

BEFORE THE HON'BLE GUJARAT ELECTRICITY REGULATORY
COMMISSION AT GANDHINAGAR

Filing No. _____

Case No. _____

IN THE MATTER OF

Petition for revision of minimum quantum of purchase (in %) from renewable energy sources for FY 2023-24 under the provisions of Regulation 4.1 and 4.2 of GERC (Procurement of Energy from Renewable Sources) Regulations, 2010

AND

IN THE MATTER OF

Torrent Power Ltd.,
"Samanvay", 600, Tapovan,
Ambawadi, Ahmedabad – 380015

.....**PETITIONER**

THE PETITIONER ABOVE NAMED RESPECTFULLY FILES ITS SUBMISSIONS AS UNDER:

1. Torrent Power Limited, is a Company incorporated under the Companies Act, 1956. Torrent Power Ltd (hereinafter referred to as "TPL-D" or the "Petitioner") is filing this petition in its capacity as the licensee of Dahej SEZ area.
2. The Hon'ble Commission in exercise of the powers conferred under Sections 61, 66, 86 (1) (e) and 181 of the Electricity Act 2003 (36 of 2003), has issued the GERC (Procurement of Energy from Renewable Sources) Regulations, 2010 vide its Notification No. 03 of 2010 dated 17th April, 2010 (hereinafter referred to as RPO Regulations) for promoting the sale of power from renewable energy

sources and for procurement of energy from renewable sources by distribution licensee within the State of Gujarat. In the RPO Regulations, the Hon'ble Commission has specified the minimum percentage for procurement of power from Wind, Solar and Other Sources ("Obligation"). Subsequently, the Hon'ble Commission issued the Gujarat Electricity Regulatory Commission (Procurement of Energy from Renewable Sources) (First Amendment) Regulations, 2014 dated 04.03.2014 revising Obligation under RPO Regulations.

3. The Hon'ble Commission has further revised the Obligation through Gujarat Electricity Regulatory Commission (Procurement of Energy from Renewable Sources) (Third Amendment) Regulations, 2022 vide its Notification No. 1 of 2022 on 08th April, 2022. As per the said Notification, the RPO obligations of the obligated entities for FY 2023-24 is as under:

Year	Minimum Quantum of purchase (in %) from renewable energy sources (in terms of energy in kWh)				
	Total	Wind	Solar	Hydro	Biomass, Bagasse and others
FY 2023-24	18.70%	8.40%	9.50%	0.05%	0.75%

4. In compliance to the above, the Petitioner has made sincere efforts to fulfil the RPO through purchase of Renewable Energy and REC.
5. Accordingly, the status of compliance of RPO of TPL-D for FY 2023-24 is tabulated as under:

(In MUs)

Particulars	TPL-D
Energy Requirement	798.88
Less: Units under Green Tariff	0.85
Net Energy Requirement	798.02
RE Procurement	
Wind energy to be procured (@8.40%)	67.03
Solar energy to be procured (@9.50%)	75.81
Hydro energy to be procured (@0.05%)	0.40
Biomass/Bagasse/Others (@0.75%)	5.99

Particulars	TPL-D
Total (18.70%)	149.23
Compliance (Non-Solar)	
Non-Solar	29.35
RE Attribute from WTE Plant	0.21
Compliance (as % of Energy Requirement)	3.70%
Compliance (Hydro)	
Hydro	38.11
Hydro REC	-
Compliance (as % of Energy Requirement)	4.78%
Compliance (Solar)	
Solar	13.30
Solar REC	-
Compliance (as % of Energy Requirement)	1.67%
Total Compliance	80.96
Less: Units under Green Tariff	0.85
Net Compliance	80.11
Total Shortfall/(Surplus)	69.12

6. In case of Hydro, the Petitioner submits that it has procured 38.11 MUs from Power Exchange. Accordingly, the Petitioner has achieved RPO compliance of 4.78%. Further, it may kindly be noted that the installed capacity for Hydro power category in the State of Gujarat is as under:

Installed Capacity (MW)	Hydro
As on 31-03-15	787.56
As on 31-03-16	787.56
As on 31-03-17	787.56
As on 31-03-18	799.56
As on 31-03-19	799.56
As on 31-03-20	839.96
As on 31-03-21	839.96
As on 31-03-22	856.61
As on 31-03-23	856.61
As on 31-03-24	856.61

Source: SLDC

7. It may kindly be noted that the share of Gujarat from the above installed capacity is in the range of ~2.97-2.29% and same is entirely available only to the State Discoms. The Petitioner has not received any offer for supply of hydro power during FY 2023-24.
8. In case of solar, the Petitioner has made necessary arrangements to fulfil the compliance by sourcing power from long term arrangements. Accordingly, the Petitioner could achieve RPO compliance of 1.67% against RPO target of 9.50%. In turn, the Petitioner would like to submit as under:
 - a. During FY 2023-24, the Petitioner has sourced solar power from 6 MW long term PPA. The Petitioner has also purchased surplus solar power from 2.33 MW rooftop solar projects set up under net metering.
 - b. During FY 2020-21 the Petitioner had initiated the competitive bidding process and has successfully tied up 450 MW solar power for TPL-D license areas of which 15 MW is earmarked for Dahej.
 - c. The original SCOD was November 2022. However, due to Force Majeure condition, there was no supply of electricity from this project during FY 2023-24.
9. In case of Non-Solar, the Petitioner has made efforts to fulfill its obligation by sourcing power from its long term arrangements. Accordingly, the Petitioner has achieved RPO compliance of 3.70%. In turn, the Petitioner would like to submit the following:
 - a. During FY 2023-24, the Petitioner has sourced wind power from 10.50 MW long term PPA. Further, the Petitioner has also procured 0.21 MUs of RE attribute from Waste-to-Energy plant as per allocation by GUVNL, being the nodal agency.
 - b. During FY 2017-18, the Petitioner had signed the tripartite agreement for procurement of power, from 15 MW MSW plant located at Gyaspur

(Ahmedabad). This plant was scheduled to be commissioned in March 2021 but has been granted extension in SCOD by GUVNL, being the nodal agency. In turn, the plant was commissioned on 13th October, 2024. Thus, there was no supply of electricity from this project during FY 2023-24.

- c. The installed capacity for Biomass/Bagasse/Mini Hydro category in the State is as under.

Installed Capacity (MW)	Biomass	Mini Hydro
As on 31-03-15	41.10	8.56
As on 31-03-16	41.10	8.56
As on 31-03-17	41.10	8.56
As on 31-03-18	41.10	20.56
As on 31-03-19	41.10	20.56
As on 31-03-20	41.10	60.60
As on 31-03-21	44.15	60.60
As on 31-03-22	51.65	77.61
As on 31-03-23	51.65	77.61
As on 31-03-24	51.65	77.61

Source: SLDC

- d. It can be seen from the above that there is no capacity addition during FY 2014-15 to FY 2019-20 and FY 2022-23 to FY 2023-24 for Biomass. Capacity addition during FY 2020-21 & FY 2021-22 was not available to the Petitioner. Additionally, 12 MW capacity addition during FY 2017-18 & 40.04 MW during FY 2019-20 in Mini Hydro was not available to the Petitioner. During FY 2020-21 there has been no capacity addition in mini hydro. During FY 2021-22, it appears there is capacity addition of 17.01 MW in Hydro however, this was not available to the Petitioner. Also, during FY 2022-23 & FY 2023-24 there was no capacity addition. Further, it may also be noted that the Petitioner has not received any offer for supply of power from above sources during FY 2023-24.
- e. As against increase of the RPO for others category from 0.5% in FY 2018-19 to 0.75% during FY 2019-20 to FY 2023-24, there is no commensurate addition in the installed capacity.

f. Under the circumstances, the Petitioner requests the Hon'ble Commission to revise the target of 0.75% for others category for FY 2023-24.

10. Based on the above, it can be seen that the actions taken by the Petitioner are bona fide.

11. The proviso to Regulation 4.1 of the Hon'ble GERC (Procurement of Energy from Renewable Sources) 2010, as amended, provides that:

“d. If the above-mentioned minimum quantum of power purchase either from Solar or Wind or Large Hydro Power Plant of capacity above 25 MW and commissioned after 8th March, 2019 as per MoP, Government of India Notification No. F. No. 15/2/2016-H-I (Pt.) dated 08.03.2019 or Others (including Biomass, Bagasse & Bio-fuel based cogeneration, MSW and Small/Mini/Micro Hydro) is not available in a particular year, then in such cases, additional renewable energy available either from Solar or Wind or Large Hydro Power Plant of capacity above 25 MW and commissioned after 8th March, 2019 as per MoP, Government of India Notification No. F. No. 15/2/2016-H-I (Pt.) dated 08.03.2019 or Others shall be utilised for fulfilment of RPO.”

12. Based on above, it can be seen that the Petitioner has achieved RPO of 3.70% against 9.15% for non-solar and 4.78% against 0.05% for hydro. Accordingly, the Petitioner proposes to adjust surplus hydro RPO with shortfall in non-solar RPO as per the aforementioned provisions of Regulation 4.1.

13. Further, the Regulation 4.2 of the Hon'ble GERC (Procurement of Energy from Renewable Sources) 2010 provides that:

“4.2 The Commission may, suo-motu or at the request of a licensee, revise the percentage targets for a year as per clause 4.1 of these Regulations keeping in view supply constraints or other factors beyond the control of the licensee.”

14. Based on the provision hereinabove, the Petitioner humbly requests the Hon'ble Commission to kindly revise the minimum percentage target for purchase of power from renewable energy sources for the FY 2023-24.

15. Prayers

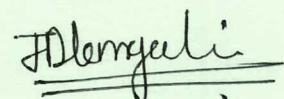
The Petitioner prays the Hon'ble Commission:

- a) To admit the petition.
- b) To revise the percentage target of purchase from renewable energy sources for FY 2023-24 keeping in view the supply constraints and the factors beyond the control of the licensee.
- c) To adjust the surplus hydro RPO with shortfall in non-solar RPO as per provisions of Regulation 4.1.
- d) To afford the reasonable opportunity of hearing to the Petitioner before passing any orders in the matter.
- e) To allow additions/ alterations/ changes/ modification to the submissions.
- f) To condone any inadvertent omissions/ errors/ shortcomings.
- g) To grant any other relief/s as it deems fit and appropriate under the circumstances of the case and in the interest of justice.

Declaration that the subject matter of above petition has not been raised by the Petitioner before any other competent forum, and that no other competent forum is currently seized of the matter or has passed any orders in relation thereto.

Place: Ahmedabad

Date: 02.12.2024



Authorized Signatory

Serial No. A 010154 /2024 BEFORE THE HON'BLE GUJARAT ELECTRICITY REGULATORY
COMMISSION AT GANDHINAGAR

(PARESH G. BAROT)
NOTARY
GOVT. OF INDIA

- 2 DEC 2024

Filing No. _____

Case No. _____

IN THE MATTER OF

Petition for revision of minimum quantum of purchase (in %) from renewable energy sources for FY 2023-24 under the provisions of Regulation 4.1 and 4.2 of GERC (Procurement of Energy from Renewable Sources) Regulations, 2010

AND

IN THE MATTER OF

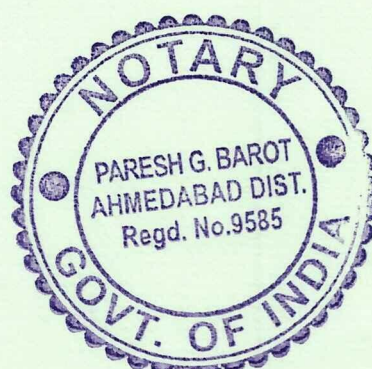
Torrent Power Ltd.,
"Samanvay", 600, Tapovan,
Ambawadi, Ahmedabad – 380015

.....**PETITIONER**

AFFIDAVIT

I, Jignesh Langalia, son of Shri Dhansukhbhai Langalia, aged about 49 years, working as Vice President of Torrent Power Limited, the Petitioner, having office at Samanvay, 600, Tapovan, Ambawadi, Ahmedabad – 380 015 do solemnly affirm and state on oath as under :

1. That I am duly authorized by the Petitioner Company to swear this Affidavit.





2. That the facts stated in the submissions are based on record and files of the Petitioner Company and they are true and correct to my knowledge, information and belief and I believe the same to be true.

Solemnly affirmed at Ahmedabad on this 02nd day of December, 2024.



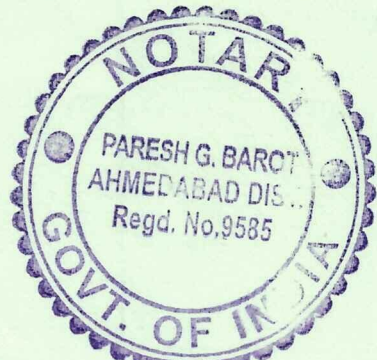
Pare� બારોટ

(DEPONENT)

SOLEMNLY AFFIRMED
BEFORE ME

Pare� બારોટ
(PARESH G. BAROT)
NOTARY
GOVT. OF INDIA

- 2 DEC 2024



11
P.D.
3/3/25

11

BEFORE THE HON'BLE GUJARAT ELECTRICITY REGULATORY
COMMISSION AT GANDHINAGAR

Filing No. _____

Case No. 2413/2024

IN THE MATTER OF

Petition for revision of minimum quantum of purchase
(in %) from renewable energy sources for FY 2023-24
under the provisions of Regulation 4.1 and 4.2 of GERC
(Procurement of Energy from Renewable Sources)
Regulations, 2010

AND

IN THE MATTER OF

Torrent Power Limited
"Samanvay", 600, Tapovan,
Ambawadi, Ahmedabad – 380 015



.....**PETITIONER**

THE PETITIONER ABOVE NAMED RESPECTFULLY SUBMITS AS UNDER:

1. Torrent Power Limited, is a Company incorporated under the Companies Act, 1956. Torrent Power Ltd (hereinafter referred to as "TPL-D" or the "Petitioner") is filing this petition in its capacity as the licensee of Dahej SEZ area. The petition has been registered as Petition no. 2413/2024.
2. The Hon'ble Commission vide daily order dated 12th June, 2025 has directed the Petitioner to issue the public notice to invite objections/suggestions on the petition filed by the Petitioner.

sent for scanning and uploading on
website of the Commission
Vansh (Breachie by D)
03/07/25

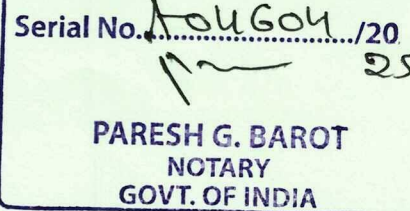
3. The Petitioner further submits that it has published the notice on 25th June, 2025 in the newspapers in accordance with the Hon'ble Commission's direction.
4. The Petitioner submits the copy of the notice published in the newspaper for the Hon'ble Commission's ready reference as under:
 - a) Business Standard – Ahmedabad Edition (Annexure 1)
 - b) Sandesh – Baroda Edition (Annexure 2)
 - c) Divya Bhaskar – Baroda Edition (Annexure 3)
4. The Petitioner has also placed the public notice and petition on its website <https://www.torrentpower.com/index.php/regulatory/renewable> for inviting objections/suggestions on its petition.
5. The Petitioner, therefore, submits that it has complied with the Hon'ble Commission's directions.



Place: Ahmedabad

Date: 30. 06. 2025

DEPONENT



30 JUN 2025

13

BEFORE THE HON'BLE GUJARAT ELECTRICITY REGULATORY
COMMISSION AT GANDHINAGAR

Filing No. _____

Case No. 2413/2024

IN THE MATTER OF

Petition for revision of minimum quantum of purchase
(in %) from renewable energy sources for FY 2023-24
under the provisions of Regulation 4.1 and 4.2 of GERC
(Procurement of Energy from Renewable Sources)
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AND

IN THE MATTER OF

Torrent Power Limited
"Samanvay", 600, Tapovan,
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AFFIDAVIT

I, Jignesh Langalia, son of Shri Dhansukhbhai Langalia, aged about 49 years, working as Vice President of Torrent Power Limited, the Petitioner, having office at "Samanvay", 600, Tapovan, Ambawadi, Ahmedabad – 380 015 do solemnly affirm and state on oath as under :

1. That I am duly authorized by the Petitioner Company to swear this Affidavit.





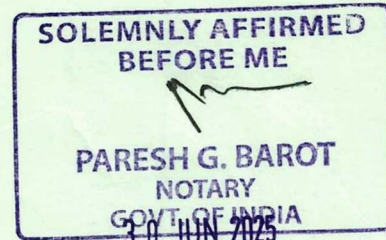
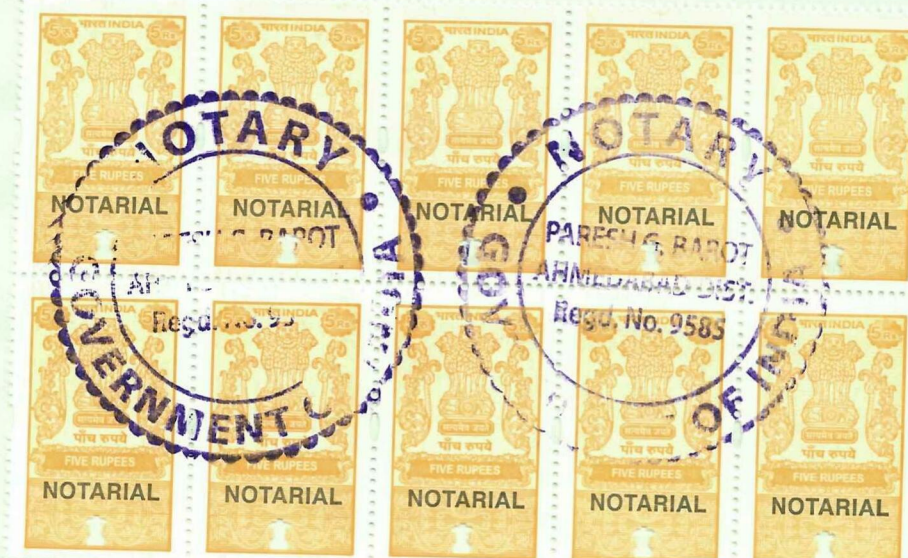
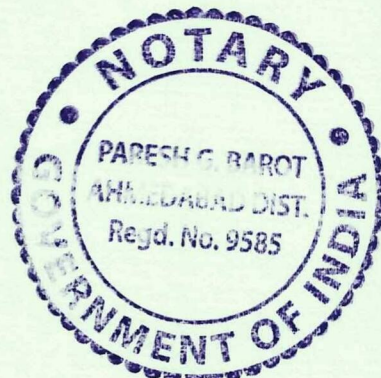


2. That the facts stated in the submission are based on record and files of the Petitioner Company and they are true and correct to my knowledge, information and belief and I believe the same to be true.

Solemnly affirmed at Ahmedabad on this 30th day of June, 2025.

PDamgulani

(DEPONENT)



30 JUN 2025

TORRENT POWER LIMITED

PUBLIC NOTICE

Torrent Power Limited, the Petitioner, has filed the Petition (No. 2413 of 2024) under the provisions of Regulation 4.1 and 4.2 of GERC (Procurement of Energy from Renewable Sources) Regulations, 2010 for revision of minimum quantum of purchase (in %) from renewable energy sources for the FY 2023-24.

As directed by the Hon'ble GERC, the Petitioner invites objections/suggestions from the stakeholders on the petition. The copy of the petition is available on its website (<http://www.torrentpower.com/index.php/regulatory/renewable>).

It is hereby notified that any stakeholder who is interested in filing objections/suggestions in the petition may file the same in five copies along with affidavit in support of their submission to the Secretary, Gujarat Electricity Regulatory Commission, 6th Floor, GIFT ONE, Road 5C, Zone 5, GIFT City, Gandhinagar-382050 with a copy to the undersigned within 30 days from the date of this notice.

Torrent Power Limited

"Samavay", 600, Tapovan, Ambawadi, Ahmedabad 380015
CIN: L31200GJ2004PLC044068

Dt: 24 June, 2025

For Torrent Power Limited

Sd/-

Vice President
(Regulatory Affairs)



APMC Dumbhal Branch : Near Kiran Motors, Puna Kumbhaniya Road, Dumbhal Surat-395010 India.
Ph. 0261-2333577, 2363577
E-Mail Id : dumsur@bankofbaroda.com

ANNEXURE-D-NOTICE TO GUARANTOR- (UNDER SUB-SECTION (2) OF SECTION 13 OF THE SARFAESI ACT, 2002)

To, Kalpesh Girishbhai Sagar

A-53, 204, Om Township-3, Near Shivshakti Pasodara, Surat, Near Shivshakti, Pasodara, Surat -395006

Subject : Notice under section 13(2) of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, hereinafter called "The Act"

Borrower : A/c Name : Mr. vishalraj kalubhai chavda and Kajalben Vishalraj Chavda

Dear Sirs

Re: Your guarantee for credit facility granted to Mr. vishalraj kalubhai chavda and Kajalben Vishalraj Chavda

As you are aware, you have by a guarantee dated 27.03.2021 guaranteed payment on demand of all moneys and discharge all obligations and liabilities then or at any time thereafter owing or incurred to us by Mr. vishalraj kalubhai chavda and Kajalben Vishalraj Chavda for credit limit of Housing Loan Rs. 18,08,100.00 (Rs. Eighteen lacs eight thousand one hundred only) with interest thereon more particularly set out in the said guarantee document. To secure the guarantee obligation you have also provided following securities to us i.e. personal guarantee

1. We have to inform you that the borrowers has committed defaults in payment of his liabilities and consequently his account has been classified as non-performing asset. A copy of the notice dated 16.08.2024 under section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 sent by us to the borrowers is enclosed. Since the borrowers have committed defaults, in terms of the guarantee you have become liable to pay to us the outstanding amount of credit facility of Rs. 1232567.00 (Rs. Twelve lacs thirty two thousand five hundred sixty seven only) as on 15.06.2024 + unapplied interest + unserved interest + Legal & other Expenses and we hereby invoke the guaranteee and call upon you all to pay the said amount jointly and severally within 60 days from the date of this notice. Please note that interest will continue to accrue at the rates specified in para 1 of the notice dated 16.06.2025 served on the borrowers (copy enclosed).

2. We further wish to inform you that in regard to the security provided by you to secure your guarantee obligations for the due repayment of the loans and advances by the borrowers, this notice of 60 days may please be treated as notice under sub-Section (2) of section 13 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. We further give notice to you all that failing payment of the above amount with interest up to the date of payment, we shall be at liberty to exercise all or any of the rights under sub-section (4) of section 13 of the said Act, which please note.

3. We invite your attention to sub-section (13) of section 13 of the said Act in terms of which you are barred from transferring any of the secured assets referred to in para 1 above by way of sale, lease or otherwise (other than in the ordinary course of business), without obtaining our prior written consent. We may add that non-compliance with the above provision contained in section 13(13) of the said Act, is an offence punishable under section 29 of the Act.

4. We further invite your attention to sub section (8) of section 13 of the said Act in terms of which you may redeem the secured assets, if the amount of dues together with all costs, charges and expenses incurred by the Bank is tendered by you, at any time before the date of publication of notice for public auction/inviting quotations/tender/private treaty. Please note that after publication of the notice as above, your right to redeem the secured assets will not be available.

5. Please note that this demand notice is without prejudice to and shall not be construed as waiver of any other rights or remedies which we may have, including without limitation, in the right to make further demands in respect of sums owing to us.

Date : 16.06.2025 | Place : Surat

Authorized Officer, APMC Dumbhal Branch, Bank Of Baroda.

PUBLIC NOTICE				
TO WHOMSOEVER IT MAY CONCERN				
This is to inform the general public that following share certificate of UPL Limited having its registered office at 3-11, G.I.D.C., Vapi, Distt. Valsad, Gujarat 396195 India, registered in the name of the following Shareholder have been lost by her.				
Name of the Shareholder	Folio No.	Certificate No	Distinctive no. From - To	No. of Shares
Sneh Arora	S02539	182286	55468849 - 55469036	188 F.V of Rs. 10/-
Sneh Arora	S02539	20603	438832099 - 438833038	940 F.V of Rs. 2/- (Bonus Share, Year 2008)

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates.

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its registrar and Transfer Agents MUFG Intime India Private Limited 247 Park, C-101, 1st Floor, LB, S. Marg, Vikhroli (W) Mumbai-400083 TEL: +918108116767 within 15 days of publication of this notice after which no claim will be entertained and the company shall proceed to issue duplicate share Certificate/s.

Place: Gujarat
Date : 25 June, 2025

Name of the Registered Shareholder:
Sneh Arora

B बैंक ऑफ बारोदा POSSESSION NOTICE (Immovable property)

Whereas, The undersigned being the authorised officer of Bank of Baroda, under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of Powers conferred under section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002 issued a Demand Notice dated 15-04-2025 calling upon the Mr. SHARIFKHAN T PATHAN (Borrower) & Mrs. SULTANABANO SHARIFKHAN PATHAN (Co- Borrower) to repay the total Three Loans (2-H/L & 1-Top Up) amount mentioned in the notice being Rs.32,45,341.67/- (Thirty Two Lakh Forty Five Thousand Three Hundred Forty One Paisa Sixty Seven Only) and interest thereon within 60 days from the date of receipt of the said notice.

The borrower having failed to repay the amount, notice is hereby given to the Borrower & Guarantor and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under sub-section (4) of section 13 of Act read with rule 8 of the Security Interest (Enforcement) Rules 2002 on this the 21th June 2025.

The borrower's attention is invited to sub-section (8) of section 13 of the Act in respect of time, to redeem the secured assets.

The Borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Bank of Baroda, Subhanpura Branch, for an amount of Rs.32,45,341.67/- (Thirty Two Lakh Forty Five Thousand Three Hundred Forty One Paisa Sixty Seven Only) and interest thereon plus legal expenses thereon.

Description of the Immovable Property

All the piece and parcel of immovable property being Block no A/15 admeasuring 141.98 sq mtr. Plot area and undivided share of road and common plot admeasuring 71.12 sq mtr in the scheme name "WARIS PARK" situated on the land bearing Revenue Survey no 643, city survey no 4262 admeasuring 10926 sq mtr of Mouje Gorwa, in the Registration District and Sub District Vadodara in the name of Sharifkhana Tajmahmmad pathan. The said property is bounded as under - East : Property of adjoining survey no, West: Adjoining Block no A/16, North: Adjoining Block no A/14, South: Adjoining 7.50 mtr Road

Place : Vadodara, Date : 21-06-2025 Authorised Officer, Bank of Baroda



Regional Office Surat : 816 to 825, 8th Floor, Western Business Park, Udhna-magdalla Road, Vesu, Surat-395007
Email : recoverysurat@canarabank.com

REDEMPTION NOTICE

TO BORROWER/GUARANTOR/MORTGAGOR Date : 13.06.2025

1) Mr. Gamit Tejasbhai Jatesinghbhai S/o Gamit Jatesinghbhai (Borrower)

Add. : Konkani Faliya, Vadpada, Taluka-Vyara, Dist.- Tapi Vadpada, Gujarat-394655

Dear Sir,

SUBJECT: Notice for exercising the right of redemption under Section 13 (8) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act-2002 (hereinafter referred to as "the Act").

The undersigned being the Authorized Officer of Canara Bank, Vyara Branch (hereinafter referred to as "the secured creditor"), appointed under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, (hereinafter referred as the "Act") do hereby issue this notice, under Section 13 (8) of the Act read with Rule 8(6) of the SARFAESI Rules, to you all as under:

As you all are aware that the secured creditor had issued the Demand Notices, under Section 13(2) of the Act, 03.04.2025, to the Borrower Sri/Smt. Gamit Tejasbhai Jatesinghbhai, Sri/Smt. Mr. Gamit Tejasbhai Jatesinghbhai the mortgagor, demanding to pay an amount of Rs. 25,61,619.86 (Rupees Twenty Five Lakh Sixty One Thousand Six Hundred Nineteen and Paisa Eighty Six Only) as on 31.03.2025 plus further interest and charges less recovery stated thereon and interest stated thereon within 60 days from the date of receipt of the said notices.

Since, the Borrower Sri/Smt. Gamit Tejasbhai Jatesinghbhai, Sri/Smt Mr. Gamit Tejasbhai Jatesinghbhai the mortgagor and Sri/Smt/V/A the guarantors having failed to repay the amount mentioned in the above said demand notices, the Authorized Officer under Section 13 (4) of the Act had taken Symbolic possession of the secured assets described in the Possession Notice dated

SANDESH

VADCO

વર્ષ ૧૯૭૫ થી ૧૯૭૭નાં કટોકટીના સમયગાળા દરમિયાન કટોકટીને ૫૦ વર્ષ પૂર્ણ : વડોદરાના ઘણાં આગેવાનને જેલમાં ધકેલ્યાં હતાં

વડોદરા સહિત દેશભરમાંથી હજારો આંદોલનકારીઓની ધરપકડ થઈ હતી

વડોદરા ।

૧૯૭૧માં ભારતમાં ૩૨ કરામેલ આંતરિક સુરક્ષા જીવણી કાયદા (એમઆઈએસએ)ની સમાજ પર નોંધપાત્ર અસર પડી હતી. કરણ કે એ સમયે સરકાર દ્વારા ઘણા નેતાઓ અને લોકોને અટકાયતમાં લીધા હતા. વર્ષ ૧૯૭૫ થી ૧૯૭૭નાં કટોકટીના સમયગાળા દરમિયાન જ્યારે આ કાયદાનો વ્યાપક ઉપયોગ કરાયો હતો. યારે હજારો આંદોલનકારીઓની અટકાયતો કરાઈ હતી. જેમાં વડોદરાના ઘણા આગેવાનોએ જેલવાસ કર્યો હતો.

માનવ અધિકાર સંગઠનો દ્વારા વ્યાપક રીકા થઈ હતી. વડોદરા શહેરમાં પણ એમઆઈએસએની અસર રહી હતી. ઘણા લોકોને જેલમાં ધકેલી દેવાયા અથવા પકડાઈ રજવાના તરે અંડર માઉન્ડ થઈ ગયા હતાં અને મહિનાઓ સુધી તેઓ બાહર આવ્યા ન હતાં. તે સમયે ખુબ જ ચિંતાજનક પરિસ્થિતિનો માંડોલ હતો. આ કટોકટી જેમણે જોઈ અને અનુભવી તેવા વડોદરાના આગેવાનોએ પોતાની સંધર્પમય કહાની વર્ણવી હતી.

નીલા દેસાઈએ પતિ મકરંદ દેસાઈની કટોકટીના સમયની યાદો તાજુ કરી...

૨૩ વર્ષીય નીલા મકરંદ દેસાઈને હજુ પણ એ સમય વાદ છે જ્યારે ઘણા લોકોની ધરપકડ કરાઈ હતી અને એમાં એમના પતિ મીસાવારી મકરંદ દેસાઈને ભાગી જવાનું કહેવામાં આવ્યું અને નોપાળ થઈને તેઓ લંડન પહોંચ્યા હતા. અને તેમણે ત્યાં કટોકટીની જાહેરાત કરી હતી. તેમણે કહું કે, ઘણા લોકો MISAમાં પકડાયા હતા અને નરેન્દ્ર મોદી અને નાનાસાહેબ દેશમુખ છુપાઈને તેમના નિવાસસ્થાને ગયા હતા અને તેમને મણ્યા હતા અને પૂછપરછ કરી હતી. મકરંદ દેસાઈએ એમેરિકાની મુલાકાત લીધી હતી અને દ્યુન્ડસ ઓફ ઇન્ડિયા સોસાયટી ઇન્ટરનેશનલ શરૂ કરી. કટોકટી અને સંબંધિત વિષયો પર લેખો પ્રકાશિત કર્યા. તે સમગ્ર વિશ્વમાં ફેલાયું હતું અને દુદાયા આવ્યું અને અંતે કટોકટી દૂર થઈ.

ધરમાં ધૂસીને
ધો. ૧ રની
વિદ્યાર્થીની સાથે
દુષ્કર્મનો પ્રયાસ
વડોદરા ।

શહેરના આજવા રોડ વિસ્તારમાં આવેલી એક શાળામાં ધો. ૧ ર ક્રેમસર્વેન્સ ભખ્ષાને દુષ્કર્મનો પ્રયાસ કરનારા મુશ્કે

૧૧ મહિના જેલમાં રહ્યા, પરંતુ માફી ન માગી

શહેરના પૂર્વ મેયર હેમચંદ્ર બોચરે દમરજની વખતના પોતાના સંદર્ભના દિવસો યાદ કરતા કહું કે, શરસતામાં મારી સાથે બહુ ઓછા લોકો હતા. ચાર મહિના સુધી અમે ભૂગર્ભમાં રહ્યાં. વડોદરાથી અમારી ધરપકડ કરાઈ. તે સમયે જેલમાં મારી સાથે અક્ષય દેસાઈ, શક્રાંસિંહ વાદોલા, અશોક ભંડુ, ચીમનાભાઈ શુક્લ, સુર્યકંતભાઈ આચાર્ય, ઓમપ્રકાશ અગ્રવાલ, નલિન ભંડુ, રમેશભાઈ સહિતના હતા. પરિસ્થિતિ અતિચિંતાજનક રહ્યી. ઘણા લોકો સંઘ તરફથી જોડાયા. અમે ક્યારેયે માફી માગી ન હતી.

દસ્તાવેજો એકપ્રિત કરવા ૧૫ વાર વડોદરાની ગુપ્ત મુલાકાત લીધી

વડોદરા ચિંતા જે વર્ષીય જગદીશભાઈ મહિનું મૂળ નવસારીના નાસિકમાં જનેલા અને ઉછેલેલા કે જેમણે કટોકટીની અસરોનો અનુભવ કર્યો હતો અને પોલીસે ધરપકડ કર્યા પછી નાસિક સેન્ટ્રલ જેલમાં ૮ મહિના કેદ રહ્યા. જગદીશભાઈ ત્યારે ૧૧ વર્ષના હતા અને આરાયેસાયેસમાં જોડાયા હતા. કટોકટીના દિવસોમાં તેમને નાસિકથી વડોદરા આવી ગુપ્ત દસ્તાવેજો એકપ્રિત કરીને પાછા નાસિક લઈ જવાનાનું મહિલાનું કાર્ય સોપાયું હતું. તેમણે દોટ વર્ષમાં લગભગ ૧૫ વાર વડોદરાની ગુપ્ત મુલાકાત લીધી.

ધરપકડથી બચવા લોકોને કારમાં બીજુ જગ્યાએ લઈ જતાં પૂર્વ મેયર અને વુડાના પૂર્વ ચેરમેન ૧૦ વર્ષીય એન.વી. પટેલ જનસંઘ સાથે જોડાયેલા હતા. કટોકટીની થતી અસરો એમની સામે હતી. તેમણે કારણ વગર ધરપકડ કરાયેલા લોકોના પરિવારોનો સંપર્ક કર્યો. જેથી તેમની જરૂરિયાથી અને અન્ય બાબતો જાણી શકાય, ઘણી વખત ધરપકડથી બચવા માટે લોકોને તેઓ એક જગ્યાએથી બીજુ જગ્યાએ લઈ જવા પોતાની કારનો ઉપયોગ કરતા હતા.

કુંજ પ્લાઝાના ચિંહી રદ, સ્થળ

વડોદરા : શહેરના રાજમહેલ રોડ પર જિલ્લા પંચાયત પાસે આવેલા કુંજ પ્લાઝાના બિલ્ડરને બાંધકામ કરવા માટે આપેલી રજાચિંહી રદ કે સ્થળિત કેમ ન કરવી? તેને લઈ નોટીસ આપવામાં આવી છે.

પોલો કલબ પાસે આવેલી મિલકતમાં બાંધકામ કરવા એસ.આર.જે. પોઝેક્ટ પ્લાનિના બિલ્ડરે ૨૭ એપ્રિલ ૨૦૦૦માં ગ્રાઉન્ડ ફલોરથી ૬ માણ સુધીની વિકાસ પરવાનગી ક્રોનેરેશન પાસેથી મેળવી હતી. હાલમાં બિલ્ડર દ્વારા રાય રાય સ્થળનું સ્થળ પર બાંધકામ કરવામાં આવી રહ્યું છે. જેને લઈ વિવાદ ઉભો થયો હતો. આ બાંધકામ પોલો કલબની

અમરનાથની યા

વડોદરા : આગમી તા. ઉછુલાઈથી પારંભ થશે. એ પૂર્વ યાત્રીઓની સેવા-બુધવારે બાપોરે ચોંબંડી-અસુદ મહોલ્લાસ સહિતની ટ્રક પસ્થાન કરાયાશે. જાધાર્યાની રેલવે સ્ટેશનથી સ્વરાજ સ્વયંસેવકો અમરનાથ યાત્રીઓની સેવા :

શહેરમાં છેલ્લા ૨૮ વર્ષથી કાર્યરા અમરનાથ ચેરિટેબલ ટ્રસ્ટ યાત્રીઓની બબલટોપ, બાલતાલ ખાતે નિશ્ચલ તહુપરંત આર.ઓ.પ્લાન્ટ, બોર્ડલિન્ન તંબુઓ સહિત બીમાર યાત્રીઓને

ટોરેન્ટ પાવર લીમીટેડ

જાહેર નોટીસ

ટોરેન્ટ પાવર લીમીટેડ, અરજાદાર, દારા GERC (Procurement of Energy from Renewable Sources) Regulations, ૨૦૧૦માં નિયમ ૪.૧ અને ૪.૨ હેઠળ નાંથાકીય વર્ષ ૨૦૨૩-૨૪ માટે દીન્યુઅનેબલ ડાર્જ સોંતમાંથી ન્યુનતમ વીજબંદીના સુધારા માટેની અરજી (અરજી નં ૪૭૧૩/૨૦૨૪) નામાદ ગુજરાત દાલેક્ટ્રીસીટી ડેંચ્યુલેટરી કમિશન સમક્ષ દાખલ કરેલ છે.

નામાદ કમિશનના આદેશ અનુસાર, અરજાદાર પક્ષકારો પાસેથી વાંદા/સૂર્યાનો મંગાવવા આ નોટીસ જાહેર કરેલ છે. આ અરજીની નકલ કંપનીની વેબસાઇટ (<http://www.torrentpower.com/index.php/regulatory/renewable>) પર ઉપલબ્ધ છે.

આયી જાહેર સૂર્યાના આપવામાં આવે છે કે ઉપટોકટ અરજી સામે પેક્શનોને પોતાના વાંદા/સૂર્યાનો રજુ કરવામાં રસ હોય તેઓએ પોતાની અરજી સોગનામાં સાથે પાંચ સેટમાં સેકેટરી, ગુજરાત વીજ નિયમન પંચ, છઠી માળ, ગીફ્ટ વન, રોડ ૫ સી, ગોન ૫, ગીફ્ટ સીટી, ગાંધીનગર - ૩૮૨૦૫૦ ને આ નોટિસ જાહેર કરવાની તારીખથી ૩૦ દિવસની અંદર મોકલી આપવાની રહેશે અને તેની એક નકલ નીચે સહી કરનારાને પણ મોકલવાની રહેશે.

ટોરેન્ટ પાવર લીમીટેડ
"સમયવાર્ષ", ૬૦૦, તાપોયન,
અંબાવાડી, અમદાવાદ ૩૮૦ ૦૧૫
CIN: L31200GJ2004PLC044068
તા. : ૨૪ જુન, ૨૦૨૫

ટોરેન્ટ પાવર લીમીટેડ વતી
સરી/-
વાધસ પ્રેસીડન્ટ (ડેંચ્યુલેટરી અફીસ)

પશ્ચિમ રેલવે

દાખલી નં. ડો. થોલ. - ૩૩૦૦૪/૯૯



નાની ટિલી, શક્કાર, ૧૩ જૂન, ૨૦૨૫ / જ્ય.

No. 2590] NEW DELHI, FRIDAY, JUNE 13, 2025 / JY.

નાની ટિલી, શક્કાર, ૧૩ જૂન, ૨૦૨૫

[પશ્ચિમ રેલવે (નિર્માણ સંગઠન)]

અધિકૃતાના

મુખ્ય, ૧૩૧ જૂન, ૨૦૨૫

ચેલે મંત્રાલય

[પશ્ચિમ રેલવે (નિર્માણ સંગઠન)]

અધિકૃતાના

મુખ્ય, ૧૩૧ જૂન, ૨૦૨૫

ચેલે મંત્રાલય

[પશ્ચિમ રેલવે (નિર્માણ સંગઠન)]

અધિકૃતાના

મુખ્ય, ૧૩૧ જૂન, ૨૦૨૫

ચેલે મંત્રાલય

[પશ્ચિમ રેલવે (નિર્માણ સંગઠન)]

અધિકૃતાના

મુખ્ય, ૧૩૧ જૂન, ૨૦૨૫

ચેલે મંત્રાલય

[પશ્ચિમ રેલવે (નિર્માણ સંગઠન)]

અધિકૃતાના

મુખ્ય, ૧૩૧ જૂન, ૨૦૨૫

ચેલે મંત્રાલય

[પશ્ચિમ રેલવે (નિર્માણ સંગઠન)]

અધિકૃતાના

મુખ્ય, ૧૩૧ જૂન, ૨૦૨૫

ચેલે મંત્રાલય

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