Suzlon Energy Limited

One Earth, Hadapsar, Pune - 411 028, India



Phone: +91.20.61356135 / 67022000 Fax: +91.20.67022100 / 67022200

E-mail: pune@suzlon.com URL: www.suzlon.com

Details of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken against Suzlon Energy Limited ("the Company"), its promoters and directors:

Considering the language of clause (b) of SEBI's comment in NSE observation letter dated July 3, 2025 and clause (2) of BSE observation letter dated July 3, 2025, the purpose of the disclosure and its relevance to the proposed Scheme, the Company is making disclosure of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken against the Company, its promoters and directors.

A number of litigations are filed against the Company and its directors, in the normal course of business, and are pending before various forums, which arise in connection with allegations of service deficiencies, property or labour or tax related disputes, fraudulent transactions. The Company is also subject to counterclaims arising in connection with the Company's enforcement of contracts. For brevity purposes, the Company has disclosed matters with exposure of more than INR 5 crores per case.

Sr. No.	Particulars	Court	Total Demand (INR Cr.)
	Tax related matters		
1.	Income tax Department v. SEL Tax appeal No. 399 and 400 of 2016 dated 06/04/2016 - FY 2009-10: Consent incentive fees and interest thereon u/s 201(1A)	Gujarat HC	8.99
2.	Income tax Department v. SEL Tax appeal No. 806 of 2017 dated 06/10/2017 - FY 2010-11: Consent incentive fees. This is in same line of F Y 09-10	Gujarat HC	5.26
3.	Suzlon Energy Ltd. V/s. Joint Commissioner of CGST, Chennai, Tamil Nadu (Writ Appeal No. 13959 of 2025)- The Joint Commissioner of CGST confirmed the liability without considering the submissions and that too for multiple financial years under single SCN on various grounds viz, excess ITC, wrong availment of ITC etc. Hence, SEL filed stay application and WP before the Hon'ble High Court of Madras. The Hon'ble HC of Madras granted stay. Further, the hearing is completed, and order is reserved.	Madras HC	11.84
4.	Suzlon Energy Limited Vs. Commissioner of Service Tax and Excise, Pune. [OIO No.31-32/P-III/ ST/ COMMR/2012-13 Dt.25.03.2013] - The Hon'ble CESTAT, Mumbai had allowed our appeal vide CESTAT Order dated 02.05.2018 against demand of tax, interest and penalty on import of drawings and designs. Subsequently, the Department have filed an appeal/stay application before the Supreme	CESTAT, Mumbai	21.80



Phone : +91.20.61356135 / 67022000 Fax : +91.20.67022100 / 67022200

E-mail : pune@suzlon.com URL : www.suzlon.com

Sr. No.	Particulars Court. The SC refused to give any interim stay against the CESTAT order. However, department's appeal is admitted by the SC vide its order dated 26.11.2018. The Hon'ble SC passed order dated 10.04.2023 holding to remand the matter back to the CESTAT, Mumbai. Hearing before the Hon'ble CESTAT, Mumbai is completed. Order is reserved.	Court	Total Demand (INR Cr.)
5.	Commissioner of Service Tax and Excise, Mangalore Vs. Suzlon Energy Limited [Appeal No. ST/20133/2020-DB]- On the pointing out by the department, SEL paid Service Tax/interest and penalty under protest on Liquidated Damages paid to foreign entity. On the adjudication of SCN, the commissioner of CE & CT, Mangalore set aside the proceeding arising from the SCN and vacated the demand with consequential relief, being not sustainable on merits. Accordingly, the Company got the refund of said service tax/ interest and penalty paid under protest. Now, the department filed an appeal against the said OIO before the CESTAT, Bangalore demanded tax along interest and penalty. Hearing is awaited.	CESTAT, Bangalore	22.75
6.	Case No. CUSTOMS/0087534/2024 dtd. 10.10.2024 Appeal filed against Order-In-Original No.80/2024-25/Commr/NS-V/CAC/JNCH dated 3rd July 2024 passed by the Commissioner of Customs, NS-V, JNCH. Suzlon Energy Limited v/s Commissioner of Customs, MumbaiShow Cause Notice issued under Section 28(4) read with Section 124 of CA alleging that incorrectly levied to lower IGST duty, instead of correct IGST duty at higher rate of IGST Notification No. 01/2017 dated 28.06.2017 and incorrectly availed Notification benefit of 57/2017-customs dated 30.06.2017.	CESTAT, Mumbai	7.54
1.	Matters pending against the Enforcement Directorate SE Composites Limited ("SECL") (an erstwhile subsidiary which was merged into our Company in 201) was summoned to produce certain documents and information of export sale and outstanding export receivable. The Company had responded and submitted the documents. There was subsequent summons (the "Follow-up"	Directorate of Enforcement, Bangalore Zonal Office	NA



Phone: +91.20.61356135 / 67022000 Fax: +91.20.67022100 / 67022200

E-mail: pune@suzlon.com
URL: www.suzlon.com

Sr.	Particulars	Court	Total Demand
110.			(INR Cr.)
	Summons") from ED to provide further information. Our Company		
	has submitted the relevant information and documents sought by the		
	ED in the respective follow-up summons		
	Pursuant to a letter, the Enforcement Directorate (ED) sought, among		
	other things, details regarding the remittance received during		
	December 2016 and December 2017 from our erstwhile step-down		
	subsidiary, Sure Power LLC (renamed Seventus LLC, "Seventus").		
	The Company provided the requested information. Subsequently, the		
	ED sought further information, including details of the investment	Directorate of	
	made by the Company in Seventus. The Company submitted the	Enforcement,	- 19
2.	information and documents.	Mumbai Zonal	NA
	In March 2025, the Company received a show cause notice from the	Office	
	ED regarding the utilization of an advance payment of USD 3.86 lakh		
	(equivalent to approximately Rs. 2.5 crore) without making any		
	shipment of goods against the same within the prescribed time period.		
	Our Company, SEL, has submitted a reply to the show cause notice,		
	and the matter is currently under adjudication by the ED.		
	Other Miscellaneous Matters		
	Kandhari Beverages has initiated multiple arbitration proceedings		
	against SEL, seeking claims under the generation guarantee clause of		
	the Purchase Order. While an award was passed in favor of Kandhari		
	for an earlier period, subsequent claims have also resulted in arbitral		
	awards, which are currently under challenge through appeals filed by	Punjab & Haryana HC Chandigarh District Court, Arbitral	
1.	SEL. Execution petitions filed by Kandhari remain pending due to		39.26
	these appeals.		
	these appears.		
	It is SEL's position that the generation guarantee was contractually		
	limited to a specific period, and Kandhari's attempt to extend this	Tribunal	
	guarantee for the entire life of the project is not supported by the		
	terms of the agreement.		
	NACO Seiser Laboritation and Control of the Control	Addition-1	
	NMDC initiated arbitration proceedings against Suzlon Energy	Additional	24.0
2.	Limited (COP No. 43 of 2019 and CEP No. 16 of 2021), seeking	Chief Judge	24.8
		cum	



Phone : +91.20.61356135 / 67022000 Fax : +91.20.67022100 / 67022200

E-mail : pune@suzlon.com URL : www.suzlon.com

Sr.	Particulars	Court	Total Demand (INR Cr.)
	compensation for generation loss due to project shutdown. An arbitral award was passed in favor of NMDC for a certain amount, while Suzlon's counterclaim for pending O&M charges was also partially upheld. Suzlon has challenged the portion of the award passed against it, and NMDC has filed an execution petition, which remains pending due to the ongoing challenge.	Commercial Court, City Civil Court, Hyderabad	
3.	Suzlon Energy Limited commissioned two wind power projects for IOCL in Rajasthan. Disputes arose regarding payments withheld by IOCL, citing non-renewal of PPAs. Suzlon initiated arbitration proceedings, and IOCL filed a counterclaim. A majority arbitral award dated February 25, 2023 was passed in favor of Suzlon for its claims, while also directing Suzlon to ensure extension of the PPAs—subject to the outcome of a writ petition filed by IOCL before the Rajasthan High Court. Both parties have challenged different parts of the award under Section 34 applications, which are currently pending adjudication.	Delhi High Court	35.41
4.	A Public Interest Litigation (PIL No. 129 of 2013) was filed before the Hon'ble Bombay High Court against multiple parties, including Suzlon Energy Limited, seeking directions regarding the relocation of certain Wind Turbine Generators in accordance with applicable micrositing guidelines and government resolutions. The PIL also raises concerns about procedural aspects of certain amendments and related documentation. The matter is currently under judicial consideration.	Mumbai High Court	Shifting of 03 Wind Turbines and power generation loss till shifting.
5.	A Public Interest Litigation (PILST/34079/2024) has been filed before the Hon'ble Bombay High Court by an individual petitioner against various parties, including Suzlon Global Services Limited and Suzlon Foundation, raising concerns related to CSR obligations. The petitioner had earlier addressed correspondence to Suzlon Energy Limited, which was duly responded to. Suzlon has clarified its position, stating that it complies with all applicable statutory requirements. The matter is currently under judicial consideration.	Mumbai HC (Aurangabad Bench)	NA



Phone: +91.20.61356135 / 67022000 : +91.20.67022100 / 67022200

E-mail	:	pune@suzlon.con
URL	:	www.suzion.com

Sr. No.	Particulars	Court	Total Demand (INR Cr.)
6.	Following a settlement agreement in January 2022, disputes arose over non-payment of O&M charges by Indowind. Suzlon suspended services, leading Indowind to file a Section 9 application before the Madras High Court. The Court directed restoration of services upon part-payment of dues and appointed an Arbitrator. Arbitration proceedings are currently ongoing, with both parties having filed claims and counterclaims.	Arbitration Tribunal J. V. Bharathidasan (Retd.)	69.81 Cr. (Claim)

Notes:

- 1. Under the Vivad se Vishwas Scheme 2024 (VsV), introduced through the Finance Act (No. 2), 2024, the company has opted to settle certain appeals pending before various appellate forums. Please note that the details of these appeals are not included in the list above.
- 2. In ordinary course of business, the Company is in receipt of show cause notices and assessment notices from the GST, customs and income-tax department. These notices are mostly preliminary and general in nature and in most cases are dismissed without materializing into a demand. Thus, we have not given the details of such show cause notices.
- 3. Without prejudice, M/s Harri Wind Farms, purporting to be an operational creditor, has filed an application under Section 9 of the Insolvency and Bankruptcy Code against Suzlon Gujarat Wind Park Limited (CP(IB)/318(AHM)2022), alleging a disputed operational debt of INR 4.62 crores (principle). Additionally, M/s Harri Wind Farms has filed an application (IA(I.B.C.)/1450/AHM/2024) seeking substitution of Suzlon Gujarat Wind Park Limited with Suzlon Global Services Limited. It is pertinent to note that Suzlon Global Services Limited has since been merged into Suzlon Energy Limited pursuant to an NCLT-approved scheme. As of date, neither of the applications has been admitted, and therefore, no insolvency proceedings are pending against the Company. However, out of abundant caution, the Company is making this disclosure.

For Suzlon Energy Limited

Authorised Signatory

Het Shah

Date: 21st August 2025

Place: Pune