RENEWABLE ENERGY





••• LEXOLOGY ••• Getting The Deal Through Consulting editor Milbank LLP

Contributors

India



Dibyanshu dibyanshu@kahitanco.com Khaitan & Co



Prateek Bhandari prateek.bhandari@khaitanco.com Khaitan & Co



Shikha Rastogi shikha.rastogi@khaitanco.com Khaitan & Co





MARKET FRAMEWORK

Government electricity participants

Who are the principal government participants in the electricity sector? What roles do they perform in relation to renewable energy?

The Constitution of India specifies the distribution of executive and legislative powers between the Union and States. 'Electricity' is listed in the concurrent list under the Constitution of India and the Central/Union Parliament and state legislatures have concurrent powers to enact laws on this subject. Therefore, both the Union and state legislatures can enact laws on 'electricity'. However, the laws enacted by the Union Parliament will override the laws enacted by state legislature in the event of inconsistency or conflict. The Electricity Act 2003 (the Electricity Act) enacted by the Union Parliament provides the framework for generation, transmission, distribution, trading and use of electricity in India.

The Electricity Act, among other things, provides for the establishment of regulatory commissions at the central level and state level to administer generation, distribution and transmission of electricity.

The Central Electricity Authority is a statutory organisation that stipulates, inter alia:

- the technical standards for construction of electrical plants, electric lines and connectivity to the grid;
- safety requirements for construction, operation and maintenance of electrical plants and electric lines; and
- grid standards for operation and maintenance of transmission lines.

Pursuant to the Electricity Act, the regulatory commissions – the Central Electricity Regulatory Commission (CERC) and the State Electricity Regulatory Commissions (SERCs) – have been established at the central and state level, respectively, to regulate electricity procurement, determine tariff and adjudicate upon disputes.

The Ministry of Power (MoP) is the administrative ministry of the government of India (Gol) primarily responsible for the development of electrical energy in the country. The MoP is responsible for formulation of policies of the Gol, administration of the Electricity Act, and planning concerning thermal and hydropower generation, transmission and distribution of electricity. The Ministry of New and Renewable Energy (MNRE) is the nodal agency of the Gol for promotion of renewable energy, both grid-connected and off-grid. As per the Gol (Allocation of Business) Rules 1961, the MNRE is entrusted with development and matters related to solar energy, biogas units, small hydel power, tidal energy, geothermal energy, and so on. At the state level, the MNRE's schemes are implemented in coordination with nodal agencies or departments for renewable energy. The MNRE has designated different institutes or agencies to implement the schemes such as the Solar Energy Corporation of India Limited (SECI) and NTPC Limited.

SECI is a Gol enterprise that facilitates the implementation of renewable energy projects including the National Solar Mission (NSM). It is responsible for the implementation of certain MNRE schemes, the major ones being the viability gap funding (VGF) schemes for large-scale grid-connected projects, solar park and ultra-mega solar power projects scheme, grid-connected solar rooftop scheme, along with several other specialised schemes such as the defence scheme and canal-top scheme.

The Indian Renewable Energy Development Agency (IREDA) is a non-banking financial institution under the administrative control of the MNRE, which provides financial assistance for renewable energy and energy-efficiency projects.

The National Institute of Solar Energy, National Institute of Wind Energy (NIWE) and National Institute of Bio-Energy are autonomous institutions of the MNRE and act as the top national research and development institutions in the field of solar, wind and bio-energy, respectively. The NIWE has also been notified as the nodal agency for the development of offshore wind energy in India.



© Copyright 2006 - 2021 Law Business Research

Law stated - 27 May 2022

Private electricity participants

Who are the principal private participants in the electricity sector? What roles do they serve in relation to renewable energy?

The Electricity Act, the National Electricity Policy 2005 and the Tariff Policy 2016 (the Tariff Policy) encourage private sector participation in renewable energy through measures such as fixing renewable purchase obligations (RPOs) for certain entities that are mandated to comply with RPOs.

Private sector entities are present in the entire value chain of the electricity sector including generation, transmission and distribution of electricity. Private sector entities including foreign investors have set up renewable energy projects and supply electricity to distribution utilities, private consumers or for captive consumption. They account for 70.37 per cent of the installed capacity of the grid interactive power in renewable energy (including hydro power) (as of 30 April 2022).

Law stated - 27 May 2022

Definition of 'renewable energy'

Is there any legal definition of what constitutes 'renewable energy' or 'clean power' (or their equivalents) in your jurisdiction?

While the Electricity Act does not provide a definition of renewable energy, there are other legislation and policies at both central and state level providing the definition of renewable energy sources. Among these, the Central Electricity Regulatory Commission (Terms and Conditions for Tariff Determination from Renewable Energy Sources) Regulations 2020 defines 'renewable energy' as electricity generated from renewable energy sources. The term 'renewable energy source' has been further defined to include water, wind, sunlight, biomass, bagasse, municipal solid waste and other sources approved by MNRE.

Law stated - 27 May 2022

Framework

What is the legal and regulatory framework applicable to developing, financing, operating and selling power and 'environmental attributes' from renewable energy projects?

Pursuant to the Electricity Act, certain SERCs have issued regulations in connection with RPOs. The SERCs stipulate certain percentages for procurement of energy generated from renewable energy sources on the basis of total consumption of electricity within the demarcated areas for supply by the distribution utilities – for example, in Madhya Pradesh the percentage for solar RPO and non-solar RPO for 2022–23 is 9 per cent and 9.5 per cent respectively. These regulations apply to entities that are mandated to comply with RPOs and include consumers owning captive power plants and open access users. RPOs are divided into solar and non-solar.

The RPOs can also be discharged by purchase of environmental attributes sold as intangible energy commodities called renewable energy certificates (REC). As per the memorandum dated 8 March 2019, the MoP notified hydropower purchase obligation (HPO) as a separate obligation within the non-solar renewable purchase obligation. The HPO will be within the existing non-solar RPO, however the percentage of the non-solar RPO will be increased so that the existing non-solar RPOs for other renewable sources remain unaffected. The HPO is set at 0.35 per cent for 2022–23 and will



increase to 2.82 per cent by 2029-2030.

Under the REC framework, a developer sells the electricity generated and the environmental attributes associated with clean energy separately. The entities obligated under the RPO regime from any part of India may purchase these RECs to meet their RPO targets. The RECs are issued by the National Load Dispatch Centre on application by the generator equivalent to the amount of electricity injected into the grid as certified by the State Load Despatch Centre, and each REC represents 1MWh of energy injected into the grid from renewable energy sources. To ensure compliance by entities obligated under the RPO regime to purchase RECs, MNRE has created the RPO compliance cell, which will coordinate with concerned states, the Central Electricity Regulatory Commission (CERC) and SERCs on matters relating to compliance, including periodic reporting. Further, in the event of default, such mechanism will ensure appropriate actions being taken against defaulting entities promptly. The Gol has also introduced the Green Term Ahead Market, a short-term power market for renewable energy such that 'obligated entities' can meet their RPO compliance requirements.

Law stated - 27 May 2022

Stripping attributes

Can environmental attributes be stripped and sold separately?

RECs can be sold on a market discovered price within a price band fixed by CERC, from time to time. There are two types of separately priced and traded RECs (solar RECs and non-solar RECs). The RECs are tradable only on power exchanges and can be transferred from the renewable energy generators to the purchasing entities, but cannot be further traded by the purchasing entities.

Law stated - 27 May 2022

Government incentives

Does the government offer incentives to promote the development of renewable energy projects? In addition, has the government established policies that also promote renewable energy?

At central or federal level, the Tariff Policy and National Electricity Policy 2005 broadly encourage energy from renewable sources. The MNRE launched NSM, the National Offshore Wind Energy Policy, and the Policy for Repowering of the Wind Power Projects as energy source-specific policies.

The MoP notified the Electricity (Promotion of Generation of Electricity from Must-Run Power Plant) Rules 2021 in October 2021, which provide that a wind, solar, wind-solar hybrid or hydro power plant (in case of excess water leading to spillage) or a power plant from any other sources, as may be notified by the appropriate government, which has entered into an agreement to sell the electricity to any person, shall be treated as a must-run power plant. Further, the Rules state that a must-run power plant will not be subjected to curtailment or regulation of generation or supply of electricity on account of merit order dispatch or any other commercial consideration except technical constraint in the electricity grid or for reasons of security of the electricity grid.

Under the Tariff Policy, CERC has exempted payment of inter-state transmission charges and losses for solar and wind energy generators for 25 years from commissioning for projects set up through competitive bidding, based on compliance with certain terms and conditions. Pursuant to this, the MoP issued the order in June 2021 to waive interstate transmission charges on transmission of electricity generated from wind and solar energy projects commissioned up to 30 June 2025.

The National Offshore Wind Policy 2015 empowers Gol to bundle power generated from offshore wind power projects with conventional power to reduce the cost of power generated. In August 2016, the MNRE released the Policy for



Repowering of Wind Power Projects under which turbines with a capacity of 1MW and below are eligible for repowering. Under the policy, IREDA provides an interest rate rebate of 0.25 per cent for repowering projects in addition to all fiscal and financial benefits available to new wind projects. In May 2018, the MNRE released the National Wind Solar Hybrid Policy, with the view to encourage setting up of hybrid wind and solar plants.

The MNRE also handles the rooftop solar programme. Rooftop Phase-I of this programme was launched in 2015 in which incentives and subsidies were provided for residential, institutional and social sectors. Rooftop Phase-II was launched in February 2019 with a target of achieving cumulative capacity of 40GW by 2022. Under the rooftop solar scheme, central financial assistance of 40 per cent for rooftop systems up to 3kW capacity and 20 per cent for capacity above 3kW and up to 10kW is provided.

In February 2019, the MNRE issued Payment Security Mechanism Guidelines for VGF Schemes under NSM that stipulate the creation of a payment security mechanism fund of 5 billion rupees to cover delays in payments by the buying entities. In June 2019, the GoI approved the proposal to make it mandatory for distribution licensees to open and maintain an adequate letter of credit as a payment security mechanism under power purchase agreements.

Further, the MNRE has set up a Dispute Resolution Committee (DRC) in furtherance of its order issued in June 2019 regarding dealing with disputes between the MNRE's renewable energy implementing agencies (REIAs) – such as SECI, NTPC and NHPC – and developers. These disputes include disputes relating to extension of time in project schedules due to force majeure events, disputes relating to extension of time not covered under the terms of contract and disputes other than those pertaining to extension of time between the REIAs and developers. The DRC submits its recommendations to the MNRE, which are examined by the MNRE; and the same, along with the MNRE's observations thereupon, are placed before the Minister for the final decision. The mechanism of the DRC envisages expeditious resolution of disputes, and based on the recommendations of the DRC, the MNRE has successfully decided upon 27 cases as of March 2022. The state governments have also been requested by the MNRE to consider setting up similar mechanisms for dispute resolution in respect of renewable energy projects directly bid out by them.

Law stated - 27 May 2022

Are renewable energy policies and incentives generally established at the national level, or are they established by states or other political subdivisions?

Renewable energy policies and incentives are established both at the national level and at the state level. The Gol has provided various tax and fiscal incentives to electricity generated from specific energy sources such as accelerated depreciation. There are incentives available to renewable power projects at state level as well. Many of these states have specific policies for the source of energy (such as separate policies on wind and solar), which have high potential in a particular state. Through these policies, the state governments grant various fiscal incentives such as exemption of electricity duty, exemption from cross-subsidy surcharge, exemption from payment of stamp duties and land registration charges and exemption from transmission and distribution charges for wheeling of power. Certain states also provide procedural relaxations such as deemed non-agricultural status of the approved project land. In certain states, open access is given on a priority basis or deemed to be given if the application for open access for renewable power projects is not granted within the time frame specified under the regulations. However, in view of the increased generation from renewable sources and the enhancement of technology, there seems to be a reversal in the trend, as it is now being argued that renewable projects can have parity with conventional sources of energy. For instance, in Tamil Nadu and Karnataka, transmission charges, cross-subsidy charges and other charges have been made applicable for new solar and wind energy projects.



Purchasing mechanisms

What mechanisms are available to facilitate the purchase of renewable power by private companies?

To promote renewable energy sources, the Tariff Policy envisages a renewable generation obligation. Under this, a developer proposing to establish a coal or lignite-based thermal generating station would be required to establish such renewable energy generating capacity or procure and supply renewable energy equivalent to such capacity, as may be prescribed by the Gol. This was also proposed in the draft Electricity Amendment Bill 2018, but was not introduced in the parliament. The renewable energy produced by such a generator will be bundled with its thermal generation for sale. If an entity that is mandated to comply with RPO procures this renewable power, then such an entity would be considered to have met the RPO. If an existing coal and lignite-based thermal power-generating station sets up renewable energy generating capacity, the power from such plant may be bundled and the tariff of the renewable energy shall be allowed to pass through by the CERC or SERCs. Buying of such power shall count towards the RPO of such entities. The government is considering the proposal to mandate the renewable generation obligation.

Further, to ensure connectivity to renewable energy sources, CERC approved the revised detailed procedure in February 2021 made under the CERC (Grant of Connectivity, Long-Term Access and Medium-Term Open Access in Inter-State Transmission and Related Matters) Regulations 2009 for grant of connectivity to projects based on renewable energy sources to inter-state transmission systems. This applies to generation projects based on renewable energy sources, including hybrid projects based on renewables and storage, solar power park developers, wind power park developers, wind-solar hybrid power park developers and power park developers based on hybrids of renewable source and storage.

Law stated - 27 May 2022

Legislative proposals

Describe any notable pending or anticipated legislative proposals regarding renewable energy in your jurisdiction.

The MoP has from time to time proposed certain amendments to the Electricity Act; however, none of these has proceeded to be introduced in the parliament.

The draft Electricity (Amendment) Bill 2018 sought to introduce definitions of 'renewable energy' and 'renewable energy service company'. It sought to require coal (including lignite) thermal generating stations to set up a renewable energy station or procure energy from renewable energy sources, impose a penalty in the case of non-compliance with the renewable purchase obligation and envisaged preparation of a National Renewable Energy Policy.

The draft Electricity (Amendment) Bill 2020 provided for an enabling framework for Gol to issue a Renewable Energy Policy for promoting the generation of electricity from renewable sources. Further, it envisaged deemed adoption of tariff by the CERC or SERCs if they fail to determine the tariff within 60 days from the date of application. It also envisaged the setting up of an electricity contract enforcement authority to adjudicate upon matters related to the performance of obligations under contracts related to sale, purchase and transmission of electricity.

The MoP also called for comments from states on draft amendments to the Electricity Act in 2021 which proposed to de-licence distribution of electricity and increase competition among distribution entities, as well as specifying penalties for not meeting RPOs.

Further, MNRE released draft Offshore Wind Energy Lease Rules in January 2019 providing a framework of allocation of wind energy blocks to successful bidders through an international competitive bidding process. The draft covers installation, commissioning, prospecting of offshore wind energy under lease, and also prescribes rights of the lessee



and a procedure for grant of a lease.

Drivers of change

What are the biggest drivers of change in the renewable energy markets in your jurisdiction?

The biggest drivers for development and deployment of new and renewable energy in India are energy security, electricity shortages, energy access and climate change. Additionally, enabling government policy and incentives provided at central and state level have also provided an impetus to the growth of the renewable energy sector in India. To improve rural electrification, which also has an impact on economic and social issues, India has focused on rural electrification and the efforts are currently being undertaken under the Pradhan Mantri Sahaj Bijli Har Ghar Yojana ('Saubhagya', launched in September 2017). The scope of the Saubhagya scheme includes providing solar photovoltaic-based stand-alone systems for unelectrified households located in remote and inaccessible villages and habitations, where grid extension is not feasible or cost-effective.

At the international level, India has been instrumental in the promotion of the International Solar Alliance, a platform for collaboration among sunshine countries seeking to increase the production of solar energy. In October 2016, India ratified the Climate Convention at the 2015 United Nations Climate Change Conference (Paris Agreement), which binds parties to take action to reduce greenhouse gas emissions. The Paris Agreement requires parties to propose 'nationally determined contributions' (NDCs) and to base their future efforts on them. One of the key points of emphasis of India's intended NDC for the period 2021 to 2030 is to achieve 40 per cent electrical power installed capacity from non-fossil fuel-based energy resources. India also committed to achieve net zero carbon emissions by 2070 in the United Nations Climate Change Conference (Glasgow).

The National Hydrogen Mission was launched in 2021 and aims to facilitate production of 5 million tonnes of green hydrogen by 2030 and the related development of renewable energy capacity. In February 2022, the Ministry of Power issued its Green Hydrogen Policy. Under the Policy, green hydrogen and green ammonia is defined as hydrogen and ammonia produced by way of electrolysis of water using renewable energy, including renewable energy that has been banked or produced from biomass. The Policy seeks to incentivise developers to expedite development of green hydrogen and green ammonia projects and provides incentives such as a waiver of ISTS charges for a period of 25 years to green hydrogen and ammonia projects commissioned before 30 June 2025. Development of green hydrogen and green ammonia projects should be a key driver of change for development of renewable energy capacity required for electrolysis.

The MoP has issued the revised scheme for flexibility in generation and scheduling of thermal/hydro power stations through bundling with renewable energy and storage power. Further, the MoP has issued an order to chart the trajectory for replacement of thermal energy with about 58,000MU (30,000MW) of renewable energy by 2025–26. Pursuant to which, a year-wise trajectory is provided for the relevant sectors, namely, 33,260MU for central, 12,386MU for states and 12,224MU for the private sector.

Law stated - 27 May 2022

Disputes framework

Describe the legal framework applicable to disputes between renewable power market participants, related to pricing or otherwise.

There are no separate bodies or framework for disputes relating to renewable energy in particular. Jurisdiction over interstate and intrastate electricity regulatory issues is exercised by the CERC and SERCs, respectively. CERC has the



power to adjudicate upon disputes involving generating companies (either owned or controlled by the Gol or that have entered into a composite scheme for generation and sale of electricity in more than one state) or transmission and trading licensees concerning the determination of tariff and regulation of inter-state transmission and trading of electricity. SERCs have the power to adjudicate on disputes between licensees and generating companies within their respective jurisdiction. Both CERC and SERCs have the authority to refer disputes to arbitration. The Appellate Tribunal for Electricity (APTEL) is the appellate body and possesses suo moto jurisdiction to examine the validity of any order made by CERC or SERCs. Decisions of APTEL may be challenged before the highest court, the Supreme Court of India. Also, concerning specific disputes of time extension, the MNRE, in June 2019, issued an order regarding setting up of dispute resolution committee to resolve disputes related to appeal against decisions given by SECI and NTPC on the extension of time requests based on the contracts executed; and requests for extension of time not covered under such contracts. On 20 September 2019, the MNRE issued the procedural guidelines for effectuating the dispute resolution mechanism.

Further, the proposed amendments in 2021 to the Electricity Act propose to increase the number of members of SERC and CERC by one, and expanding the bench of SERC/CERC with a member having experience and qualifications in law and at most one more member (nominated by the chairperson) to adjudicate upon disputes, including matters regarding performance of obligations under a contract related to sale, purchase or transmission of electricity involving generating companies and licensees.

Law stated - 27 May 2022

UTILITY-SCALE RENEWABLE PROJECTS

Project types and sizes

Describe the primary types and sizes of existing and planned utility-scale renewable energy projects in your jurisdiction.

Regarding solar projects, most of the schemes under the National Solar Mission (NSM) provide for deployment of solar photovoltaic (PV) technology. Projects selected are technology-agnostic and allow crystalline silicon or thin film or concentrator PV. Generally, the capacity of each project under NSM is required to be at least 10MW. However, the project capacity may be determined by the implementation agency, depending on the plot size and availability of land in the particular state. For example, the latest auction being conducted by the Solar Energy Corporation of India Limited (SECI) stipulates the minimum size a developer can bid for as 50MW.

The government of India (GoI) has also projected the solar park model to set up projects in a plug-and-play model. Solar parks are seeing interest from the private sector as developers are insulated from the major risks relating to land and evacuation. As at 30 November 2021, 52 solar parks had been sanctioned with a cumulative capacity of 37.92GW in 14 states, and solar power projects of an aggregate capacity of around 9.2GW have been commissioned in these parks.

As regards wind energy, the latest auction being conducted by SECI stipulates the minimum size a developer can bid for as 50MW. For intra-state projects, states also stipulate the minimum size a developer can bid for in the auctions being conducted by their state nodal agencies.

Law stated - 27 May 2022

Development issues

What types of issues restrain the development of utility-scale renewable energy projects?

Land availability risks and issues with respect to procurement of land may delay the project and restrain developers



from establishing utility-scale renewable energy projects. Further, given the financial health of distribution utilities in India, the offtaker risk is perceived to be a challenge in the development of renewable energy projects. Another major issue is the availability of transmission capacity or evacuation of power from renewable energy projects.

To offset some of these risks in the solar sector, a solar park and solar zone model have been proposed where solar tariffs have reduced considerably thanks to the plug and play model. Moreover, the Gol is working to build a green energy corridor of transmission and evacuation infrastructure to facilitate grid integration of large-scale renewable energy capacity addition. Additionally, the Electricity (Promotion of Generation of Electricity from Must-Run Power Plant) Rules 2021 require that in the event of a curtailment of supply from a must-run power plant, compensation is required to be payable by the procurer to the must-run power plant at the rates specified in the agreement for purchase or supply of electricity.

Law stated - 27 May 2022

HYDROPOWER

Primary types of project

Describe the primary types of hydropower projects that are prevalent.

Hydropower plants having capacity of more than 25MW were till recently not considered renewable energy projects. The Ministry of Power (MoP) notified by way of an office memorandum dated 8 March 2019 that projects with a capacity of more than 25MW will also be considered renewable energy sources. However, the administrative ministry dealing with such projects continues to be MoP and not the Ministry of New and Renewable Energy (MNRE). Owing to the key risks and issues such as deforestation and resettlement, these large-scale hydro projects have a limited private sector participation (restricted to 8.41 per cent of the total participation in the sector). However, small-scale hydropower projects (less than 25MW installed capacity) have the potential to meet the power requirements of remote and isolated areas and have seen increased private sector participation mainly owing to their long useful life and low generation cost. The MNRE has been vested with the responsibility of developing micro (up to 0.1MW), mini (0.101MW to 2MW) and small (2.001MW to 25MW) hydropower projects. Most of the potential from small hydropower projects is in Himalayan areas as river-based projects and in other areas as irrigation canals. Apart from the conventional dams and pumped storage projects, off-grid water mills are prevalent in hilly areas.

Law stated - 27 May 2022

What legal considerations are relevant for hydroelectric generation in your jurisdiction?

The potential of hydropower in India is 1,45,000MW. As at 30 April 2022, 46,722.52MW has been utilised in the form of projects over 25MW capacity, and 4,850.9MW has been utilised in the form of small hydro projects. Hydro projects are exempted from competitive bidding until August 2022.

Despite these efforts, growth in the small hydropower sector has been relatively slow as compared to wind or solar. Small hydro projects are set up in difficult terrains and often involve private and forested land. Owing to the location in hilly areas, there is a limited working season and thus a relatively longer gestation period. Natural calamities pose high risks during the construction of these projects. Owing to the terrain, the evacuation facilities are also inadequate.

To set up a small hydropower plant, a developer would have to get the site allotted by the state's revenue department, which can be a time-consuming process. There are several permits or licences required for small hydropower plants that may also delay the construction time of such project and may include:

• techno-economic clearance;



- · no objection certificate from state pollution control board;
- · no objection certificate from fisheries department;
- · water rights by state irrigation department; and
- forest and environment clearance from the Ministry of Environment, Forest and Climate Change.

As per the memorandum dated 8 March 2019, the MoP classified large hydro projects as a renewable energy source. However, large hydro projects would continue requiring all statutory clearances unlike small hydro projects. While the development of small hydro projects is within the purview of the MNRE, the MoP will continue to be the administrative ministry for large hydro projects. Further, the MoP has introduced measures for bringing down the hydropower tariff by providing flexibility to the developers to determine the tariff by the backloading of tariff after increasing the project life to 40 years, increasing the debt repayment period to 18 years and introducing an escalation of the tariff of 2 per cent. With the objective to add 30GW of hydropower by 2029–30, the MoP issued the long-term trajectory for hydropower purchase obligation.

Law stated - 27 May 2022

DISTRIBUTED GENERATION

Prevalence

Describe the prevalence of on-site, distributed generation projects.

To meet certain energy requirements, distributed or decentralised renewable power projects are being established in isolated or un-electrified areas. As at 31 March 2022, the installed capacity of off-grid solar photovoltaic systems is 1,557.64MW and the installed capacity of off-grid waste to energy projects is 235.61MW. Solar photovoltaic systems include solar power plants/packs, solar street lights, solar home-lighting systems, solar lanterns/lamps and solar pumps.

Law stated - 27 May 2022

Types

Describe the primary types of distributed generation projects that are common in your jurisdiction.

Solar PV systems (83.74 per cent) and waste-to-energy (16.25 per cent) account for the off-grid or captive power programmes. Family biogas plants, water mills and micro hydel systems, solar street lighting systems, solar lanterns, solar home lighting systems, solar cookers, stand-alone solar or biomass-based power generators and wind pumps are some of the decentralised renewable energy technologies primarily used in rural areas. In April 2020, the Ministry of New and Renewable Energy (MNRE) approved the continuation of the Off-Grid and Decentralised Solar PV Application Programme Phase III, which is aimed at providing solar PV based applications in areas where grid power is either not available or is unreliable until 31 March 2021. This current phase covers the following components: 300,000 solar streetlights, stand-alone solar power plants of an individual size up to 25kWp aggregating to 100MWp and 2,500,000 solar study lamps. In December 2018, the MNRE launched Atal Jyoti Yojana Phase II, which envisages installation of 304,500 solar streetlights across India. Further, in November 2018, the MNRE accorded its sanction to implement central sector scheme, biogas-based power generation thermal application programme and such programme will be implemented by the agriculture and rural development departments of the states and dairy cooperatives until 2019-20.

The PM-KUSUM scheme is one of the largest initiatives in the world to provide clean energy to more than 3.5 million farmers by solarising their agriculture pumps. It aims to install grid-connected ground-mounted solar power plants (up to 2MW) aggregating to a total capacity of 10GW; install 2 million standalone solar pumps and solarise 1.5 million grid-



connected agricultural pumps. All components combined would support the installation of additional solar capacity of 30.8GW.

Law stated - 27 May 2022

Regulation

Have any legislative or regulatory efforts been undertaken to promote the development of microgrids? What are the most significant legal obstacles to the development of microgrids?

Mini or microgrids are one of the key segments of the Off-grid and Decentralised Solar PV Applications Programme of the National Solar Mission. Capital subsidy is available to solar PV systems for, inter alia, stand-alone and mini or microgrid solar PV power plants in rural and remote areas. Recognising slow growth in the mini or microgrid segment owing to challenges such as high capital expenditure and irregular tariff collection, MNRE notified a programme under which it proposes to provide central financial assistance to empanelled rural energy service providers implementing mini or microgrids in rural areas.

In December 2019, the MNRE issued Guidelines for Development of Decentralised Solar Power Plants to promote the production of solar energy near sub-stations and to ensure the availability of affordable and reliable solar power in the rural areas of India. The guidelines are applicable for the procurement of solar power by distribution companies from, among others, decentralised solar power plants of capacity more than 2MW connected to distribution sub-stations of rating 66/11KV and higher.

A draft National Policy for Renewable Energy-based Micro and Mini-Grids to encourage the growth of mini or microgrids was issued for comments from stakeholders in 2016. Under this scheme, the MNRE has targeted the deployment of 10,000 renewable energy-based mini or microgrid projects across India with an installed capacity of 500MW in the next five years. The draft defines microgrids as renewable-based distributed generation, under 10kW, which can operate on a stand-alone basis or connected to the central grid. Mini-grids are the same except for larger capacity (ie, over 10kW). The draft policy encourages states to refer to the principles stated therein for developing their respective programmes and policies. The government of Uttar Pradesh notified the Uttar Pradesh Mini-Grid Policy 2016 to promote the decentralised generation of renewable energy by harnessing renewable energy that provides for government subsidies and viability gap funding. The Uttar Pradesh Electricity Regulatory Commission (Mini-Grid Renewable Energy Generation and Supply) Regulations 2016 were notified in April 2016. The regulations apply to new and existing mini-grid projects (of installed capacity up to 500kWp) for the generation and supply of electricity to consumers and the sale to the distribution licensee in mini-grid areas in the state of Uttar Pradesh. The regulations govern the supply of electricity in rural areas and areas having an inadequate supply of electricity during peak hours and compulsory supply hours by mini-grid operators. Two other states, Jharkhand and Bihar, have proposed a mini-grid policy and regulations for mini-grids, respectively.

Law stated - 27 May 2022

Other considerations

What additional legal considerations are relevant for distributed generation?

Certain challenges that impact development of mini or microgrids in India are substantial investments, a long gestation period and the absence of significant market players. Development of mini or microgrids may also seem unviable owing to the grid reaching the area prior to the mini or microgrids being operational. The Tariff Policy recommends the mitigation of this risk by putting in place a regulatory framework for the compulsory purchase of power into the grid from mini or microgrids at a determined tariff.



ENERGY STORAGE

Framework

What storage technologies are used and what legal framework is generally applicable to them?

Batteries (Management and Handling) Rules 2001 under the Environment Protection Act 1986 regulate the manufacture, import, dealing in and recycling of batteries. The Bureau of Indian Standards has issued standards that, inter alia, provide for marking and certification of batteries.

Under the Bureau of Indian Standards Act 1986, the government of India (Gol) has notified the Electronics and Information Technology Goods (Requirements for Compulsory Registration) Order 2012, which requires certification for stand-alone uninterruptible power supply or invertors that are less than or equal to 5kVA.

The storage technologies are typically governed by the bid documents. For example, under the National Solar Mission, the Solar Energy Corporation of India Limited invited tenders for setting up grid-connected solar PV projects along with a large-scale battery energy storage system. The selection of the storage system was technology agnostic, that is, the bidders were free to choose any battery storage technology; however, they were required to meet the performance and operating standards as provided in the bid documents, including adherence to international standards.

In September 2017, the Gol notified the Solar Photovoltaics, Systems, Devices and Components Goods (Requirements for Compulsory Registration) Order 2017. The order requires compliance with standards issued by the Bureau of Indian Standards for certain goods and devices such as PV modules, utility interconnected PV inverters and storage batteries. The Gol is envisaging to launch a scheme to invite companies to set up a mega-manufacturing plant in advanced technology areas such as solar photovoltaic cells, lithium storage batteries, solar electric charging infrastructure and provide them investment-linked income tax exemptions and other indirect tax benefits.

Law stated - 27 May 2022

Development

Are there any significant hurdles to the development of energy storage projects?

Typically, the investment required for setting up a storage facility is considerable. Also, there are environment concerns arising out of the periodical replacement and disposal of chemicals. Further, deployment of large storage systems in urban areas or near sub-stations may bring additional challenges in terms of safety.

Law stated - 27 May 2022

FOREIGN INVESTMENT

Ownership restrictions

May foreign investors invest in renewable energy projects? Are there restrictions on foreign ownership relevant to renewable energy projects?

The incentives and initiatives of the Ministry of New and Renewable Energy (MNRE) are driven with the aim of attracting more investment for financing and development of the renewable energy market in India, keeping in mind the ambitious target set by the government of India. Pursuant to the existing policy, foreign direct investment up to 100 per cent is permitted for companies engaged in non-conventional energy generation. Also, there are no sectoral restrictions or conditions on the acquisition of an interest in renewable energy projects in India.



Similar to other sectors, an entity of a country that shares a land border with India (or where the beneficial owner of an investment into India is situated in or is a citizen of any such country), can invest only under the government route. For processing such foreign direct investment (FDI) proposals, an FDI cell was created in the MNRE in June 2020. Further, as per the recent amendments, restrictions apply to individuals who are nationals of a country that shares a land border with India and intend to occupy directorship positions in a company incorporated in India – a person in this category is now required to obtain a prior security clearance from the Ministry of Home Affairs, if seeking to be appointed as a director of an Indian entity.

Law stated - 27 May 2022

Equipment restrictions

What restrictions are in place with respect to the import of foreign manufactured equipment?

Currently, there are no restrictions on importing foreign manufactured equipment so long as it is compliant with applicable laws and standards. Separately, to ensure reliability of solar PV manufacturers, protect consumer interests and ensure India's energy security, the MNRE issued Approved Models and Manufacturers of Solar Photovoltaic Modules (Requirements for Compulsory Registration) Order 2019, which provides for issuance of a list of models and manufacturers of solar PV cells and modules that comply with national standards; relevant solar equipment for new projects in India is to be sourced based on the manufacturers and models mentioned in the list; there are different dates for the implementation of the Order, based on the different types of project.

Law stated - 27 May 2022

PROJECTS

General government authorisation

What government authorisations must investors or owners obtain prior to constructing or directly or indirectly transferring or acquiring a renewable energy project?

Under the Electricity Act, the generation of energy is a delicensed activity. Prior to the construction of a project, certain site-specific approvals may be required (if applicable) such as forest clearance and approvals from defence establishments, the Airports Authority of India and the Archaeological Survey of India.

Projects are required to comply with technical standards prescribed by the Central Electricity Authority (CEA), including those in relation to construction and safety. In order to commence commercial operations, the following approvals may also be required: electrical safety approval from the CEA; commissioning certificate; and power evacuation approval.

Typically, environmental impact assessment studies are not required for renewable energy projects except for large hydro projects, offshore wind power projects, biomass power plants and municipal waste plants exceeding certain capacity. The classification of industrial sectors by the Central Pollution Control Board recognises solar power generation through solar PV cells, wind power and mini hydel power as non-polluting industries. Such industries are classified in the 'white' category and thus consents from pollution control boards under the Air (Prevention and Control of Pollution) Act 1981 and Water (Prevention and Control of Pollution) Act 1974 are not required.

Additionally, micro-level corporate, labour and employment and land revenue approvals may be required.



Offtake arrangements

What type of offtake arrangements are available and typically used for utility-scale renewables projects?

The largest offtakers in India are the distribution utilities, and one of the key risks for a project developer is the offtaker risk. Certain distribution utilities in India at present do not have good credit ratings and are under financial stress that has led to accumulation of debt. The financial health of distribution utilities has posed an impediment for project developers entering into offtake arrangement. To offset such risks, in one of the tenders for a solar energy park, a state government offered a guarantee to secure offtaker default. The government of India (GoI) provides liquidity infusion from time to time for financial turnaround and the operational improvement of distribution utilities to help clear outstanding dues. Also, to mitigate such offtaker risk, certain Ministry of New and Renewable Energy (MNRE) schemes establish NTPC Limited and the Solar Energy Corporation of India Limited (SECI) as counterparties to the power purchase agreements (PPAs), since they have a better credit rating than some of the distribution utilities.

Law stated - 27 May 2022

Procurement of offtaker agreements

How are long-term power purchase agreements procured by the offtakers in your jurisdiction? Are they the subject of feed-in tariffs, the subject of multi-project competitive tenders, or are they typically developed through the submission of unsolicited tenders?

A renewable energy developer may enter into a PPA with central, state and private distribution utilities, third parties or captive users. Pursuant to the Electricity Act, a distribution utility can either procure power through bilateral or negotiated PPAs or through a transparent process of competitive bidding conducted in accordance with the bidding guidelines notified by the Gol. The appropriate commission is required to adopt the tariff discovered through bilateral. In the case of bilateral or negotiated PPAs, the tariff and terms and conditions of sale of power are subject to a prudence check and approval of the appropriate commission.

Long-term offtake agreements through the competitive bidding route are typical for solar power and, to streamline the process, in August 2017, the MNRE issued the Guidelines for Tariff Based Competitive Bidding for Grid Connected Solar Photovoltaic Projects. Generally, wind projects have been awarded based on feed-in tariffs. However, the competitive bidding route has been adopted, at both central and state level, for procuring power. The Ministry of Power, in December 2017, issued the Guidelines for Tariff Based Competitive Bidding Process for Procurement of Power from Grid Connected Wind Power Projects. SECI has been designated as the nodal agency for the implementation of the MNRE schemes for setting up wind power projects connected to the Inter-State Transmission System. As per the annual report of SECI for 2020–21, SECI awarded 400MW around-the-clock renewable projects, aggregate capacity of 15,950MW (solar: 12,270MW; wind: 2,170MW; and hybrid: 1,510MW). Thus, SECI has awarded a total capacity of 12,270MW of solar PV projects during financial year 2020–21, thereby bringing the cumulative solar capacity awarded by SECI to 32,691MW. During financial year 2020–21, 78.3MW of capacity was under implementation for rooftop solar tenders awarded in the previous year.

The Tariff Policy envisages the procurement of power from renewable energy sources by distribution utilities only through competitive bidding from a date to be notified by the Gol, except for certain projects. The tariff for hydropower developers is determined by the Central Electricity Regulatory Commission or State Electricity Regulatory Commissions on a cost-plus basis, allowing for a fixed return on equity.



Operational authorisation

What government authorisations are required to operate a renewable energy project and sell electricity from renewable energy projects?

Out of the total approvals or permits required for renewable energy projects, the majority of such permits are related to and are required until the commissioning of the projects. Thereafter, the projects are required to comply with technical standards prescribed by the CEA in relation to the maintenance of the projects. Further, there are operational level compliances including those under the labour and employment permits that need to be carried out routinely. Further, to prevent dam failure-related disasters, Gol enacted the Dam Safety Act 2021 for proper surveillance, inspection, operation and maintenance of the specified dams. The Act was notified by Gol on 14 December 2021 and came into force on 30 December 2021.

Law stated - 27 May 2022

Decommissioning

Are there legal requirements for the decommissioning of renewable energy projects? Must these requirements be funded by a sinking fund or through other credit enhancements during the operational phase of a renewable energy project?

On decommissioning, all municipal and environmental laws with respect to the disposal of equipment need to be complied with. Also, SECI has issued an environmental and social management framework which also prescribes conditions for decommissioning of specific solar and hybrid technology projects. The National Offshore Wind Energy Policy 2015 notified by the MNRE, empowers the National Institute of Solar Energy, National Institute of Wind Energy (NIWE) to impose conditions requiring the developer to submit a decommissioning and site restoration programme when granting a lease for a proposed offshore wind farm. The programme is made a part of an environmental impact assessment study, and a deposit or a financial guarantee must be submitted by the developer to ensure proper decommissioning. The Guidelines for Development of Onshore Wind Power Projects 2016 also require a wind power project to have a decommissioning plan. The NIWE is entrusted to formulate guidelines for decommissioning wind turbines.

There are no restrictions on the choice of funding for decommissioning costs (ie, through a sinking fund or other credit methods).

Law stated - 27 May 2022

TRANSACTION STRUCTURES

Construction financing

What are the primary structures for financing the construction of renewable energy projects in your jurisdiction?

Equity is one of the major sources of financing the construction of renewable energy projects. The standard bidding documents for solar power issued by central and state nodal agencies prescribe minimum capital to be invested in a solar power project through equity investment. Another major constituent of financing is debt from banks and financial institutions (term loans and external commercial borrowings) and other debt instruments such as debentures. Recently, financing is also obtained by way of rupee-denominated bonds, also known as masala bonds and green



bonds.

The government of India also provides financial benefits for specific projects pursuant to schemes such as the viability gap funding scheme for certain solar projects. For timely and adequate credit for renewable energy projects, banks in India are required to treat loans up to 300 million rupees as priority sector lending. However, the Ministry of New and Renewable Energy is in talks with India's central bank regarding the removal of the priority sector lending limit for the renewable energy sector, which will encourage banks to lend more for renewable energy projects and help developers access easy finance. Further, banks and financial institutions are being asked to tie up with the Solar Energy Corporation of India Limited for offering predetermined loans to the successful bidder.

Law stated - 27 May 2022

Operational financing

What are the primary structures for financing operating renewable energy projects in your jurisdiction?

Working capital loans from banks and financial institutions and internal accruals are the primary structures for financing operating renewable energy projects.

Law stated - 27 May 2022

UPDATE AND TRENDS

Recent developments

Describe any market trends with respect to development, financing or operation in the renewables sector or other pertinent matters.

India has set a target to achieve 175GW of installed capacity of renewable energy by 31 December 2022. The total installed capacity of renewable energy projects (including off-grid and captive power) and large hydro projects reached 111.4GW and 46.7GW respectively as at April 2022. The percentage share of installed capacity of renewable energy (including hydro energy) stands at 39.43 per cent of the total installed power capacity as at April 2022. The government of India (GoI) has been actively promoting renewable energy sources and also has been taking steps to provide an enabling framework for the sector. To achieve the above target of 175GW, the Ministry of New and Renewable Energy (MNRE), in consultation with the Central Electricity Authority and central transmission utility, has identified transmission schemes for around 66.5GW of renewable energy generation projects, for early regulatory approval by the Central Electricity Regulatory Commission for transmission.

To boost investment in the electricity sector and specifically renewable energy space, the Gol intends to replace conventional energy meters with prepaid smart meters in the next couple of years.

In October 2020, the MNRE issued the Guidelines for Tariff Based Competitive Bidding Process for Procurement of Power from Grid Connected Wind Solar Hybrid Projects to provide a framework for the procurement of electricity from wind-solar hybrid power projects by distribution licensees through a transparent bidding process at competitive rates in a cost-effective manner. These guidelines further provide for hybrid projects to be backed by storage facilities to reduce the variability of output power and ensure the availability of firm power for a particular period. Currently, 1,440MW capacity of wind-solar hybrid projects is under implementation in Rajasthan and Tamil Nadu.

Similarly, the Gol issued the Guidelines for Tariff Based Competitive Bidding Process for Procurement of Round-The Clock Power from Grid Connected Renewable Energy Power Projects on 22 July 2020 to provide round-the-clock power to distribution companies from renewable energy sources (the guidelines define 'renewable energy sources' to mean



power from solar and wind power generating systems, or a combination, with or without energy storage system) complemented or balanced with coal-based thermal power.

Additionally, in August 2020 and June 2021, the Gol waived the inter-state transmission charges and losses on the transmission of electricity generated from eligible solar and wind projects, for sale to entities, till 30 June 2025, for a period of 25 years from the date of commissioning, subject to meeting the requirements. Moreover, waiver of ISTS charges is also allowed for hydro pumped storage plants and battery energy storage systems. In November 2021 the Ministry of Power (MoP), pursuant to an order, indicated that from 1 July 2025 renewable energy project developers have to start paying ISTS transmission charges in a phased manner.

The distribution companies of certain states such as Andhra Pradesh and Punjab have expressed their intention to renegotiate the tariff to bring down the costs under power purchase agreements relating to renewable energy projects. However, the MNRE has intervened and advised the states to honour such power purchase agreements.

Law stated - 27 May 2022

Describe any notable pending or anticipated legislative proposals.

The MoP has from time to time proposed certain amendments to the Electricity Act – however, none of these has proceeded to be introduced in the parliament.

The draft Electricity (Amendment) Bill 2018 sought to introduce definitions of 'renewable energy' and 'renewable energy service company'. It also sought to require coal (including lignite) thermal generating stations to set up a renewable energy station or procure energy from renewable energy sources, and impose penalties for non-compliance with the renewable purchase obligation; in addition, it envisaged preparation of a National Renewable Energy Policy.

The draft Electricity (Amendment) Bill 2020 provided for an enabling framework for the Gol to issue a Renewable Energy Policy for promoting the generation of electricity from renewable sources. Further, it envisaged deemed adoption of tariffs by the CERC or SERCs if they fail to determine the tariff within 60 days from the date of application. It also envisaged the setting up of an electricity contract enforcement authority to adjudicate upon matters related to the performance of obligations under contracts related to sale, purchase and transmission of electricity.

The MoP called for comments from states on draft amendments to the Electricity Act in 2021 which proposed to delicence distribution of electricity and increase competition among distribution entities, as well as specifying penalties for not meeting RPOs.

Further, the MNRE released the draft Offshore Wind Energy Lease Rules in January 2019, providing a framework of allocation of wind energy blocks to successful bidders through an international competitive bidding process. The draft covered installation, commissioning, and prospecting of offshore wind energy under lease, and also prescribed rights of the lessee and the procedure for grant of a lease.

The Central Electricity Regulatory Commission (Terms and Conditions for Renewable Energy Certificates for Renewable Energy Generation) Regulations 2022 have been notified; however, they have not yet come into force. Pursuant to the Regulations, validity of renewable energy certificates is being made perpetual (until they are redeemed), and trading in renewable energy certificates is being allowed through traders in addition to power exchanges.



Jurisdictions

	Bulgaria	Gugushev & Partners Law Office
	Denmark	Poul Schmith/Kammeradvokaten
	Ecuador	Tobar ZVS
<u>.</u>	Egypt	Mazghouny & Co
*	Ghana	Ferociter
•	India	Khaitan & Co
	Indonesia	ABNR
	Italy	CMS Italy
	Japan	Nishimura & Asahi
4	Mexico	White & Case LLP
	Netherlands	Van Doorne
	Nigeria	Foundation Chambers
C	Pakistan	Raja Mohammed Akram & Co
	Poland	Squire Patton Boggs
۲	Portugal	PLMJ
	Spain	King & Wood Mallesons
	Tanzania	Velma Law
C*	Turkey	Bozoğlu Izgi Attorney Partnership
	United Kingdom	Milbank LLP
	USA	Milbank LLP

