Suzlon Energy Ltd.

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

2nd May 2024.

National Stock Exchange of India Limited, "Exchange Plaza", Bandra-Kurla Complex, Bandra (East), Mumbai-400051. **BSE Limited,**P.J. Towers,
Dalal Street,
Mumbai-400001.

Dear Sirs,

Sub.: Outcome of the Board Meeting dated 2nd May 2024.

Ref.: Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In continuation to our letter of even date, enclosed please find the copy of the presentation in that regard, the copy of which is also available on the website of the Company (www.suzlon.com).

This is for your information as also for the information of your members and the public at large.

Thanking you,

Yours faithfully, For Suzlon Energy Limited

Geetanjali Digitally signed by Geetanjali Santosh Vaidya Date: 2024.05.02

Geetanjali S.Vaidya, Company Secretary.

Encl.: As above.



2nd May 2024





Disclaimer

The following slides are merely for the ease of understanding of the subject matter. Kindly refer to the letter dated 2nd May 2024 as sent to the stock exchanges for details and disclosures in terms of SEBI Listing Regulations. In case of any ambiguity, contents as stated in the said letter to the stock exchanges would prevail.

This presentation and the accompanying slides (the "Presentation"), which have been prepared by Suzlon Energy Limited (the "Company") solely for information purposes, DOES not constitute any offer, recommendation or invitation to purchase or subscribe for any securities, and shall not form the basis of or be relied on in connection with any contract or binding commitment whatsoever. The Presentation is not intended to form the basis of any investment decision by a prospective investor. No offering of securities of the Company will be made except by means of a statutory offering document containing detailed information about the Company.

This Presentation has been prepared by the Company based on information and data which the Company considers reliable, but the Company makes no representation or warranty, express or implied, whatsoever, and no reliance shall be placed on, the truth, accuracy, reliability or fairness of the contents of this Presentation. This Presentation may not be all inclusive and may not contain all of the information that you may consider material. Any liability in respect of the contents of, or any omission from, this Presentation is expressly excluded. In particular, but without prejudice to the generality of the foregoing, no representation or warranty whatsoever is given in relation to the reasonableness or achievability of any projections contained in the Presentation or in relation to the bases and assumptions underlying such projections and you must satisfy yourself based on your objectives of the reasonableness, completeness achievability and accuracy thereof.

Certain matters discussed in this Presentation may contain statements regarding the Company's market opportunity and business prospects that are individually and collectively forward-looking statements. Such forward-looking statements are not guarantees of future performance and are subject to known and unknown risks, uncertainties and assumptions that are difficult to predict. These risks and uncertainties include, but are not limited to, the performance of the Indian economy and of the economies of various international markets, the performance of the wind power industry in India and world-wide, the Company's ability to successfully implement its strategy, the Company's future levels of growth and expansion, technological implementation, changes and advancements, changes in revenue, income or cash flows, the Company's market preferences and its exposure to market risks, as well as other risks. The Company's actual results, levels of activity, performance or achievements could differ materially and adversely from results expressed in or implied by this Presentation. The Company assumes no obligation to update any forward-looking information contained in this Presentation. Any forward-looking statements and projections made by third parties included in this Presentation are not adopted by the Company and the Company is not responsible for such third party statements and projections.

No responsibility or liability is accepted for any loss or damage howsoever arising that you may suffer as a result of this Presentation and any and all responsibility and liability is expressly disclaimed by the Management, the Shareholders and the Company or any of them or any of their respective directors, officers, affiliates, employees, advisers or agents.

No offering of the Company's securities will be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act"). Accordingly, unless an exemption from registration under the Securities Act is available, the Company's securities may not be offered, sold, resold, delivered or distributed, directly or indirectly, into the United States or to, or for the account or benefit of, any U.S. Person (as defined in regulation S under the Securities Act).

The distribution of this document in certain jurisdictions may be restricted by law and persons into whose possession this presentation comes should inform themselves about and observe any such restrictions. Any failure to comply with these restrictions may constitute a violation of the laws of such jurisdiction.



Context: Update on Group Restructuring

Areas of proposed restructuring

Board decision to implement restructuring and setoff/reclassification of reserves as below:

- Approval for scheme of merger of SGSL business into SEL leading to single entity handling Wind Business
- In principle approval for set-off and reclassification of various items of reserves to retained earnings.
- In principle approval for merger of SELM^ into SEL to reduce layers

Rationale for the proposed restructuring

- Simplified Group structure to further improve transparency
- Strengthens the standalone balance sheet important criteria for PSU bids
- Optimization of working capital and elimination of inter-company balances
- Two divisions of same entity to provide WTG sale and O&M services, resulting in improved customer comfort

Steps towards optimized group structure for enabling organization for future growth

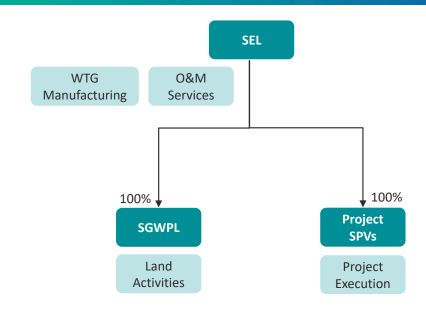


1 Merger of SGSL business into SEL

Relevant extract of existing structure

SEL WTG **0&M** 1.Merger Manufacturing Services 100% **SGSL** Project **0&M** Execution Services 100% **SGWPL** Land **Activities**

Relevant extract of proposed structure post restructuring



- Strengthens the stand-alone balance sheet by combining two major business of the group in listed entity
- Strategically manage finances for relocation of resources effectively and reinvesting in areas that promise better returns
- Can cater to customer requiring WTG and OMS contracts with same entity

- Elimination of inter-company balances to improve net-worth of SEL standalone level
- Project execution business and land activities to be managed through separate legal entities for better control



2

Consolidation of various items of Reserves to Retained Earnings

Relevant extract of existing balance sheet (SEL standalone)

Other Equity as on 30 September 2023	
Particulars	Amount (INR cr)
Equity	
Paid-up Share Capital	2,719
Other Equity	
Share based payment	13
Share application pending allotment	0
Capital Redemption Reserve	15
Capital Reserve	23
Capital Contribution	5,699
Share Premium	12,461
General Reserve	909
Retained Earnings	-18,354
Total Other Equity	766
Total Equity (Net-Worth)	3,485

In-principle approval by the Board,

Proforma extract of balance sheet post reclassification (SEL Standalone)

Other Equity as on 30 September 2023	
Particulars	Amount (INR cr)
Equity	
Paid-up Share Capital	2,719
Other Equity	
Share based payment	13
Share application pending allotment	0
Retained Earnings	753
Total Other Equity	766
Total Equity	3,485

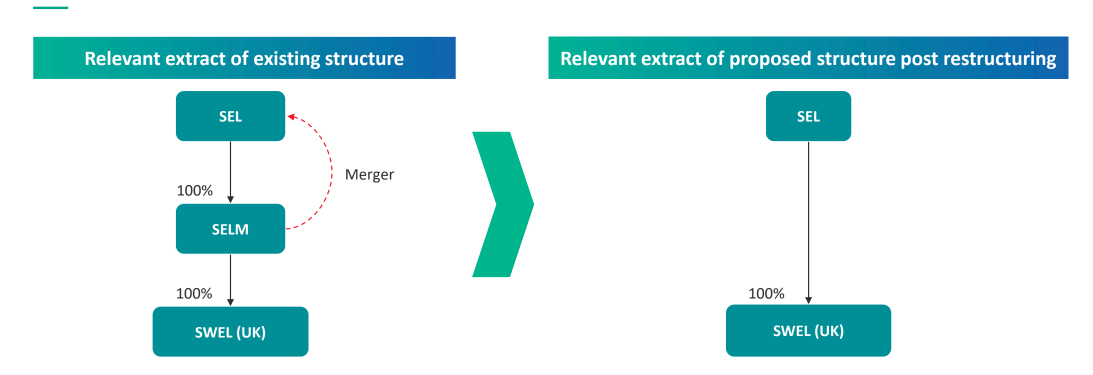
- Resizing of reserves denoting a single positive reserve
- Meeting positive net-worth criteria for PSU bids
- Achieving dividend declaration capacity on account of positive retained earning balance

Tentative Timeline of 10-12 months from final approval of the Board and subject to regulatory approvals and compliances



3

Merger of Suzlon Mauritius (SELM) into SEL



- Helps in reducing additional one-layer of overseas holding structure
- Improves transparency and reduces the reporting /compliance requirements and associated cost.



Glossary

- 1. SEL Suzlon Energy Limited
- 2. SELM Suzlon Energy Limited, Mauritius
- 3. SGWPL Suzlon Gujarat Wind Park Limited
- 4. OMS Operations and Maintenance Services
- 5. WTG Wind Turbine Generator

- 6. SGSL Suzlon Global Services Limited
- 7. SEAS –Suzlon Energy A/S, Denmark
- 8. SWEL -Suzlon Wind Energy Limited, UK
- 9. O&M Operations and Maintenance
- 10. NCLT National Company Law Tribunal

7



Email contact for queries: investorrelations@suzlon.com