000	

Allotment Details	No. of records	No. of Securities (Quantity)
Electronic Form – NSDL	01 (ONE)	30,000
Electronic Form – CDSL	-	-
Physical Form	-	-
Total Allotted	01 (ONE)	30,000

I, Mr. Vinay Kumar Pabba, Director of **SEI Mikir Energy Private Limited** declare that the issuer has obtained all the necessary approvals for the aforesaid issue of securities. The allotment is in terms of Board Resolution dated 16/11/2017 (copp.sgclosed)

Signature

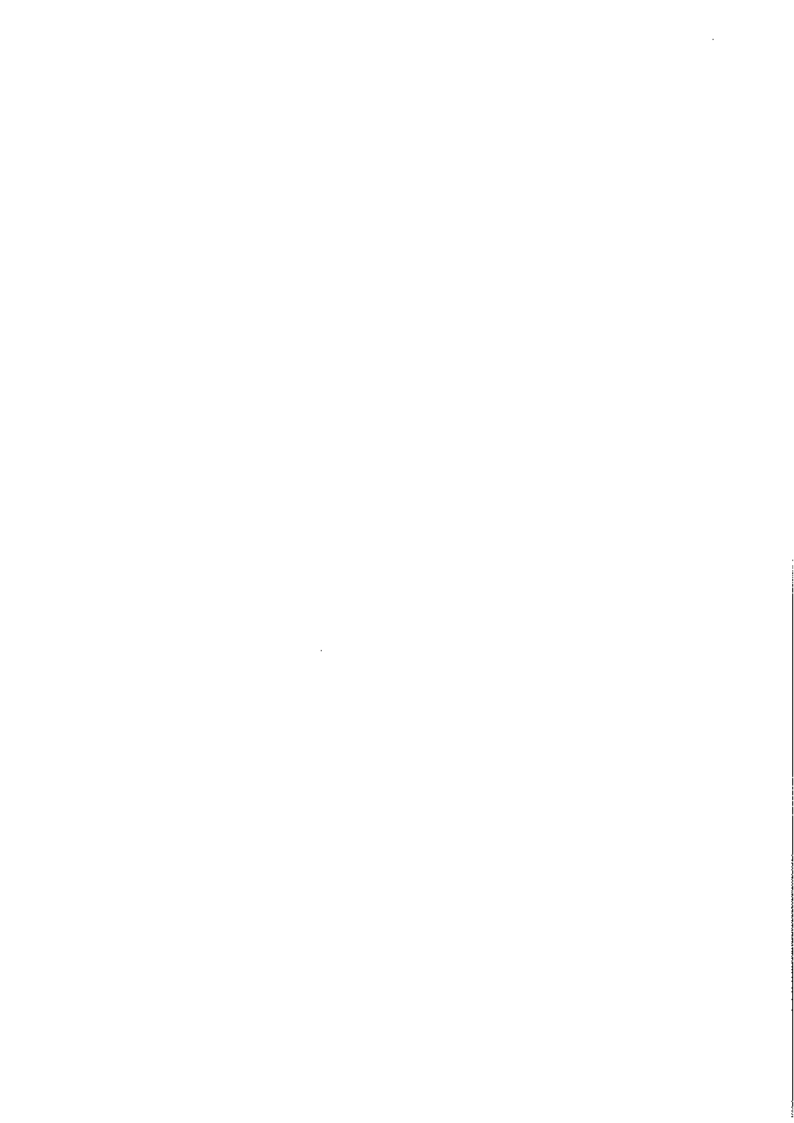
Notes:

- 1. Enclose a copy of the Board Resolution for allotment of the above securities.
- 2. Ensure that the above details reach NSDL at least two days before execution of corporate action.
- 3. The form should be signed by the Company Sceretary or Compliance Officer or Managing Director.
- 4. After submitting the Corporate Action Information Form and payment of fees to NSDL, you may advise your R & T Agent / Registry Division to execute the corporate action.

Admin Office: #1131A, Sai Square, Road No. 36, Jubilee Hills, Hyderabad-500033 Tel: +91(40) 4030 1000 Regd. Office: Menon Eternity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwarpet, Chennai- 600 018, India

E-mail: <u>info@greenkogroup.com</u>Tol: +91-44-4292 3800 Fax: +91-44-4292 3838 CIN; U40300TN2013PTC092045





MINISTRY OF CORPORATE AFFAIRS

RECEIPT

G.A.R.7

SRN: G62349949

Service Request Date: 17/11/2017

Payment made into : ICICI Bank

Received From:

Name:

GREENKO SOLAR

Address:

Plot No. 1071, Jubilee Hills, Hyderabad

Hyderabad, Telangana

IN - 500033

Entity on whose behalf money is paid

CIN:

U40300TN2013PTC092045

Name:

SELMILIR ENERGY PRIVATE LIMITED

Address:

10th FLOOR, MENON ETERNITY, 165 (OLD #110),

ST.MARY'S ROAD, ALWARPET

CTILNNAI, Tamil Nadu

India - 600018

Full Particulars of Remittance

Service Type: eFiling

Service Description	Type of Fee	Amount(Rs,)
Pee For Porm PAS-3	Normal	600.00
	Total	600.00

Mode of Payment:

Credit Card- ICICI Bank

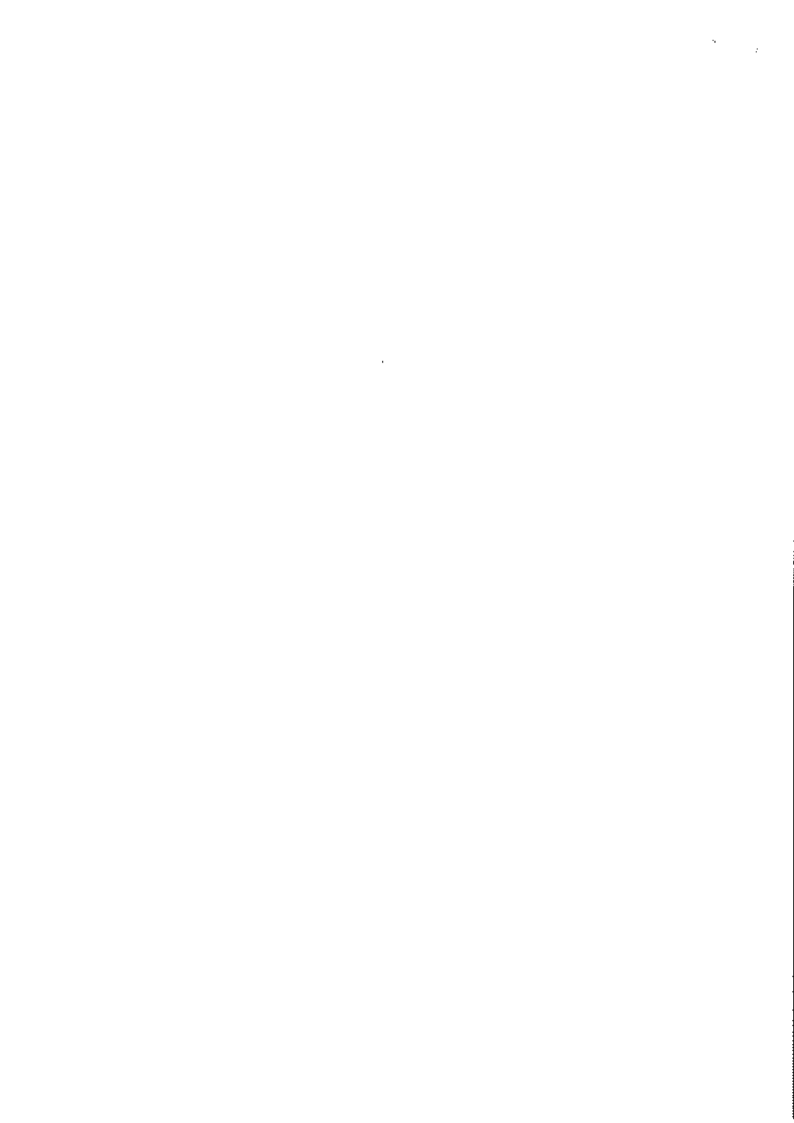
Received Payment Rupees: Six Hundred Only

Note—The Registrar may examine this eForm any time after the same is processed by the system under Straight Through Process (STP). In case any defects or incompleteness in any respect is noticed by the Registrar, then this eForm shall be treated and labeled as defective and the eForm shall have to be filed afresh with the fee and additional fee, as applicable. (Please refer Rule 10 of the Companies (Registration offices offices and Fees) Rules, 2014)

CERTIFIED TRUE COPY

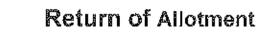


Page 1 of 1



FORM NO. PAS-3

(Pursuant to section 39(4) and 42 (9) of the Companies Act, 2013 and rule 12 and 14 Companies (Prospectus and Allotment of Securities) Rules, 2014]



Form language English Refer the instruction kit for fillr	◯ Hindi ig the form.		
1.(a) *Corporate Identity Number ((b) Global Location Number (GL	,	U403001'N2013P'I'C092045	Pre-fill
2.(a) Name of the company	SEI MIHIR ENERG	SY PRIVATE LIMITED	
(b) Address of the Registered office of the company	10th FLOOR, MEN ST.MARY'S ROAD CHENNAI Chennai Tamil Nadu 600018	ON ETERNITY,165 (OLD #110),), ALWARPET	
(c) "Email Id of the company	info@greenkogroup	p.com	
3. Securities allotted payable in ca	ash		

(i)* Date of allotment [16/11/2017] (DD/MM/YYYY)
(ii)(a) Date of passing shareholders' resolution [03/11/2017] (DD/MM/YYYY)
(b) SRN of Form No. MGT-14 [061897781]

• •		00103110			
Particulars		Preference shares	Equity shares without Differential rights	Equity Shares with differential rights	⊠ Debentures
Brief particulars of terms and conditions					SecuredRedee mable,Rated,
Number of securities allotted					30,000
Nominal amount per security ((in Rs.)				100000.00
Total nominal amount ((in Rs.)				3,000,000,000
Amount paid per security on application (excluding premium)	in Rs.)				100000.00
Total amount paid on application (excluding promium) ((In Rs.)				3,000,000,000
Amount due and payable on per secur on allotment(excluding premium) (rity (in Rs.)				0.00
Total amount paid on allotment (excluding premium) ((in Rs.)				0.00
Premium amount per security due and payable (if any)	in Rs.)				0.00
Total premium amount due and payab (if any)	ole (in Rs.)				00.0
Premium amount paid per security (if a	any)				0.00
Total promium amount paid (if any) ((in Rs.)				0.00
Amount of discount per security (if any	y) (in Rs.)				COLA SOR
Total discount amount (if any)	(in Rs.)				
Amount to be paid on calls per securit (if any) (excluding premiern) (y (in Rs.)				
Total amount to be paid on calls (if an	' 		CERTIFIED.	RUE COP	0.00

1/2

Number of allotments				
(i)*Date of allotment			(DD/MM/YYYY)	
(ii)(a) Date of passing shareholders' resolution	1		(DD/MM/YYYY)	
(b) SRN of Form No. MGT-14				
Particulars	Preference shares	Equity shares without Differential rights	Equity Shares with differential rights	
Number of securities allotted			3	
Nominal amount per security (in Rs.)				
 Total nominal amount (in Rs.)				
Amount to be freated as paid up (in Rs.) on each security				
Promium amount per security (if any) (in Rs.)				
Total premium amount (if any) (in Rs.)				
Amount of discount per security (if any) (in Rs.)				
Total discount amount (if any) (in Rs.)				
Consideration for which such securities have been allotted (a) Property and assets acquired	Description of	the consideration	Value (amount	in Rs.)
(b) Goodwill				
(c) Services (give nature of services)				
			1	
(d) Conversion of Debentures				
(d) Conversion of Debentures (e) Conversion of Loans				

3. QO	ius shares issued			
(a)	Date of allotment			(DD/MM/YYYY)
(b)	Number of bonus shares			
(c)	Nominal amount per share	(in Rs.)		
(d) .	Amount to be treated as paid up per share	e (in Rs.)		
(e)	Date of passing shareholders' resolution	1		(DD/MM/YYYY)
(f)	SRN of Form No MGT-14			
3. ln r	espect of private placement			
(a)	Category to whom allotment is made:			
	Existing shareholders			
] Employee			
	Directors			
	Qualified Institutional Buyers			
\boxtimes] Others			
(b)	Declaration that in respect of preferential	allotment or priva	ato placement the company has	3:
\boxtimes	allotted securities to less than two hund	red persons in aç	ggregate in a financial year exc	cluding exempted categories;
\boxtimes	not allotted securities with an application	size of less tha	n twenty thousand per person;	
\boxtimes	offored such securities through private pages issued for the same;	olacement offer le	etter and no prospectus or any	other public advertisement ha
\boxtimes	completed allotmont in respect of earlie	r private placeme	ent offers;	
\boxtimes	received money payable on subscription but not in cash;	n of such securiti	es through cheque or demand	draft or other banking channe
\boxtimes	made such offers only to the persons wi persons have received such offer by na		e recorded by the company pri	or to such invitation and such
X	Maintained a complete record of such o	ffers and accepta	ances in Form No. PAS-5.	

7.* Capital structure of the company after taking into consideration the above allotment(s) of shares:

Particulars	Authorized capital of the company	Issued capital of the company	Subscribed capital	Paid up capital
Number of equity shares	25,000,000	23,849,548	23,849,546	23,849,548
Nominal amount per equity share	10	10	10	10
Total amount of equity shares	250,000,000.00	238,495,460,00	238,495,460.00	238,495,460.00
Number of preference shares	o	٥	0	0
Nominal value per preference sharc				
Total amount of preference shares				
Unclassified shares				
Total amount of unclassified shares (in Rs.)				
Total	250,000,000.00	238,495,460.00	238,495,460.00	238,495,460.00

CERTIFIED TRUE COPY

8.* Debt Structure of the company after taking into consideration the above allotment(s) of debentures/ other security:

Particulars	securities	of security	Total amount
Debentures	36,150,454	10	361,501,510
Secured loans			1,383,338,789
Others, specify	30,000	100000	3,000,000,000

9.*Whether complete list of allottees has been enclosed as an attachment. In case No, then submit the details of all the allottees in a CD separately.

	(0)	Yes	0	No
--	-----	-----	---	----

Attachments

- *List of allottees. Attach separate list for each allotment (refer instruction kit for format). If not attached, then it shall be submitted separately in a CD.
- 2.*Copy of Board or shareholders' resolution.

List (of attachments
--------	----------------

Mihir Allotment BR 16112017.pdf Mihir PAS-5.pdf

Complete record of private placement offers and acceptances in Form PAS-5.

Attach

Attach

Attach

Remove attachment

7. Optional attachment(s), if any.

Attach

CERTIFIED TRUE COPY



Declaration	
I am authorized by the Board of Directors of the Company vido resolution no * 6	dated * 18/11/2017
to sign this form and declare that all the requirements of Companies Act, 2013 and the rules made the	herounder in respect of
the subject matter of this form and matters incidental therete have been complied with. Whatever is s	stated in this form and in
the attachments thereto is true, correct and complete and no information material to the subject matter	ter of this form has been
suppressed or concealed and is as per the original records maintained by the promoters subscribing	to the Memorandum of
Association and Articles of Association.	
It is further declared and verified that:	
1. All the required attachments have been completely, correctly and legibly attached to this form.	
2. The list of allottees is correct and complete as per records of the company.	
3. Where the securities are issued other than cash, the contract as well as list of allottees and any of	her contract of sale, or a
contract for services or other consideration in respect of which that allotment is made is attached h	nerewith. If not, then an
attachment has been attached by the company mentioning all the particulars of the contract in writ	lina

* To be digitally signed by		PARRA MINAY <u>(교육장</u>)
* Designation	Director	KUMAR
* Director ident	ification number of the director; OR	
DIN or PAN o	if the manager or CEO or CFO; or	02711931
Membership	number of the Company Secretary	

Certificate by practicing professional

I declare that I have been duly engaged for the purpose of cortification of this form. It is hereby certified that I have gone through the provisions of the Companies Act, 2013 and rules thereunder for the subject matter of this form and matters incidental thereto and I have verified the above particulars (including attachment(s)) from the original/certifled records maintained by the Company/applicant which is subject matter of this form and found them to be true, correct and complete and no information material to this form has been suppressed. I further certify that:

i. The said records have been proporly prepared, signed by the required officers of the Company and maintained as per the relevant provisions of the Companies Act, 2013 and were found to be in order;

SKINA Statemen

ii. All the required attachments have been completely and legibly attached to this form.

* To be digitally signed by			SEMAR STATE SEMAR STATE MARIE SERVICE	
Chartered accountant (in whomas Company secretary (in whomas)		Cost ac	countant (in whole-time pra	actice) or
Nhether associate or fellow €	○ Associate	Fellow		
* Membership number			1989	
* Certificate of practice number			1937	
Note: Attention is drawn to pro statement and certification.	visions of Section 4	48 of the Comp	anles Act, 2013 which p	rovide for punishment for false
Madify	Check Form		Prescrutiny	Submit

This eForm has been taken on file maintained by the registrar of companies through electronic mode and on the basis of statement of correctness given by the filling company.

CERTIFIED TRUE OF



LIST OF ALLOTTEES

TABLE - A

Name of the Company	SEI MIHIR ENERGY PRIVATE LIMITED				
Date of Aflotment	16.11.2017				
Type of Securities allotted	Non-Convertible Debentures				
Nominal Amount Per Debenture (in Rs.)	Rs 100,000/- each				
Premium/Discount amount per Security (in Rs.)	Rs, Nil				
Total Number of Allottees	14 (Fourteen)				
Brief Particulars in respect of terms and conditions,	Unlisted, Secured, Redeemable, Rated Non-				
Voting rights etc	Convertible Debentures (NCDs)				

TABLE - B

SI. No.	Name and occupation of the Allottee	Address of the Allottee	Nationality of the Allottee	Number of Securities allotted	Total Amount Paid including Premium (in Rs.)	Total amount to be paid on calls (including premium outstanding (in Rs.)
1.	Kotak Mahindra Trustee Company Ltd A/C Kotak Income Opportunities Fund Occ: Business	Kotak Mahindra Asset Mgmt Co. Ltd. 6th Floor, Kotak Towers, Intinity Park, Goregoan-Mulund Link Rd, Malad (E), Mumbai - 400 097	Indian	1500	15,00,00,000	
2.	Kotak Mahindra Trustee Co, Lid A/C Kotak Medium Term Fund Occ: Business	Kotak Mahindra Asset Mgmt Co. Ltd. 6th Ploor, Kotak Towers, Infinity Park, Goregoan-Mulund Link Rd, Malad (E), Mumbai 400 097	Indian	1500	15,00,00,000	
3.	HDFC Trustee Company Ltd -A/e HDFC Cash Management Fund — Treasury Advantage Plan Occ: Business	"HDFC House", 3rd Floor, H.T. Parekh Marg, 165- 166, Backbay Reclamation, Churchgate, Mumbai - 400 020	Indian	500	5,00,00,000	Prince

Admin Office: #1131A, Sai Square, Road No. 36, Jubilee Hills, Hyderabad-500033 Tel: 49 405050 Regd. Office: Menon Eternity, 19th Floor, New 168, Old 110, St. Mary's Road, Alwarpet, Channel St. Lancil: info@greenkogroup.com Tel: +91-44-4292 3800 Fax: +91-44-4292 3838 CHY: U403043 31013P C09

;-:;	***************************************	·*************************************		international desiration of the section of	***************************************	100/00/11/01/19/00/00/00/00/00/00/00/00/00/00/00/00/00
4	-A/c HDFC High Interest	3rd Floor, H.T. Parekh Marg, 165- 166, Backbay Reclamation, Churchgale, Mumbai - 400 020	Indian	500	5,00,00,000	
5	11DFC Trustee Company Ltd -A/c f1DFC Banking and PSU Debt Fund Occ: Business	"HDFC House", 3rd Floor, H.T. Parekh Marg, 165- 166, Backbay Reclamation, Churchgate, Mumbai - 400 020	Indian	2250	22,50,00,000	
6	HDFC Trustee Company Ltd A/e HDFC Floating Rate Income Fund Short Term Plan Oce: Business	"HDFC House", 3rd Floor, H.T. Parekh Marg, 165- 166, Backbay Reclamation, Churchgate, Mumbai - 400 020	Indian	1000	10,00,00,000	
7	HDFC Trustee Company Ltd -A/c HDFC Corporate Debt Opportunities Fund Oce: Business	"HDFC House", 3rd Floor, H.T. Parckh Marg, 165- 166, Backbay Reclamation, Churchgate, Mumbal - 400 020	Indian	6750	67,50,00,000	-
8	SBI Magaum Balanced Fund Occ: Rusiness	SBI Mutual Fund, C & CA, Operations, C-38 & 39, Crescenzo, 9 th Floor, G-Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051	Indian	2400	24,00,00,000	
9	SBI Magnum Income Fund Occ: Business	SBI Mutual Fund, C & CA, Operations, C-38 & 39, Crescenzo, 9 th Floor, G-Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051	Indian	1300	13,00,00,000	
10	SB1 Regular Savings Fund Occ: Business	SBI Mutual Fund, C & CA, Operations, C-38 & 39, Crescenzo, 9 th	Indian	1000 IED TRU	10,00,00,000 E COPY	Private

Admin Office: #1131A, Sai Square, Road No. 36, Jubilec Hills, Hydershair Sound Cells of the Admin Admin Office: Menon Eternity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwarpet, Ellennia (1906) 13, Admin Eternity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwarpet, Ellennia (1906) 15, Admin Eternity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwarpet, Ellennia (1906) 17020 1707 (1907) 1709 2045

	*	Floor, G-Block, Baudra Kurla Complex, Baudra (East), Mumbai		 		
11	SBI Corporate Bond Fund Occ: Business	SBI Mutual Fund, C & CA, Operations, C-38 & 39, Crescenzo, 9 th Floor, G-Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051	Indian	3000	30,00,00,000	
12	SBI Magnum Monthly Income Plan Occ: Business	SBI Mutual Fund, C & CA, Operations, C-38 & 39, Crescenzo, 9 th Floor, G-Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051	Indian	800	8,00,00,000	
13	Reliance Capital Trustee Co Ltd Reliance Corporate Bond Fund Occ: Business	Reliance Centro, 5 th Floor, North Wing, Of F Western Express Highway, Santacruz (EAST) 400055	Indian	6500	65,00,00,000	
Į/I	Reliance Capital Trustee Co. Ltd A/C - Reliance Monthly Income Plan Occ: Business	Reliance Centre, 5 th Floor, North Wing, Of F Western Express Highway, Santacruz (BAST) 400055	Indian	1000	1.0,00,00,000	.,_

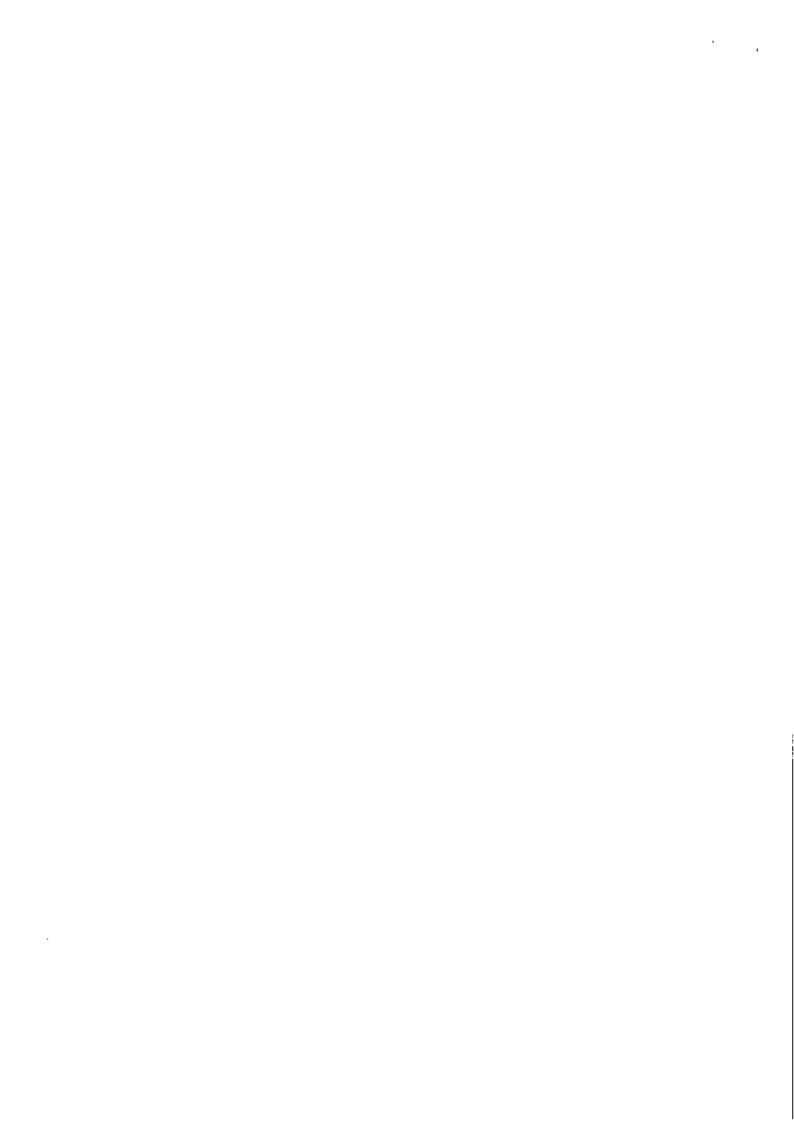
//Certified True Copy//
for SEI MIHIR ENERGY PRIVATE LIMITED

Vinay Kumur Pabba Director

(DIN: 02711931)

CERTIFIED TRUE CONY

Admin Office: ##131A, Sai Square, Road No. 36, Jubilee Hills, Ryderabad-500033 Tel: 191(40) 4030 1000 Regd. Office: Menon Eternity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwarpet, Chennai- 600 018, India E-mail: info@greenkogroup.com Tel: 191-44-4292 3800 Fax: 191-44-4292 3838 CIN: U40300TN2013PTC092045



Form PAS-5 (Section 42(7) and Rule 14(3) of Companies (Prospectus and Allotment of Securities) Rules, 2014)

Record of a private placement offer to be kept by the company

Name of the Company: SEI Mihir Energy Private Limited

Registered office of the Company: Menou Eternity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwarpet, Chennai-600 018.

CIN: U40300TN2013PTC092045

DETAILS OF PRIVATE PLACEMENT OFFER:

Date when approval of the relevant authority (board or the shareholders, as the case may be) obtained for the current Private Placement Offer Letter: vide Shareholders Resolution dated 3rd November, 2017 and Board Resolution dated 4th November, 2017.

Amount of the offer: Rs. 300,00,000,000 (Rupees Three Hundred Crores Only)

Date of circulation of private placement offer letter: 15.11.2017

Pollowing details (in a tabulate statement) of the persons to whom private placement offer letter has been circulated:-

SI. No.	Name and occupation of the Allottce	Address of the Allottee	Nationality of the Allottee	Number of Securities aliotted	Total Amount Paid including Prentium (in Rs.)
1	Kotak Mahindra Trustee Company Ltd A/C Kotak Income Opportunities Fund Occ: Business	Kotak Mahindra Asset Mgmt Co. Ltd. 6th Floor, Kotak Towers, Infinity Park, Goregoan-Muland Link Rd, Malad (F), Mumbal 400 097	Indian	1500	15,00,00,000
2	Kotak Mahindra Trustee Co. Ltd A/C Kotak Medium Term Fund Occ: Business	Kotak Mahindra Asset Mgmt Co. Ltd. 6th Floor, Kotak Towers, Infinity Park, Goregoan-Mulund Link Rd, Malad (E), Mumbai - 400 097	Indian	1500	15,00,00,000

Admin Office: #1131A, Sai Square, Road No. 36, Jubilee Hills, Hyderalaid-500033 Tel: +91(4)
Regd. Office: Menon Piernity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwarpet, Chilabal
F-mail: info@erccnkoeroup.com CIN: U403001N2013PTC092045

H

					
3	IIDFC Trustee Company Ltd A/e HDFC Cash Management Fund Treasury Advantage Plan Occ: Business	"HDFC House", 3rd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020	Indian	500	5,00,00,000
4	IIDFC Trustee Company Ltd A/c HDFC High Interest Fund Short Term Plan Occ: Business		Indian	500	5,00,00,000
S	HDFC Trustee Company Ltd — A/c HDFC Banking and PSU Debt Fund Occ: Business	"HDFC House", 3rd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020	Indian	22.50	22,50,00,000
6	HDFC Trustee Company Ltd – A/c HDFC Floating Rate Income Fund Short Term Plan Occ: Business	"HDFC House", 3rd Floor, H.T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020	Indian	1000	10,00,00,000
7	HDFC Trustee Company Ltd – A/c HDFC Corporate Debt Opportunities Fund Occ: Business	"HDFC House", 3rd le Ploor, H.T. Parckh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai - 400 020	Indian	6750	67,50,00,000
8	SBI Magnum Balanced Fund Occ: Business	SBI Mutual Fund, C & CA, Operations, C-38 & 39, Crescenzo, 9th Floor, G-Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051	Indian	2400	24,00,00,000
9	SBI Magnum Income Fund Occ: Business	SBI Mutual Fund, C & CA, Operations, C-38 & 39, Crescenzo, 9th Floor, G-Block, Bandra Kuria Complex, Bandra (Fast),	Indian	1300	13,00,00,000

Admin Office: #1131A, Sai Square, Road No. 36, Jubilec Hills, Hyderabad-500033 Tel. (91746) Regd. Office: Menon Eternity, 10th Ploor, New 165, Old 110, St. Mary's Road, Alwarpet, Chanai E-mail: <u>info@greenkogroup.com</u> CIN: 1403007N2013PTC092046;

CIRTIFIED TO THE

1/1

[Mumbai - 400051		ļ	· · · · · · · · · · · · · · · · · · ·
10	SBI Regular Savings Fund Occ: Business	SBI Mutual Fund, C & CA, Operations, C-38 & 39, Crescenzo, 9 th Floot, G-Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051	Indian	1000	10,00,00,000
11	SBI Corporate Bond Fund Occ: Business	SBI Mutual Fund, C & CA, Operations, C-38 & 39, Crescenzo, 9th Floor, G-Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051	Indian	3000	30,00,00,000
12	SBI Magnum Monthly Income Plan Occ: Business		Italian	800	8,00,00,000
13	Reliance Capital Trustee Co Ltd - Reliance Corporate Bond Fund Oce; Business	Reliance Centre, 5 th Floor, North Wing, Of F Western Express Highway, Santacruz (EAST) 400055	ladian	6500	65,00,00,000
14	Reliance Capital Trustee Co. Ltd A/C - Reliance Monthly Income Plan Occ: Business	Reliance Centre, 5 th Floor, North Wing, Of F Western Bapress Highway, Santacruz (EAST) 400055	Indian	1000	10,00,00,000

for SEI Miltir Energy Private Limited

Vinay Kumar Pabba

Director

(DIN: 02711931)

Admin Office: #1131A, Sai Square, Road No. 36, Jubileo Hills, Hyderabad-500033 Tel; ~91(40) 4030 1000 Regd. Office: Menon Eternity, 10th Ploor, New 165, Old 110, St. Mary's Road, Alwarpet, Chemais 600038, India 15-mail: info@greenkogroup.com CIN: U40300TN2013PTC092045

CERTIFIED TRUE COPY

H

.

.

-

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING OF BOARD OF DIRECTORS OF SEI MILLIR ENERGY PRIVATE LIMITED HELD ON THE $16^{\rm TH}$ DAY OF NOVEMBER, 2017 AT THE ADMIN OFFICE OF THE COMPANY.

The Chainnan informed the board of directors ("Board") that the Company was required to raise, by way of issue and aflotment on private placement basis, 30,000 (thirty thousand) rated, unlisted, secured, redeemable, rupee denominated, non-convertible debentures of a face value of INR 1,00,000 (Indian Rupees One Lakh only) cach, aggregating up to INR 300,00,000,000 (Indian Rupees Three Hundred Crores only) (the "Debentures") in accordance with the terms and conditions specified in the debenture trust deed ("Debenture Trust Deed") entered into between Axis Trustee Services Limited ("Debenture Trustee"), appointed as the debenture trustee for the issuance, and the Company, and other documents in relation to the Debentures ("Debenture Documents"). The Debenture Trustee is required to act on behalf of the holders of the Debentures ("Debenture Holders").

The Company received the debenture subscription amount aggregating to INR 300,00,00,000 (Indian Rupees Three Hundred Crores) from below subscribers for the Debentures, and now the Company has decided to allot the Debentures.

Capitalised terms, used but not defined herein, shall have the meaning given to them in the Debenture Documents.

After discussion, following resolutions were passed.

"RESOLVED THAT the Debentures comprising of 30,000 (thirty thousand) Debentures be and are hereby allotted on the Debender Date of Allotment of the Debentures, i.e. the date on which the debenture amount aggregating to INR 300,00,00,000 (Indian Rupees Three Hundrod Crores) is received by the Company, to the persons mentioned in the allotment list as set below so that each of the allottee receives the number of Debentures specified against their name in the list.

RESOLVED FURTHER THAT the said Debentures be and are hereby allotted to the following allottees on private placement basis as hereunder.

Name of Allottee	No. of Dehentures	Face Value of the Debentures	Amount in Rupees	DP details:
Kotak Mahindra	1500	Rs.1,00,000	15,00,00,000	DP Name- Deutsche
Trustee		(Rupees One		Bank A.G.
Company Ltd		Lakh only)		DP ID- IN300167
A/C Kotak				Client ID- 10078203
Income				
Opportunities				
Fund				
Kotak Mahindra	1500	Rs.1,00,000	15,00,00,000	DP Name- Deutsche
Trustee Co. Ltd		(Rupees Onc		Bank A.G.
A/C K.otak		Lakh only)		DP ID- IN300167
Medium Term				Client ID-10116133
Fund				
HDFC Trustee	500	Rs.1,00,000	5,00,00,000	DP Name: HDFC
Company Ltd -	<u>.</u>	(Rupees One		Bank Ltd

Admin Office: #1131A, Sai Square, Road No. 36, Jabilez Hills, Hydorabad-500033 Tel: +91(40) 030 1000 Regd. Office: Micron Efernity, 10th Floor, New 165, Oth ±10, St. Mary's Read, Alwarpet, Chemiai- 60/7018, India & mail: info@greenkogroup.com'rel: +91-44-4292 3800 Eax: +91-44-42923838 CIN: U40300TN2013PX#161204

CERTIFIED TRUE CC?"

	WW.00000000000000000000000000000000000	<u> </u>		Constitution of the Control of the C
A/c HDFC Cash		Lakh only)		DP ID:IN300126
Management				Client ID: 11229162
Fund – Treasury				
Advantage Plan				
HDFC Trustee	500	Rs.1,00,000	5,00,00,000	DP Name: HDFC
Company Ltd -		(Rupees One		Bank Ltd
A/c HDFC High		Lakh only)		DP ID:1N300126
Interest Fund		Į t		Client (D: 11182342
Short Term Plan		i]
HDFC Trustee	2250	Rs.1,00,000	22,50,00,000	DP Name: HDFC
Company Ltd -		(Rupces One		Bank Ltd
A/c HDFC		Lakh only)		DP ID:IN300126
Banking and		-		Client ID: 11253047
PSU Debt Fund				
HDFC Trustee	1000	Rs.1,00,000	10,00,00,000	DP Name: HDFC
Company Ltd -		(Rupces Onc		Bank Ltd
A/c HDFC		Lakh only)		DP JD:JN300126
Floating Rate				Client ID: 11181953
Income Fund		·		
Short Term Plan		.		
HDFC Trustee	6750	Rs.1,00,000	67,50,00,000	DP Name: HDFC
Company Ltd -		(Rupses One		Bank Ltd
A/c HDFC		Lakts only)		DP ID:IN300126
Corporate Debt		"		Client ID: 11252773
Opportunities				
Fund				:
SBI Magmun	2400	Rs.1,00,000	24,00,00,000	DP Name: SBI – SG
Balanced Fund		(Rupees One		Global Securities
		Lakh only)		Services Pvt Ltd
				DP ID: IN303786
				Client 1D: 10000949
SBI Magnum	1300	Rs.1,00,000	13,00,00,000	DP Name: SBI – SG
Income Fund		(Rupees One		Global Securities
		Laich only)		Services Pvt Ltd
				DP ID: IN303786
				Client ID:10000957
SBI Regular	1000	Rs.1,00,000	10,00,00,000	DP Name: SBI - SG
Savings Fund		(Rupees One		Global Securities
		Lakh only)		Services Pvt Ltd
1				DP JD; JN303786
				Client ID:10001031
SBI Corporate	3000	Rs.1,00,000	30,00,00,000	DP Name: SBI - SG
Bond Fund		(Rupees Onc	- •	Global Securities
'		Lakh only)		Services Pvt Ltd ρ_{r}^{zz}
				DP ID: IN303786.
L				·

Admin Office: #1131A, Sai Square, Road No. 36, Jubilee Hills, Hyderabad-50003 (Tel. 491(40) 49 to 1400)
Regd. Office: Menon Eternity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwaringt, Chennal-140 (The Hall)
E-mail: info@greenkogroup.com Tel: +91-44-4292 3800 Fax: +91-44-4292 3838 CIN 1340300TN2013 (Tel: 491045)

CERTIFIED TRUE COM

				Client ID:1000 (082
SBI Magnum	800	Rs.1,00,000	8,00,00,000	DP Name: SBI – SG
Monthly Income		(Rupecs One		Global Securities
Plan		Lakh only)		Services Pyt Ltd
				DP ID: IN303786
				Client ID:10001103
Reliance Capital	6500	Rs.1,00,000	65,00,00,000	DEUTSCHE BANK
Trustee Co Ltd		(Rupees One		DP 1D IN300167
Relianco		Lakh only)		Client ID 10119054
Corporate Bond				
Fund				
Reliance Capital	000	Rs.1,00,000	10,00,00,000	DEUTSCHE BANK
Trustee Co. Ltd		(Rupcos One		DP ID IN300167
A/C - Reliance		Lakh only)		Client 10014587
Monthly Income		ĺ		
Plan				

RESOLVED FURTHER THAT the beneficiary account of the allottee with National Securities Depository Limited or Central Depository Services (India) Limited, as the case may be, be credited immediately and in any event within 5 (five) Business Day from the Deemed Date of Allotment of the Debentures and any one Authorised Officer be and are hereby severally authorised to take necessary actions to admit the said Debentures with the depository.

RESOLVED FURTHER THAT pursuant to the Act and all other laws and regulations applicable, the Company shall also create a debenture redemption reserve ("DRR") for the purpose of redeeming the aforesaid Debentures issued on this date and transfer to the DRR from out of the available profits of the Company such amounts as may be necessary in accordance with the applicable laws and regulations governing such issue and redemption of Debentures.

RESOLVED FURTHER THAT Mr. Anil Kumar Chalamalasetty, Mr. Mahesh Kolfi, Mr. Purushotham Choppakatla, Mr. Vasudeva Rao Kaipa, Mr. Venkateswarlu Tedla and Mr. Vinay Kumar Pabba ("Authorised Officers") be and are hereby severally authorised to:

- a. consider, approve and to sign all application(s) in respect of the Debentures;
- take necessary steps for credit rating of the said Debentures;
- take all such actions and to give all such directions as may be necessary to facilitate the issue, allotment and redemption of the Debentures;
- d. execute and sign all such deeds, documents, promissory notes, writings and declarations and attend to all incidental and other matters and as may be required in connection with the issuance, allotment of the Debentures;
- c. make all filings with the relevant Registrar of Companies (including filing the Offer Fester) in relation to the issue and allotment of Debentures;

Admin Office: #1131A, Sai Square, Road No. 36, Jubilee Hills, Hyderahad-500033 Tel: +4144, 4034 10963. Regd. Office: Manon Eternity, 10th Floor, New 165, Old 110, St. Mary's Road, Alwarpet, Chemini-68018, 1024. E-mail: info@greenkogroup.comTel: +91-44-4292 3800 Fax: +91-44-4292 3838 CIN: U40300 F32013F TU9264

CESTIFIED TRUE COPY

W

- f. fulfill all the formalities including without limitation, filing, listing approval and reporting requirements with any governmental or regulatory authorities as may be required, and
- g. do all such acts, deeds and things as may be necessary to give effect to these resolutions?

RESOLVED FURTHER THAT if any such documents are required to be executed under the Common Seal of the Company, the same be affixed to such documents in the presence any one of the Authorised Officers, who shall sign the same in token thereof and the Common Seal is authorized to be brought to the place of execution for this purpose.

RESOLVED FURTHER THAT the Authorised Officers be and are hereby severally authorised to do all such acts and things and deal with all such matters and to take all such steps as may be necessary to give effect to this resolution.

RESLOVED FURTHER THAT the certified true copy of the aforesaid resolution under the signature of any one Director be forwarded to such persons or authorities as may be required from time to time."

//Certified True Copy//
for SEI MITHE ENERGY PRIVATE LIMITED

Vinay Kumar Pabba Director

(DIN: 02711931)

CERTIFIED TRUE COPY

INDICATIVE TERMS AND CONDITIONS

88uers	1. SEJ Mihir Energy Private Limited
	Other Issuers 2. Zuvan Energy Private Limited 3. Shreyas Renewable Energy Private Limited 4. Aarish Solar Power Private Limited 5. SEI Enerstar Renewable Energy Private Limited 6. SEI Baskara Power Private Limited 7. Aashman Energy Private Limited 8. Divyesh Power Private Limited 9. Elena Renewable Energy Private Limited 10. Pratyash Renewable Private Limited Each Issuer owns and operates a 50 MW (AC) Solar Power Project in Kurnool and the Issuers collectively form the "Solar Portfolio Group".
	For complete details of Issuers, please refer to Schedule I of the DTD
pousor	(a) until the occurrence of the Share Transfer Event, Greenko Solar Energy Private Limited (GSEPL); and (b) after the occurrence of the Share Transfer Event, collectively GSEPL and Greenko Power Projects (Mauritius) Limited (GPPML).
bligors	Collectively, the Issuer and the Other Issuers, and each of them are individually referred to as "Obligor".
Secured Parties	Collectively, the Debenture Holders, the Debenture Trustee, and the Account Bank, to the extent of its fees
ramework agreement	means the framework agreement executed or to be executed between the Obligors, the Debenture Trustee, and each of the debenture trustees appointed by the Other Issuers under the Other Debenture Documents to record their understanding with respect to the debentures across various issuances by the Issuers
nstrument	Secured, Redeemable, Rated, Unlisted, Non-Convertible, Debentures (NCDs / Debentures)
Mode of Issue	Private Placement
Purpose	The funds raised by the issue of the Debentures shall be utilized by the Issuer solely for the purposes of: • payments of fees and transaction related expenses in relation to the issuance of the Debentures and the Debenture Documents; • to find the Debt Service Reserve Account. • repayment by the Issuer of the Existing Facility; • repayment by the Issuer of any other capital creditors of the Issuer; • repayment (in part or in full) of any existing Subordinated Loans; and
	ponsor Obligors ecured Parties ramework greement astrument

į	any other purpose in the normal course of business of the
	Issuer, including capital expenditure and/or augmenting
]	working capital and general corporate purposes.
	Provided that the funds raised by the issue of the Debentures shall
	not be used for investment in capital markets or for investment in real estate
Issue Amount.	INR 300,00,00,000 (Rupees Three Hundred Crores)
	Each issuer is raising an amount of INR 300,00,00,000 (Rupees Three Hundred Crores), thereby collectively raising INR 3000,00,00,000 (Rupees Three Thousand crores)
Face Value	Rs.1,00,000 (Rupees one lakh only) issued at Par
Initial Rating of the Instrument	'AA ' by Care Rating
Temre	10 years
Final Settlement Date	means the date on which all Secured Obligations have been
	irrevocably and unconditionally paid and discharged in full to the satisfaction of the Debenture Holders and confirmed in writing by the Debenture Trustee about the same
Call Option	The Issuer shall be entitled to redeem the Debentures in full
i i	(together with all dehentures under the Other Debenture Trust
	Deeds) after furnishing to the Debenture Trustee a prior notice of 90 (ninety) days ("Call Option")
	The Call Option can be exercised by the Issuer on the date falling; (i) on the 3 rd (third) anniversary of the Deemed Date of Allotment; (ii) on the expiry of a period of 15 (fifteen) days from the 3 rd (third) anniversary of the Deemed Date of Allotment; and (iii) on the expiry of a period of 30 (thirty) days from the 3 rd (third) anniversary of the Deemed Date of Allotment, and on the same set of dates every year thereafter. <i>Provided that</i> the Call Option can be exercised by the Issuer on the aforesaid dates only if all the Other Issuers also exercise such option on the same date and redeem the debentures issued in terms of the Other Debenture Trust Deeds executed by each of them respectively
Call Price	At par
Fixed Interest Rate	 (i) for a period of 5 (five) years commending from the Deemed Date of Allotment, 8.75% (eight point seven five per cent) per annum payable half-yearly; and (ii) thereafter till Final Settlement Date, 10.25% (ten point two five percent) per annum payable half-yearly
Fixed Interest	means (a) in the first instance, May 16, 2018; and
Payment Date	(b) thereafter, the date falling on the expiry of a period of every 6 (six) months thereafter
Record Date	15 days prior to each Coupon Payment Date and Redemption Date
Issue opening and Closing Date	November 16, 2017
Sand Sandy A. Marc	

Pay-in Date	November 16, 2017	
Issuance mode of the	Dematerialized	
instrument		***************************************
Settlement mode of the	RTGS/e-transfer	
instrument		
Deemed Date of	Pay-in Date, i.e. the date	on which the subscription amount is
Allotment	credited to the account of ${f u}$:
Redemption		
Titalian pitan	Condensation Proces	Amount
	Redemption Date	
	16-May-18	Rs, 4.50 ers
	16-Nov-18	Rs. 4.50 ers
	16-May-19	Rs. 4.50 crs
	16-Nov-19	Rs. 4.50 crs
	16-May-20	Rs. 4.50 crs
	16-Nov-20	Rs. 4.50 ers
	16-May-21	Rs. 4.50 crs
	16-Nov-21	Rs, 4.50 ers
	16-May-22	Rs. 4.50 crs
	J6-Nov-22	Rs. 4.50 ers
	16-May-23	Rs. 5.25 ers
	16-Nov-23	Rs. 5.25 crs
	16-May-24	Rs. 5.25 crs
	16-Nov-24	Rs. 5.25 crs
	16-May-25	Rs. 5.25 ers
	16-Nov-25	Rs. 5.95 ers
	16-May-26	Rs. 6.00 crs
	16-Nov-26	Rs. 6.00 crs
1	16-May-27	Rs, 6,75 ers
4	16-Nov-27	Rs. 204.75 crs
	The Debentures shall be re the Face Value of each Debe	edcemed by a proportionate reduction of enture.
Voluntary Redemption	Agreement, the Issuer shal 2017-2018, 2018-2019, 2 Debentures from Excess C	all applicable Laws and the Framework I be entitled, during the Financial Years 019-2020, 2020-2021, to redeem the Eash, in whole or in part (but if in part
OTTO	-	. 3,00,00,000.00 (Rupees Three Crores)),
1		riting to the Debenture Trustee within
		lization of their annual audited financial
		incial Years, and by payment of the
	**	ate falling on the expiry of a period of 90
		on which the aforesaid 30 (thirty) days tion of the annual audited financial
Mandatory	On the occurrence of any	of the following cycuts or receipt of the
Redemption		low (each a Manghathey Redemption
		·

:

Event"), the Debenture Holders shall require (unless otherwise waived by the Debenture Holders in terms hereof and the Framework Agreement) the Issuer, to take all necessary actions (including obtaining all consents and approvals as may be required under Law) and redeem the Debentures, as follows, but subject to the provisions of the Framework Agreement:

- i. commencing from Financial Year 2021-2022 till the Final Settlement Date, all Excess Cash at the end of each such Financial Year, shall be utilized by the Issuer to redeem (in multiples of of Rs. 1,00,00,000.00 (Rupees One Crore)) the Debentures pro-rata on the date falling on the expiry of a period of 30 (thirty) days from the date of submission of the annual audited financial statements in terms hereof for such Financial Years;
- ii. in the event any Obligor or Sponsors or the Guarantor repudiates, disavows or take any action to challenge the validity or enforceability of any Debenture Document, redeem all but not less than all the Debentures which are outstanding;
- iii. in the event it becomes unlawful or contrary to any Law in any applicable jurisdiction for any Obligor or Sponsors or the Guarantor to perform its obligations under the Debenture Documents, redeem all but not less than all the Debentures which are outstanding;
- iv. without prejudice to the other obligations of the Issuer, in the event the Issuer receives an amount exceeding INR 5,00,00,000 (Rupces Three Crores) in any Financial Year, from sale of any assets, all such amounts in excess INR 5,00,00,000 (Rupces Three Crores) at the end of such Financial Year, shall be utilized by the Issuer to redeem the Debentures pro rata;
- in the event the Issuer incurs any Financial Indebtedness, other than a Permitted Indebtedness, redeem all but not less than all the Debentures which are outstanding;
- vi. without prejudice to the other rights of the Debenture Holders, in the event the Issuer receives any insurance proceeds upon occurrence of a "total loss", such proceeds shall be utilized by the Issuer to redeem the Debentures prorata;
- vii. without projudice to the other rights of the Debenture Holders, in the event the Issuer receives any insurance proceeds (other than in a "total loss" scenario), such proceeds, to the extent that such proceeds are not utilised for replacement or repair of the assets in respect of which the relevant insurance claim was made, shall be utilized by the Issuer to redeem the Debentures pro rata, provided that such proceeds shall be utilized for replacement or repair of the assets only if the PPA is valid and purbosigting;

viii. in the event of occurrence of a hange in Control Event

Ly

				'	and/or	r occurrence of a Change in Control Event with
				!		t to GEH together with a GEH Rating Decline,
						<u> </u>
				ļ	redeen	n all but not less than all the Dehentures which are
				1	outsta	nding;
				. j _{.X} .	in the	e event it becomes unlawful or contrary to any
				/		- "
					_	tion in any applicable jurisdiction for any Debenture
					Holder	r to hold any Debentures or exercise any of its rights
					as con	templated in this Deed, redeem all hot not less than
						Debentures which are outstanding;
						~
				х,		event of occurrence of a Mandatory Redemption
					Event	(other than pursuant to paragraph (iv), (vi) or (vii)
					alloye)	or occurrence of similar events under the Other
						ture Trust Deeds, the Debentures as well as the
						tures issued under the Other Debenture Trust Deeds
					shall b	e redeemed on a pro rata basis in accordance with the
					terms	of the Framework Agreement.
· —	Change	in	Control	shall m		urrence of any of the following:
	Event					
	EVCHI			(i)	till cor	mpletion of the Share Transfer Event with respect to
				\ - /		the Obligors, Greenko Energy Holdings or GSEPL
						y or indirectly through its Affiliates, ceases to hold
						48.98% of the issued and paid up share capital of such
					Obligo	r _i
				(ii)		d from completion of the Share Transfer Event,
						to Energy Holdings or the Sponsors (collectively)
					directly	y or indirectly through its Affiliates ceases to:
					(a)	have the ability to appoint majority of number of
						directors on the board of any of the Obligors and
						direct the management and policy decisions of the
						Obligors; or
						" '
					(b)	hold the legal and beneficial ownership of at least
					(~)	51% of the total issued shares for the time being of
						any of the Obligors;
						any of the obligors,
				7005	Community	Los Temporares Tempolation and altitude last on Social annual as the second last
				(iii)		to Energy Holdings directly or indirectly through its
					Ammat	res ceases to:
					()	A construction of the state of
					(a)	have the ability to appoint majority of number of
						directors on the board of the Sponsors or the
						Guarantor and direct the management and the
						policy decisions of the Sponsors and the Guarantor;
						or.
					(b)	hold the legal and beneficial ownership of at least
						51% of the total issued shares for the time being of
						the Sponsors and the Guarantor.
				1		



Change in Control event with respect to GEH

shall mean at any point, any "person" or "group" (as such terms are used in Sections 13(d) and 14(d) of the Exchange Act), other than the Permitted Holders, is or becomes the "beneficial owner" (as such term is used in Rule 13d-3 of the Exchange Act), directly or indirectly, of more than 50% of the total voting power of the Voting Stock of Greenko Energy Holdings

Permitted Holders means any or all of the following:

- i. GIC Private Limited;
- ii. Abu Dhabi Investment Authority;
- iii. Anil Kumar Chalamalasetty and Mahesh Kolli;
- iv. any spouse or immediate family member of any of the persons named in clause (iii) above;
- v. any trust established for the benefit of any of the persons referred to in clause (iii) or (iv) above; and
- vi. any Affiliate of any of the Persons referred to in clauses (i), (ii) or (iii) above.

GEH Rating Decline

means the occurrence on or within six (6) months after the date of any Change in Control Event with respect to GEH, or of public notice of the occurrence of a Change in Control Event with respect to GEH or the intention by Greenko Energy Holdings or any other Person or Persons to effect a Change in Control Event with respect to GEH, (which period will stand extended by the Debenture Holders so long as the rating of the Notes (or in the event there are no such Notes, of Greenko Energy Holdings) is under publicly announced consideration for possible downgrade by any of the GEH Rating Agencies of any of the events listed below:

- (i) in the event the Notes (or in the event there are no such Notes, then Greenko Energy Holdings) are rated by the GEH Rating Agencies on the Rating Date as Investment Grade, the rating of the Notes (or in the event there are no such Notes, of Greenko Energy Holdings) by any GEH Rating Agency shall be below Investment Grade;
- (ii) in the event Notes (or in the event there are no such Notes, then Greenko Energy Holdings) is rated by any, but not all, of the GEH Rating Agencies on the Rating Date as Investment Grade, the rating of the Notes (or in the event there are no such Notes, of Greenko Energy Holdings) by such GEH Rating Agency(ies) shall be below Investment Grade; or
- (iii) in the event the Notes (or in the event there are no such Notes, then Greenko Energy Holdings) are rated below Investment Grade by both GEH Rating Agencies on the Rating Date, the rating of the Notes (or in the event there are no such Notes, of Greenko Energy Holdings) by any GEH Rating Agency shall be decreased by one or more gradations (including gradations within Rating Categories as well as between Rating Categories).

Notes means any USD denominated listed wited bond issued by

I Wy

	GEH or its Affiliates from time to time
	GEH Rating Agencies means (1) Moody's and (2) Fitch; provided that if Moody's or Fitch shall not make a rating of the Notes publicly available, one or more nationally recognized statistical rating organizations (as defined in Section 3(a)(62) under the Exchange Act), as the case may be, selected by Greenko Energy Holdings, which will be substituted for Moody's or Fitch or both, as the case may be.
Security	The Outstanding Dues together with all other amounts due and payable to the Debenture Holders, their trustees and agents under this Deed, all fees, costs, charges, expenses and all amounts payable to the Debenture Holders and Debenture Trustee (including but not limited to outstanding remuneration of the Debenture Trustee, if any) under the Debenture Documents shall be secured in favour of the Debenture Trustee in form, substance and manner acceptable to the Debenture Holders, by:
	(i) a first ranking pari passu charge by way of pledge over the Initial Piedged Securities and the Subsequent Piedged Securities; (ii) a first ranking pari passu charge by way of mortgage on all immovable assets building, plant and machinery (both present and future) including panels of the Issuer; (iii) first ranking pari passu charge by way of hypothecation on all movable assets of the Issuer, both present and future, including movable plant and machinery, machinery spares, tools and accessories, furniture, fixtures, vehicles and all other movable properties of whatsoever nature; (iv) a first ranking pari passu charge by way of hypothecation: (A) of all the rights, title, interests, benefits, claims and demands of the Issuer in, to and under the Project Documents, all as amended, varied or supplemented from time to time; (B)subject to Law, of the rights, title, interests, benefits, claims and demands whatsoever of the Issuer in, to and under all the Authorisations in relation to the Project; and (C) of the right, title, interests, benefits, claims and demands of the Issuer in, to and under any letter of credit, guarantee, corporate guarantee, bank guarantee, liquidated damages or performance bonds provided by any party; (D) of all the Issuer's right, title, interest, benefit and claim of the Issuer in, to or under the insurance contracts and the insurance proceeds; (E) on entire cash flows, all revenues and receivables of whatsoever nature and wherever arising, hook debts, both present and future, accruing to the Issuer and in all Permitted Investments or other securities representing all amounts credited thereto; (F)on all reserves and bank accounts including the trust and retention account and the sub-accounts including the trust and retention account and the sub-accounts including the trust and retention account and the sub-accounts including the trust and

retention account and the sub-account of the Issuer wherever

maintained and all the amounts lying to the credit thereof;

- (G) on all Inter Company Loans granted by the issuer from time to time;
- (II) on entire intangible assets of the Issuer Companies, including but not limited to, goodwill, intellectual property rights and uncalled capital, both present and future;
- (v) Guarantee;
- (vi) Other Issners Guarantee Deed; and
- (vii) Non-Disposal Undertaking.

The Security (other than the Security over the Debt Service Reserve Account, the Cash Retention Account and the Debt Payment Account) shall be shared on a pari passu basis with the fund and/or non-fund based working capital facilities as may be required by the Issuer, for an amount not exceeding INR 30,00,00,000 (Rupees Thirty Crore)subject to such working capital lenders sharing pari passu letter similar to the pari passu letter shared by the Debenture Trustee/ Debenture Holders to acknowledge the sharing of the relevant Security as contemplated hereinabove.

Timelines for Security Creation

- (a) The Security listed in (i) over the Initial Pledged Securities shall be created and perfected no later than the expiry of 30 (thirty) days from the Deemed Date of Allotment. The Security listed in (i) over the Subsequent Pledged Securities shall be created and perfected on or prior to January 20, 2019.
- (b) The Security listed in (ii) shall be created and perfected, no later than the expiry of 9 (nine) months from the Deemed Date of Allotment
- (c) The Security listed in (iii) and (iv) shall be created and perfected within a period of 30 (thirty) days from the Deemed Date of Allotment.
- (d) The Security listed in (v) and (vi) shall be created and perfected on or before issuance of the Debentures.
- (e) The Security listed in Clause 6.1(vii) shall be created no later than 30 (thirty) Business Days from the Deemed Date of Allotment.



i	DSRA	means, at any time an amount equal to the redemption/ repayment installment payable by the Issuer during the period of next 6 (six) mouths under the Debenture Documents and interest payable by the Issuer during the next 6 (six) months under the Debenture Documents.
		The Issuer shall establish, fund and maintain throughout the term of the Debentures the Debt Service Reserve Account for an amount equivalent to the Debt Service Reserve Amount. Provided that, the Issuer may replace the amounts lying in the Debt Service Reserve Account, by providing a guarantee from a bank (having a credit rating of atleast AA) acceptable to the Debenture Holders, or by providing a guarantee from Tata Capital Limited, HDFC Limited, L&T Finance Limited or Aditya Birla Finance Limited, provided such non-banking financial company have a credit rating of atleast AA, in a form and manner acceptable to the Debenture Trustee
	Default / Penal Rate	Debt Service Reserve Amount means, at any time an amount equal to the redemption/ repayment instalment payable by the Issuer during the period of next 6 (six) months under the Debenture Documents and interest payable by the Issuer during the next 6 (six) months under the Debenture Documents. means in case of a default or delay in making any payments under the Debenture Documents, an additional interest at the rate of 1% (one percent) per annum over and above the Fixed Interest Rate for the period of default or delay.
20°4 A MANAGORIVA - A	Outstanding Dues	means at any time, after adjustment of payments already made by the Issuer until such date, all amounts payable by the Issuer to the Debenture Holders, their trustees, agents or advisors, pursuant to the terms of the Debenture Documents, including without limitation: (i) the principal amount of the Debentures, Fixed Interest, Default Interest (if applicable), costs, charges, fees and any other monies/ amounts due and payable to the Debenture Holders, their trustees, agents or advisors under the Debenture Documents; and (ii) any and all sums expended by the Debenture Holders, their trustees, agents or advisors in order to protect, preserve, enforce or realise the Security.
	Day Count Basis	Actual / Actual
	Holiday Convention	It is clarified that, (a) for payment of any Fixed Interest in the event. a Due Date fall on a day that is not a Business Day, then the amounts shall be paid on the immediately succeeding Business Day; (b) for payment of any Repayment Installment or other amounts due under the Debenture Documents or Maturity Date, fall on a day that is not a Business Day, then the amounts shall be paid on the immediately preceding Business Day.
	Debenture Trustee	Axis Trustee Services Limited
<u> </u>		

Debenture	means:
Documents	(i) this Deed;
	(ii) the information memorandum prepared by the Issuer and
į	submitted to the Debenture Trustee;
	(iii) the Offer Letter, together with the PAS -6 filed or to be filed
	by the Issuer pursuant to the terms of this Deed;
	(iv) the Debentures;
	(v) the Debenture Trustee Appointment Agreement;
	(vi) the Trust and Retention Account Agreement;
100	(vii) the Framework Agreement;
	(viii) each Security Document;
	(ix) the Subordination Agreement;
***************************************	(x) such other documents designated as a "Debenture"
	Document" by the Debenture Trustee.
Project Documents	means,
,	(i) the Power Purchase Agreement;
	(ii) the module supply agreement;
	(iii) agreements relating to all the immovable properties of the
	Issuer, including any lease agreement(s) executed from time to time;
!	
	1 ` '
	(v) Warranty documents executed with the solar panel
	manufacturers of each Project;
	(vi) any implementation support agreement(s);
	(vii) civil works contract, service contract entered into by the
	Issuer with Greenko Energy Projects Private Limited;
	(viii) supply contract for balance of plant entered into by the
	Issuer with Greenko Clean Energy Projects Private Limited;
	(ix) supply contract(s) entered into by the issuer for supply of
	inverters;
	(x) the Authorisations;
	(xi) bonds, letter(s) of credit or guarantees issued in respect of
	the documents above;
	(xii) any other agreements executed by the Issuer in relation to
	the Project and designated as such by the Debenture Trustee
Conditions	Refer to Clause 7.1 and Part A of Schedule III of the Debenture
Precedent	Trust Deed
Conditions	Refer to Clause 7.5 and Part B of Schedule III of the Debenture
	Trust Doed
Subsequent	
Restricted Payments	means:
	(a) the authorisation, declaration or payment of any dividends (either in cash or property) or distributions or return on
	equity;
	equity,
	(b) redemption, retirement, purchase or other acquisition,
	directly or indirectly of any shares of any class of its equity
	interests held by any Person, now or hereafter outstanding
	(or any options or warrants issued by the Issuer with respect
į	to its equity);
	(a) account on todown for valve and Cally Challet James
. i	(c) prepay or redeem for value, any financial indebtedness of
	(E/) ²⁰ \
	100 TOO 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

	the Issuer, except to the extent that this is permitted under the Debenture Documents;
	(d) any investment (other than a permitted investment) in any entity;
	(c) repay or prepay any principal, interest or other amount on or in respect of, or redeem, purchase any Financial Indebtedness owed actually or contingently, to any shareholder / Sponsors of the Issuer or any other cost in relation thereto.
Permitted Restricted Payments	means the following Restricted Payments, if the Restricted Payment Conditions are satisfied; (i) For the Financial Years 2018-19, 2019-2020 and 2020-2021, payment of Restricted Payment, for an amount not exceeding the lower of: (a) 50% (fifty percent) of profit after tax of the Issuer for the concerned Financial Year; and (b) the amounts specified in DSCR Numerator calculated for the concerned Financial Year for the Issuer less 1.2 times the amounts specified in DSCR Denominator calculated for the concerned Financial Year for the Issuer, both calculated with respect to the concerned Issuer, provided that such amount for all the Obligors in aggregate shall not exceed the lower of the amounts specified in subparagraphs (a) and (b) above when calculated on a combined basis for all the Obligors;
	(ii) thereafter, till the Final Settlement Date, nil.
Restricted Payment Conditions	means, the satisfaction of the following conditions for making a Permitted Restricted Payment:
	(i) the DSCR (before and after making of any Permitted Restricted Payment), calculated both at the Issuer level and on a combined basis for all the Obligors, shall be above 1.2:1. For the avoidance of doubt, it is clarified that for the purposes of testing satisfaction of this Restricted Payment Condition, the DSCR calculations are not required to be tested on an individual basis with respect to any of the Other Issuers;
	(ii) the Issuer shall have paid all amounts that are then due to the Debenture Holders in accordance with the Debenture Documents;
	(iii) no breach or default is subsisting or will occur (as a result of such payment) under the Debenture Documents which can lead to an Event of Default;
	(iv) no Event of Default shall have occurred or be continuing or will occur (as a result of such payment) under the Dehenture Documents;
	1

	(v) no subsisting breach or default by the Issuer shall have occurred under the Project Documents which will have a Material Adverse Effect;
	(vi) the Debt Service Reserve Account shall be fully topped-up to the extent of the Debt Service Reserve Amount and be available;
	(vii) the debt service reserve account maintained by the Other Issuers shall be fully topped-up to the extent of the debt service reserve amount required to be maintained in such accounts as per the terms of the Other Debenture Documents.
Debt Service Coverage Ratio	means, on any date, in respect of the concerned Person(s), for any period, the ratio of (i) is to (ii) below:
	(i) the aggregate of (without double counting): (a) profit after tax for that period; (b) amortisation/depreciation for such period including other non-cash items; (c) deterred Tax; (d) interest and other charges (which form part of finance charges under the profit and loss account of such Person(s)) accomed/payable by such Person(s) during such period with respect to any Financial Indebtedness incurred by such Person(s) ("DSCR Numerator");
	(ii) the aggregate of an amount equal to the interest and other charges (which form part of finance charges under the profit and loss account of such Person(s)) accrued/payable during such period and repayment instalments payable by such Person(s)during such period, both with respect to any Financial Indebtedness incurred by such Person(s) ("DSCR Denominator").
Affirmative Covenants	Refer to Clause 9 of the Debenture Trust Deed
Negative Covenants	Refer to Clause 10 and Schedule V of the Debenture Trust Deed
Information	Refer to clause 9.15 of the Debenture Trust Decd
Covenant	Control Control National Control Contr
Operating Costs	Operating Costs means collectively the following: (i) the O&M Costs; (ii) Insurance Costs; (iii) Taxes required to be paid by the Issuer.
	O&M Costs means the following: (i) the Base O&M Costs; and (ii) the Incremental O&M Costs.
	Base O&M Cost means an amount not exceeding INR 4,50,00,000 per Financial Year (calculated pro rata in proportion to the number of days for the relevant part of such Financial Year), escalated at the rate of 5% (five percent) each Financial Year.
	Incremental O&M Costs means, so long as no Event of Default or a

.



Mandatory Redemption Event is subsisting, an amount not exceeding INR 20,00,00,000 per Financial Year (calculated pro rata in proportion to the number of days for the relevant part of such Financial Year) for the period of first 5 (five) Financial Years. Provided that, the above amounts shall be calculated across all Obligors including the Issuer, and at any time, in order to calculate the above amount, any Incremental O&M Costs (as defined in any of the Other Trust and Retention Account Agreements) already transferred to the Operations & Maintenance Accounts (established by the other Obligors under their respective Other Trust and Retention Account Agreements) and Incremental O&M Costs already transferred to the ASPPL Operations & Maintenance Accounts during the past period during such Financial Year shall be deducted. It is clarified that if an Event of Default or a Mandatory Redemption Event is subsisting, the Incremental O&M Costs shall be nil.

Replacement Capex Limits

Replacement Capex Limits means, so long as no Event of Default or a Mandatory Redemption Event is subsisting, an amount not exceeding INR 125,00,00,000 for the period of first 5 (five) Financial Years, which can be utilized for the purposes of rehabilitation and/or refurbishment of the Project. It is clarified that the Replacement Capex Limits cannot be utilized for enhancing the capacity of the Project. Provided that, the above amounts shall be calculated across all Obligors including the Issuer, and at any time, in order to calculate the above amount:

- (i) any Replacement Capex Limits (as defined in any of the Other Trust and Retention Account Agreements) already availed by any Obligor under their respective Other Trust and Retention Account Agreements and Replacement Capex Limits already utilized by the Issuer during the past period shall be deducted;
- (ii) any Insurance Proceeds received by the Issuer or any other Obligors, other than on account of any "total loss" and which amounts are not utilized or required to be utilized for repair or replacement of any assets of the Issuer/ Obligors, shall be added.

It is clarified that if an Event of Default or a Mandatory Redemption Event is subsisting, then the Replacement Capex Limits shall be nil

Establishment of the Accounts

The ASPPL Trust and Retention Account shall have the following sub-accounts for the purposes of this Agreement, namely:

- a sub-account denominated in Rupees titled the "ASPPL Designated Account";
- a sub-account denominated in Rupees titled the "ASPPL Revenue Account";
- a sub-account denominated in Rupces titled the "ASPPL Operations & Maintenance Account";
- iv. a sub-account denominated in Rupees titled the "ASPPT-Working Capital Account";
- a sub-account denominated in Rupees titled the "ASPPI.

LA

Debt Payment Account"; a sub-account denominated in Rupees titled the "ASPPL vi. Debt Service Reserve Account": a sub account denominated in Rupees titled the "ASPPL vii. Cash Retention Account"; a sub account denominated in Rupees titled "ASPPL viii. Distribution Account"; and a sub-account denominated in Rupees titled the "ASPPL" ix. Enforcement Proceeds Account^a Waterfall mechanism The Issuer shall procure that any other amount that would be payable to the Issuer (unless otherwise specified in this Agreement) shall be credited to or deposited in the ASPPL Revenue Account upon payment thereof As long as there is no Event of Default (which has not been cured or waived), the Account Bank shall, withdraw amounts from the ASPPL Revenue Account in accordance with the Issuer's and /or the Debenture Trustee's instructions and the operating procedures specified in Annexure 1 only for the following purposes in the following order of priority: (i) to meet the Operating Costs as and when required, for deposit into the ASPPL Operations & Maintenance Account; (ii) on a date falling on or before any payment date, amounts required to meet any of Working Capital Costs for deposit into the ASPPL Working Capital Account; (iii) on a date falling on or before any Due Date, amounts required to meet any of the Debt Service obligations of the Issuer in terms of the Debenture Documents; (iv) to transfer such amount to ensure that the balance in the ASPPL Debt Service Reserve Account is equal to the Debt Service Reserve Amount; to meet any shortfall in the Other Debt Payment. Account(s), in accordance with the Framework Agreement; (vi) to repay to the Guarantor/ Sponsor any Temporary Shortfall Loan, so long as: (a) there exists no Event of Default; (b) there exists or will not lead to any insufficiency in the ASPPL Operations & Maintenance Account, the ASPPL Debt Payment Account and the ASPPL Debt Service Reserve Account; to transfer the amounts to the ASPPL Cash Retention Account in accordance with Chase 6.3% of the Trust & (vii)

	13
	Retention Account Agreement;
	(viii) to transfer the amounts to the ASPPL Distribution Account in accordance with Clause 6.5.2 of the Trust & Retention Account Agreement
Representation &	Provided that, during the subsistence of an Event of Default, notwithstanding anything contained above, the amounts required to be deposited in the ASPPL Working Capital Account and the ASPPL Debt Payment Account, shall be deposited pro rata for meeting the Debt Service and Working Capital Costs in a pro rata manner. Refer to Clause 8 and Schedule IV of the Debenture Trust Deed for
Warranties	the detailed list of Representation & Warranties
Events of Default	Refer to Clause 11.1 of the Debenture Trust Deed for details on the below listed Events of Default:
	1. Non Payment
	 Breach of Covenants and Undertakings Misrepresentation
	4. Cross Default
	5. Security
	6. Insurance
	7. Authorizations
	8. Expropriations
	9. Material Adverse Effect
	10. Material Litigation
	 11. Termination, Amendment or Repudiation of Project. Documents 12. Judgment, Creditor's Processes 13. Cessation of Business 14. Immunity
	16. Insolvency Event
	16. Audit Qualification
Consequences of Event of Default	If an Event of Default has occurred which has not been cured within the cure period stipulated, if any, under Clause 11.1 of the Debenture Trust Deed, then the Debenture Trustee (acting on instructions of the Debenture Holders) shall, without prejudice to their rights under Law and the Debenture Documents, declare that the Debentures shall automatically and without any further action, become due for redemption and all the Outstanding Dues shall be due and payable and shall be paid and redeemed by the Issuer:
	 (a) immediately, in case of Clause 11.1.1 (Non-Payment), Clause 11.1.4 (Cross Default) Clause 11.1.11(i) and/or Clause 11.1.11(ii) (Termination, Amendment or Repudiation of Project Documents); and (b) in case of all other Events of Default, within 10 (ten) days of such declaration. If the Issuer has not redeemed all the Debautyeer and paid the Outstanding Dues within the period specified above the Debauture

Holders shall have the right to and take all actions permitted under Law and the Debenture Documents including the actions laid down in clause 11.2 of the Debenture Trust Deed: Utilisation of Surplus The Obligors are required to agree, undertake, acknowledge and confirm the following: (a) subject to other provisions of the Framework Agreement, all amounts available (if any) with any Obligor shall after meeting their Operating Costs, Working Capital Costs and Debt Service will be made available to the other Obligors for meeting shortfall, if any, under their respective Debenture Documents in the manner set out in the Trust and Retention Account Agreement; on a Business Day falling 5 Business Days before the Due (b) Date, the Debenture Trustee shall examine (with the cooperation of the Account Bank) the balances lying in the respective Accounts of each Obligor, and in case of a shortfall in the Debt Payment Account of any Obligor(s) and surplus available in the Accounts of any other Obligor(s), will have the right to require the Account Bank to transfer all or any part of the surplus available with any Obligor(s) to meet the shortfall in the Debt Payment Account(s) of any other Obligors, pro rata the Outstanding Dues across Issuances where there is any shortfall; $\langle e \rangle$ in the event, the Debenture Trustee or any of the Obligors, determine that the amounts available with the Obligors is not sufficient to meet the amounts due under the Debenture Documents on the Due Date (after taking into accounts any amounts lying in the Accounts, including the Distribution Account(s), the Cash Retention Account(s) and the Debt Service Reserve Accounts), the Debenture Trustee and/or any of the Obligor(s) shall have a right to issue a notice to the Guarantor on a date falling no earlier than 4 Business Days before the Due Date requiring the Guarantor to fund such amounts on or before the Due Date.

Decision Making under Framework Agreement

- The Debenture Trustee and Debenture Holders (under each of the Issuance(s)) shall be bound by the provisions set out in the Framework Agreement, notwithstanding anything to the contrary in any other Debenture Documents:
 - a. On occurrence of an: (a) Event of Default under any Issuance(s) (including cross defaults as a consequence thereof in other Issuance(s)); or (b) Mandatory Redemption Event identified in Clause 8 below, the same shall not be waived by such Debenture Trustee/ and or such respective Debenture Holders unless a decision to waive same has been taken by Debenture Holders (across all Issuances) comprising of not less than Debenture Holders holding 75% of the nominal value of Debentures, calculated taking into account Debentures across all the Issuances;
 - b. On occurrence of an Event of Definite under any Issuance(s)
 (including cross defaults as a consequence thereof in other
 Issuance(s)), any decision white any Differement Action

(irrespective of the nature of the Secured Assets or the nature of the Enforcement Action proposed to be taken), determination of amounts to be spent for preservation of the Secured Assets or for any other Enforcement Action, shall be taken by Debenture Holders (across all Issuances) comprising of not less than Debenture Holders holding 51% of the nominal value of Debentures, calculated taking into account Debentures across all the Issuances, which decision shall be final and binding on all Debenture Holders (across all Issuances);

- c. Any decision to remove a Debenture Trustee and/or Account Bank, and identification of a substitute Debenture Trustee and/or Account Bank, in any of the Issuance(s), shall be taken by Debenture Holders (across all Issuances) comprising of not less than Debenture Holders holding 51% of the nominal value of Debentures, calculated taking into account Debentures across all the Issuances, which decision shall be final and binding on all Debenture Holders (across all Issuances); and
- d. Any amendments to Clause 10 (Negative Covenants) or Clause 11 (Events of Default) of any Dehenture Trust Deeds shall be taken by Debenture Holders (across all Issuances) comprising of not less than Debenture Holders holding 51% of the nominal value of Debentures, calculated taking into account Debentures across all the Issuances, which decision shall be final and binding on all Debenture Holders (across all Issuances).
- 2. The procedure(s) set out in Schedule X of the Debenture Trust Deeds shall be followed by the Debenture Trustee/ Debenture Holders for taking any decisions as set out hereinabove, provided that, the references to: (a) "Debenture Holders" shall deem to mean Debenture Holders across each Issuances; (b) "Outstanding Dues" shall deem to mean Outstanding Dues across each Issuances; (c) "Debentures" shall deem to mean Debentures across all Issuances

Please refer to clause 3 of the Framework Agreement for more details on the Decision Making process

Pro Rata Distribution

Notwithstanding anything to the contrary contained in any Debenture Document but subject to the other provisions of the Framework Agreement, all Project Proceeds (available to any Issuer), shall on and from occurrence of any Event of Delault or Mandatory Redemption Event or voluntary redemption identified in the Framework Agreement (under any of the Issuances, which has not been waived by following the process set out in the Framework Agreement), shall after making payments by the respective Obligors of the Operating Costs, be applied in the following manner, and any amounts received by a Debenture Holder in breach of this provision shall be held in trust by them:

(i) firstly, fees, costs and expenses of the Debenture Trustee and Account Bank, pro rata across all issuances;

W

- (ii) secondly, payment of amounts incurred for taking any Enforcement Action, including preservation of Secured Assets (across all Issuances) as approved by Debenture Holders under Clause 3.1 above, pro rata across all Issuances;
- thirdly, towards payment of Default Interest and Fixed Interest to Debenture Holders, pro rata across all Issuances;
 and
- (iv) fourthly, towards payment of Repayment Instalments and balance Outstanding Dues pro rata the Outstanding Dues across all Issuances.

Provided that, during the subsistence of an Event of Default, notwithstanding anything contained above, the amounts to be paid to the Debenture Holders and the working capital lenders (to the extent permitted under the Debenture Trust Deed) shall be made on a pro rata basis. Such pro rata sharing amongst the Debenture Holders and the working capital lenders shall be calculated taking into account the Total Outstanding Dues and the aggregate of the amounts payable to the working capital lenders.

Application or Distribution Monies Distribution Monics will at all times be applied pro rata the Outstanding Dues across Issuances (irrespective of who has taken the Enforcement Action). Each of the Debenture Holders / Debenture Trustee (acting for Debenture Holders), under each Issuance, shall keep the other Debenture Holders/ Debenture Trustee under the other Issuances, informed of any amounts or proceeds received by them or appropriated by them from the Obligors and/or the Guarantov and/or the Sponsor in terms of their respective Debenture Documents.

To give effect to the above, upon completion of any Enforcement Actions and/or receipt of any Distribution Monies under any of the Issuances, any Distribution Monies received from time to time shall be applied in the following manner, and any amounts received by a Debenture Holder in breach of this provision shall be held in trust by them to be applied in the manner set out herein:

- firstly reimbursement / payment of all cost incurred for taking any such Enforcement Action;
- secondly, fees, costs and expenses of the Debenture Trustee and Account Bank;
- (iii) thirdly, towards payment of fees, costs, expenses, Default Interest and Fixed Interest under the Debenture Documents pro-rate the Outstanding Dues across Issuances;
- (iv) fourthly, towards payment of Repayment Instalments and balance Outstanding Dues pro rata the Outstanding Dues across Issuances; and
- (v) lastly, surplus if any will be returned to the Guarantor or any of the Obligors

Provided that such Distribution Monies arising from enforcement of any Encumbrance (which is pay possit with morking capital lenders)

•		shall be shared pro rata with the working capital lenders of the
		Obligors as permitted under the Debenture Trust Deeds to the
		extent of the amounts due and payable to them
	Event of Default,	An Event of Default under or in terms of any of the Debenture
	Mandatory	Trust Deed will trigger an Event of Default under other Debenture
	Redemption and	Trost Deeds.
	Voluntary	
	Redemption	Occurrence of a Mandatory Redemption Event (identified in Clauses
		5.7(i), (ii), (iii), (v), (viii), (ix) and (x) of any Debenture Trust Deed)
		under or in terms of any of the Debenture Trust Deed will trigger a
		Mandatory Redemption Event under each of the other Debenture
		Trust Deeds.
		Any voluntary redemption made by any Issuer in terms of Clause
		5.6 of any Debenture Trust Deed will require voluntary redemption
		to be made under each of the other Debenture Trust Deeds and any
		such payments to the Debenture Holders shall be made across all
		Issuances pro rata the Outstanding Dues across Issuances. Provided
	}	further that the voluntary redemption on account of exercise of Call
		Option under any of the Debenture Trust Deed shall be utilized for
		payment of Total Outstanding Dues in full.
	Capitalized Terms	Capitalized terms used but not defined herein shall have the
		meaning assigned to the term in the Debenture Trust Deed and/or
	•	the other Debenture Documents, as the context may require.
	Governing Law	This Term Sheet and the Debenture Documents shall be governed
	- Corestming the	by Indian Law and shall be subject to the jurisdiction of courts and
		tribunals of Hyderabad
	I	The state of the s



