# Our Approach to Tax

#### Introduction

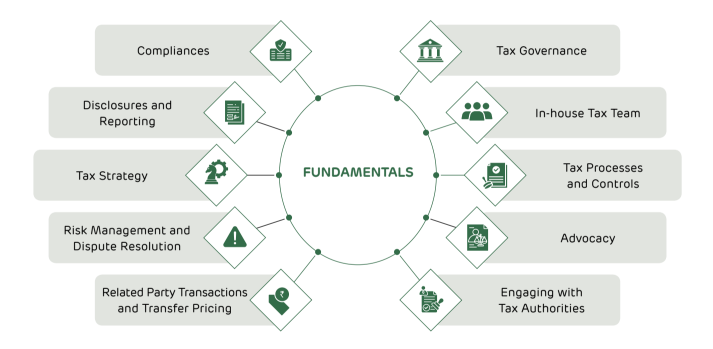
At Adani portfolio, we consider tax as a material topic that plays a significant role in making economic and social contributions (sustainable development goals).

This commitment is aligned with our vision to be a world-class leader in businesses that enrich lives and contribute to nations in building infrastructure through sustainable value creation.

We believe that companies are under an obligation to comply with prevailing tax legislations; the management owns a responsibility to stakeholders to address expectations of good tax practice.

AGEL is fully committed to comply with the applicable tax laws of respective countries and paying its fair share of taxes to government(s). The Company's approach to tax balances compliances with business activities and articulates Group strategies and processes.

### The fundamentals of our tax approach are outlined:



#### **COMPLIANCES**

We endeavor to be fully compliant with applicable tax laws in the geographies of our presence and fulfil statutory obligations in those countries which means setting the threshold at zero-tolerance towards non-compliances or any compliance delays.

In view of this, our vision is to create efficient systems from a tax governance perspective (including compliances). We will continue to seek the assistance of tax advisors whenever warranted to ensure a complete and timely compliance with applicable regulations.

Our operational framework comprises an annual compliance calendar that tracks/monitors statutory due

dates. These compliances are monitored in real-time. A system of checks and balances (preparer-reviewer-approver) ensures that no compliances are deferred or missed.

This system is reviewed periodically and aligned with regulatory changes, ensuring that it remains contemporary. This ensures that the system is adaptive, responsive and relevant. It is our endeavour to set internal timelines for statutory compliances and meet such internal timelines. We endeavour to ensure that there are no lapses in adhering to the statutory timelines and that, we set a benchmark for others in the industry to follow.

## All tax returns and tax audit reports were filed within statutory due dates

#### **DISCLOSURES AND REPORTING**

At AGEL, we focus on transparency and standards related to disclosures/ reporting on how tax matters are managed. This report is a validation of the commitment. As a policy, we disclose what is required under law and extend beyond, setting a standard in terms of disclosures/ reporting. We view appropriate disclosures and reporting as an opportunity to engage with key stakeholders. The objective of such disclosures / reporting is to increase transparency and promote credibility leading to stakeholder trust (government, regulators and investors).

#### **TAX STRATEGY**

As a principle, we believe in paying our fair share of taxes without seeking to circumvent, avoiding tax or evasion. We endeavor to operate businesses efficiently and create value for shareholders. In this context, tax optimization is undertaken with a commercial rationale and substance of the transaction being at the helm.

We track tax laws and concessions on a global scale, seeking to optimize our tax exposure within available guardrails. Our tax planning is guided by a sense of integrity. The result is that we claim tax incentives/ deductions, as legitimately available in the countries, aligned with our strategy and which relate to investments and economic substance.

The international tax landscape has been rapidly evolving following the inception of base erosion and profit shifting ('BEPS') project of G20/ Organization of Economic Co-operation and Development. BEPS attempts to ensure that profits are taxed in the country of economic activity and value creation. India has been an extremely active participant in this regard.

All multinational corporations are impacted by changes in international tax framework as they operate across borders in multiple countries. Currently, under BEPS 2.0 - Pillar 1 and Pillar 2 are work- in-progress for implementation. Pillar 1 reallocates certain portion of the residual profits to the market jurisdiction, while Pillar 2 lays down a global minimum tax rate of 15% in the countries in which such multinational corporations operate. While many jurisdictions are moving forward with the implementation of Pillar 2, consensus on Pillar 1 is uncertain. Pillar 2 is designed to create a more equitable tax environment, enhance revenue protection for countries facing tax base erosion, and promote more stable and predictable

international tax policies. This transformative approach supports a fairer global economy. While it may involve adjustments to domestic tax laws, international agreements, and increased administrative responsibilities, it also encourages robust international cooperation to achieve its goals.

Be that as it may, Adani Group has proactively evaluated the implications under Pillar 1 and Pillar 2. This provides a greater certainty in terms of the tax impact and leads to development of a robust tax function.

The Company invests in a location with a goal to build long-term relationships with investors, respective governments, employees and local communities. Taxes collected and paid by the Company, globally, on behalf of the government is a representation of company's adherence towards responsible practice as an organization.

# RISK MANAGEMENT AND DISPUTE RESOLUTION

We do not adopt aggressive tax positions; we are committed to positions with an underlying substance and commercial activities / rationale. Wherever significant positions are taken, we seek advice from external experts / senior counsels at applicable jurisdictions. We follow sustainable global tax practices with high governance. We identify global tax risks with the perspective that they may be avoided/ mitigated. This approach comprises tax risk analysis and aligns with governance best practices. Our tax governance framework focuses on how tax risks are identified, managed, monitored and mitigated.

We do recognize that there could be differences of opinion with the tax authorities, potentially leading to disputes. AGEL focuses on proactively presenting relevant facts before the tax authorities with comprehensive documentation and a transparent dialogue. In respect of tax disputes, the assistance of external tax experts and senior counsels could be sought.

As a measure of corporate predictability, we periodically review the tax risks to ascertain tax position changes in the context of an evolving tax landscape (law changes, subsequent judicial precedents etc.). The key positions adopted are appropriately documented along with the basis for the same. Material tax matters are reported to the committee / sub-committee of Board of Directors, as considered appropriate.

Our tax risk management approach



# Risk assessment

Continuous tracking and monitoring of changes in tax legislations and policies



## Selfassessment

Regular review of controls and governance practices to prevent non-compliances



# Resource Management

Engage external tax expertise to get clarity on the tax laws, where needed



# Industry benchmark

Examine industry peers' tax approach to manage tax risks

# RELATED PARTY TRANSACTIONS AND TRANSFER PRICING

Adani portfolio enters related party transactions with portfolio companies in the following manner:

- Adani portfolio is one of the most dynamic infrastructure and utilities platforms with a significant expertise across the value chain for infrastructure development. Its operation and maintenance practices are benchmarked to global standards. It assists portfolio companies to execute projects efficiently with in-house resources.
- When financial support is provided by the parent company to subsidiaries, the transfer price is determined considering factors like commercial expediency, envisaged cash flows, profitability, etc.
- Since Adani Group companies are built around adjacencies within businesses inter-se, there are synergies and business exigencies for inter-company flow of goods and services, leading to related party transactions.

AGEL adopted a related party transaction policy, framed around the provisions of the Companies Act, 2013, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 and Income-tax Act, 1961. The policy regulates related party

transactions to ensure proper transaction approval, disclosure and reporting.

Based on this policy, the companies identify related party transactions and obtain approvals (e.g. Audit Committee) for these transactions. The Board of Directors reviews related party transactions and supporting documentation is provided to the Board of Directors to substantiate such transactions on an arm's length principle and in the ordinary course of business.

Adani portfolio's transfer pricing framework covers transfer pricing filings with the tax authorities. Such filings include country-by-country reporting and the master file. These filings transparently report the key business aspects (e.g. number of employees in a country, third party revenues, intra-group revenues) to the tax authorities. The transfer pricing documentation as specified under the income tax laws is maintained for related party transactions and such transactions are also undertaken on an arm's length basis, as required under income tax laws. To determine the arm's length price, a FAR (functions performed, assets employed and risks assumed) Analysis and benchmarking exercise is undertaken internally or externally (as considered appropriate). This framework is directed to a standardised uniform practice across Adani Portfolio entities.

# All transfer pricing tax filings are completed within statutory due dates

#### **TAX GOVERNANCE**

Our endeavour is to practice best in-class tax governance. Our tax function is managed ethically and professionally by our proprietary tax team comprising dedicated professionals led by subject matter experts and supported by external tax specialists (whenever needed). This tax team has formulated standard operating procedures, replicating international best practices with the objective to follow uniform and standardised procedures. The highest body for decision-making/ overseeing tax aspects is the Board of Directors.

AGEL's macro-level tax governance structure comprises:

- Board of Directors
- Audit Committee, Risk Management Committee, Mergers & Acquisitions Committee, Legal, Regulatory and Tax Committee
- Group Chief Financial Officer/ Group Financial and Management Controller
- Chief Financial Officer/ Financial Controller
- In-house tax team (dedicated tax professionals)



The periodic meetings of the Board of Directors review strategic tax matters. In the event of mergers and acquisitions, a due diligence exercise covers risk mitigation and certainty perspectives.

#### LEGAL, REGULATORY & TAX COMMITTEE

- Exercise oversight with respect to the structure, operation and efficacy of the Company's compliance program.
- Review tax matters that may have a material impact on AGEL's financial statements and disclosures, reputational risk or business continuity risk.
- Review compliance with applicable laws and regulations.
- Review significant enquiries received from, and reviews by, regulators or government agencies, including issues pertaining to compliance with various laws.
- Consider and action tax risk management issues that are brought to the attention of the Committee.

#### **IN-HOUSE TAX TEAM**

Adani Group has a top-notch dedicated tax team comprising senior tax professionals. This in-house team focuses on all facets of tax and reports to the Chief Financial Officer/Financial Controller on key aspects. AGEL has its own finance and tax team, and this is supported by Adani Group's corporate tax team (both referred to as in-house tax team). The in-house tax team collaborates with businesses to provide sound tax advice regarding implications of business decisions/ agreements/ transactions. On account of interpretation issues with respect to tax laws, there could be an uncertainty or complexity regarding tax implications. In such a scenario, assistance is sought from external professional advisors and senior counsels (as required). A similar practice is also adopted for significant mergers and acquisitions undertaken.

AGEL's robust framework addresses dynamic tax laws by focusing on training and updates of latest tax developments (judicial pronouncements). Regular tax updates from multiple sources and key updates are disseminated to the relevant stakeholders internally (e.g., businesses), facilitating informed decision making. The in-house tax team also participates in topical training (external seminars cum conferences as well as internal discussions).

The in-house tax team is responsible for the implementation of tax functions and principles by identifying, evaluating and advising on tax laws. This in-house tax team also focuses on building effective tax processes and bringing uniformity in tax compliances.

Our tax risk management approach:



#### TAX PROCESSES AND CONTROLS

Adani Group has robust processes and controls address tax obligations, whether related to the payment of taxes or undertaking tax compliances. These processes comprise tracking and monitoring pending tax litigation and necessary compliances required to be legally undertaken. It also includes real-time status monitoring. Standard operating procedures are built for tax processes, with the objective to follow uniform and standardised procedures. From a control's perspective, the concept of checks and balances are in place (maker-reviewer-approver).



AGEL increasingly leverages technology tools to supplement the human interface, helping automate tax processes. Extensive technology changes drive efficiencies related to tax aspects. A repository for the archival of historical and current tax data / documents has helped build a safeguard against subsequent data non-availability.

An internal audit covers tax, covering the effectiveness, efficiency and adequacy of internal control systems and adherence to various frameworks, policies and procedures

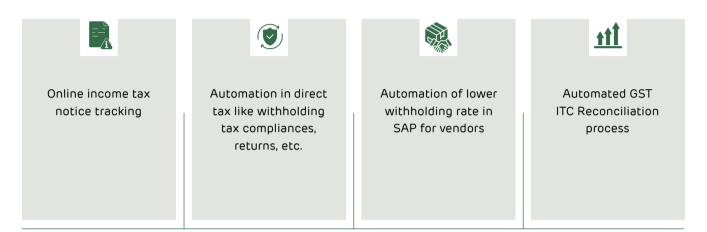


#### **TAX TECHNOLOGY**

At Adani Group, we lead the way in innovation, embracing emerging technologies long before they become mainstream. Our proactive adoption of advanced tax technology reflects a strategic commitment to elevating efficiency and compliance in managing our global tax responsibilities. By integrating state-of-the-art

tax solutions, we streamline processes and optimize our tax strategies, setting the stage for sustainable growth and securing a competitive edge. Adani Group's forward-thinking approach not only anticipates future trends but also drives our mission of operational excellence and leadership in the industry.

#### Illustrations of leveraging on tax technology:



### **ADVOCACY**

AGEL has developed an advocacy framework leading to a constructive and transparent dialogue with governments and policymakers across all tax facets (policy, legislation and administration) in the jurisdictions where we operate. These advocacy initiatives are engaged either directly by AGEL or through relevant industry bodies with the objective of appropriate representation before the Government and policymakers on key tax issues/ concerns that impact business or lead to unintended consequences.

AGEL identifies issues impacting businesses on account of the changing landscape; it considers advocacy as an opportunity to present not only its concerns, but also partner with / represent the larger industry and engage with policymakers on key growth drivers for the country/ industry.

### **ENGAGING WITH TAX AUTHORITIES**

Our engagement with the tax authorities is transparent and co-operative. Our endeavour is to disclose relevant and complete facts to the tax authorities for their assessment. Our representations to the tax authorities are typically undertaken by the external professional advisors engaged by AGEL, supported by our proprietary tax team in line with our standard approach for representing / communicating with the tax authorities. AGEL obtains withholding tax orders/ other certificates from the tax authorities in advance, from a risk mitigation and certainty perspective.

# THE BASIS OF PREPARATION

This basis of preparation section provides the scope and methodology for the collection and reporting of data on the Tax & Other Contributions made directly and indirectly to the Government, Ministries, Local Authorities, etc. ('Exchequer'). Such data is reported in the section "Our Contribution to Exchequer – Global Tax & Other Contributions".

The data reported is for the year from 1 April 2024 to 31 March 2025 and is based on the data used in the preparation of the Integrated Annual Report for the year ended 31 March 2025. We have reported the Global Tax and Other Contributions on a cash basis, unless otherwise mentioned. The base information used to compute Global Tax and Other Contributions is the same as that for the audited financial statements of respective companies with inherent differences in the accounting methodology. Any amounts resulting from foreign exchange fluctuations have been excluded while calculating contribution, as these amounts are not paid to any government entity and arise solely from book entries.

We have categorised the Global Tax & Other Contributionss into following parts:

- Direct contributions: It represents taxes, duties and other charges borne by AGEL and its subsidiaries.
- Indirect contributions: It represents taxes and duties collected and paid on behalf of other stakeholders by AGEL and its subsidiaries.
- Other contributions: It represents social security contributed for the benefit of the employees.

We have reported the Global Tax & Other Contributions to the Exchequer by AGEL and its subsidiaries. In this context, we have considered the individual financial statements of each group company in the respective jurisdiction. If there is more than one group company in a jurisdiction, the information has been reported on an aggregate basis at the country level. Such contributions are reported at gross amounts.

In addition to the above Global Tax & Other Contributions to the Exchequer, we have also incurred social expenditures in the form of Corporate Social Responsibility (CSR) related contributions, which are not considered under this report as such amount are not paid to the Exchequer.

The grouping of Global Tax & Other Contributions under the heads of 'Direct Contribution', 'Indirect Contribution' and 'Other Contribution' are based on our understanding of the nature of the payment and its payment mechanism.

#### 1. Direct Contribution

a. Corporate Tax on Income: This represents the actual taxes paid directly on the taxable profits of AGEL and its subsidiaries during the financial year 2024-25, including the taxes withheld by third parties while making payment to AGEL and to its subsidiaries i.e., taxes withheld by the customers or taxes collected by the third-party vendors. State-wise contributions are determined based upon Permanent Account Number jurisdiction of these entities for each state.

Since these taxes are reported on a cash basis¹, it may also include the tax paid in respect of the income tax liability for earlier years at respective corporate tax rates applicable for those years, if those were paid during the financial year 2024-25. Typically, these taxes would be reflected in corporate income tax returns made to Exchequer, and tend to become payable, and are paid, either directly by way of advance tax or self-assessment tax or through credit of withholding tax, either in the year the profits were made or up to one year later.

- b. Indirect Tax Borne: This represents goods and services tax borne, customs duty borne and VAT borne. State-wise contributions have been considered in the states where goods or services are consumed.
- c. Other Charges: This represents legal fees, stamp duty, property tax, license fees and any other similar contribution by AGEL and its subsidiaries. State-wise contributions have been considered in the state where other charges are paid by the Company.

#### 2. Indirect Contribution

#### a. Withholding Tax

- i. Suppliers and Vendors: These represent taxes withheld by AGEL and its subsidiaries on various payments made to the suppliers and vendors and deposited with the Exchequer on behalf of such service provider.
- Payroll Taxes: These represent taxes withheld from the salary payments made to the employees and deposited by AGEL

<sup>&</sup>lt;sup>1</sup> In respect of taxes withheld by third parties on payments to AGEL and its subsidiaries, Form No 26AS for the period from March 2024 to December 2024 in FY 2024-25 has been relied upon. As withholding tax returns were not filed by the payers for period pertaining January 2025 to March 2025 on date of computing "Global tax and other contributions", Form No 26AS does not reflect entries for said period. Hence, for the months of January 2025 and February 2025, withholding tax on income has been computed basis ledgers, on the basis that such amounts deducted by the payers have been deposited to the Exchequer.

and its subsidiaries to the Exchequer. Typically, these taxes would be reflected in payroll tax returns made to the Exchequer and tend to be payable, and are paid, on a periodic basis throughout the year.

We have also presented state-wise contributions of these taxes according to TAN registrations of AGEL and its subsidiaries under each state.

#### b. Indirect Tax:

- i. Goods and Services Tax (GST): This includes GST collected and paid to the Exchequer on a gross basis and GST paid under Reverse Charge Mechanism by the Company. State-wise contributions have been determined based on the state in which the Company has paid the tax to the Exchequer.
- ii. GST / Cess paid on import of goods: This includes GST / Cess paid by the Company on the import of goods while filing bill of entry. State-wise contributions have been considered in the states where goods or services are consumed.

#### c. Other Taxes:

This includes professional tax withheld and deposited with the Exchequer. State-wise contributions are determined based upon PAN jurisdiction of AGEL and its subsidiaries for each state.

Refunds received, if any, have not been reduced for the purpose of Global Tax & Other Contributions. Separately, interest on tax is included in the Global Tax & Other Contributions, while penalty paid (if any) is not included. The withholding tax deducted on payments to group entities have been reported under indirect contributions and the corresponding payees have reported the same under direct contributions as tax on its income

#### 3. Other Contribution

a. Social Security: Social security contributions are obligatory payments to the Exchequer that entitle employees to receive a future social benefit such as Provident Fund, which are solely for the benefit of employees. Statewise contributions are determined based on registration in the state under relevant recognized authorities such as Employees Provident Fund Organization of AGEL and its subsidiaries.

The amounts reported as Global Tax & Other Contributions are based on the periodic forms, returns, challans and other relevant documents filed with the Exchequer.

An effort has been made to report various types of taxes, duties, levies and contributions. Any omission, inclusion or exclusion, other than that specifically mentioned, is unintentional and not expected to have any material impact on the disclosures.

**Currency:** Global Tax & Other Contributions disclosed in this report are in Indian National Rupees (INR) and are rounded-off to the nearest Crore (Cr). The data on Global Tax and Other Contributions to the Excehquer, provided by any subsidiary in their local reporting currency, has been converted to INR using the exchange rate as per Integrated Annual Report for FY 2024-25.

#### LIST OF GLOBAL TAX & OTHER CONTRIBUTIONS COVERED

#### **DIRECT CONTRIBUTIONS**

- Corporate Income tax (including surcharge & cess)
- Goods & Services Tax (borne)
- Customs duty (borne)
- Legal / inspection charges
- Stamp duty / Registration charges
- Property tax
- CAMPA Fund Forest Access
- License payments
- Non-Agricultural Land conversion charges
- Any other taxes

#### **INDIRECT CONTRIBUTIONS**

- Withholding tax collected on salaries
- Withholding tax collected on vendor payments
- Tax collected at source on sale from customers
- Goods & Service Tax (collected & paid)
- Goods & Services Tax (paid under Reverse Charge Mechanism)
- Goods & Services Tax (IGST paid on import of goods)
- Professional tax
- Equalization levy

#### OTHER CONTRIBUTIONS

 Employer's and Employee's contribution to Provident fund

# LIST OF ENTITIES COVERED

# A. Indian entities

2 A 3 A 4 A	Adani Green Energy Limited Adani Wind Energy Kutchh One Limited Adani Green Energy (UP) Limited
3 A	
4 A	Adani Green Energy (UP) Limited
5 A	Adani Renewable Energy Holding Two Limited
	Adani Renewable Energy Holding Three Limited
6 A	Adani Renewable Energy (KA) Limited
7 A	Adani Renewable Energy (MH) Limited
8 A	Adani Wind Energy Kutchh Two Limited
9 P	Prayatna Developers Private Limited
10 A	Adani Renewable Energy Holding Five Limited
11 P	Parampujya Solar Energy Private Limited
12 A	Adani Wind Energy (Gujarat) Private Limited
13 A	Adani Solar Energy Four Private Limited
14 V	Nardha Solar (Maharashtra) Private Limited
15 A	Adani Solar Energy Kutchh Two Private Limited
16 A	Adani Renewable Energy Holding One Private Limited
17 K	Kodangal Solar Park Private Limited
18 A	Adani Renewable Energy (RJ) Limited
19 A	Adani Wind Energy Kutchh Six Limited
20 A	Adani Green Energy Twenty Four A Limited
21 A	Adani Green Energy Twenty Six A Limited
22 A	Adani Green Energy Twenty Five A Limited
23 A	Adani Green Energy Twenty Six B Limited
24 A	Adani Green Energy Twenty Five C Limited
25 A	Adani Green Energy Twenty Seven B Limited
26 A	Adani Green Energy Twenty Four B Limited
27 S	Spinel Energy And Infrastructure Limited
28 S	Gurajkiran Renewable Resources Private Limited
29 A	Adani Wind Energy Kutchh Four Limited
30 A	Adani Saur Urja (KA) Limited
31 A	Adani Solar Energy Chitrakoot One Limited
32 V	Nind One Renergy Limited
33 V	Nind Three Renergy Limited
34 A	Adani Solar Energy Kutchh One Limited
35 A	Adani Green Energy Two Limited
36 A	Adani Wind Energy Kutchh Three Limited
37 A	Adani Renewable Energy Holding Four Limited
38 A	Adani Wind Energy Kutchh Five Limited
39 A	Adani Green Energy Six Limited
40 A	Adani Hybrid Energy Jaisalmer Two Limited
	Adani Green Energy Eight Limited
	Adani Hybrid Energy Jaisalmer Three Limited
	Adani Renewable Energy Holding Eleven Limited
	Adani Renewable Energy Holding Six Limited

Sr No	Name of the entity
45	Adani Renewable Energy Holding Seven Limited
46	Adani Green Energy Fifteen Limited
47	Adani Green Energy Sixteen Limited
48	Adani Hybrid Energy Jaisalmer One Limited
49	· •
50	Adani Solar Energy Jodhpur Two Limited
51	Adani Renewable Energy Holding Eight Limited
52	Adani Renewable Energy Holding Nine Limited  Adani Renewable Energy Holding Fifteen Limited
53	Wind Five Renergy Limited
54	Adani Hybrid Energy Jaisalmer Four Limited
55	RSEPL Renewable Energy One Limited
56	Adani Green Energy Twenty Seven A Limited
57	Adani Green Energy Thirty One Limited
58	Adani Green Energy Thirty One Limited  Adani Green Energy Thirty Two Limited
59	Adani Green Energy Twenty Seven C Limited
60	Adani Green Energy Twenty Seven C Limited  Adani Green Energy Twenty Four C Limited
61	Adani Green Energy Twenty Five B Limited
62	Adani Green Energy Twenty Five B Elimited  Adani Green Energy Twenty Six C Limited
63	Adani Green Energy Twenty Three Limited
64	Adani Green Energy Twenty Four Limited
65	Adani Green Energy Twenty Five Limited
66	Adani Green Energy Twenty Six Limited
67	Adani Green Energy Twenty Seven Limited
68	Adani Renewable Energy Holding Twelve Limited
69	Adani Renewable Energy Holding Fourteen Limited
70	Adani Solar Energy AP Three Limited
71	Adani Renewable Energy Three Limited
72	Adani Solar Energy AP Two Limited
73	Adani Solar Energy AP One Limited
74	Adani Solar Energy AP Four Limited
75	Adani Solar Energy AP Five Limited
76	Adani Renewable Energy Two Limited
77	Adani Renewable Energy Ten Limited
78	Adani Renewable Energy Six Limited
79	Adani Renewable Energy Seven Limited
80	Adani Renewable Energy One Limited
81	Adani Renewable Energy Nine Limited
82	Adani Renewable Energy Four Limited
83	Adani Renewable Energy Five Limited
84	Adani Renewable Energy Eleven Limited
85	Adani Renewable Energy Eight Limited
86	Surajkiran Solar Technologies Private Limited
87	Dinkar Technologies Private Limited
88	Adani Solar Energy Jodhpur Five Private Limited
89	Adani Solar Energy Jodhpur Three Private Limited
90	Adani Solar Energy AP Eight Private Limited

Sr No	Name of the entity
91	Adani Solar Energy RJ One Private Limited
92	Adani Solar Energy AP Seven Private Limited
93	Adani Solar Energy Jodhpur Four Private Limited
94	Adani Renewable Energy Eighteen Private Limited
95	Adani Renewable Energy Sixteen Private Limited
96	Adani Renewable Energy Holding Eighteen Private Limited
97	Adani Renewable Energy Fourteen Private Limited
98	Adani Renewable Energy Nineteen Private Limited
99	Adani Renewable Energy Holding Seventeen Private Limited
100	Adani Renewable Energy Holding Sixteen Private Limited
101	Adani Solar Energy RJ Two Private Limited
102	Adani Renewable Energy Holding Nineteen Private Limited
103	Adani Solar Energy Jaisalmer One Private Limited
104	Adani Renewable Energy Twenty One Private Limited
105	Adani Renewable Energy Twenty Private Limited
106	Adani Solar Energy Barmer One Private Limited
107	Adani Solar Energy Jodhpur Seven Private Limited
108	Adani Solar Energy Jodhpur Eight Private Limited
109	ADANI SOLAR ENERGY JODHPUR NINE PRIVATE LIMITED
110	Adani Solar Energy Jodhpur Ten Private Limited
111	SBESS Services Projectco Two Private Limited
112	Adani Renewable Energy Fifteen Private Limited
113	Adani Solar Energy KA Nine Private Limited
114	Adani Solar Energy AP Six Private Limited
115	SBSR Power Cleantech Eleven Private Limited
116	Adani Renewable Energy Twelve Private Limited
117	Adani Renewable Energy Devco Private Limited
118	Adani Solar Energy Jodhpur Six Private Limited
119	Vento Energy & Infrastructure Private Limited
120	Adani Renewable Energy Thirty Six Ltd
121	Adani Renewable Energy Thirty Seven Ltd
122	Adani Renewable Energy Forty Ltd
123	Adani Renewable Energy Forty One Ltd
124	Adani Renewable Energy Forty Two Ltd
125	Adani Renewable Energy Forty Three Ltd
126	Adani Renewable Energy Forty Four Ltd
127	Adani Renewable Energy Forty Five Ltd
128	Adani Renewable Energy Forty Seven Ltd
129	Adani Renewable Energy Forty Eight Ltd
130	Adani Renewable Energy Forty Nine Ltd
131	Adani Renewable Energy Thirty Five Ltd
132 133	Adani Renewable Energy Fifty One Limited
134	Adani Renewable Energy Fifty Five Limited  Adani Renewable Energy Fifty Six Limited
135	Adani Renewable Energy Fifty Six Limited  Adani Renewable Energy Fifty Seven Limited
136	Adam Renewable Energy Fifty Seven Limited  Adam Renewable Energy Fifty Eight Limited
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Sr No	Name of the entity
137	Adani Renewable Energy Sixty One Limited
138	Adani Renewable Energy Fifty Two Limited
139	Adani Renewable Energy Fifty Three Limited
140	Adani Renewable Energy Fifty Four Limited
141	Adani Renewable Energy Fifty Nine Limited
142	Adani Renewable Energy Sixty Limited
143	Adani Renewable Energy Sixty Two Limited
144	Adani Renewable Energy Sixty Three Limited
145	Adani Renewable Energy Sixty Four Limited
146	Adani Hydro Energy One Limited
147	Adani Hydro Energy Two Limited
148	Adani Hydro Energy Three Limited
149	Adani Hydro Energy Four Limited
150	Adani Hydro Energy Five Limited
151	Adani Green Energy Sixty Five Limited
152	Adani Green Energy Sixty Six Limited
153	Adani Green Energy Sixty Seven Limited
154	Adani Green Energy Sixty Nine Limited
155	Adani Green Energy Sixty Eight Limited

# B. Overseas entities

Sr No	Name of the entity
1	Adani Green Energy Pte Limited
2	Adani Energy Two Holdings Limited (formerly known as SB Energy Two Holdings Limited)
3	Adani Energy Cleantech Two Holdings Limited (formerly known as SB Energy Cleantech Two Holdings Limited)
4	Adani Cleantech Two Limited (formerly known as SBG Cleantech Two Limited)
5	Adani Cleantech Two Holdings Limited (formerly known as SBG Cleantech Two Holdings Limited)
6	Adani Six Limited (formerly known as SBE Six Limited)
7	Adani Six A Limited (formerly known as SBE Six A Limited)
8	Adani Seven Limited (formerly known as SBE Seven Limited)
9	Adani Seven A Limited (formerly known as SBE Seven A Limited)
10	Adani Thirteen Limited (formerly known as SBE Thirteen Limited)
11	Adani Thirteen A Limited (formerly known as SBE Thirteen A Limited)
12	Adani Fifteen Holdings Limited (formerly known as SBE Fifteen Holdings Limited)
13	Adani Fifteen A Holdings Limited (formerly known as SBE Fifteen A Holdings Limited)
14	Adani Fifteen Limited (formerly known as SBE Fifteen Limited)
15	Adani Fifteen A Limited (formerly known as SBE Fifteen A Limited)
16	Adani Seventeen Holdings Limited (formerly known as SBE Seventeen Holdings Limited)
17	Adani Seventeen A Holdings Limited (formerly known as SBE Seventeen A Holdings Limited)
18	Adani Seventeen Limited (formerly known as SBE Seventeen Limited)
19	Adani Seventeen A Limited (formerly known as SBE Seventeen A Limited)
20	Adani Energy Holdings Limited (formerly known as SB Energy Holdings Limited)
21	Adani Green Energy SL Limited