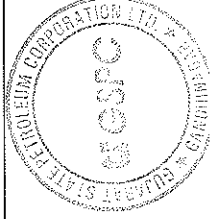


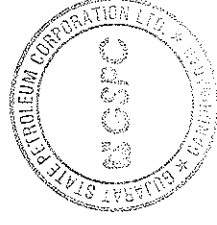
### Litigation Summary- Gujarat State Petroleum Corporation Limited

Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
1	Commissioner of Income Tax & Ors. v/s GSPC	Supreme Court of India	In 2015, the Union of India (UOI) challenged a Gujarat High Court judgment that struck down amendments to Section 80-IB(9) of the Income Tax Act in response to a petition filed by GSPC. The Gujarat High Court had declared the Explanation to Section 80-IB(9) unconstitutional. The matter is currently pending for arguments before the Supreme Court.
2	GSPC v. GAIL/BPCL/IOC (SC) Interconnectivity Charges	Supreme Court of India	GSPC entered into Gas Sales Agreements (GSAs) with GAIL, IOC, and BPCL in February 2004, under which it was required to use a 500-meter interconnectivity pipeline despite GSPL completing a direct pipeline to PLL's Daboi Terminal. Additionally, GAIL, IOC, and BPCL imposed full PNGRB-approved transportation tariffs instead of the lower rates agreed upon in the GSAs. GSPC challenged these actions before PNGRB, which ruled in its favor, finding GAIL, IOC, and BPCL guilty of restrictive trade practices and directing GAIL to allow GSPC to use the direct connectivity. However, APTEL overturned PNGRB's decision, stating that GSPC had voluntarily agreed to the GSAs and reversing the direct connectivity access while directing GSPC to pay differential interconnectivity charges. GSPC challenged APTEL's ruling before the Supreme Court, which, on February 28, 2014, issued an interim order requiring GSPC to pay a reduced lump sum charge of ₹12 per MMBTU (instead of ₹19.83 per MMBTU) to GAIL. The matter is pending for adjudication.
3	GSPC v/s GAIL and PNGRB	Supreme Court of India	GSPC has challenged GAIL's refusal to provide common carrier capacities in DBNPL and DVPL pipelines on a reasonable endeavor basis. PNGRB ruled in favor of GSPC and imposed a penalty on GAIL, which was upheld by APTEL. GAIL appealed to the Supreme Court, which remanded the matter back to PNGRB. PNGRB again ruled in favor of GSPC, but GAIL has appealed before APTEL. APTEL remanded the matter back to PNGRB, which GSPC has challenged in a Civil Appeal filed in 2019.
4	GSPC v. Mamta Steel and Ors.	Supreme Court of India	In 2013, GSPC filed an SLP in the Supreme Court against the Gujarat High Court's judgment, which deemed its GIDC plot allotment irregular and directed GSPC and GIDC to share payment to Mamta Steel equally. GSPC contends it is a bona fide purchaser with no role in the allotment process. The Supreme Court has admitted the SLP. The matter is pending for the arguments on merits.



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Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
5	Girishbhai Nai & Ors. v/s State of Gujarat and Ors. (including GSPC and GSPL)	Gujarat High Court	Encroachment over GSPL's land was ordered to be removed by the Collector. Encroachers challenged the order before Gujarat High Court in 2022. GSPC named as a party but no relief sought against it.
6	GSPC v. NIKO Resources	Gujarat High Court/ Baroda Civil Court	GSPC filed an execution petition in 2019 pursuant to arbitration award in its favour before Vadodara Civil Court to attach and sell NIKO's PI in the KG Field. After NIKO claimed its PI was held by its subsidiary, GSPC amended the petition, which was allowed. The court also restrained NIKO from transferring \$36 million received from RIL for its KG Field exit. NIKO challenged the orders by filing two SCAs before the Gujarat High Court. The SCA against the merits order was withdrawn, while the one on jurisdiction remains pending for hearing.
7	GSPC v/s Alkot Petroo Limited	Gujarat High Court/ Arbitration Tribunal	GSPC initiated arbitration against Alkot to recover unpaid cash calls of USD 7.64 million (South Diyar Block) and USD 35.89 million (North Hap'y Block) for Egypt operations. The Arbitration Tribunal allowed IVRCL's impleadment, which was contested up to the Supreme Court, leading to a remand to Gujarat HC. Arbitration Proceedings have been suspended due to the moratorium imposed under CIRP and the subsequent liquidation order against IVRCL. Impleadment issue is pending before Gujarat High Court.
8	Union of India V/s NIKO and GSPC	Delhi High Court	UOI challenged an arbitral award favoring GSPC and NIKO over Hazira PSC cost recovery granted by the Arbitral Tribunal. Section 34 petition filed by UOI in 2021 is pending.
9	Vedanta Ltd V/s GSPC	Delhi High Court	Vedanta filed an arbitration petition in 2023 for appointment of an arbitrator over a tender relating to gas sales. GSPC contested arbitration as tender does not contain any arbitration clause. Arbitration petition is part-heard.
10	BVNS Savitha Kumari & Anr v/s Reliance Industries Ltd. & Ors.	Andhra Pradesh High Court	In 2016, the appellants have filed an appeal in the Andhra Pradesh High Court, challenging a decree passed by the lower court rejecting their claim of ownership of a suit land in Kakinada. GSPC had initially entered into an agreement to sell relating to the suit land from the appellants but later terminated the agreement without executing a sale deed. The appellants subsequently sold the land to RIL. The lower court ruled that GSPC was not a necessary party and discharged it from the suit. The High Court has issued notice, and the matter is pending for admission.
11	Sangadi Dharma Rao v/s Union of India & Ors. (GSPC 14th Respondent)	Andhra Pradesh High Court	PIL filed in 2022 challenging environmental clearances for offshore pipelines to various entities by Union and Govt. of Andhra Pradesh. GSPC is made party but no specific relief is sought against GSPC.



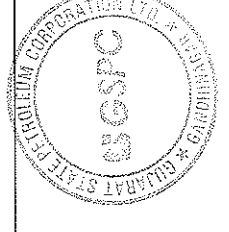
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Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
12	GSPC v/s State of Andhra Pradesh and Anr.	AP High Court + Kakinada Civil Court	GSPC has challenged the order of the Revision Authority, P. Mallavaram, which dismissed its revision application against the house tax demand notices issued by the P. Mallavaram Gram Panchayat for its OGT building for the years 2014-15 to 2016-17. The demand notices impose house tax at the maximum rate of 1% of the capital value under the applicable Act and Rules, whereas other private operators are assessed at significantly lower rates. GSPC has filed a Writ Petition before the Andhra Pradesh High Court in 2019, contesting the discriminatory taxation. The Writ Petition also seeks a stay on proceedings in OS No. 49/2019, filed by the Gram Panchayat before the District Court, Kakinada, for recovery of house tax arrears. The High Court granted a conditional stay on the suit, subject to GSPC depositing ₹2 crores, which has been complied with. The Gram Panchayat has not yet filed its reply, and the suit remains stayed until the High Court adjudicates the Writ Petition.
13	Katari Sitha Rama Raju & Ors. v. K V Reddy & Ors. (GSPC)	Madras High Court	The dispute concerns a property in Puducherry, where appellant seeks a declaration that the compromise deed between appellant and other respondent (not GSPC), along with the subsequent sale deeds between other respondent and GSPC, are null and void, alleging coercion and misrepresentation by the respondents. The Yanam Court dismissed the suit on 06.01.2017. The Plaintiff has filed an appeal before the Madras High Court (C.M.P. No. 6551/2019) in 2019 along with an application for condonation of a 500-day delay, which is currently pending for hearing.
14	Liquidator of JODPL v/s GSPC	NCLT Allahabad	In 2019, Liquidator of JODPL filed an application challenging GSPC's Forfeiture Notice issued in Dec, 2017 forfeiting JODPL's PI due to default in payment of KG Block Cash Calls. By the said application, the applicant is seeking withdrawal of the said Forfeiture Notice. The forfeiture relates to a financial debt of ₹534.52 Cr owed by JODPL to GSPC. The matter is part-heard.
15	KRIBHCO v. GSEG, GSPC & Ors.	NCLT Ahmedabad	In 2018, KRIBHCO filed a petition under the Companies Act challenging GSEG's rights issue. The NCLT permitted the issuance of shares but restricted GSPC's voting rights for the additional shares. The Government of Gujarat was also made a party to the proceedings. The petition was dismissed for default. KRIBHCO has filed a restoration application which is currently pending for hearing.
16	GSPC v/s Dewanchand Ramsaran Industries Pvt Ltd	Gandhinagar District Court	GSPC challenged two arbitration awards awarding Rs. 7.35 Cr and Rs. 16 Cr to DRIPPL under section 34 petition filed in 2015. Court stayed the awards on deposit of 50% of award amount. Execution proceedings stayed. S.34 petitions are pending for hearing.
17	GSPC v/s Alkot, IVRCL	Gandhinagar District Court	Due to a force majeure situation in Yemen, the consortium terminated the PSAs. Subsequently, the Yemen Government initiated arbitration against the consortium, which resulted in an ICC award in the consortium's favor.



Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
18	GSPC v/s Biswajit Thandar	Gandhinagar District Court	GSPC incurred significant expenses in the arbitration, but Alkor failed to contribute its share of the costs. Consequently, GSPC filed a summary suit to recover the outstanding amount. GSPC filed a summary suit (SS No. 11/2023) to recover Rs. 16.88 lakhs + 12.5% interest from ex-employee Biswajit Thandar, who defaulted on repaying his House Building Advance.
19	Tuff Drilling Private Limited V/S GSPC	Gandhinagar District Court	Mr. Thander has filed an application seeking permission to defend the suit. The Court has heard GSPC's arguments for rejecting the defendant's application to leave to defend and reserved the judgment. Additionally, GSPC has filed an application requesting the closure of the Defendant's right to present arguments due to defendant's non-appearance.
20	Ramesh Bhai Nanubhai Chauhan v/s GSPC	Principal Senior Civil Judge, Dholka	Matter pertains to Platform Drilling Rig Contract terminated by GSPC. Tuff filed sec. 9 application under Arbitration & Conciliation Act in the year 2011 and sought ad interim relief but was denied. Arbitration proceedings dismissed in favor of GSPC, rendering the matter infructuous. The matter is still pending on the file of District Court, Gandhinagar.
21	Ramesh Bhai Nanubhai Chauhan v/s GSPC	Principal Senior Civil Judge, Dholka	Ramesh Bhai Nanubhai Chauhan (Plaintiff) has filed a Regular Civil Suit in 2024 before the Dholka Civil Court, challenging GSPC's possession of land and seeking a decree to vacate the land on the grounds that no valid Land Lease Agreement exists. GSPC has paid the land lease up to March 2025, and the Plaintiff has agreed in writing to a revised land rent for the period up to March 2027. However, a formal extension of the land lease agreement has not been signed by the Plaintiff. GSPC received summons from the Court on 14 October 2024.
22	GSPC v/s PMP Infratech Pvt. Ltd.	District Court (Rural), Ahmedabad	Ramesh Bhai Nanubhai Chauhan (Plaintiff) has filed a Summary Suit in 2024 against GSPC, seeking to recover INR 19.73 lakh, allegedly for arrears of land rent and damages due to GSPC's failure to employ two individuals from the Plaintiff's family, based on an alleged oral promise. GSPC disputes the claim for damages and has already paid land rent up to March 2025. The Court issued summons to GSPC on 14 October 2024. GSPC has filed an application for leave to defend the suit, which is currently pending.
22	GSPC v/s PMP Infratech Pvt. Ltd.	District Court (Rural), Ahmedabad	GSPC has filed a Section 34 application in 2025 before the District Court challenging the arbitral award in favor of PMP Infratech Private Limited. The dispute arose from a breach of contract for Waste Disposal Services, leading GSPC to withhold payments amounting to approximately Rs. 1.12 crores. The Arbitral Tribunal accepted PMP's claims and directed GSPC to pay the claimed amount along with 9% annual interest. The challenge to the award is currently pending adjudication before the District Court.



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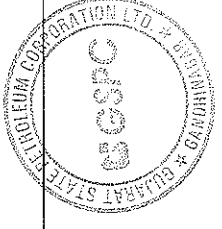
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Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
23	Sujata Mondal v. Décor Home India & GSPC	Alipore Civil Court	In 2017, the plaintiff, a sub-contractor, has filed a money suit for Rs. 6.85 lakh concerning an interior decoration contract awarded by GSPC to Decor India for OGT at Kakinada. GSPC is not a party to the contract.
24	Orange High Tech v/s GSPC	Commercial Court, Lucknow	Plaintiff filed a Suit in the year 2018 for ₹16 Lakh concerning reimbursement of payments for Sand Screen installation in KG Block (2009). Notice to GSPC was issued in 2022. The court dismissed the plaint ex-parte on 12.05.2023 for non-prosecution. Plaintiff has filed for restoration, and GSPC has filed opposition to the application.
25	ONGC v/s Manga Tayuru & 4 Ors (including GSPC)	Sub-Judge Court Yanam	Inter-pleader suit filed by ONGC in 2022 for deciding title and possession of certain land in Adavipolam Village. ONGC seeks permission to lay a pipeline without hindrance.
26	Mandapati Surya Kumari v/s ONGC and GSPC	Sub-Judge Court Yanam	Plaintiff filed a suit in 2022 claiming possessory reliefs against ONGC and GSPC on the ground that ONGC is laying a new pipeline through its land. GSPC clarified it has no interest in the pipeline or title to the land. Advocate Commissioner appointed for survey.
27	Ms. V. Manga Tayuru v. GSPC & Anr.	Sub-Judge Court Yanam	Ms. V. Manga Tayuru filed OS No. 65 of 2013 before the Yanam Sub Court, disputing GSPC's ownership of land at Survey No. 7/1 in Yanam, through which a submarine pipeline passes. The Court appointed a commissioner, whose report GSPC contested. In March 2020, the Court decreed the suit ex-parte due to GSPC's non-appearance. GSPC has filed for restoration, citing its counsel's medical absence and other procedural lapses.
28	Bola Jogayammaa @Padmavathi V/s Behina Buli Joginadh and Ors.	Addl. District Court, Kakinada	A suit is filed in 2018 challenging title of certain land purchased by GSPC in Kakinada. Notice to GSPC was issued in the year 2024. GSPC has filed its Written Statement, and the matter is currently pending.
29	Hasmukhbhai Valand v/s 1. GSPC Ltd. 2. CISS	Labour Court, Nadiad 40/2019	Demand for reinstatement and payment of back wages by Hasmukhbhai Valand, ex-CISS employee. Stage: CROSS (W)
30	Govindbhai Chunara v/s 1. GSPC Ltd. 2. CISS	Labour Court, Nadiad 41/2019	Demand for reinstatement and payment of back wages by Govindbhai Chunara, ex-CISS employee. Stage: CROSS (W)
31	Ratilal Makwana v/s 1. GSPC Ltd. 2. CISS	Labour Court, Nadiad 42/2019	Demand for reinstatement and payment of back wages by Ratilal Makwana, ex-CISS employee. Stage: CROSS (W)



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Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
32	Pravinkumar Solanki v/s 1. GSPC Ltd. 2. CISS	Labour Court, Nadiad 43/2019	Demand for reinstatement and payment of back wages by Pravinkumar Solanki, ex-CISS employee. Stage: CROSS (W)
33	Ghanshyambhai Parmar v/s 1. GSPC Ltd. 2. CISS	Labour Court, Nadiad 44/2019	Demand for reinstatement and payment of back wages by Ghanshyambhai Parmar, ex-CISS employee. Stage: CROSS (W)
34	Vijaybhai Chunara v/s 1. GSPC Ltd. 2. CISS	Labour Court, Nadiad 50/2019	Demand for reinstatement and payment of back wages by Vijaybhai Chunara, ex-CISS employee. Stage: CROSS (W)
35	Glorious Petroleum Mazdoor Sangh (Dhirubhai B Waghela and 28 security guards v/s. 1. GSPC Ltd. 2. CISS Security	CGIT, Ahmedabad 100/2019	Demand for regularization by 29 employees of M/s CISS (previous security contract agency) through Glorious Petroleum Mazdoor Sangh. Stage: Evi (E)
36	Maniben Maheriya (Gujarat Kamdar Utkarsh Union) v/s 1. GSPC Ltd. 2. Rajdeep Enterprise	Labour Court, Ahmedabad 768/2019	Demand for reinstatement and payment of back wages by Maniben Maheriya, ex-employee of M/s Rajdeep Enterprises. Stage: Evi (E)
37	Shantaben Maheriya (Gujarat Kamdar Utkarsh Union) v/s 1. GSPC Ltd. 2. Rajdeep Enterprise	Labour Court, Ahmedabad 770/2019	Demand for reinstatement and payment of back wages by Shantaben Maheriya, ex-employee of M/s Rajdeep Enterprises. Stage: Evi (W)
38	Bharatsingh M Rehvar v/s 1. GSPC Ltd. 2. Group 4 Security Gardening Pvt Limited	Labour Court, Ahmedabad 2/2023	Demand for reinstatement by Bharatsingh M Rehvar , ex-employee of Group 4 Security Gardening Pvt Limited. Verdict passed in favour of complainant asking GSPC to pay an amount of Rs. 41,200/- as a one-time compensation. Demand Draft has been handed over to complainant. Awaiting Order for closure by Court. Stage: FO
39	Bharatsingh M Rehvar v/s 1. GSPC Ltd. 2. Group 4 Security Gardening Pvt Limited	Labour Court, Ahmedabad 126/2024	With reference to Case No 1374/2024, complainant had filed a new case for non-payment in September 2024. Payment has been released in December 2024. Awaiting Order for closure by court. Stage: FO



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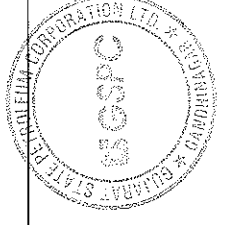
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Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
40	Akhil Gujarat General Mazdoor Sangh v/s 1. Aha Oil Field Services 2. GSPC Ltd.	CGIT, Ahmedabad 41/2022	Demand for regularization by 28 employees of M/s Aha Oilfield with other service benefits with retrospective effect. Stage: FOR SC
41	Hussain T Barafwala +2 v/s 1. GSPC Ltd. 2. Aha Oil Field	CGIT, Ahmedabad 41/2013	Demand for regularization by Hussain T Barafwala +2, employees of M/s Aha Oilfield. Subsequently, they have submitted a written withdrawal against which now they are required to remain present at the Tribunal and certify the same for closure.
42	GSPCL V/S The State Of Gujarat	Gujarat Value Added Tax Tribunal, Ahmedabad	Appeal has been submitted at Gujarat Vat Tribunal, Ahmedabad Regarding Reversal of ITC under Vat Act for the A/c year 2014-15.  Stay Order has been received against recovery up to final disposal of appeal matter.
43	Customs Act	CESTAT	Some of the Equipment / material imported by GSPC by availing benefit of Customs duty exemption in terms of Notification No. 12/2012-Cus. Dated 17.3.2012 [on the basis of Essentiality Certificate issued by Directorate General of Hydrocarbon] were stolen from Kakinada Warehouse. Customs Dept. denied Customs duty exemption claimed by the Company on import of goods for petroleum operation on the ground that the Company has not used said material and accordingly did not comply with the conditions of the exemption notification.
44	GSPCL (Appellant) Vs. DCIT (TDS) (Respondent) For AY 2005-06	Hon'ble CIT(A)	Short Deduction of Tax (Demand – 0.49 Cr)
45	GSPCL (Appellant) Vs. DCIT (TDS) (Respondent) For AY 2005-06	Hon'ble CIT(A)	Short Deduction of Tax (Demand – 0.01 Cr)
46	GSPCL (Appellant) Vs. DCIT (TDS) (Respondent) For AY 2005-06	Hon'ble CIT(A)	Penalty on Short Deduction of Tax (Demand – 0.74 Cr)
47	GSPCL (Appellant) Vs. DCIT (TDS) (Respondent)	Hon'ble CIT(A)	Levy of interest u/s. 201(1A) of the Act on short deduction of TDS of Rs. 90,87,730/- for payment of gas transportation charges to GSPCL. (Demand as per Notice of demand u/s. 156 - of Rs. 0.11 Cr)



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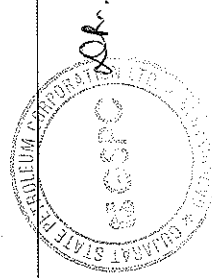
Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
48	For AY 2008-09 GSPCL (Appellant) Vs. National Faceless Assessment Centre (Respondent) For AY 2014-15	Hon'ble CIT(A)	Re-opening of assessment on account of change in opinion Disallowance u/s. 14A r.w.r. 8D Disallowance u/s. 14A r.w.r. 8D while calculating Book Profit u/s. 115JB of the Act (Demand as per Notice of demand u/s. 156 - Rs. 17.49 Cr)
49	GSPCL (Appellant) Vs. National Faceless Assessment Centre (Respondent) For AY 2015-16	Hon'ble CIT(A)	Re-opening of assessment on account of change in opinion Disallowance u/s. 14A r.w.r. 8D Disallowance u/s. 14A r.w.r. 8D while calculating Book Profit u/s. 115JB of the Act (Demand as per Notice of demand u/s. 156 - Rs. 14.63 Cr)
50	GSPCL (Appellant) Vs. National Faceless Assessment Centre (Respondent) For AY 2016-17	Hon'ble CIT(A)	Re-opening of assessment on account of change in opinion Disallowance u/s. 14A r.w.r. 8D Disallowance u/s. 14A r.w.r. 8D while calculating Book Profit u/s. 115JB of the Act Disallowance of exploration cost written off in respect of Block CB-ONN-2005/10 u/s. 42 of the Act Disallowance of exploration cost written off in respect of foreign blocks by treating the same as capital expenditure (Demand as per Notice of demand u/s. 156 - NIL)
51	GSPCL (Appellant) Vs. National Faceless Assessment Centre (Respondent) For A.Y. 2017-18	Hon'ble CIT(A)	Suppression of Closing Stock Interest on J/V Cash Call Claim of Deduction u/s 42 Depreciation additionally disallowed on account of disallowance of Section 42 1. Claim of Deduction u/s 80IB(9) Disallowance of Rebate (Discount of Gas Sales to Power Sector Customers) Disallowance of Business Promotions Expenses Disallowance of Expenses U/s. 14A (Demand as per Notice of demand u/s. 156 - NIL)
52	GSPCL (Appellant) Vs. National Faceless Assessment Centre (Respondent) For A.Y. 2021-22	Hon'ble CIT(A)	Disallowance of Depreciation on Plant & Machinery in respect of Joint Venture Assets (Demand as per Notice of demand u/s. 156 - NIL)



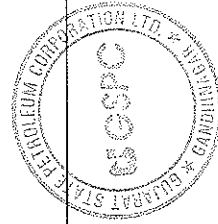
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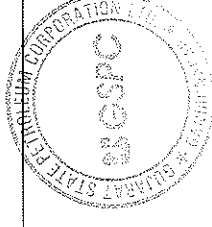
Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
53	GSPCL v. JOINT COMMISSIONER OF INCOME TAX [TAX APPEAL 270 of 2009]	HIGH COURT OF GUJARAT	This appeal pertains to rejection of claim by Income-tax Department for AY 1997-1998 (Amount involved Rs. 161.94 Lacs) on GSPCL's claim u/s. 42 of the Income-tax Act, 1961.
54	GSPCL v. JOINT COMMISSIONER OF INCOME TAX GANDHINAGAR RANGE [TAX APPEAL 2157 of 2010]	HIGH COURT OF GUJARAT	This appeal pertains to rejection of claim by Income-tax Department for AY 1998-1999 (Amount involved Rs. 869.76 Lacs) on GSPCL's claim u/s. 42 of the Income-tax Act, 1961.
55	GSPCL v. JOINT COMMISSIONER OF INCOME TAX GANDHINAGAR RANGE [TAX APPEAL 2156 of 2010]	HIGH COURT OF GUJARAT	This appeal pertains to rejection of claim by Income-tax Department for AY 1999-2000 (Amount involved Rs. 1328.04 Lacs) on GSPCL's claim u/s. 42 of the Income-tax Act, 1961.
56	GSPCL v. JOINT COMMISSIONER OF INCOME TAX GANDHINAGAR RANGE [TAX APPEAL 2158 of 2010]	HIGH COURT OF GUJARAT	This appeal pertains to rejection of claim by Income-tax Department for AY 1999-2000 (Amount involved Rs. 353.28 Lacs) on GSPCL's claim u/s. 42 while computing Book Profit u/s. 115JA both of the Income-tax Act, 1961
57	GSPCL v. JOINT COMMISSIONER OF INCOME TAX GANDHINAGAR RANGE [TAX APPEAL 2160 of 2010]	HIGH COURT OF GUJARAT	This appeal pertains to rejection of claim by Income-tax Department for AY 1999-2000 on GSPCL's claim u/s. 80IB(9)
58	THE ADD. CIT. GNR RANGE, GANDHINAGAR v. GSPCL [ITA 3029/AHD/2004]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL for AY 2001-2002 (Amount involved Rs. 3239.46 Lacs) for which Income-tax Department has filed appeal on Securitization Charges, Claims u/s. 42 and 80IB(9) both of the Income-tax Act, 1961.



Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
59	GSPCL v. THE DY CIT., GNR CIRCLE, GANDHINAGAR [ITA 2697/AHD/2004]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2001-2002 on Contribution to Science City and disallowance of proportional interest expenses etc.
60	THE ACIT. GNR CIRCLE, GANDHINAGAR v. GSPCL [ITA 125/AHD/2006]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL for AY 2002-2003 (Amount involved Rs. 7909.78 Lacs) for which Income-tax Department has filed appeal on Securitization Charges, Claims u/s. 32, 42 and u/s. 80IB(9) all of the Income-tax Act, 1961.
61	GSPCL v. THE ADDL. CIT., GNR RANGE, GANDHINAGAR [ITA 2605/AHD/2005]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2002-2003 on Contribution to Science City and disallowance of proportional interest expenses etc.
62	THE ACIT. GNR CIRCLE, GANDHINAGAR v. GSPCL [ITA 2461/AHD/2006]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL for AY 2003-2004 (Amount involved Rs. 16310.86 Lacs) for which Income-tax Department has filed appeal on Securitization Charges, Claims u/s. 32, 42 and u/s. 80IB(9) all of the Income-tax Act, 1961.
63	GSPCL v. THE ADDL. CIT., GNR RANGE, GANDHINAGAR [ITA 2290/AHD/2006]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2003-2004 on pre-operative expenses, business promotion expenses and proportionate interest expenses etc.



Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
64	THE ACIT., GNR RANGE, AHMEDABAD v. GSPCL [ITA 1726/AHD/2007]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL for AY 2004-2005 (Amount involved Rs. 16065.58 Lacs) for which Income-tax Department has filed appeal on GSPCL's claims u/s. 42 and 80IB(9) etc. both of the Income-tax Act, 1961.
65	GSPCL v. THE ADDL. CIT., GNR RANGE, GANDHINAGAR [ITA 1511/AHD/2007]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2004-2005 on pre-operative expenses and porportionate interest expenses.
66	PRINCIPAL COMMISSIONER OF INCOME GANDHINAGAR v. GSPCL [TAX APPEAL 953 of 2015]	HIGH COURT OF GUJARAT	This appeal pertains to acceptance of claim of GSPCL for AY 2004-2005 (Amount involved Rs. 118.40 Lacs) for which Income-tax Department has filed appeal for challenge to reopening on ground that objections to reopening were disposed off along with final assessment as also for disallowance of claim of depreciation.
67	THE ACIT., GNR-CIRCLE, AHMEDABAD v. GSPC [ITA 3183/AHD/2008]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL for AY 2005-2006 (Amount involved Rs. 22886.44 Lacs) for which Income-tax Department has filed appeal on GSPCL's claim u/s. 80IB(9) and payments to Non residents etc..
68	GSPCL v. THE ADDL. CIT., GNR RANGE, GANDHINAGAR [ITA 2688/AHD/2008]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2005-2006 on GSPCL's claim u/s. 42 of the Income-tax Act, 1961 and pre-operative expenses.
69	GSPCL v. THE ACIT., GNR RANGE, GANDHINAGAR	AHMEDABA D BENCH OF	This appeal pertains to rejection of claim by Income-tax Department for AY 2005-2006 on GSPCL's claim u/s. 80IB(9) of the Income-tax Act, 1961. (Amount involved Rs. 1328.93 Lacs)



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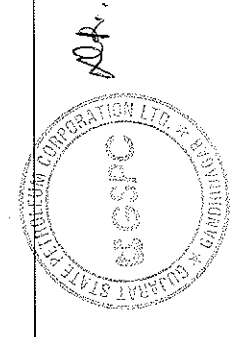
Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
70	[ITA 3970/AHD/2008 and 4143/AHD/2008]  THE ACIT GNR RANGE, AHMEDABAD v. GSPCL [ITA 2564/AHD/2009]	INCOME-TAX APPELLATE TRIBUNAL  AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL for AY 2006-2007 (Amount involved Rs. 18216.06 Lacs) for which Income-tax Department has filed appeal on Sections 42 and 80IB(9) both of the Income-tax Act, 1961 and issue of Closing Stock.
71	GSPCL v. THE JT. CIT., GNR RANGE, GANDHINAGAR [ITA 2242/AHD/2009]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2006-2007 claim u/s. 42 and allowance of Rebate etc..
72	THE ACIT. GNR. CIRCLE, GANDHINAGAR v. GSPCL [ITA 33/AHD/2013]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL for AY 2006-2007 (Amount involved Rs. 91.95 Lacs) for which Income-tax Department has filed appeal on Sections 32 of the Income-tax Act, 1961.
73	GSPCL v. THE ACIT, GNR. CIRCLE, GANDHINAGAR [ITA 186/AHD/2013]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2006-2007 on issue of prior period expenses etc..
74	GSPCL v. THE JT. CIT. GANDHINAGR RANGE,	AHMEDABA D BENCH OF	This appeal pertains to rejection of claim by Income-tax Department for AY 2007-2008 (Amount involved Rs. 17165.80 Lacs) on claims u/s. 42, 80IB(9) both of the Income-tax Act, 1961 and <del>income</del> from testing wells etc.



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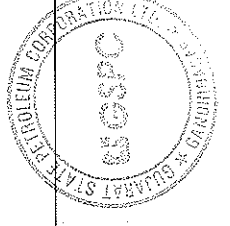
Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
	GANDHINAGAR [ITAX 3128/AHD/2015]	INCOME-TAX APPELLATE TRIBUNAL	
75	THE JT. CIT, GANDHINAGAR RANGE v. GSPCL [ITA 3192/AHD/2015]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL by Income-tax Department for AY 2007-2008 on claims u/s. 42, 80IB(9) both of the Income-tax Act, 1961 and income from testing wells etc.
76	GSPCL v. THE ADDL. CIT., GANDHINAGAR RANGE, GANDHINAGAR [ITA 3129/AHD/2015]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2008-2009 (Amount involved Rs. 30184.14 Lacs) on claims u/s. 42, 80IB(9) both of the Income-tax Act, 1961 and income from testing wells etc.
77	THE ADDL. CIT., GANDHINAGR RANGE, GANDHINAGAR v. GSPCL [ITA 3193/AHD/2015]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL by Income-tax Department for AY 2008-2009 on claims u/s. 42, 80IB(9) both of the Income-tax Act, 1961 and income from testing wells etc.
78	COMMISSIONER OF INCOME TAX (TDS) v. GSPCL [TAX APPEAL 844/AHD/2014]	HIGH COURT OF GUJARAT	This appeal pertains to acceptance of claim of GSPCL for AY 2009-2010 (Amount involved Rs. 174.89 Lacs) on TDS on payments made towards Gas Transportation Charges and Hiring of Hoardings.
79	COMMISSIONER OF INCOME TAX (TDS) v. GSPCL [TAX APPEAL 845/AHD/2014]	HIGH COURT OF GUJARAT	This appeal pertains to acceptance of claim of GSPCL for AY 2009-2010 on TDS on payments made towards hiring charges of Helicopter.

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Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
80	GSPCL v. THE DY. DIT. INTL. TAXN.-1, AHMEDABAD [ITA 1701/AHD/2015]	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2009-2010 (Amount involved Rs. 703.52 Lacs) on short deduction of tax / non deduction of tax for payments made to Non Residents
81	GSPCL v. THE JT. CIT., GANDHINAGAR RANGE, GANDHINAGAR [ITA 3130/AHD/2015]	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL by Income-tax Department for AY 2009-2010 on claims u/s. 42, 80IB(9) both of the Income-tax Act, 1961 and income from testing wells etc. (Amount involved Rs. 32577.16 Lacs)
82	THE JT. CIT., GANDHINAGAR RANGE, GANDHINAGAR v. GSPCL [ITA 3194/AHD/2015]	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL by Income-tax Department for AY 2009-2010 on claims u/s. 42, 80IB(9) both of the Income-tax Act, 1961 and income from testing wells etc. for which Department has filed appeal
83	THE DCIT. GANDHINAGAR CIRCLE, GANDHINAGAR v. GSPCL [ITA 331/AHD/2014	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL for AY 2010-2011 (Amount involved Rs. 19807.07 Lacs) for which Income-tax Department has filed appeal on issues of claim u/s. 42 of the Income-tax Act, 1961, Bidding Expenses and Income from Testing Wells.
84	GSPCL v. THE ACIT, GNR., CIRCLE, GANDHINAGAR [ITA 3062/AHD/2013]	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2010-2011 on issues of Claim u/s. 80IB(9), Expenses u/s. 14A both of the Income-tax Act, 1961, Rebate, Business Promotion Expenses, Suppression of Closing Stock etc.

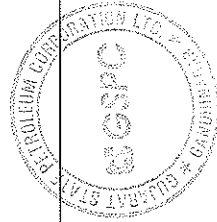


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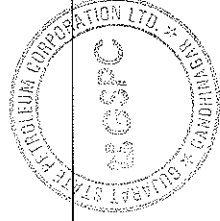
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Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
85	GSPCL v. THE DY. DIT. INTL. TAXN.-1, AHMEDABAD [ITA 1702/AHD/2015]	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2010-2011 (Amount involved Rs. 678.14 Lacs) on short deduction of tax / non deduction of tax for payments made to Non Residents
86	THE ACIT., GANDHINAGAR CIRCLE, GANDHINAGAR v. GSPCL [ITA 2980/AHD/2014]	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of claim of GSPCL for AY 2011-2012 (Amount involved Rs. 25943.68 Lacs) for which Income-tax Department has filed appeal on issues of GSPCL's claim u/s. 42 of the Income-tax Act, 1961, Reduction in the addition made on account of alleged suppression of closing stock, etc..
87	GSPCL v. DY. CIT., GANDHINAGAR CIRCLE, GANDHINAGAR [ITA 3092/AHD/2014]	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2011-2012 on issues of Claim u/s. 80IB(9), Expenses u/s. 14A both of the Income-tax Act, 1961, Rebate, Business Promotion Expenses, Suppression of Closing Stock etc.
88	GSPCL v. THE DY. DIT. INTL. TAXN.-1, AHMEDABAD [ITA 1703/AHD/2015]	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2011-2012 (Amount involved Rs. 380.24 Lacs) on short deduction of tax / non deduction of tax for payments made to Non Residents
89	GSPCL v. THE INCOME TAX OFFICER, WARD-2, GANDHINAGAR [ITA 2095/AHD/2016]	AHMEDABA D BENCH OF INCOME- TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2012-2013 (Amount involved Rs. 33733.39 lacs) on issues of Claim u/s. 80IB(9), Expenses u/s. 14A both of the Income-tax Act, 1961, Rebate, Business Promotion Expenses, Suppression of Closing Stock etc.



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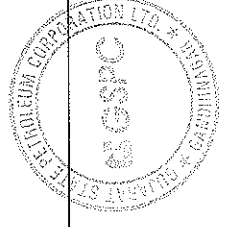
Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
90	THE DCIT, GANDHINAGAR CIRCLE, GANDHINAGAR v. GSPCL [ITA 2309/AHD/2016]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of GSPCL's claim by Income-tax Department for AY 2012-2013.
91	COMMISSIONER OF INCOME TAX (APPEALS) AND ORS. v. GSPCL THROUGH ITS MANAGING DIRECTOR [SLP (C) 32548 of 2015]	SUPREME COURT OF INDIA	This appeal pertains to challenge to constitutional validity of the explanation to Section 80IB(9) of the Income-tax Act, 1961 inserted vide Finance (No. 02) Act, 2009 for which Income-tax Department has filed appeal.
92	GSPCL v. DCIT, GANDHINAGAR CIRCLE, GANDHINAGAR [ITA 2279/AHD/2017]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2013-2014 (Amount involved Rs. 4175.58 lacs) on issues of Claim u/s. 80IB(9), Expenses u/s. 14A both of the Income-tax Act, 1961, Rebate, Business Promotion Expenses, Suppression of Closing Stock etc.
93	DCIT, GANDHINAGAR CIRCLE, GANDHINAGAR v. GSPCL [ITA 2371/AHD/2017]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of GSPCL's claim by Income-tax Department for AY 2013-2014.
94	GSPCL v. DCIT, GANDHINAGAR CIRCLE, GANDHINAGAR [ITA 560/AHD/2019]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2014-2015 (Amount involved Rs. 28881.34 lacs) on issues of Claim u/s. 80IB(9), Expenses u/s. 14A both of the Income-tax Act, 1961, Rebate, Business Promotion Expenses, Suppression of Closing Stock etc.



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Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
95	DCIT, GANDHINAGAR CIRCLE, GANDHINAGAR v. GSPCL [ITA 582/AHD/2019]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of GSPCL's claim by Income-tax Department for AY 2014-2015.
96	GSPCL v. DCIT., GANDHINAGAR CIRCLE, GANDHINAGAR [ITA 561/AHD/2019]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2015-2016 (Amount involved Rs. 10072.66 lacs) on issues of Claim u/s. 80IB(9), Expenses u/s. 14A both of the Income-tax Act, 1961, Rebate, Business Promotion Expenses, Suppression of Closing Stock etc.
97	DCIT, GANDHINAGAR CIRCLE, GANDHINAGAR v. GSPCL [ITA 583/AHD/2019]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of GSPCL's claim by Income-tax Department for AY 2015-2016.
98	GSPCL v. DCIT., GANDHINAGAR CIRCLE, GANDHINAGAR [ITA 1837/AHD/2019]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2016-2017 (Amount involved Rs. 17435.26 lacs) on issues of Claim u/s. 80IB(9), Expenses u/s. 14A both of the Income-tax Act, 1961, Rebate, Business Promotion Expenses, Suppression of Closing Stock etc.
99	DCIT, GANDHINAGAR CIRCLE, GANDHINAGAR v. GSPCL [ITA 1885/AHD/2019]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of GSPCL's claim by Income-tax Department for AY 2016-2017.



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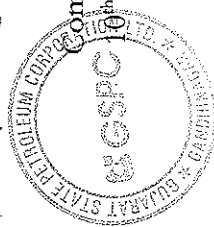
Sr. No.	Title	Court/Forum / Adjudicating Authority	Description of Proceeding
100	GSPCL v. THE DY. CIT. GANDHINAGAR CIRCLE, GANDHINAGAR [ITA 1832/AHD/2024]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to rejection of claim by Income-tax Department for AY 2018-2019 (Amount involved Rs. 14303.13 lacs) on issues of Claim u/s. 80IB(9), Expenses u/s. 14A both of the Income-tax Act, 1961, Rebate, Business Promotion Expenses, Suppression of Closing Stock etc.
101	ACIT. GNR. CIRCLE, GANDHINAGAR GANDHINAGAR v. GSPCL [ITA 1835/AHD/2024]	AHMEDABA D BENCH OF INCOME-TAX APPELLATE TRIBUNAL	This appeal pertains to acceptance of GSPCL's claim by Income-tax Department for AY 2018-2019.

For Gujarat State Petroleum Corporation Limited

*Rajesh Sivadasan*  
Rajesh Sivadasan  
CFO  
10<sup>th</sup> February 2025

For Gujarat State Petroleum Corporation Limited

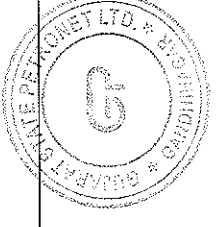
*Reena Desai*  
Reena Desai  
Company Secretary  
10<sup>th</sup> February 2025



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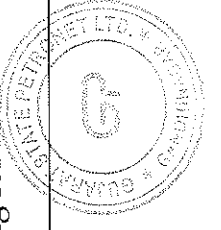
## Litigation Summary – Gujarat State Petronet Limited (GSPL)

<u>Sr. No.</u>	<u>Title</u>	<u>Court/Forum/ Adjudicating Authority</u>	<u>Description of Proceeding</u>
1.	Gail (India) Limited vs Petroleum and Natural Gas Regulatory Board, Gujarat State Petronet Limited and Ors. (Civil Appeal No. 7169/2012)	Supreme Court of India	GAIL has challenged the order dated 6.02.2012 of APTEL dismissing its appeal against the decision of PNGRB to technically qualify the bid of GSPL led consortium for MBBVPL Project. The matter is admitted and is pending for final hearing.
2.	Gujarat State Petronet Limited vs Petroleum and Natural Gas Regulatory Board and Anr. (TC 1 of 2016 to be tag along with SLP(C) 31434/2014 filed by Tata Power Distribution Company Limited)	Supreme Court of India	Tata power Delhi Dis. Com. has filed S.L.P. (Civil) No. 31434 of 2014 and challenged before Supreme Court the Delhi HC Judgment dtd 11.09.2014 striking down the Model GTA Guidelines affecting the tariff determination mainly on the ground that the Board does not have powers to regulate tariff by issuance of guidelines and the same can be done only through regulations.
3.	Gujarat State Petronet Limited vs Union of India and Ors. (Intervention application in C.A. No. 002788 - 002789 / 2018)	Supreme Court of India	GSPL has filed an intervention application in the Civil Appeal No. 002788 - 002789 / 2018 wherein the vires of Section 18 of MSME Act, 2006 has been challenged. The matter is pending for hearing.
4.	Gujarat State Petronet Limited vs Videocon Industries Limited and Ors. (I. A. No. 106018/2022 in Civil Appeal No. 512/2022)	Supreme Court of India	GSPL has filed an impleadment application in the Civil Appeal No. 512/2022 in which Appellant - Twinstar Technologies Ltd. (Resolution Applicant) has challenged the decision of NCLAT setting aside the order of NCLT and remitted the matter back to Committee of Creditors. NCLT had approved the Resolution Plan of Resolution Applicant. GSPL's Claim against Videocon is for Rs. 4.84 Cr. (approx.)
5.	Champaklal Naranjibhai Patel vs State of Gujarat and Ors. (SCA 15368/2010)	High Court of Gujarat	The Petitioner has filed SCA in Gujarat High Court and challenged the vires of Gujarat RoU Act on the ground of being repugnant to PMP Act, 1962 (Central RoU Act). The matter is pending for final hearing.



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6.	Pravinbhai Nagjibhai Kakadia vs State of Gujarat and Ors. (SCA 5098/2010)	High Court of Gujarat	The Petitioner has filed SCA seeking higher RoU compensation. Further, the Petitioner also challenged the vires of Gujarat RoU Act and PMP Act, 1962 (Central RoU Act). GSPL has filed its Affidavit in Reply. The matter is pending for final hearing.
7.	Shri Harisinh Parshottambhai Solanki & Ors vs District Collector, Valsad, Competent Authority, GSPL Gujarat State Petronet Limited (SCA 13740/2012)	High Court of Gujarat	The Petitioner has filed SCA seeking higher RoU compensation. The matter is pending for regular admission.
8.	Torrent Power Limited Vs Union of India, Gujarat State Petronet Limited and ors. (SCA 14604/2014)	High Court of Gujarat	The Petitioner has filed SCA and challenged the zonal levelised Tariff order dated 11.07.2014. Further, the Petitioner has also challenged the second proviso to regulation 5 of PNGRB Tariff Determination Regulation. The matter is pending for final hearing.
9.	Chandrakantbhai Bhailalbai Contractor Vs Public information Officer, GSPL, Public information Officer, GSPC and Appellate Authority, GSPL (SCA 18987/2017)	High Court of Gujarat	The Petitioner has filed SCA being aggrieved by the action of GSPL in non-furnishing of information sought under RTI Act. Notice has been directed to be issued.
10.	DeepaK Saxena Vs Gujarat State Petronet Limited (SCA 20868/2017)	High Court of Gujarat	The Petitioner has filed SCA and challenged the letter of GSPL terminating the services of his employment.  GSPL has filed its Affidavit in Reply. The matter is pending for final hearing.



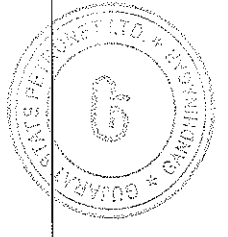
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11.	Torrent Power Limited Vs Petroleum and Natural Gas regulatory Board and Gujarat State Petronet Limited (SCA 19028/2018)	High Court of Gujarat	The Petitioner - Torrent Power Ltd. has challenged the Levelized Final Tariff Order dated 27.09.2018 on the various grounds inter alia violation of principles of natural justice, retrospectivity and ultra vires PNGRB Act. GSPL has filed its Affidavit in Reply. The matter is pending for final hearing.
12.	Gujarat State Petronet Limited Vs District Collector, Valsad and Ors. (SCA 16423/2012)	High Court of Gujarat	GSPL has challenged the order of the Collector, Valsad enhancing the compensation to landowner on the ground of being in contradiction of the earlier order of the Collector. Notice has been directed to be issued.  Further, vide order dated 24.4.2013, the Court directed that this SCA was to be heard with SCA No. 13740 of 2012. The matter is pending for further hearing.
13.	Gujarat State Petronet Limited Vs ONGC Petro additions Limited, Gail India Limited and Ors. (LPA No. 2619/2017) with application (for stay) No. 17149/2017	High Court of Gujarat	GSPL has filed the LPA challenging the Order of the Ld Single Judge dismissing the SCA of GSPL for setting aside the order of the Approval Committee granting permission to GAIL/OPAL for laying the pipeline in Dahej SEZ Area. GSPL had filed the SCA on the grounds that 1) approval committee has no power and Board of Approval is the competent Authority 2) GSPL has been granted exclusive right to develop the network in Dahej SEZ Area. GAIL has filed its reply. The matter is pending.
14.	Gujarat State Petronet Limited Vs Tehraan Jonoob Joint Consortium (ARBI.P-PETN No.150 Of 2018)	High Court of Gujarat	Aggrieved by the Arbitral Award dated 03.05.2018 of the Arbitral Tribunal in MMPL Arbitration, GSPL has filed application under Section 34 for setting aside the arbitral award and also filed the stay application for stay of the award. The High Court has vide order dated 16.12.2021 granted conditional stay subject to GSPL depositing the 100% of the award including interest. GSPL has deposited the amount with the Registry. The matter is pending for final hearing.
15.	Gujarat State Petronet Limited Vs Tehraan Jonoob Joint Consortium	High Court of Gujarat	Aggrieved by the Arbitral Award dated 03.05.2018 of the Arbitral Tribunal in DJPL Arbitration, GSPL has filed application under Section 34 for setting aside the arbitral



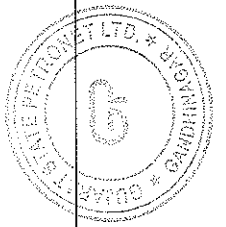
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	ARBI.P-PETN No. 151 Of 2018		award and also filed the stay application for stay of the award. The High Court has vide order dated 16.12.2021 granted conditional stay subject to GSPL depositing the 100% of the award including interest. GSPL has deposited the amount with the Registry. The matter is pending for final hearing.
16.	Balvantbhai Govanbhai Patel Vs Competent Authority, GSP and Anr. (SCA No. 16634/2019)	High Court of Gujarat	The Petitioner has filed the SCA and challenged the communication dated on 13.09.2019 issued by the the Competent Authority-GSPL.  GSPL has filed its Affidavit in Reply. The matter is pending for final hearing.
17.	Umeshbhai Bhailalbhai Patel Vs Competent Authority, GSP and Anr. (SCA No. 16648/2019)	High Court of Gujarat	The Petitioner has filed the SCA and challenged the communication dated on 17.06.2019 issued by the Competent Authority-GSPL.  GSPL has filed its Affidavit in Reply. The matter is pending for final hearing.
18.	Tehraan Jonoob Joint Consortium vs Gujarat State Petronet Limited (ARBI.P-PETN No. 70/2019)	High Court of Gujarat	TJJC has filed the petition for execution of the award passed by the Arbitral Tribunal in favour of TJJC. The petition has been kept in abeyance by the Hon'ble High Court.
19.	Tehraan Jonoob Joint Consortium vs Gujarat State Petronet Limited (ARBI.P-PETN No. 71/2019)	High Court of Gujarat	TJJC has filed the petition for execution of the award passed by the Arbitral Tribunal in favour of TJJC. The petition has been kept in abeyance by the Hon'ble High Court.
20.	Mafat Mathur Jadav vs Gujarat State Petronet Limited and Ors. (SCA No. 536/2022)	High Court of Gujarat	The Petitioner has filed the SCA and sought quashing of the order dated 09.11.2021 passed by Joint Secretary, Revenue Dept., Government of Gujarat. Further, the Petitioner has also sought stay of the said order during the pendency of the SCA. The issue pertains to the mutation entries in the said purchased by GSPL.

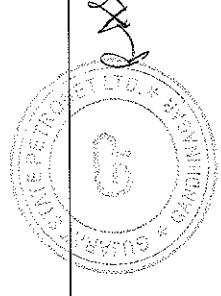


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21.	Gujarat State Petronet Limited vs Fernas Construction Company Inc (ARBLP-PETN No. 79/2022)	High Court of Gujarat	Aggrieved by the Arbitral Award dated 28.02.2022 and Order dated 20.04.2022 of the Arbitral Tribunal in the Arbitration Proceedings, GSPL has filed application under Section 34 for setting aside the arbitral award and also filed the stay application for stay of the award. The matter is pending.
22.	Kaveri Motors vs State of Gujarat and Ors. Criminal Misc. Application No. 1057 of 2022	High Court of Gujarat	Kaveri Motor's partner, Banna Dutta & Samir Dutta have filed an application u/s 482 of Cr.PC before Gujarat High Court for quashing the complaint u/s 138 of NI Act filed by GSPL against them before Civil Court, Gandhinagar.
23.	Girishbhai Mohanbhai Nai and Ors. Vs Gujarat State Petronet Limited and Ors. (SCA No. 20632 of 2022)	High Court of Gujarat	The Petitioners have filed the writ petition and challenged the Collector's order regarding removal of encroachment in GSPL ROU Area by demolishing the property. The High Court has stayed the Collector's order till the next date of hearing. The matter is pending.
24.	Sunil Kumar Singh vs Gujarat State Petronet Limited and Ors. (SCA No. 6390 of 2023)	High Court of Gujarat	Mr. Sunil Kumar Singh, Ex-Employee of GSPL, has filed SCA challenging the termination of his services by GSPL vide order dated 03.01.2023, charge sheet and primary inquiry report on the ground of procedural irregularities in disciplinary proceedings and violation of principal of natural justice.
25.	China Musalaiah Janjanam vs Gujarat State Petronet Limited and Ors. (SCA No. 6428 of 2023)	High Court of Gujarat	Mr. J. China, AGM(O&M) has filed SCA challenging the penalty order dated 03.01.2023 wherein his six increments has been revoked including ex-gratia for 2021-22, PI for 2019-20, 2020-21, & 2021-22 and charge sheet dated 07.03.2020.
26.	Dewangkumar Milanbhai Oza vs State of Gujarat & Ors. (SCA No.7210 of 2024)	High Court of Gujarat	To decide the application (to carry our re-survey) dated 05.12.2023 made by the Petitioner to District Inspector of Land Record as the said application was not considered by the DILR.



27.	Bharat Kumar & others Union of India, Gujarat State Petronet Limited and Ors. [Writ Petition (Civil) No.12975/13]	High Court of Delhi	The Petitioner has filed the writ petition and challenged the RoU acquisition in the land of Petitioner on the ground of it being illegal and in violation of the provisions of the PMP Act. GSPL has filed its reply. The matter is pending.
28.	Gujarat State Petronet Limited vs Petroleum and Natural Gas Regulatory Board and Ors. (WP No.5428 /2021)	High Court of Delhi	GSPL has filed a Writ Petition in Delhi High Court regarding the issue of laying of dedicated pipelines by the customers.  The matter is pending for further hearing.
29.	Gujarat State Petronet Limited vs Petroleum and Natural Gas Regulatory Board (WP No. 7627 of 2024)	High Court of Delhi	To set aside the tariff order dated 19.04.2024 and Zonal apportionment order dated 02.05.2024 issued by Respondent Board being Zonal apportionment of Unit Natural Gas Pipeline tariff of High Pressure Gujarat Gas Grid of GSPL under proviso of PNGRB Determination of Natural Gas Pipeline Tariff) Regulations, 2008.
30.	Cruso Granito Pvt Ltd vs Petroleum and Natural Gas Regulatory Board and Ors. (WP No. 6982 of 2024)	High Court of Delhi	To quash/set aside Tariff order dated 29.03.2023,11.04.2023,27.06.2023 and 28.03.2024 issued by the PNGRB for common contract carrier as being ultra-virus the PNGRB Act and the article 14,16, 19 (1) (g) and 300A of Constitution of India.
31.	Sabarmati Gas Limited Vs Petroleum and Natural Gas Regulatory Board and Ors. (WP No. 6606 of 2024)	High Court of Delhi	Sabarmati Gas Limited has filed writ petition is Delhi High Court and challenged, inter alia, the PNGRB Natural Gas Pipeline Unified Tariff Regulations and Unified Tariff Orders including PNGRB's Tariff Orders dated 19.04.2024 and 02.05.2024 in respect of GSPL's High Pressure Gujarat Gas Grid. The matter is pending.
32.	Gail India Ltd. vs Petroleum and Natural Gas Regulatory Board and Ors. (WP No. 14921 of 2024)	High Court of Delhi	Petitioner has challenged the PNGRB Order dated 15.10.2024 levying penalty on GIGL for laying Rohtak Panipat spur line and directing GIGL to submit application for regularization of pipeline. The matter is pending.



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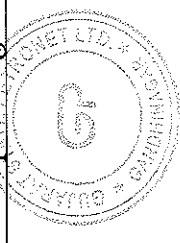
33.	Gujarat State Petronet Limited vs Petroleum and Natural Gas Regulatory Board and Anr. (Appeal 160/2017 (DFR No 965 of 2017) (IA No 278 of 2017)	Appellate Tribunal for Electricity	The decision of the PNGRB to grant approval to the proposal of Gail (India) Limited for "Tie-in Connectivity from North Tapti fields of ONGC ex-Suvali to HVJ/DVPL/DUPL network at NTPC Kawas through Hazira-NTPC Kawas pipeline and KRIBHCO" is challenged by GSPL. The matter is pending.
34.	Gujarat State Petronet Limited vs Petroleum and Natural Gas Regulatory Board (Appeal No. 208/2024)	Appellate Tribunal for Electricity	GSPL has challenged the impugned order dated 19.04.2024 of Review of tariff for high pressure Gujarat Gas Grid (HP Gas Grid) of Gujarat State Petronet Limited. The matter is pending.
35.	Gujarat State Petronet Limited vs Petroleum and Natural Gas Regulatory Board (Appeal No. 207 of 2024)	Appellate Tribunal for Electricity	GSPL has challenged the impugned order dated 02.05.2024 of Zonal apportionment of unit natural gas pipeline tariff for high pressure Gujarat Gas Grid (HPP Gas Grid) of Gujarat State Petronet Limited. The matter is pending.
36.	Essar Power Limited vs Gujarat State Petronet Limited (53/2013)	Petroleum and natural Gas Regulatory Board	Complainant -Essar Power has filed a complaint against GSPL in PNGRB seeking implementation of the Model GTA Guidelines issued in November, 2012 by PNGRB pertaining to Ship or pay charges. GSPL has been directed not to enforce payments provided Essar maintains the value of LC towards the same.  The matter has been adjourned sine die by PNGRB.
37.	CLP India Ltd vs Gujarat State Petronet Limited (60/2013)	Petroleum and natural Gas Regulatory Board	Complainant - CLP India has filed a complaint against GSPL in PNGRB seeking implementation of the Model GTA Guidelines issued in November, 2012 by PNGRB pertaining to Ship or pay charges.  The matter has been adjourned sine die by PNGRB.
38.	Pipeline Infrastructure Pvt. Ltd.'s Review Petition vs	Petroleum and natural Gas Regulatory Board	RIL filed review petition before PNGRB against the Tariff Order dated 27.09.2018 and Zonal Tariff Order dated 10.12.2018 in respect of GSPL's High Pressure Gas Grid on the

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	Gujarat State Petronet Limited (Legal/BC-1/4/2019)		ground of retrospectivity and change in point of origin. PNGRB has vide order dated 15.03.2019 granted interim order on retrospective implementation of Tariff.  An order has been passed by PNGRB on 19-03-2020 and owing to the pending cases before Gujarat High Court, matter has been adjourned sine die.
39.	Pipeline Infrastructure Pvt. Ltd.'s Review Petition vs Gujarat State Petronet Limited (Legal/BC-1/3/2019)	Petroleum and natural Gas Regulatory Board	PIPL filed review petition before PNGRB against the Tariff Order dated 27.09.2018 and Zonal Tariff Order dated 10.12.2018 in respect of its High Pressure Gas Grid on the ground of retrospectivity and change in point of origin. PNGRB has vide order dated 15.03.2019 granted interim order on retrospective implementation of Tariff.  An order has been passed by PNGRB on 19-03-2020 and owing to the pending cases before Gujarat High Court, matter has been adjourned sine die.
40.	Mafatlal Mohanlal Chauham vs Gujarat State Petronet Limited (R.C.S. No 569/08)	Civil Judge, Vadodara	The Plaintiff has filed RCS seeking higher compensation. The matter is pending.
41.	Nandaben, D/o Kalabhai Nathabhai vs Gujarat State Petronet Limited (Sp. Civil Suit 434/09)	Sr Civil Judge, Vadodara	The Plaintiff has filed Sp. Civil Suit regarding the inter se dispute amongst the other landowners of the land and claimed her share for the compensation. GSPL has accordingly contended that it should not be party to the dispute which is amongst the land owners. The matter is pending.
42.	Jyotsanaben Kantibhai Patel vs Gujarat State Petronet Limited & Ors. (R.C.S. No 407/2013)	Addl (4th) Civil Judge, Anand	The Plaintiff has filed RCS and challenged the action of GSPL in constructing the boundary wall. The Plaintiff has prayed that petitioner be allowed an access to GSPL's Land for the purpose of reaching to her land which is adjoining GSPL's land. The matter is pending.
43.	Dhanjibhai Veljibhai Bhanushali vs Gujarat State Petronet Limited & Ors.	Taluka Court Mundra	The Plaintiff has filed Sp. Civil Suit seeking permanent injunction against GSPL for laying of gas pipeline in his survey number. The Plaintiff has also filed an application seeking interim injunction which is pending to be heard. The matter is pending.

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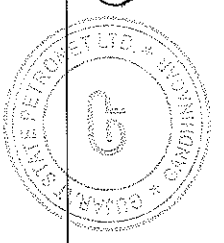
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	(Special Civil Suit No. 227/2018)			
44.	Jayaben vs Gujarat State Petronet Limited & Ors. (Special Civil Suit No. 441/2015)	Principal Senior Civil Judge, Surat	The Plaintiff has filed Sp. Civil Suit seeking declaration, Injunction and cancellation of Sale deed in relation to land purchased by GSPL. The matter is pending.	
45.	Gujarat State Petronet Limited vs Jindal Pipes Limited (CCMA 66/2017 254/21)	City Civil and Sessions Court Ahmedabad	Aggrieved by the Majority Award of Arbitral Tribunal dismissing claims GSPL under various heads for cost/losses which it suffered due to supply of defective line pipes by Jindal Pipes Limited as well as directing GSPL to refund the amount of guarantee with interest, the same has been challenged by GSPL by way of filing application under section 34 of the Arbitration Act. GSPL has also filed stay application for stay of arbitral award. The same is pending.	
46.	Gujarat State Petronet Limited vs Kaveri Motors and Ors. (Criminal Case/7769/2018)	Chief Judicial Magistrate, Gandhinagar	GSPL has filed a complaint u/s 138 along with section 142 of Negotiable instrument Act, 1881 against Kaveri Motors and Ors. Kaveri Motors has paid the principal amount to GSPL. The matter is pending.	
47.	Rajnikant Ambalal Patel vs Gujarat State Petronet Limited & Ors. (Execution Petition - Regular(EXE-R) No. 02/2018)	Dist. Court, Bharuch	Petitioner has filed said petition for execution of the order passed by the court for payment of compensation on the ground that GSPL has not made the payment as per the order of Dist. Bharuch in CMA No. 195/2005 on 29.09.2017. GSPL had already deposited the same amount with the Court Registry and the Petitioner was to approach the registry for drawal of amount. The matter is pending for hearing.	
48.	Patel Chandrakant Bhailal vs Gujarat State Petronet Limited & Ors. (Special Civil Suit No. 10/2021)	Principal Senior Civil Judge, Petlad	The Plaintiff has filed the suit u/s 31,34 & 38 of Specific relief Act, 1963. Issue pertains to inter se rights of land owners. No relief has been sought against GSPL.	
49.	Indravadan Ramanbhai Patel vs	Senior Civil Judge, Vadodara	Mr. I R Patel (former employee of GSPL) has filed the Special Civil Suit before the Civil Court, Vadodara against GSPL and Mr. Vinay Kumar, Former Sr. ED (HR & Admin.).	

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	Gujarat State Petronet Limited & Ors. (Special Civil Suit No. 34/2022)		He has prayed for grant of compensation on account of breach of employment contract in view of the termination of his services by GSPL. He has also filed an application for seeking interim reliefs.
50.	Kikibhai Mariyabhai Wagat and Ors. Vs Gujarat State Petronet Limited (CMADC No. 156/2020)	District Court Valsad	The Applicant has filed the Appeal before the District Court, Valsad as Regular Civil Suit No. 16/2009 which was filed by him before Umargam Court, was dismissed by the said Court. The matter is pending.
51.	Ali abbas Rajahussain Nakvi vs Gujarat State Petronet Limited & Ors. (RCS No. 134/2022)	Principal Senior Civil Judge, Mahuva	The Plaintiff has sought an interim and permanent injunction to restrain GSPL to enter and use his land sy . No. 57 wherein 2500 sq. mtrs of said sy. no. has been purchased by GSPL.  GSPL has filed its reply. The matter is pending.
52.	Dhuli Nathabhai Mina Natural guardian of minor Suraj Nathubhai Kalasava vs Gujarat State Petronet Limited & Ors. (MACP No.210/2023)	District Court, Gandhinagar	Applicant has filed the petition for compensation of Rs.500000/- from GSPL before District Court, Gandhinagar as the vehicle is registered on Company's name under OYVS scheme and the four wheeler is provided to employee of GSPL. The matter is pending.
53.	Mahamad Aslam Gulam Ahmad vs Competent Authority, GSPL & Ors. (LAR No. 1/2021)	Civil Court, Ankleshwar	Applicant has filed the Land Acquisition Reference before the Civil Court Ankleshwar. The matter is pending.
54.	Ashok Motumal Sindhi Vs Gujarat State Petronet Limited & Anr. (REFER T LC/57/2024)	Labour Court, Valsad	The applicant has filed an application for reinstatement with back wages before the Labour Court, Valsad. The matter is pending.

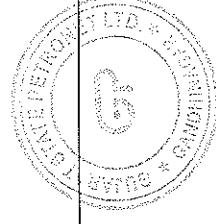


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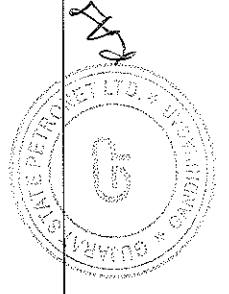
55.	Krishak Bharati Cooperative Ltd vs Gujarat State Energy Generation Limited & Ors. (Company Petition No 51 of 2018)	NCLT, Ahmedabad	Petition has been filed under Section 241, 242, 244 of Companies Act, 2013 alleging oppression and mismanagement against GSPC and GUVNL. The matter is pending.
56.	RVR Projects Pvt. Ltd. Vs Fernas Construction India Pvt. Ltd. (CP (IB) NO. 158 /ND/2018)	NCLT, New Delhi	Insolvency proceedings under IBC has been initiated against FCIPL in NCLT, New Delhi. Resolution Professional has filed an application seeking custody of assets purported to be of FCIPL from GSPL having value of around Rs. 3.90 lacs. GSPL has filed its reply in the matter. The matter is pending.
57.	Krunal Engineering Works vs Gujarat State Petronet Limited (Case No. 39a / 2011)	Arbitration	Krunal Engineering Works has initiated the conciliation proceedings before MSEFC, Thane in 2011 and made a claim of Rs. 28.50 lacs (approx.) for principal amount and Rs. 8 lacs (approx.) towards the interest thereon till August 2011. GSPL has filed its reply in February, 2015 and made a counter claim. Conciliation had failed and the MSEFC, Thane has issued notice for arbitration proceedings. The matter is pending.
58.	Gujarat State Petronet Limited Vs. Asst. Commissioner of Income Tax	Gujarat High Court	Assessment Year 2005-06 - Disallowance of claim for deduction under section 35D of the Income Tax Act Amount Involved - Tax Impact 0.06 crore Assessment Year 2012-13 - Reduction of MAT credit utilization u/s 115JAA of the Act, by value of surcharge & education cess Amount Involved - Tax Impact 2.35 crore Assessment Year 2016-17 - Disallowance u/s 14A of Income Tax Act
59.	Gujarat State Petronet Limited VS Dy. Commissioner of Income Tax, Gandhinagar Circle, Gandhinagar	Commissioner of Income Tax (Appeals), National Faceless Appeal Centre [NFAC], Income Tax Department	
60.	Gujarat State Petronet Limited VS Dy. Commissioner of Income Tax, Gandhinagar Circle, Gandhinagar	Commissioner of Income Tax (Appeals), National Faceless Appeal Centre	

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		[NFAC], Income Tax Department	Amount Involved – Tax Impact 4.22 crore
61.	Gujarat State Petronet Limited VS Dy. Commissioner of Income Tax, Gandhinagar Circle, Gandhinagar	Commissioner of Income Tax (Appeals), National Faceless Appeal Centre [NFAC], Income Tax Department	Assessment Year 2017-18 - Disallowance u/s 14A of Income Tax Act Amount Involved – Tax Impact 2.51 crore
62.	Gujarat State Petronet Limited VS National Faceless Assessment Centre, Income Tax Department	Commissioner of Income Tax (Appeals), National Faceless Appeal Centre [NFAC], Income Tax Department	Assessment Year 2018-19 - Disallowance u/s 14A of Income Tax Act Amount Involved – Tax Impact 2.80 crore
63.	Gujarat State Petronet Limited VS Assessment Unit, Income Tax Department	Commissioner of Income Tax (Appeals), National Faceless Appeal Centre [NFAC], Income Tax Department	Assessment Year 2020-21 - Non-Granting of deduction of Imbalance & Overrun Charges paid to PNGRB Amount Involved – Tax Impact 14.82 crore
64.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Gujarat High Court	Capital Goods Credit Disallowed by Service tax department for FY 2005-2008. Amount Involved – Tax Impact 14.82 crore
65.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Gujarat High Court	Amount involved (Tax impact) Rs. 37.55 Cr. Input Service Tax Credit Disallowed by Service tax department for FY 2005-2008.
66.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Gujarat High Court	Amount involved (Tax impact) Rs. 63.7 Cr. Capital Goods Credit Disallowed by Service tax department for FY 2008-2009.
67.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Gujarat High Court	Amount involved (Tax impact) Rs. 44.8 Cr. Input Service Tax Credit Disallowed by Service tax department for FY 2008-2009. Amount involved (Tax impact) Rs. 33.6 Cr.



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68.	GSPL VS The Commissioner of Central Excise, Ahmedabad	CESTAT, Ahmedabad	Capital Goods Credit Disallowed by Service tax department for FY 2009-2010. Amount involved (Tax impact) Rs. 40.19 Cr.
69.	GSPL VS The Commissioner of Central Excise, Ahmedabad	CESTAT, Ahmedabad	Input Service Tax Credit Disallowed by Service tax department for FY 2009-2010. Amount involved (Tax impact) Rs. 28.81 Cr.
70.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Gujarat High Court	Capital Goods Credit Disallowed by Service tax department for FY 2010-2011. Amount involved (Tax impact) Rs. 11.36 Cr.
71.	GSPL VS The Commissioner of Central Excise, Ahmedabad	CESTAT, Ahmedabad	Input Service Tax Credit Disallowed by Service tax department for FY 2010-2011. Amount involved (Tax impact) Rs. 21 Cr.
72.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Asst. Commissioner, Service Tax Ahmedabad	Input Service Tax Credit Disallowed by Service tax department for FY 2011-2012. Amount involved (Tax impact) Rs. 0.04 Cr.
73.	GSPL VS The Commissioner of Central Excise, Ahmedabad	CESTAT, Ahmedabad	Capital Goods Credit Disallowed by Service tax department for FY 2011-2012. Amount involved (Tax impact) Rs. 10.02 Cr.
74.	GSPL VS The Commissioner of Central Excise, Ahmedabad	CESTAT, Ahmedabad	Capital Goods Credit Disallowed by Service tax department for FY 2012-2013. Amount involved (Tax impact) Rs. 16.66 Cr.
75.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Commissioner III, Service Tax Ahmedabad	Capital Goods Credit Disallowed by Service tax department for FY 2013-2014. Amount involved (Tax impact) Rs. 15.22 Cr.
76.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Gujarat High Court	Capital Goods Credit Disallowed by Service tax department for FY 2005-08, 08-09 & 10-11. Amount involved (Tax impact) Rs. 7.35 Cr.
77.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Commissioner III, Service Tax Ahmedabad	Input Service Tax Credit Disallowed by Service tax department for FY 2014-2015 . Amount involved (Tax impact) Rs. 9.75 Cr.



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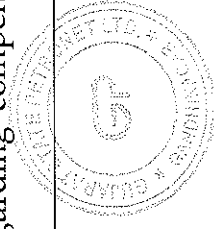
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78.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Commissioner III, Service Tax Ahmedabad	Input Service Tax Credit Disallowed by Service tax department for FY 2015-2017. Amount involved (Tax impact) Rs. 11.91 Cr.
79.	GSPL VS The Commissioner of Central Excise, Ahmedabad	Commissioner III, Service Tax Ahmedabad	Input Service Tax Credit Disallowed by Service tax department for FY 2017 up to June 2017. Amount involved (Tax impact) Rs. 2.28 Cr.
80.	Kushalbai Mehtabhai Vanmali vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Anand	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
81.	Raisang Bhakor Padhari Vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Anand	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
82.	Thakor Rawjibhai Makwana vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Anand	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
83.	Lalitaben Ratilal Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Anand	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
84.	Ramesh Sursang Parmar vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Anand	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
85.	Becharbhai Lalabhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Anand	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
86.	Bhagvatbhai Bakorbhai Patel Parmar vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.



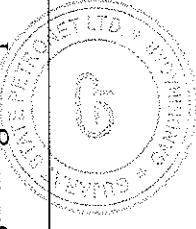
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87.	Shri Arunkumar Chadulal Patel, Administrator of Shri Chaulad Kosh vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
88.	Natwarlal Mohanlal vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
89.	Pharsubhai Rajaram Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
90.	Prabodhchandra Thakorbbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
91.	Vikaschandra Jayantilal Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
92.	Puspavardhan Manishankar Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
93.	Kalpeshkumar Chandrakant Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
94.	Adambhai Jihambhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
95.	Pujabhai Mayurbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bharuch	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.



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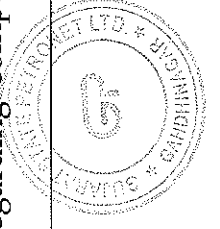
96.	Competent Authority, Gujarat State Petronet Limited & Others vs Terasia Mahadev , Kanubhai Vishnubhai Patel	District Collector, Gandhinagar	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
97.	Competent Authority, Gujarat State Petronet Limited & Others vs Rabari Harjibhai Jagsibhai	District Collector, Gandhinagar	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
98.	Competent Authority, Gujarat State Petronet Limited & Others vs Patel Manibhai Bhulabhai & Others	District Collector, Gandhinagar	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
99.	Competent Authority, Gujarat State Petronet Limited & Others vs Dayasam Purusotam Thakkar , Ajitbali Mahmud Saikh	District Collector, Jamnagar	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
100.	Jerambhai Makanbhai Chovatia vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Rajkot	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
101.	Anavarabhai Musabhai Mush Mitha Ghanchi vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Rajkot	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
102.	Bawa Isha Manhavar vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Rajkot	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
103.	Iliyas Togabhai Malani vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Rajkot	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
104.	Savabhai Punabhai Malani vs Competent Authority & Competent	District Collector, Rajkot	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.



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	Authority, Gujarat State Petronet Limited & Others		District Collector, Rajkot	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
105.	Mamad Ahmd Jusub Dosman vs Competent Authority, Gujarat State Petronet Limited & Others		District Collector, Rajkot	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
106.	Valabhai Becharbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others		District Collector, Rajkot	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
107.	Rajeshbhai Ramanlal Gohil vs Competent Authority, Gujarat State Petronet Limited & Others		District Collector, Rajkot	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
108.	Jayantilal Ratilal & other 6 persons vs Competent Authority, Gujarat State Petronet Limited & Others		District Collector, Surat	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
109.	Bububhai Mohanbhai vs Competent Authority, Gujarat State Petronet Limited & Others		District Collector, Surat	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
110.	Ambelal Dahyabhai vs Competent Authority, Gujarat State Petronet Limited & Others		District Collector, Surat	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
111.	Bharatbhai Bhimabhai Nayak vs Competent Authority, Gujarat State Petronet Limited & Others		District Collector, Surat	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
112.	Kalyanbhai Pursottambhai Patel and Ors. vs Competent Authority, Gujarat State Petronet Limited & Others		District Collector, Surat	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
113.	Narendrakumar Ratilal Prajapati vs Competent Authority, Gujarat State Petronet Limited & Others		District Collector, Surat	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.

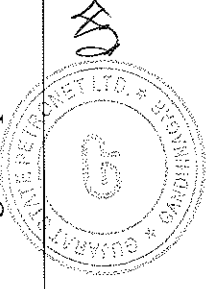
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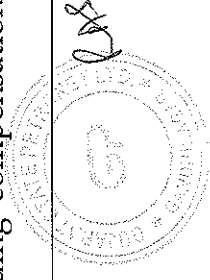
114.	Competent Authority vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Surendranagar	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
115.	Harijan Jibuben Punjabhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Surendranagar	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
116.	Manubhai Kantilal etc vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Surendranagar	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
117.	Chimanlal Girjashankar Pandya vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
118.	Mofatbhai Bhupatbhai Padhiyar vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
119.	Shantilal Manishankar Pandya vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
120.	Jayantilal Bhailal Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
121.	Alpesh Ranchod Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
122.	Shankarbhai Motibhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
123.	Taraben Jashbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.

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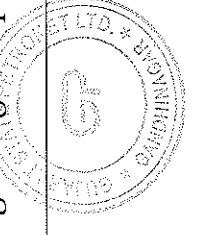
124.	Mahendra Rabjibhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
125.	Rashikbhai Chaganbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
126.	Manubhai Chaganbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
127.	Shambhubhai Ravjibhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
128.	Bhailal Mathurbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
129.	Narayan Ranchodbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
130.	Chandrakant Ravjibhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
131.	Patel Dashrathbhai Goradbhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
132.	Patel Vivekbhai Navnitbhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
133.	Amin Mukundbhai Arvindbhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.

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134.	Jignesh / Vinubhai Parsottambhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
135.	Savitaben Bakorbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
136.	Nagjibhai Tribhvanbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
137.	Patel Santkamal Maganbhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
138.	Amin Chandrakant Nathabhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
139.	Pareshbhai Nagjibhai Motibhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
140.	Imambax Umar Khan vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
141.	Desai Jagpalbhai Rabari vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
142.	Patel Prakash Mafatbhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
143.	Patel Gopalbhai Bhailalbhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.

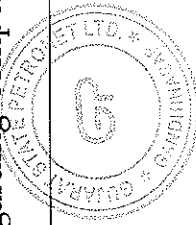
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144.	Shashikantbhai Chandubhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
145.	Patel Chandrakantbhai Lilubhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
146.	Chunilal Ambalal vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
147.	Kiritbhai Ravjibhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
148.	Bhupendra Motibhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
149.	Raj Rajendra Ashabhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
150.	Rajmohan Somabhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
151.	Rajganpat Mahipathbhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
152.	Rajnarendra Ashabhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
153.	Kanubhai Ravjibhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.

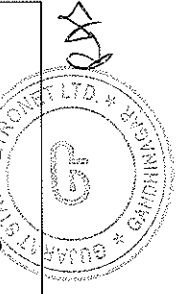
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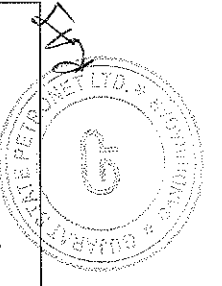
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154.	Jayantibhai Maganbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
155.	Chandrakant Maganbhai Patel vs Competent Authority & Ors.	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
156.	Gosai Prahldgor Shankargor vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
157.	Ramabhai Fulabhai Vagari vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
158.	Chimanbhai Girjashankar Pandya vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
159.	Chatrasin Vajesing Rathod vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
160.	Manubhai Motibhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
161.	Rangat Kumar Ambalal Amin vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
162.	Parmar Chandubhai Nanji vs Ratilal Harman Parmar, Competent Authority	District Collector, Vadodara	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
163.	Manish Ashokbhai Shah vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.

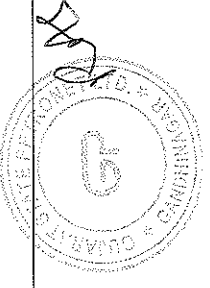
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164.	Sahdevbhai Mariyabhai Shah vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
165.	Ambaben Maganbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
166.	Vitthalbhai Mairvanbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
167.	Chhotubhai Bhanabhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
168.	Devabahi Bhuvalabhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
169.	Babhbai Mervanbhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
170.	Ghelabhai Nanubhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
171.	Navinbhai Lalbhai Desai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
172.	Bhagubhai Durlabhbhai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
173.	Dilipbhai Lalubhai Desai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.



174.	Harisingh Parsottam Solanki vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
175.	Manish Ashokbhai Shah vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Valsad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
176.	Shri Abdul Sattar Musa Hokla Desai vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Panchmahal	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
177.	Shri Abdul Sattar Musa Hokla vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Panchmahal	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
178.	Shri Abdul Sattar Musa Hokla vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Panchmahal	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
179.	Madhusudan Naranbhai Patel vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Nadiad	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
180.	Competent Authority, Gujarat State Petronet Limited & Others vs Waghri Ishwarbhai Dayabhai	District Collector, Mehsana	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
181.	Competent Authority, Gujarat State Petronet Limited & Others vs Virchandbhai Ranchodbhai Patel	District Collector, Mehsana	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
182.	Competent Authority, Gujarat State Petronet Limited & Others vs Lakhmanji Jenaji	District Collector, Mehsana	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.
183.	Balvantsing Nanbhai Sarvaya vs Competent Authority, Gujarat State Petronet Limited & Others	District Collector, Bhavnagar	Application has been filed under Section 10 (2) / 11 (5) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 regarding compensation payable to the landowners.



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184.	GSPL Vs Chemical Mazdoor Panchayat Reference (CGITA) No. 26 of 2017:	Central Industrial Labour Court, Ahmedabad	Government Tribunal cum Labour Court, Ahmedabad	18 Nos. Housekeeping staff deployed by third party Contractor has raised the following dispute:  1. Absorption in the regular rolls of the Company.  2. Release of all benefits and facilities as provided to regular employees of the Company.
185.	GSPL and M/s. Nirav Enterprise and M/s. Ask Me Lab Con Services Pvt. Ltd. Vs Chemical Mazdoor Panchayat Reference (CGITA) No. 78 of 2019	Central Industrial Labour Court, Ahmedabad	Government Tribunal cum Labour Court, Ahmedabad	18 Nos. Housekeeping staff deployed by third party Contractor has raised the following dispute:  1. Set aside termination order.  2. Reinstate on original post with continuity of service with full back wages.
186.	Case no. J/BKH/TAPAS/K-67/Sharatbhang/Case-1/2023	District Collector Surat	District Collector Court, Surat	Vibrant Echo Park has challenged the order dated 27.05.2024 of District collector, Surat & file its appeal against the decision of District collector Court-Surat at Revenue Dept.(Disputes), Ahmedabad (Ref. No. MVV/BKHP/ST/20/2024 dated 21.08.2024)

For Gujarat State Petronet Limited

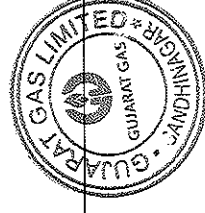


Rajeshwari Sharma  
Company Secretary  
10th February 2025

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## Litigation Summary – Gujarat Gas Limited

<u>Sr. No.</u>	<u>Title</u>	<u>Court/Forum/Adjudicating Authority</u>	<u>Description of Proceeding</u>
1.	<p><b>Applicant/ Petitioner</b> United Phosphorus Ltd.</p> <p><b>Defendant/Respondent</b> Gujarat Gas Limited (GGL), Petroleum &amp; Natural Gas Regulatory Board) PNGRB</p> <p><b>Suit No.-</b> CA No. 5004 of 2021 at Supreme Court of India</p>	Supreme Court of India	<p>Originally the Complaint filed by UPL (Customer) and PNGRB vide its order dtd. 20.10.2014 decided in favour of UPL:</p> <ol style="list-style-type: none"> <li>1. Allowed claim of UPL amounting to Approx. Rs. 77 Crs.</li> <li>2. GGL held liable for Restrictive Trade Practices and imposed a penalty of Rs. 1,00,000/-.</li> <li>3. Modification of CGD authorization – exclude AMJH and treat it as part of HaPi transmission line.</li> </ol> <p>GGL preferred an appeal before the APTEL:</p> <p>APTEL – vide its final order dtd. 10.03.2021 set aside the Order of PNGRB and decided in favour of GGL.</p> <p>Current Status: UPL has preferred an appeal before the Hon'ble Supreme Court of India against the order of APTEL dtd. 10.03.2021. Matter admitted. Pleadings completed. No interim relief granted to UPL. The last date of hearing was 09.12.2021. The NDOH is awaited.</p>
2.	<p><b>Applicant/ Petitioner</b> Antique Marbonite Pvt. Ltd.</p> <p><b>Defendant/Respondent</b> PNGRB, UoI, GGL &amp; Ors.</p> <p><b>Suit No.-</b> WP (C) No. 4315/2022 Before Delhi High Court</p>	Delhi High Court	<p>This Writ Petition is filed by 23 ceramic manufacturers against PNGRB, UOI, GGL and Ors. It challenges Reg 3(2) of the PNGRB CGD Authorization Regulation and the two public notices issued by PNGRB dated 02.06.2020 &amp; 23.07.2020, these notices specified that the Petitioners cannot purchase LNG from anyone apart from the entity authorized to lay, build, operate or expand a CGD network in a given 'Geographical Area'. The Petitioners are 23 manufacturers of ceramics, having manufacturing units in Morbi, Gujarat and are currently supplied piped natural gas (PNG) by GGL, but they are now desirous of purchasing liquefied natural gas (LNG) for their manufacturing processes from various other suppliers in and outside Morbi area.</p> <p>The Petitioners in present Writ Petition are seeking following reliefs:</p>



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3.	<p><b>Applicant/ Petitioner</b> Radhe Renewable Energy Development Pvt. Ltd.</p> <p><b>Defendant/Respondent</b> Babubhai Saini, GGL &amp; Others</p> <p><b>Suit No.-</b> CA No. 8021-8022 of 2022 at Supreme Court of India</p>	Supreme Court of India	<p>1) Declaration that a CGD Network under the PNGRB Act is only for distribution and supply of natural gas in gaseous state i.e. CNG &amp; PNG in a geographical area.</p> <p>2) Declaration that sale &amp; purchase of LNG is not within the purview of CGD Network under PNGRB Act.</p> <p>3) Quashing of regulation 3(2) of the CGD Authorization Regulation.</p> <p>4) Quashing of PNGRB public notices dated 02.06.2020 &amp; 23.07.2020.</p> <p>5) Quashing of paragraph 2 of letter issued by GGL to Morbi Ceramic Association dated 01.03.2021.</p> <p>Current Status: The matter has been adjourned to 19.02.2025.</p>
<p>Petitioner has filed present civil appeal against Order dt. 10.03.2022 passed by National Green Tribunal, New Delhi in MA No. 15/2021 and MA no. 16/2021 in Original Application no. 20/2017 (WZ). Respondent has made GGL as party in the said Civil Appeal along with GPCB, CPCB, Government of Gujarat, Union of India and other industrial units. The present Appeal arises in the context of the Order dt. 06.03.2019 passed by the NGT in the Original Application No. 20/2017 which directed shutting down all coal gasifier industries and units operating with coal gasifiers in Morbi region. The OA 20/2017 was filed by Babubha Saini (Respondent no. 1 in the present Civil Appeal no. 8021-22 of 2022) who had complained that coal-based gasifiers used in the ceramic industries in the Morbi and Wankaner areas caused pollution and that GPCB and CPCB were not taking appropriate actions against such polluting industries. On 06.03.2019, NGT delivered final judgement directing GPCB to close all gas gasifiers industries and units operating with the help of coal gasifiers without prejudice to such units switching over to noncoal gasifiers or PNG or technology consistent with the Expert Committee Report. The Applications filed by the Industries and Radhe Renewables were held to be non-maintainable under section 14 &amp; 25 of the NGT Act, 2010. Against the aforementioned order dt. 19.11.2019, Appellant preferred Special Leave Petition before the Hon'ble Supreme Court, which disposed off the said SLP, vide Order dt. 20.11.2020.</p>			



			<p>Pursuant to the said order, Radhe Renewables, as well as the ceramic units, preferred MA No. 15 of 2021 and MA No. 16 of 2021 wherein improvements made in different models of coal gasifiers from time to time show that the concerns raised earlier, have been dealt with. But the NGT, New Delhi dismissed the said Applications. Aggrieved by the aforementioned dismissal, Appellants have preferred the Civil Appeal 8021-22 of 2022 before the Hon'ble Supreme Court. Since the matter pertains also to ceramic manufacturers and other industrial units in the Morbi area, GGL is closely monitoring the proceedings before the Hon'ble Supreme Court.</p> <p>Next Date of Hearing is awaited</p>
<p>4.</p>	<p><b>Applicant/ Petitioner</b> Haldyn Heinz Pvt. Ltd. <b>Defendant/Respondent</b> GGL <b>Suit No.-</b> LPA 148 of 2021 before DHC</p>	<p>Delhi High Court</p>	<p>Letters Patent Appeal has been filed by Haldyn Heinz against the judgment dated 16.02.2021 of the Delhi High Court passed in the matter of WP (Civil) No. 1711 of 2021, wherein two public notices and the action of PESO granting NOC to install LNG set up were challenged. The said Writ Petition was disposed off by the Delhi High Court in favor of GGL, recognizing the right of the Authorized Entity to develop infrastructure and supply LNG to industrial customers having requirement of up to 50,000 scmd of gas.</p> <p>The said Public Notice would have diluted the exclusivity vested with the GGL in its GA and thus caused substantial financial losses.</p> <p><b>Current Status:</b> The matter has been adjourned to 19.02.2025.</p>
<p>5.</p>	<p><b>Applicant/ Petitioner</b> Saint Gobain India Pvt. Ltd. <b>Defendant/Respondent</b> GGL <b>Suit No.-</b> C.A. No. 5436 of 2022 before Supreme Court of India</p>	<p>Supreme Court of India</p>	<p>Saint Gobain had filed a complaint before PNGRB against GGL for denying access to the natural gas pipeline from Amboli to Jhagadia on the Hazira Ankleshwar pipeline, which had been developed by GGL for transportation of natural gas from another supplier to the glass manufacturing unit of Saint Gobain at Jhagadia and such a denial is in violation of the PNGRB Act, Exclusivity Regulations and Access Code Regulations.</p> <p>PNGRB, vide its Order dated 17.05.2016, allowed the complaint partially and directed GGL to provide access to Saint Gobain on non-discriminatory basis for transport of natural gas to its plant at Jhagadia in accordance with CGD Access Code Regulations and CGD Exclusivity Regulations. PNGRB further directed to initiate proceedings against GGL for violation of the aforementioned Regulations.</p>



6.	<p><b>Applicant/ Petitioner</b> Shell Energy India Pvt Ltd.</p> <p><b>Defendant/Respondent</b> MoPNG, PNGRB</p> <p><b>Suit No.-</b> Writ Petition (Civil) No. 10244 of 2024 Delhi High Court</p>	Delhi High Court	<p>GGL had filed appeal against the order of PNGRB dtd. 17.05.2016 in the matter of File No. 156/2016 filed by Saint Gobain for violation of exclusivity regulations, access code of the PNGRB Act, for access to natural gas pipeline from Amboli to Jaghadia (AMJH). APTEL vide its order dtd. 20.04.2022 allow the appeal and set aside the order of PNGRB dtd. 17.05.2016. Further, APTEL order that, the parties are free to explore settlement in conjunction with PNGRB and are also free to approach PNGRB for the same in accordance with law...."</p> <p>Hence, M/s. Saint Gobain has filed appeal against the order of APTEL dtd. 20.04.2022 before SC.</p> <p>No stay granted by SC, Issue notice in the matter and the Matter is at pleading stage. LDOH 19.09.2022, NDOH is showing on 07.01.2025 (Computer generated)"</p> <p>"1. Shell Energy India Pvt Ltd. (Shell) has challenged Reg 3 (2) (a) of the CGD Authorization Regs 2008 as ultra vires Section 15 of the PNGRB Act, 2006. As per Shell, the categorisations made under Regulation 3(2) of the CGD Authorisation Regulations are sans any corresponding provision of the PNGRB Act and does not support the rationale and object of the PNGRB Act as it amounts to an arbitrary fixation and charting out categorisation. Shell is assailing the interpretation of the Reg 3 (2) (a) to include natural gas in liquid state by the Ld/- Single Judge of the Hon'ble Delhi High Court vide Judgement dt. 15.03.2023 in the AGP City Gas Pvt Ltd. and Anr Vs PNGRB, WP 11645/2022.</p> <p>2. Even though the said Regulations has been there since 2008 and the last amendment was done in 2018, Shell has challenged it only in 2024. The purported trigger for the said challenge is cease and desist notice and complaint filed by GGL against Shell for supplying LNG to CGD Customers</p> <p>3. Shell has made MOPNG and PNGRB parties to the petition but has deliberately not impleaded Gujarat Gas Limited ("GGL") as a party respondent to the subject writ petition, despite being fully aware that GGL is a necessary and proper party for adjudication of the writ since as per Shell's own admission the cause of action arose out of the cease and desist notice by GGL.</p>
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7.	<p><b>Applicant/ Petitioner</b> Adami Total Gas Ltd.</p> <p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> Legal 28, 29,30 and 31 of 2022 before PNGRB</p>	PNGRB	<p>4. GGL had sought impleadment as a party Respondent in the writ petition as it is directly affected by the outcome of the matter and is a necessary party to effectually and completely adjudicate upon and settle all the questions involved 5. Court has allowed GGL Impleadment and issued notice vide Order dt. 07.11.2024. NDOH is on 19.02.2025 "</p> <p>ATGL has filed four different complaints against GGL with respect to GGL operations in Navsari (EAAA) GA [Legal/28/2022], Surendranagar (EAAA) GA [Legal/29/2022], Barwala and Ranpur Taluka GA [Legal/30/2022] and Kheda (EAAA) GA [Legal/31/2022]. GGL has already offered the said assets to ATGL on the condition that ATGL transfers the assets in Ahmedabad (EAAA) GA in compliance with the Supreme Court Judgement dt. 28.09.2021. PNGRB directed both the parties to submit details as per books of account depicting (a) Details of the assets; (b) Capitalisation date; (c) Gross block; (d) Net value. Parties have filed details of assets. Pleadings complete. Matter was listed for Final Argument on 14.09.2023. But due to vacancy of the post of Member Legal, PNGRB has adjourned the matter till further notice.</p>
8.	<p><b>Applicant/ Petitioner</b> Jamnadas Morarjee &amp; Co.</p> <p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> SCA No. 11871 of 2019 before Gujarat High Court</p>	Gujarat High Court	<p>Kiran Bhavsar Prop. Bhavsar financial Consultancy had filed a SPCS 103/1997, on 19/03/1997 against Mr. Jatin Patel, M/s. Jamnadas Morarjee &amp; Co. &amp; Ors. to which Gujarat Gas was also a party as defendant no. 7, wherein the prayer was made for the Injunction on transmission of shares in question to any other person till the finality of the case, the same was decreed on 09/04/2012. Then, appeal was filed by the defendants vide Regular Civil Appeal 206 of 2012 which was duly rejected on 28/10/2016. It appears from the record that no appeal was filed against the order in RCA 206/2012 which infers the finality of the Judgment in SPCS 103/1997. Further, M/s. Jamnadas Morarjee &amp; Co. has filed CMA No. 103 of 2017 filed by Judgement Debtor /Original Def. Jamnadas Morarjee &amp; Co. against Kiranben Ashokbhai Bhavsar &amp; Ors. (GGL as Def. no 7) in SPCS No. 103/1997 and same was dispose off by the court vide its order dtd. 04.09.2018. Aggrieved by the said order dtd. 04.09.2018 M/s. Jamnadas Morarjee &amp; Co. has filed Review Petition No. 11 of 2018 before the Add. Senior Civil Judge, Surat and same was dismissed by court vide its order dtd. 22.04.2019. Now, petitioner has moved to the Hon'ble High Court of Gujarat against the above said orders by filing the captioned SCA. The total Nos. of shares involved in the matter is 5000 and share has been transferred to IEPPF.</p> <p>Current Status: The matter is at pleading stage. The last date of hearing was 19.12.2024. NDOH is 09.01.2025.</p>

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9.	<p><b>Applicant/ Petitioner</b> Gujarat Mazdoor Sabha</p> <p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> SCA No. 20324 of 2018 before Gujarat High Court</p>	Gujarat High Court	<p>The present SCA has been filed with the High Court of Gujarat by Gujarat Mazdoor Sabha (GMS), in which GGL is Respondent No. 3. The present petition is a challenge to the order of Conciliation Officer and Deputy Labour Commissioner, Gujarat dtd: 22/10/2018, this petition is presented under Article 226-227 of the Constitution of India. The brief facts that lead to this petition are summed up herein as follows: The Concerned Workmen herein were engaged in PE- PNG Operation and Maintenance around the year 2007, they use to render services to GGL. In 2017, on 13. Nov. the union, GMS was formed through which the workers raised their demands in a demand charter whereby they demanded equal treatment to those of Workmen of GGL. and also, the service conditions to be provided to them as that of permanent Workmen of the Company. Further on 11/01/2018, GMS requested Conciliation Officer and Dy. Labour Commissioner, State of Gujarat, Gandhinagar to initiate Conciliations proceedings, considering the request, the officials on 01/05/2018, entertained to intervene in the matter and invited all the necessary parties to decide and conciliate the matter. The entire Conciliation proceedings took place technically as per the procedure on various dates and on 22/10/2018 finally the Conciliation Offices concluded and passed his decision that ""the appropriate Government for Gujarat Gas Ltd. is Central Governments per Sec. 2(a) of the Industrial Disputes Act "" . Getting aggrieved by this the Petitioners (presently) challenged this order of the Conciliation Officer under Article 226-227 of the Constitution of India.</p> <p>GGL has filed its reply in the matter on 02.03.2019. Matter is at the stage of final hearing. LDOH 17.10.2024, NDOH 25.02.2024.</p>
10.	<p><b>Applicant/ Petitioner</b> Indian Auto LPG Coalition (IAC)</p> <p><b>Defendant/Respondent</b></p> <ol style="list-style-type: none"> <li>1. Dhangadhra Prakruti Mandal,</li> <li>2. Union of India,</li> <li>3. State of Gujarat</li> <li>4. Additional Chief Secretary to Govt. Of Gujarat</li> <li>5. Member Secretary</li> <li>6. Gail Ltd,</li> <li>7. GGL and Others</li> </ol>	Gujarat High Court	<p>"IAC has filed MCA (for Review) 417 of 2014 against the Common Judgment &amp; order passed by the High Court dt.25.07.2012 in WPIL no.47 of 2011(PIL) &amp; WPIL No.54 of 2011 (WPIL) (On 25/07/2012 Hon'ble HC has directed Govt of India to allot natural gas for domestic and vehicular usage at the same rate to the city of Ahmedabad. and also directed not to discriminate between CGDs promoted by the Central PSUs and other CGDs but also among Gujarat based CGDS in the matter of allocation of natural gas.)</p>



11.	<p><b>Suit No.-</b> MCA (for Review)417 of 2014 Gujarat High Court</p> <p><b>Applicant/ Petitioner</b> Hindustan Petroleum Corporation Limited</p> <p><b>Defendant/Respondent</b> 1. Dhangadhra Prakruti Mandal, 2. Union of India, 3. State of Gujarat 4. Additional Chief Secretary to Govt. Of Gujarat 5. Member Secretary 6. Gail Ltd, 7. GGL and Others</p> <p><b>Suit No.-</b> MCA (for Review) 419 of 2014 Gujarat High Court</p>	Gujarat High Court	<p>HPCL has filed MCA (for Review) 419 of 2014 against the Common Judgment &amp; order passed by the High Court dt.25.07.2012 in WPIL no.47 of 2011(PIL) &amp; WPIL No.54 of 2011 (WPIL) (On 25/07/2012 Hon'ble HC has directed Govt of India to allot natural gas for domestic and vehicular usage at the same rate to the city of Ahmedabad. and also directed not to discriminate between CGDs promoted by the Central PSUs and other CGDs but also among Gujarat based CGDS in the matter of allocation of natural gas.)</p>
12.	<p><b>Applicant/ Petitioner</b> Mr. Pruthvisinh Rathod</p> <p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> CDRF No. 744 of 2019 at Consumer Dispute Redressal Forum, Ahmedabad City</p>	Consumer Dispute Redressal Forum, Ahmedabad City	<p>Complainant Mr. Pruthvisinh Rathod filed complaint before Consumer Dispute Redressal Commission, Ahmedabad City against GGL. The main grievance of complainant is that GGL has not issued shares of the company which he is legally eligible. Share has been transferred to IEPF. There are total 5000 shares involved in the matter.</p> <p>Current Status: The matter is at the stage of filing of rejoinder by complainant. The last date of hearing is on 29.10.2024. The next date of hearing is 28.01.2025.</p>
13.	<p><b>Applicant/ Petitioner</b> Orion Security Solution Pvt. Ltd.</p> <p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b></p>	Arbitration matter before Retired Chief Justice of Patna High Court Ms. Rekhaben Doshi	<p>"GGL had awarded "Annual Rate Contract for Housekeeping services across GGL" to M/s Orion Security Solution Pvt. Ltd. (Orion). Due to certain disputes between GGL and M/s. Orion pertaining to square feet area, manpower, consumption of material, supply of tea/beverages, etc. including the Sq. feet measurement of the area for which contract had provided as being unreasonably high. Hence, M/s. Orion did not perform its work as per scope of work as mentioned in the service contract and thus GGL suffered from the lapses in critical services of Housekeeping and Pantry. M/s. Orion has preferred an Arbitration proceeding and claimed Rs. 7,72,82,772.24 along with interest @ 18% against GGL in this</p>

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		<p>matter, we have appointed Ms. Rekhaben Doshit (Retired Chief Justice of Patna High Court) as a sole arbitrator to decide the matter. GGL has also filed its statement of defense with counter claim of Rs. 4,50,73,114/-. The hearing is not being conducted due to prescribe time for arbitration proceedings was over. Hence, M/s. Orion had filed the extension application for extension of time before the city Civil Court and then High Court of Gujarat to complete the arbitral proceedings.</p> <p>Current Status: Orion Security Solution Pvt. Ltd. has filed petition before the High Court of Gujarat to extend the mandate the arbitration proceedings. Matter is on the stage of pronouncement of Order.</p>	
14.	<p><b>Applicant/ Petitioner</b> Orion Security Solution Pvt. Ltd. <b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> ARBILP NO. 26469 (Stamp)/2024 before High Court of Gujarat</p>	Gujarat High Court	<p>The arbitration mandate has been expired in the matter of arbitration proceedings between M/s. Orion Security and GGL has been expired. Hence, M/s. Orion Security has filed the said petition before the High Court of Gujarat to extend the mandate the arbitration proceedings.</p> <p>LDOH 29.11.2024. NDOH 10.01.2025.</p>
15.	<p><b>Applicant/ Petitioner</b> Charotar Gas Sahakari Mandali Limited <b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> SCA No. 16196 of 2023, High Court of Gujarat</p>	Gujarat High Court	<p>GGL has initiated arbitration proceeding against CGSML under the provisions of The Arbitration &amp; Conciliation Act 1996 and accordingly Justice Mr. Kamal M. Mehta (Retd.), Gujarat High Court was appointed as the Sole Arbitrator In the matter. However, the arbitration proceedings were not completed as per the stipulated time frame under the provision of the Act. Hence, GGL had filed an application i.e. 09.04.2019 for further extension of time to complete the proceedings before the Commercial Court at Ahmedabad. Accordingly, Commercial Court vide order dtd. 10.07.2023 extending the mandate of Arbitrator for period of twelve months from the date of order to complete the arbitration proceedings.</p> <p>CGSML has filed the said petition and challenge the order of commercial court before the High Court of Gujarat. LDOH 19.12.2024. NDOH 09.01.2025.</p>
16.	<p><b>Applicant/ Petitioner</b> Gaytech Engineering Pvt. Ltd. <b>Defendant/Respondent</b> GGL</p>	Arbitration Matter before Justice K. M. Mehta (retd)	<p>"M/s. Gaytech Engineering Pvt. Ltd. (GEPL) has raised the dispute for loss of profit, ideal charges of manpower, machineries and administrative expenses. In order to resolve the dispute, GGL had made number of efforts to find out the amicable solutions. However, the dispute was not resolve amicably. Under the circumstances, GEPL had issued a notice dtd. 22.11.2016 for invocation of arbitration. The Sole arbitrator Justice K. M. Mehta (Retd.)</p>



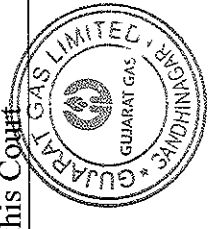
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	<p><b>Suit No.-</b></p>		<p>appointed by GGL. As per the arbitration proceeding, GEPL has filed its claim statement with claim of Rs. 1,75,34,169.14 with 18% interest. GGL has filed its statement of defense in the matter. As per the provisions of the Arbitration and Conciliation Act, total 18 months period has been completed. GEPL has filed an application for extension of time before the City Civil Court at Ahmedabad for extension of time to complete the arbitral proceedings. Current Status: Oral arguments completed. Matter is on order.</p>
<p>17.</p>	<p><b>Applicant/ Petitioner</b> Mittal Builders</p> <p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> SCA No. 20324 of 2018 before Gujarat High Court</p>	<p>Arbitration Matter before Justice J C. Upadhyay (Retd.)</p>	<p>GGL had floated E-tender - No. 261885 for civil construction and allied works of CNG station at Alindhara Chalali-Kheda CNG station. Accordingly, the work was awarded vide Purchase Order No. 460007246 dtd. 14.09.2017 amounting of Rs. 2,81,00,535/- for civil construction and allied works of CNG station at Alindhara Chalali-Kheda CNG station the bid of M/s. Mittal Builders was the lowest one. However, M/s. Mittal Builders did not carry out the work satisfactorily and the progress of the work was very slow and did not complete the contractual work as per the time schedule mentioned under the Purchase Order. GGL was constrained to terminate the contract by its letter dated 21.08.2018 in spite of various opportunities by GGL to M/s. Mittal Builders pertaining to poor performance, delay in work, etc.</p> <p>Accordingly, Hon'ble High Court of Gujarat has appointed Justice Mr. J C Upadhyay (Retd.) as Sole Arbitrator to adjudicate the dispute vide order 15.09.2023. Hence, GGL has received the SOC for demanding Rs. 3,05,00,623.18 under various heads together with interest @ 24% per annum from 01.04.2018. Pleadings completed. LDOH 12.12.2024, NDOH awaited."</p>
<p>18.</p>	<p><b>Applicant/ Petitioner</b> New India Assurance Co. Ltd.</p> <p><b>Defendant/Respondent</b></p> <ol style="list-style-type: none"> <li>1. Gujarat Gas Co.Ltd.</li> <li>2. Pannaben W/O Ajaykumar Bhatt</li> <li>3. Shreya D/O Ajaykumar Bhatt</li> <li>4. Parita D/O Ajaykumar Bhatt</li> <li>5. Krishnalal Gajanand Bhatt</li> <li>6. Angiras Krishnalal Bhatt</li> </ol>	<p>Gujarat High Court</p>	<p>New India Assurance Company Ltd. has filed the said appeal against the order of lower court dtd. 17.02.2020. In the said matter Smt. Pannaben Ajaykumar Bhatt had obtained the gas connection from the company somewhere on 15.04.1998 at her residence in Adajan Brahman Faliyu, Surat. The company had connected her from 'T' fixed on the main gas pipeline. On 21.06.2001, gas got leaked from 'T' fixed on the main gas pipeline and entered into her house no. 27/3/5 through drainage line (the lines were damaged by them during some construction activities) and caused a blast into the house. This took lives of her husband and son and she and her two daughters suffered serious burn injury. The company bared all the expenses of the treatment of all the members on humanitarian ground.</p>



	<p>7. Kusumlata Krishnalal Bhatt</p> <p><b>Suit No.-</b> First Appeal – No. 1636 of 2020 Gujarat High Court</p>	<p>Subsequently, Smt. Pannaben Bhatt &amp; her family had filed the five Special Civil Suits bearing Nos. 15 to 19 in the year 2003 at Surat court alleging negligence by the company and asking for compensation of Rs. 1,14, 51,693/- + running interest from the company. The matter was admitted on 14.07.2020.</p> <p>The Court further order dtd. 08.09.2020 directed the Insurance Company that they shall deposit the entire awarded amount along with costs and interest before the learned Trial Court on or before 19.10.2020. The Hon'ble High Court vide its order dtd. 14.07.2021 stayed the impugned order of lower courts dtd. 17.02.2020 with liberty to respondent original claimant for seeking order of appropriate disbursement out of the total deposited to be considered on its own merits and in accordance with law.</p> <p>The applicant Pannaben Bhatt has filed CA for withdrawal of the amount deposited by the respondents pursuant to judgment and decree impugned in the First Appeal upon terms and conditions which may be imposed by the court. Accordingly, Hon'ble Court has passed the following order dtd. 17.08.2021:</p> <ol style="list-style-type: none"> <li>1. Out of the total amount deposited together with interest accrued thereon, the applicants shall be entitled to receive 10 % in equal proportion.</li> <li>2. The remainder 90% amount shall be deposited with any nationalised bank in a fixed deposit of non-cumulative nature;</li> <li>3. The claimants shall be entitled to earn periodical interest quarterly which may accrue on the invested amount. The matter was last listed on 20.11.2024. The next date of hearing is 10.01.2025.</li> </ol>
<p>19.</p>	<p><b>Applicant/ Petitioner</b> New India Assurance Co. Ltd.</p> <p><b>Defendant/Respondent</b></p> <ol style="list-style-type: none"> <li>1. Gujarat Gas Co.Ltd.</li> <li>2. Pannaben W/O Ajaykumar Bhatt</li> <li>3. Shreya D/O Ajaykumar Bhatt</li> <li>4. Parita D/O Ajaykumar Bhatt</li> <li>5. Krishnalal Gajanand Bhatt</li> <li>6. Angiras Krishnalal Bhatt</li> <li>7. Kusumlata Krishnalal Bhatt</li> </ol>	<p>Gujarat High Court</p> <p>The petitioner has filed MCA 481 to 484 of 2022 before High Court of Gujarat under Section 24 of the Code of Civil Procedure, 1908 by the applicant, to transfer the proceeding being Regular Civil Appeal No.73 of 2021 to Regular Civil Appeal No.76 of 2021 pending before the District Court, Surat to Hon'ble High Court of Gujarat. The applicant has submitted that the learned trial Court has decided subject special civil suits by common pleadings, evidences and documents together. There is a common cause of action in all the suits which arose out of one accident of fire dated 20.06.2001. The trial Court pronounced the judgment on 17.02.2020. It has rendered separate judgment in all suits. The applicant has filed four appeals at the District Court, Surat since the valuation therein were less than pecuniary jurisdiction of this Court, whereas one appeal being First Appeal No.1636 of 2020 is filed before this Court</p>



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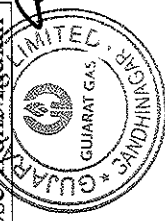
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	<p><b>Suit No.- First Appeal - No. 1656,1657, 1658, 1660 of 2024 Gujarat High Court</b></p>		<p>as it was within the pecuniary jurisdiction of High Court of Gujarat, which is admitted by GHC on 08.09.2020, wherein this GHC has passed appropriate order of disbursement and investment on 17.08.2021. Accordingly, applicant submitted that all the remaining appeals, where are pending before the learned District Court, Surat, may be heard by this Court together so as to avoid conflict of findings. Hence, GHC vide order 22.03.2024 transfer the proceedings being Regular Civil Appeal No.73 of 2021 to Regular Civil Appeal No.76 of 2021, pending before the District Court, Surat to this Court. All the matter present matter tagged with FA No. 1636 of 2020 pending before the GHC. The matter was last listed on 20.11.2024. The next date of hearing is 10.01.2025.</p>
<p>20.</p>	<p><b>Applicant/ Petitioner</b> Kamlesh K. Shah</p> <p><b>Defendant/Respondent</b> Gujarat Gas Ltd., Mr. Fagun Chanvan, Ms. Shusheela Maheshwari, Shri Shrenik Shah and Kfin Technology Pvt. Ltd.</p> <p><b>Suit No.- Civil Suit No. 345 of 2021 at City Civil Court, Ahmedabad</b></p>	<p>City Civil Court, Ahmedabad</p>	<p>"Mr. Kamlesh Shah has filed the subject Civil Suit before City Civil Court at Ahmedabad for transfer of shares in the name of Plaintiff. Kamlesh Kalidas Shah filed Company Appeal No. 32/58-59/CLB/MB/2014 before Company Law Board (Mumbai bench) against Gujarat Gas Ltd. (GGL), Mr. Fagun Chanvan, Ms. Shusheela Maheshwari and Shri Shrenik Shah which was transfer to National Company Law Tribunal (NCLT) (Ahmedabad Bench) as T.P. No. 32/58-59/NCLT/AHM/2016 and the same was dismissed by NCLT vide its order dtd. 07.04.2017 with order "petitioner is not entitled for any relief in the petition". Aggrieved by the order of NCLT Mr. Kamlesh Kalidas Shah filed Company Appeal No. 204 of 2017 against the order of NCLT dtd. 07.04.2017 before the National Company Law Appellate Tribunal, New Delhi (NCLAT). NCLAT vide its order dtd. 04.07.2017 disposed of the appeal as withdrawn by Mr. Kamlesh Kalidas Shah with liberty to the appellant to file such petition, if otherwise not barred by limitation. Mr. Kamlesh Kalidas Shah has filed Civil Suit No. 1352 of 2017 against GGL, Mr. Fagun Chanvan, Ms. Shusheela Maheshwari and Shri Shrenik Shah before Hon'ble City civil Court at Ahmedabad and the said matter was withdrawn by Kamlesh Shah. Total Nos. of shares involved in the matter is 10,000. Share has been transferred to IEPF. Petitioner Mr. Kamlesh Shah has filed the subject Civil Suit before City Civil Court at Ahmedabad for transfer of shares in his name. Current Status: GGL has filed its reply in the matter. The matter is at stage of written reply of petitioner. LDOH 27.12.2024, NDOH awaited.</p>
<p>21.</p>	<p><b>Applicant/ Petitioner</b> GAIL</p>	<p>Supreme Court of India</p>	<p>GAIL has filed appeal against the order of APTEL in the matter of Appeal No. 213/2014. In the said matter PNGRB held that the Gas Swapping Arrangement Guidelines of MoPNG is applicable erroneously holding that GAIL had offered to deliver gas at Suvali but since</p>



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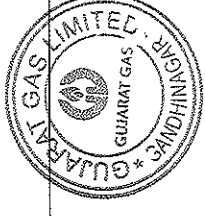
	<p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> Civil Appeal No. 11304 of 2016 at Supreme Court of India</p>		<p>GGL wanted it at Dahej, that by itself established the "contractual path" (even though no contract was actually entered into). Thus, PNGRB vide its order dtd. 21.07.2014 dismissed the complaint with a cost of Rs. 5,00,000/- to the GGL payable to respondent within a month from the date of Order. Being aggrieved and dissatisfied with the order of PBGRB, GGL filed an appeal vide Appeal No. 213 of 2014 before APTEL against the PNGRB order. Presently GGL is paying @ of Rs. 19.83/mmmbtu.</p> <p>APTEL vide its order dtd. 04.11.2016 set aside the order of PNGRB and GAIL was directed to refund the entire money which they collected from GGL as transportation charges to GGL within a month time from the date of issuance of the order and the GGL is ordered to refund the appropriate amount accordingly to the consumers of the natural gas by adjusting with their future bills on consumption of gas during the successive months immediately after receiving the amount from GAIL.</p> <p>Current Status: Important order includes the order passed on 30.11.2016, wherein the Court ordered that there shall be interim stay of the operation of the impugned order dated 04.11.2016 passed by the APTEL in Appeal No.213/2014 until further orders from the Supreme Court. "</p>
22.	<p><b>Applicant/ Petitioner</b> Balaji Associates</p> <p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> SCA No. 17126 of 2023, High Court of Gujarat</p>	Gujarat High Court	<p>M/s. Balaji Associates has filed captioned petition for deposit of penalty amount that GGL has deducted from invoice amount, since petitioner has filed complaint before MSEFC, New Delhi for recovery of payment. Matter is admission stage.</p> <p>LDOH 28.11.2024, NDOH 10.01.2025. Matter is on submission of amendment application by petitioner.</p>
23.	<p><b>Applicant/ Petitioner</b> T&amp;L Gases</p> <p><b>Defendant/Respondent</b> GGL</p>	Gujarat High Court	<p>Gujarat Gas Ltd. (GGL) had issued PO No. 5600000576 dtd. 01.06.2022 M/s. T &amp; L Gases Pvt. Ltd. (TLG) for supply of Steel Reinforced Rubber Hose across the cities/states where GGL has its operation on SOR basis. However, GGL has received complaint for cracking/defective rubber hose supplied by TLG from various location of GGL. Accordingly, GGL has raised concerned over defective rubber hose and safety risk associated due to the same. In view of the above, looking to the criticality and safety concerns of customer GGL has carried out laboratory testing of rubber hose from Indian</p>



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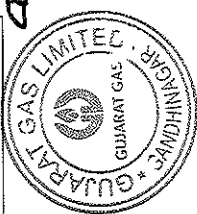
	<p><b>Suit No.- SCA No. 27038 of 2024, High Court of Gujarat</b></p>	<p>Rubber Manufacturing Research Association (IRMRA) and repost of IRMRA revealed that rubber hose has failed in physical testing parameters as well as in FTIR (Fourier Transform Infrared Spectrophotometer) and TGA (Thermogravimetric Analysis) test.</p> <p>GGL vide letter dtd. 05.07.2024 has terminated the contract and debarred TLG for a period of one year up to 05.07.2025 from all GGL ongoing and future Tender/EOI/RFQ. Further, GGL has also invoke BG of Rs. 5,44,000/-, Rs. 7,09,278/- and withheld amount of Rs. 2,14,398/- total of Rs. 14,68,176/- out of total recovery amount of Rs. 23,92,060/-. GGL is still require to recover amount of Rs. 9,23,883/- from TGL.</p> <p>Hence, T &amp; L Gases has filed said petition for quashing and setting aside the impugned order dated 05.07.2024 bearing Reference No. GUJARAT GAS/MAT/LTR/2024-25/029 passed by GGL and to refund to the Petitioner the amount of bank guarantee which is already encashed by the Resp. on 08.07.2024 and on 28.08.2024 along with 12% interest from the date of encashment till the date of actual payment.</p> <p>LDOH 26.11.2024, NDOH 16.01.2025. GGL has filed its reply in the matter.</p>
<p>24.</p>	<p><b>Applicant/ Petitioner</b> Sandipbhai Chavda</p> <p><b>Defendant/Respondent</b> SoG, Collector, Surendranagar Dudhrej Wadhvan Municipality, Surendranagar Dudhrej Wadhvan Urban Authority, Vora &amp; Co., BPCL, GGL</p> <p><b>Suit No.- SCA No. 10302 of 2024 High Court of Gujarat</b></p>	<p>Gujarat High Court</p> <p>The petitioner Mr. Sandeep Talshibhai Chavda allegedly mentioned in the said petition that the Vora and Company, Petrol Pump has undertaken the exercise to expand its limits and said expansion is seriously and adversely affecting the people. Further, in case the construction and establishment of the subject CNG station is allowed to continue, it may lead to appoint of no return. Therefore, it is necessary to stop the work which is going on at subject CNG Station.</p> <p>The petitioner has prayed for following prayer:</p> <p>(b) Your lordship be pleased to issue writ of mandamus or any other appropriate writ, direction or order directing the respondents No. 1 to 4 to take immediate actions to stop and remove the illegal and unauthorized construction in the form of CNG pump by the respondents No. 5 to 7.</p> <p>(c) Your lordships be pleased to direct the respondents to stop the unauthorized and illegal construction of CNG pump in Ratanpar town of Surendranagar District pending admission, hearing and final disposal of this petition.</p> <p>GGL has commissioned and commercialise the subject CNG station.</p> <p>LDOH 24.12.2024, NODH awaited.</p>

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25.	<p><b>Applicant/ Petitioner</b> Gandhi Construction <b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> SCA No. 10302 of 2024 High Court of Gujarat</p>	Gujarat High Court	<p>Gujarat Gas Ltd. (GGL) had issued e-tender ID No. 420753 (sub-tender ID-420992) for PE laying &amp; domestic/commercial/industrial PNG installations for project works at Thane Geographical Area. Wherein Petitioner M/s. Gandhi Construction had bid for the said tender and being the L-1 bidder, GGL had issued letter of award (LOA) dated 12.11.2020, having reference no. GGL/AHM/PROC/LOA/2019-20/130 and PO No. 5700001675 dtd. 28.03.2023 having Contract validity start dates from 01.12.2020 and Contract Validity end on 30.11.2023. GGL has impose penalty of Rs. 22,69,140/- due to delayed work in Callout Order No. 6100003152 dtd. 23.03.2021.</p> <p>Hence, the petitioner has filed said petition for appointment of Shri J.B. Dhadhal, Retired Additional District Judge as sole arbitrator to decide the claims of the petitioners which are arising out from the letter Of Award dated 12.11.2020, having reference no. GGL/AHM/PROC/LOA/2019-20/130 and the General Terms of the Contract (GTC) and the Special Terms of Contract (STC) for the e-Tend er ID- 420753; LDOH 11.10.2024. NDOH 31.01.2025. Matter is filing of GGL reply.</p>
26.	<p><b>Applicant/ Petitioner</b> Operation and Maintenance Mazdoor Sangh <b>Defendant/Respondent</b> UoI, CGIT, GGL and Other Contractors <b>Suit No.-</b> SCA No. 10565 of 2024 High Court of Gujarat</p>	Gujarat High Court	<p>The petitioner has, on 06-08-2021, raised an industrial dispute in respect of regularization of service and various other demands of workmen before the Conciliation Officer and Deputy Labour Commissioner (Central) at Ahmedabad which has been referred for adjudication and culminated as Reference (CGITA) No. 44 of 2022 to the learned Central Government Industrial Tribunal at Ahmedabad.</p> <p>Hence, petitioner has prayed as below in the said petitions:</p> <ol style="list-style-type: none"> <li>1. to issue writ of mandamus or any other appropriate writ or order or direction in the nature of mandamus directing the respondent no. 1 to transfer the complaint (CGIT) No. 01 of 2024 in reference (CGTT No. 44 of 2022 pending before learned Central Government Industrial tribunal at All1leclabad to Industrial Tribunal at Ahmedabad of Gujarat State;</li> <li>2. to issue writ of mandamus or any other appropriate writ or order or direction in the nature of mandamus directing respondent no.3 to 5 and their agents/contractor i.e. respondent no. 6 to 11 to pay subsistence wages to the concerned workmen with the complaint (CGITA) No. 01 of 2024 in reference (CGITA) No. 44 of 2022 during the pendency of this petition as an interim relief; LDOH 27.11.2024. NDOH 14.02.2025."</li> </ol> <p>The petitioner has, on 06-08-2021, raised an industrial dispute in respect of regularization of service and various other demands of workmen before the Conciliation Officer and</p>
27.	<p><b>Applicant/ Petitioner</b></p>	Gujarat High Court	

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	<p>Operation and Maintenance Mazdoor Sangh  <b>Defendant/Respondent</b>  UoI, CGIT, GGL and Other Contractors  <b>Suit No.-</b> SCA No. 10941 of 2024 High Court of Gujarat</p>		<p>Deputy Labour Commissioner (Central) at Ahmedabad which has been referred for adjudication and culminated as Reference (CGITA) No. 44 of 2022 to the learned Central Government Industrial Tribunal at Ahmedabad.  Hence, petitioner has prayed as below in the said petitions:  1. to issue writ of mandamus or any other appropriate writ or order or direction in the nature of mandamus directing the respondent no. 1 to transfer the reference CGITA No. 44 of 2022 pending before learned Central Government Industrial Tribunal at Ahmedabad to Industrial Tribunal at Ahmedabad of Gujarat State;  2. to issue writ of mandamus or any other appropriate writ or order or direction in the nature of mandamus directing respondent no.3 to 5 and their agents/contractor i.e. respondent no. 6 to 11 to continue service of concerned workmen in reference (CGITA) No. 44 of 2022 and not to change service condition of them during the pendency of this petition as an interim relief; LDOH 27.11.2024. NDOH 14.02.2025."</p>
28.	<p><b>Applicant/ Petitioner</b>  Suvidha Infracon Pvt. Ltd.  <b>Defendant/Respondent</b>  GGL  <b>Suit No.-</b> SCA No. 17697/2023, High Court of Gujarat</p>	Gujarat High Court	<p>Petitioner has filed the said petition for setting aside the for terminating and debarred for one-year upto 24.05.2024 in Contract No. 570002086 dtd. 17.12.2021 for PE Laying &amp; PNG installation at Dahod GA. The court has issued notice to GGL. LDOH 29.10.2024. NDOH 13.02.2025. The matter is on final hearing.</p>
29.	<p><b>Applicant/ Petitioner</b>  Mahavirbhai Chandubhai Khaachar  <b>Defendant/Respondent</b>  Najkubhai @ Najbhai Tapubhai Patgir, GGL  <b>Suit No.-</b> Civil Revision Application - No. 52 of 2024 before High Court of Gujarat</p>	Gujarat High Court	<p>Najkubhai has filed Regular Civil Suit - 345 of 2023 before Civil Court, Gadhada for cancellation sale deed between petitioner and respondent due to the consideration amount not received and the possession of the premises to be given back and no kind of encumbrances should be created and for that the Temporary and permanent injunction order is prayed in the present court. The Respondent has filed application for rejection of Civil Suit, however, Civil Court the High Court vide order dtd. 13.02.2024 stayed operation of order dtd. 20.01.2024 of Civil Court Botad.</p>

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30.	<p><b>Applicant/ Petitioner</b> Aziz Ibrahimbhai Juneja</p> <p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> MA No. 473/2024 State Consumer Disputes Redressal Commission, Ahmedabad</p>	<p>State Consumer Disputes Redressal Commission, Ahmedabad</p>	<p>In the said matter petitioner was provided the domestic gas connection on 22-05-2012 and petitioner was using the gas connection and paying the gas bills timely till 09-11-2015. On dated 07-02-2014, 26-04-2017, 28-07-2017, 17-10-2017 &amp; 23-03-2018 has complained in the company repeatedly for gas meter is moving fast. At the customer premises on 28-07-2017 the meter was checked and a difference of 0.05 was found and the customer is asking for the waiver for the difference reading but the customer was told that it is a minor difference and for the satisfaction of the customer the meter was changed. After the new meter was installed the customer was complaining repeatedly that the gas meter is moving fast and asking for the waiver amount for difference reading came on 28-07-2017. The customer was not paying the gas bills form 2015 and finally the company disconnected the gas connection on 18-05-2023, the GGL through reply letter dated 13-06-2023 has explained to the customer that from the date of connection provided your avg per day usage is 1 unit and from 2015 to 2023 the gas bills issued to you its avg usage gas bill amount is Rs 2014/- which is proper as per usage and the total amount payable is Rs 97649/- for the gas usage from 2015 to 2023. The customer is asking for the gas connection to be done again and also that a proper gas bill be issued. The customer is asking for mental harassment &amp; economical loss of Rs 50000/- and for legal cost of Rs 10000/-. The by present matter was disposed on 29-02-2024 by CDRC &lt; Rajkot in favour of GGL and the hence aggrieved by the said order of CDRC, Rajkot petitioner has filed appeal before State Consumer Disputes Redressal Commission, Ahmedabad.</p>
31.	<p><b>Applicant/ Petitioner</b> Iqbal Malik Rajesh Mithaiwala Ilayas Patel</p> <p><b>Defendant/Respondent</b> GGL</p> <p><b>Suit No.-</b> SCA No. 2025 High Court of Gujarat</p>	<p>Gujarat High Court</p>	<p>LDOH 04.12.2024, NDOH 04.03.2025. GGL has filed its reply in the matter." Mr. Rajesh Mithaiwala, Mr. Iqbal Malik and Mr. Ilyas Patel has filed Special Civil Application before the Hon'ble High Court of Gujarat for grant of following relief:</p> <ol style="list-style-type: none"> <li>1. To quash and set aside the Order of Termination dtd. 13.09.2024 passed by GGL.</li> <li>2. To reinstate the petitioner on his original post without continuity of service and back wages/salary and on other consequential benefits including the monetary benefits.</li> <li>3. Pending admission, hearing and final disposal of the present petition, the Hon'ble Court may be pleased to stay the further operation, implementation and execution of the Order of Termination dtd. 13.09.2024 passed by GGL.</li> </ol> <p>Matter yet to be listed before the HC.</p>



32.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> PNGRB, UoI <b>Suit No.- WP (C) 1017 of 2021 Delhi High Court</b></p>	Delhi High Court	<p>GGL has challenged the following regulations notified by PNGRB before the Delhi High Court.</p> <p>(i) PNGRB (Guiding Principles for Declaring City or Local Natural Gas Distribution Networks as Common Carrier or Contract Carrier) Regulations, 2020 – Notified on 30.09.2020</p> <p>(ii) the Petroleum and Natural Gas Regulatory Board (Access Code for City or Local Natural Gas Distribution Networks) Regulations, 2020 – Notified on 23.11.2020</p> <p>Open Access Regulations 2020 will be applicable to an Authorized Entity only upon declaration of its CGD Network as a common carrier or contract carrier under the Guiding Principles 2020 and the said declaration has to happen only after the expiry of marketing exclusivity granted with respect to the CGD Network.</p> <p>Hon'ble High Court vide order dtd. 28.01.2021 directed that PNGRB shall not take any coercive steps against GGL till the next date of hearing i.e. 12.02.2021 and the said order was modified by the court through its order dtd. 09.09.2021, whereby the court extended the applicability of the order dtd. 28.01.2021 till further order. The aforementioned order is the first stay order obtained by any CGD Entity against the PNGRB (Guiding Principles for Declaring CGD Network as Common Carrier or Contract Carrier) Regulations, 2020 and PNGRB (Access Code for CGD Networks) Regs, 2020. PNGRB has notified new Common Carrier Regulations in 2024 and the 2020 regulations has been repealed.</p> <p><b>Current Status:</b> The matter was last taken up on 07.11.2024. The matter is to be heard next on 19.02.2025</p>
33.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> PNGRB, Charotar Gas Sahakari Mandali Ltd. <b>Suit No.- APL 693 OF 2023</b></p>	APTEL	<p>GGL has filed a complaint u/s 24 before PNGRB for cancellation of authorization of CGSML. Since, PNGRB was not duly constituted, GGL has moved a writ petition against PNGRB and CGSML for cancellation of the authorization given to CGSML, since CGSML failed to comply with the substantial condition to convert itself into a company within six months of the declaration under regulation 18 (2) (b) of the CGD Authorization Regulation. On 30.01.2023, the Delhi High Court has directed the matter to be disposed off by PNGRB with comprising of Member Legal. PNGRB vide Order dt. 14.07.2023 dismissed the GGL Petition</p> <p><b>Current Status:</b> GGL preferred an Appeal before APTEL against the PNGRB Order dt. 14.07.2023. GGL Vs. CGSML Case No. APL- 693 of 2023 (Challenge to CGSML</p>



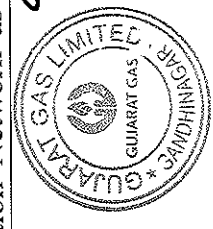
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34.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> PNGRB, UoI</p> <p><b>Suit No.-</b> LPA 254 of 2021</p>	Delhi High Court	<p>Authorization). APTEL has issued notice in the matter. The Tribunal vide order dated 11.10.2023 ordered that reply to be filed within four weeks and rejoinder to be filed within three weeks thereafter. Pleadings have been completed. The matter was last listed on 06.11.2024 and the bench did not assemble on 06.11.2024 and the matter has been posted on 19.02.2025.</p> <p>Present LPA has been filed by the GGL assailing the order of the learned Single Judge dated 26.07.2021 in W.P. (C) No.7001/2021, whereby the learned Single Judge has disposed of the writ petition giving liberty to PNGRB to proceed with an Open House in terms of the impugned Public Notice dated 30.06.2021.</p> <p>The Division Bench has ordered on 11.10.2021 that there shall be a stay on the operation, implementation and execution of the Public Notice bearing No. PNGRB/Auth/1-CGD(07)/2021 dated 30.06.2021, as well as further proceedings pursuant thereto and the order recorded that in the absence of a duly constituted Board, the impugned Notice was without jurisdiction being violate of Section 10(1) and other provisions of the PNGRB Act. The Court also stayed operation of the judgment dated 26.07.2021 passed in W.P. (C) No.7001/2021, impugned herein and further direct that even if the PNGRB is duly constituted during the pendency of this appeal, it shall not take any decision based on the views, comments or proceedings pursuant to the impugned notice without the leave of the Court.</p> <p>It is pertinent to note that GGL is the only CGD Company to obtain a stay on the impugned Public Notice.</p> <p>The Public Notices dated 13.09.2021 were issued by Respondent, under Section 20 of the PNGRB Act and Regulation 6(1) of the Petroleum and Natural Gas Regulatory Board (Guiding Principles for Declaring City or Local Natural Gas Distribution Network as</p>
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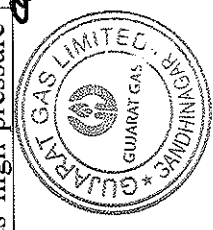
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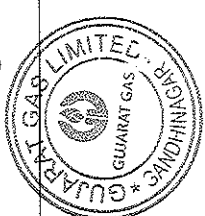
			<p>Common Carrier or Contract Carrier) Regulations, 2020 for declaring 13 GGL as common carrier network. Current Status: The matter was last taken up on 07.11.2024. The matter is to be heard next on 19.02.2025</p>
35.	<p>GGL Impleaded in the matter filed by EICL Limited Vs. AGP City Gas Private Limited &amp; Ors. <b>Suit No.-</b> LPA 21, 366 of 2023 and LPA 64 of 2024</p>	Delhi High Court	<p>Hon'ble Delhi High COurt vide its order dtd. 15.03.2023 in the matter of W.P.(C) 11645/2022 filed by AGP City Gas Pvt. Ltd. &amp; Anr. vs PNGRB &amp; Ors. holds that the entities so authorised are exclusively authorised to supply, market and distribute natural gas including in its liquid state to consumers located in the concerned geographical area. The principal dispute in the said Petition turns upon the interpretation of Regulation (2)(a) of the PNGRB Act. Since the said AG&amp;P – EICL Judgement relates to the scope of exclusivity vested in the entity authorised to lay, build, operate or expand city gas distribution networks under the PNGRB Act and regulations notified thereunder, it is directly relevant to the pending matters involving GGL including Antique Marbonite v PNGRB &amp; Ors, WPC 4315 of 2022 &amp; Haldyn Heinz v GGL &amp; Anr, LPA 148 of 2021. In the said matter, AG&amp;P is the authorized entity and EICL, one of the CGD customer, entered into an arrangement with GAIL for supply of LNG. Aggrieved by the aforementioned Judgement, GAIL, EICL and PNGRB have challenged the same in separate proceedings before the Hon'ble Delhi High Court, i.e, LPA 211/2023 by EICL, LPA 366 of 2023 by GAIL and LPA 64 of 2024 by PNGRB. GGL is directly affected by the outcome of the aforementioned proceedings and is therefore a necessary party for adjudication of the issues of exclusivity and LNG supply by third parties. GGL has a vested right to market and supply natural gas in all forms including LNG to customers within its Geographical Area. Hence, to ensure that no adverse Order/Judgment is passed on the issues of exclusivity and supply of LNG in the LPA 211/2023 by EICL Ltd and LPA 366 of 2023 by GAIL and for that it has to be impleaded as a necessary party.</p>
36.	<p><b>Applicant/ Petitioner</b> GGL</p>	Supreme Court of India	<p>The matter was last taken up on 07.11.2024. The matter is to be heard next on 19.02.2025 GGL has filed an appeal against the interim order of APTEL dated 07.07.2021. PNGRB vide its order dtd. 21.07.2020 restrained GAIL from selling gas from its high-pressure</p>

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	<p><b>Defendant/Respondent</b> GAIL (India) Ltd. (Dahej GA)</p> <p><b>Suit No.-</b> Civil Appeal No. 10 of 2022 before Supreme Court of India</p>		<p>common carrier pipeline to any customer having a requirement of gas upto 50,000 SCMD within the Dahej-Vagra GA in terms of Regulation 3(2)(a) of CGD Authorization. This means that GAIL cannot connect to such customers where our CGD network is available. Aggrieved by the same, GAIL filed an appeal before APTEL. APTEL vide its order dated 26.08.2020, stayed the PNGRB order.</p> <p>GGL filed an appeal against the APTEL order before the High Court of Delhi by a Writ Petition no. WP(C) 1629/2021 which was decided by the Court through its order dated 16.02.2021 directing APTEL to adjudicate on issues that have arisen in GGL's complaint before PNGRB, both on merit and on jurisdiction. The APTEL vide its order dtd. 07.07.2021 denied granting interim reliefs on technical ground and referred the matter to the appropriate bench to be constituted in accord with Section 24 of PNGRB Act. Further the Secretary of Board is directed to carry out inquiry in the case and submit the report to APTEL.</p> <p><b>Current Status:</b> The matter first came up on 16.04.2024 for the purpose of motion hearing, notices were issued. The matter, as per the Supreme Court website, is likely to be listed on 05.11.2024</p>
37.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> GAIL (India) Ltd. (Dahej GA)</p> <p><b>Suit No.-</b> Case No. PNGRB/Legal/BC-1/20/2020 before PNGRB</p>	PNGRB	<p>"Brief of Case: GAIL has been supplying gas to M/s. Nahar Colours &amp; Coatings Pvt. Ltd., Dahej (Survey-154, GIDC-II) in the GA of Dahej and Vagra Taluka authorised to GGL. In order to stay supply of natural gas to Nahar Colours and Coatings Pvt Ltd and to safeguard interest of GGL in the Dahej Vagra GA, GGL has filed a complaint against GAIL before PNGRB.</p> <p>PNGRB vide its order dtd. 21.07.2020 restrained GAIL from selling gas from its high-pressure common carrier pipeline to any customer having a requirement of gas upto 50,000 SCMD within the Dahej-Vagra GA in terms of Regulation 3(2)(a) of CGD Authorisation. This means that GAIL cannot connect to such customers where our CGD network is available.</p> <p>The APTEL vide its order dtd. 07.07.2021 set aside the interim order of PNGRB dtd. 06.08.2020 on technical grounds (i.e. absence of legal member and the order is cryptic) and refer the matter to the appropriate bench to be constituted in accord with Section 24 of PNGRB Act. Further the Secretary of Board is directed to carry out inquiry in the case and submit the report to APTEL. The Secretary is also entrusted with the task of ensuring that the pleadings gets completed smoothly.</p>

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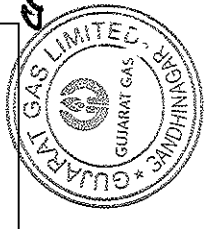


38.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> GAIL (India) Ltd. (Thane GA) <b>Suit No.-</b> Civil Appeal No. 347 of 2022 before Supreme Court of India</p>	Supreme Court of India	<p>Current Status: Appeal preferred by GGL against interim order of APTEL in SC. PNGRB to carryout inquiry and submit report to APTEL. GGL has filed an appeal against the order of APTEL dated 07.07.2021. PNGRB vide its order dtd. 21.07.2020 restrained GAIL from selling gas from its high-pressure common carrier pipeline to any customer having a requirement of gas upto 50,000 SCMD within the Thane-Palghar GA in terms of Regulation 3(2)(a) of CGD Authorization. This means that GAIL cannot connect to such customers where our CGD network is available. Aggrieved by the same, GAIL filed an appeal before APTEL. APTEL vide its order dated 26.08.2020, stayed the PNGRB order. GGL filed an appeal against the APTEL order before the High Court of Delhi by a Writ Petition no. WP(C) 1629/2021 which was decided by the Court through its order dated 16.02.2021 directing APTEL to adjudicate on issues that have arisen in GGL's complaint before PNGRB, both on merit and on jurisdiction. The APTEL vide its order dtd. 07.07.2021 denied granting interim reliefs on technical ground and referred the matter to the appropriate bench to be constituted in accord with Section 24 of PNGRB Act. Further the Secretary of Board is directed to carry out inquiry in the case and submit the report to APTEL. Current Status: Notices were issued.</p>
39.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> GAIL (India) Ltd. (Thane GA) <b>Suit No.-</b> PNGRB/Legal/BC-1/21/2020 before PNGRB</p>	PNGRB	<p>GAIL has been supplying natural gas to Viraj Profiles Limited (approx. consumption 40,000-50,000 SCMD), Jindal Steel Works (approx. consumption 40,000 SCMD) and Tata Global Wires (approx. consumption 18,000 SCMD) in the GA of Palghar District and Thane Rural. GAIL has laid around 8.0 Kms of Steel Pipeline Network within MIDC area, Tarapur, Boisar for distribution of natural gas. GAIL is supplying natural gas to the aforementioned customers in violation of the exclusivity rights vested with GGL by the PNGRB. GAIL is currently supplying, as is known to GGL, a total quantity of 1,08,000 SCMD of natural gas to the aforementioned CGD customers and thus causing a revenue loss of Rs. 29,77,560/- per day at the rate of Rs. 27.57 per SCM. Accordingly, to restrain GAIL from supply of natural gas to CGD customers and to safeguard interest of GGL in the GA of Palghar District and Thane Rural, GGL has filed a said complaint against GAIL before PNGRB. PNGRB vide its order dtd. 06.08.2020 restrained GAIL from selling gas to low pressure CGD customer having a requirement of natural gas up to 50,000 SCMD within the GA of Palghar District and Thane Rural GA in terms of Regulation 3(2)(a) of CGD Authorisation.</p>



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			<p>APTEL vide its order dated 26.08.2020 stayed the proceedings before PNGRB and also stayed the operation of the impugned order of PNGRB granting temporary injunction.</p> <p>The APTEL vide its order dtd. 07.07.2021 set aside the order of PNGRB dtd. 06.08.2020 on technical grounds (i.e. absence of legal member and the order is cryptic) and refer the matter to the appropriate bench to be constituted in accord with Section 24 of PNGRB Act. Further the Secretary of Board is directed to carry out inquiry in the case and submit the report to APTEL. The Secretary is also entrusted with the task of ensuring that the pleadings gets completed smoothly.</p> <p>Current Status: Appeal preferred by GGL against interim order of APTEL in SC. PNGRB to carryout inquiry and submit report to APTEL.</p>
40.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> GAIL (INDIA) LTD &amp; others <b>Suit No.-</b> I.A Nos. 25-28 of 2014 in Civil Appeal No.2473-2476 of 2014, at Supreme Court of India</p>	Supreme Court of India	<p>Gujarat State Petroleum Corporation Ltd. has filed an appeal against the APTEL's order before the Supreme Court of India. GGL has to pay interconnectivity charges for the supply and purchase of RLNG at Delivery Point which is charged to GSPCL by their supplier i.e. PLL Off takers (GAIL India, BPCL, IOCL). PNGRB had vide its orders dated 13.09.2011 and dated 10.10.2011 held that GAIL had adopted RTP by blocking off direct connectivity to GSPCL and directed GAIL to immediately give direct connectivity to GSPCL at Dahej Terminal. The PLL Off takers (GAIL) filed appeal before the APTEL. On 23.02.2012 APTEL had issued an interim order for shifting the Delivery Point from GAIL-GSPL Delivery Point to GSPL-PLL Delivery Point. On 18.12.2013 APTEL directed GSPCL to pay the amount of the difference between Rs. 8.74/MMBTU – earlier connectivity charges and Rs. 19.83/MMBTU – HVJ/DVPL Zone-1 tariff to GAIL for the period from 20.11.2008 to 29.02.2012. GGL has provided and paid interconnectivity charges @ of Rs. 12.00 per MMBTU (exclusive of Taxes). Hence, GGL has filed Interim Application in the said Civil Appeal.</p> <p>The SC had passed Interim Order on 28.02.2014 stating that the ends of justice would be met if as a matter of interim arrangement, the appellant is directed to pay interconnectivity charges at the rate of Rs. 12.00 per MMBTU (exclusive of Taxes) during the pendency of the present appeal.</p> <p>Application for intervention is allowed, but GGL has no right to any pleading and the interim order which is granted to the applicant will be decided along with the main matter. The matter was last listed on 04.04.2024. The next date of listing is awaited.</p>



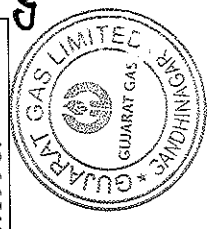
41.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> Adani Gas Ltd.</p> <p><b>Suit No.-</b> Complaint No. Legal/245/2018 at PNGRB</p>	PNGRB	<p>GGL filed the complaint against Adani Gas Ltd. for unauthorised development of CGD infrastructure in the geographical area of Ahmedabad District (Excluding the Area Already Authorised) for which GGL has received authorisation from PNGRB through competitive bidding.</p> <p>PNGRB has, vide Order dated 30.01.2020, adjourned the matter sine die on the ground of pendency of litigations in the Supreme Court of India on the issues of complaint.</p> <p><b>Current Status:</b></p> <p>The matter was adjourned sine die in view of the Special Leave Petition before Supreme Court on the issue of award of Ahmedabad GA (Excluding the Area Already Authorized) to GGL. Now that the Hon'ble Supreme Court has decided the said matter in favor of GGL, PNGRB is taking up the matter but has not given any directions to ATGL so far for handover of assets. GGL has filed Amended Complaint in the said matter. PNGRB vide Order dt. 06.10.2022 has ordered to maintain status quo. Parties have filed detailed of their assets and PNGRB appointed Committee has completed its pon site inspection. Vide Order dt. 14.09.2023 PNGRB has directed the Parties to appoint valuer for determination of value for the purpose of transfer of assets from ATGL to GGL GGL has filed an Appeal before APTEL against the PNGRB Order and APTEL vide its Order dt. 03.04.2024 has set aside the PNGRB order dated 14.09.2023 on appointment of valuer and remanded the matter to PNGRB with direction to consider and adjudicate the complaint filed by GGL. GGL is agreeable to transfer of its assets at WDV provided ATGL also transfers its assets in the Ahmedabad District (EAAA) GA. PNGRB hearing in the matter has been rescheduled on 14th November 2024.</p>
42.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> PNGRB</p> <p><b>Suit No.-</b> Appeal No.308 Of 2019 And Appeal No.118 Of 2023 (IA No. 2549 Of 2023)</p>	APTEL	<p>The present appeal is an appeal being filed in respect of the Tariff Order Ref No. TO/2022-23/02 dated 29.06.2022 by PNGRB, which has determined the Final initial unit natural gas pipeline tariff for the Hazira-Ankleshwar Natural Gas Pipeline (HAPI Pipeline) in a manner that is ultra vires the framework under s. 22 PNGRB Act and PNGRB (Determination of Natural Gas Pipeline Tariff) Regulations, 2008". In the Impugned Tariff Order PNGRB has claimed that "In absence of necessary details of the historical cost of fixed assets as sought from GGL" PNGRB has used "best judgement" "for NFA and other related calculation for tariff determination" and has stated that "best judgement has been used for NFA and other related calculations for tariff determination." The main contention of appellant is non-consideration of NFA (based on fair valuation as approved by the Hon'ble High Court under</p>

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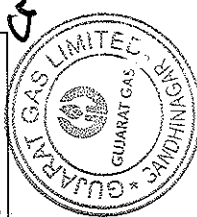
			<p>the Scheme of Amalgamation) for determination of final initial unit natural gas pipeline tariff for HAPI.</p> <p>Current Status: Last Date of Hearing was on 19.01.2024 Matter has been argued and Parties to file updated WS. APTL vide Common Judgement dated 16.02.2024 has held that they had not found any legal flaw or error in the impugned tariff orders by PNGRB. The Tribunal held in its order that only the fixed assets and the capital expenditures (CapEx) of the previously authorized entity that existed as of the amalgamation date are material to be taken into consideration for tariff purposes when an authorized entity holding authorization for developing a gas pipeline amalgamates with certain other companies, creates a new entity, and transfers authorization in the name of the new entity.</p>
43.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> GAIL</p> <p><b>Suit No.-</b> APL No. 921, 922, 923 &amp; 924 OF 2023 &amp; IA No. 2326 OF 2023</p>	APTEL	<p>GGL has filed an Impleadment Application in the SLP filed by Sravanthi Energy Pvt Ltd. challenging the Order dated 02.09.2020 that was passed by APTL in a matter Bharat Petroleum Corporation Limited v. Sabarmati Gas Limited &amp; Ors., Appeal No. 105 of 2015 (“SGL Matter”) to which Sravanthi was not a party and by which order APTL dismissed SGL’s objection to Dr. Karnatak hearing the SGL Matter. In this Order APTL determined that not only Dr. Karnatak will hear the SGL Matter but all other matters including those involving GAIL (which included the GAIL appeal against PNGRB Order in Sravanthi matter against GAIL described briefly in this section as well as GAIL’s appeal against two PNGRB interim orders in GGL’s matter against GAIL . The outcome of this matter will have direct bearing on GGL appeals against APTL Orders favouring GAIL in Thane Palghar GA and Dahej GA.</p>
44.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> Vedanta Limited, Oil and Natural Gas Corporation Limited, Invenire Petrodyne Limited and Apraava Energy Private <b>Suit No.-</b></p>	<p>Mr. R. V. Raveendran (Former SC judge - Arbitrator nominated by GGL), Justice A. K. Sikri (Former SC judge - Arbitrator nominated by the opposite party) and Mr. V K Rajah (Former Judge of Singapore SC - presiding arbitrator appointed by the aforementioned two arbitrators)</p>	<p>GGL has initiated arbitration against Vedanta Limited, Oil and Natural Gas Corporation Limited, Invenire Petrodyne Limited and Apraava Energy Private on various contractual issues under the GGL Gas Sales Contract (“GGL GSC”), Apraava Gas Sales Contract (“Apraava GSC” or CLP GSC) and Master Gas Sales Contract (“MGSC”), each dt. 30.05.2001. Apraava is also in breach of Co-ordination Agreement dt. 21.09.2001 entered into between GGL and Apraava to co-ordinate exchange of respective gas entitlements. Under the GGL GSC, upto 1.4 MMSC/per day of natural gas quantity was to be supplied to GGL. Since there are separate agreements/reliefs, we have initiated separate Arbitrations against Vedanta JV and Apraava. The arrangement contemplates that if gas is not taken by one entity it would be offered to the other entity to provide certainty of long term offtake for the CB-OS/2 Gas Field under a Production Sharing Contract dated 30.06.1998.</p>

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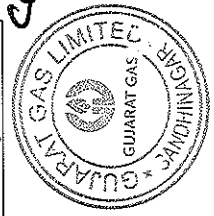
			<p>Grounds of Arbitration are as follows:</p> <p>a) Vedanta and Appaarva are wrongfully claiming to have terminated Apraava GSC by mutual agreement between themselves, when there was no residual right with them to have terminated the Apraava GSC vide Termination Agreement dated 16.08.2021.</p> <p>b) Appaarva had agreed with GGL to assign the entire Apraava GSC in 2019 and could not have agreed with Vedanta to terminate the same without prior notice to and consent of GGL.</p> <p>c) Vedanta has wrongfully and in willful default of the provisions of MGSC and GGL GSC undertaken e-bidding process in respect of volumes of gas (0.21 MMSCMD) from the CB-OS/2 Block that were already the subject matter of the MGSC and GGL GSC and have proceeded to allot the quantities of gas to third parties</p> <p>d) Vedanta misrepresented that the Decline Period of the CB-OS/2 Block had commenced in 2014-15 and GGL has been willfully delivered lesser quantities of gas than the contractual quantities that were to be supplied to it since 2014-15</p> <p>e) Vedanta has denied GGL step in rights with respect to the gas from CB-Block that was not being offtaken under the Apraava GSC.</p> <p>f) Appaarva Energy has willfully interfered with the GGL rights under the MGSC and GGL GSC and has acted in coordination with Vedanta to actively undermine, interfere and negate the valuable rights of GGL Parties have produced documents relied upon and witness affidavits have been filed by all Parties. Matter heard for final hearing from 05.09.2024 to 16.09.2024 in New Delhi. Final Order awaited."</p>
45.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> PNGRB</p> <p><b>Suit No.-</b> DFR 611, 612, 613 and 614 of 2023 (Appeal 921, 922, 923 and 924 of 2023) GGL v. PNGRB &amp; Anr. (ATGL)</p>	APTEL	<p>These Appeals are filed against PNGRB Orders in Review Petitions filed by GGL. PNGRB has non-considered claims of force majeure extension in certain GAs where catch up plans were submitted and delays were there on account of non-connectivity of natural gas pipeline. APTEL has allowed Amendment of the Appeals. On 27.09.2023 APTEL granted Four weeks' time to the Respondents to file their reply, and two weeks' time is granted thereafter to the appellant to file rejoinder.</p> <p>APTEL has delivered Judgement on 26.04.2024. Appeal No. 14 of 2023 (Re: Regulation 18 GAs), the Tribunal has held that the determination on extension of exclusivity period is sub judice before the Delhi High Court (GGL v. PNGRB LPA 254 of 2021). It held that the PNGRB had erred in concluding that covid-19 force majeure should not be allowed to the Appellant. While it is not mandatory on part of the PNGRB to grant extensions to authorised entities for force majeure, and it is to be done in a case-to-case basis, the PNGRB being the regulator has to take the same approach in similar cases. The Impugned Order is thus set</p>

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46.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> Neutral Gas Seazone Granito, Bharat Glass Tube, Banco Gaskets Tube, Pragati Glass Tube, Century Enka and Indian Oil, Comfia Industries, Virgo Laminates, Shell and INOX and GAIL India Ltd</p> <p><b>Suit No.-</b> Diary No. BC/02,03,04,05,06,07,08 and 09/02/2024</p>	Delhi High Court	<p>aside and the PNGRB directed to grant an opportunity to the Appellant to make submissions before it on the amended review petition, within four weeks from the date of this order. In Appeal Nos. 15 – 17 of 2023, The Tribunal has noted that a 2 year en-bloc covid-19 force majeure extension was granted for the subject GAs upto December 2022. The subject GAs were authorised through bidding, wherein MWP was a part of the bidding parameter. It has been held that “mere submission of Catch Up Plans for extension of MWP will not suspend the MWP unless specifically allowed”. Fair opportunity to be heard was provided for by the PNGRB to the Appellant and there is no violation of the principles of natural justice. Appeals have been dismissed. Appeal No. 18 of 2023 has also been dismissed on the ground that mere submission of catch up plan by the Appellant will not automatically suspend /extend relative obligation towards MWP under the terms and conditions of the authorisation unless specifically allowed by the Board.</p> <p>GGL has filed complained under section 24 and 25 of the PNGRB Act for breach of its exclusivity in the Geographical Area of Surat-Bharuch-Ankleshwar. GAIL is believed to be supplying natural gas to various entities.</p>
47.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> Aavantika Gas Ltd.</p> <p><b>Suit No.-</b> Diary No. BC/05/06/2024</p>	PNGRB	<p>GGL has filed a complaint before PNGRB. GGL had been granted authorization for marketing and infrastructure exclusivity of GGL in the GA comprising of Ujjain (Excluding Area Already Authorized) District, Dewas (Excluding Area Already Authorized) District and Indore (Excluding Area Already Authorized) District. Aavantika has been operating a City Gas Distribution (CGD) network in the Indore geographical area, which includes Ujjain City, adjacent to the GGL Authorized Area. However, Aavantika has also been laying pipelines and supplying natural gas within GGL's designated area, violating GGL's exclusivity rights. GGL has approached the Petroleum and Natural Gas Regulatory Board</p>

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				(PNGRB) for assistance in resolving boundary demarcation disputes, as Aavantika has connected customers and established CNG stations in GGL's territory.
48.	<b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> Aavantika Gas Ltd. <b>Suit No.-</b> Writ Petition (Civil) No. 17577/2024	Delhi High Court		GGL has filed a Writ Petition before Delhi High Court against Aavantika Gas and PNGRB on the same facts as above filed complaint before PNGRB [Diary No.BC/05/06/2024] since PNGRB does not have quorum in view of absence of Member (Legal) The matter was listed before HMJ Sanjeev Narula on 19.12.2024. The court issued notice, which was accepted by counsels appearing for Respondent No. 1/ PNGRB and Respondent No.2/ Aavantika Gas Limited. The court has given directions for completion of pleadings in the matter, and posted it to 1st April 2025.
49.	<b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> PNGRB & GAIL <b>Suit No.-</b> W.P.(C)9033/2024, 9039/2024, 9040/2024, 9041/2024 & 9050/2024 before Delhi High Court	Delhi High Court		GGL has filed Writ petition for adjudication of Complaints filed before PNGRB (Diary No. BC/02/02/2024, BC/03/02/2024, BC/04/02/2024, BC/05/02/2024 and BC/06/02/2024) for breach of its exclusivity in the Geographical Area of Surat-Bharuch-Ankleshwar. GAIL is believed to be supplying natural gas to CGD Customers. Issue notice in the matter. LDOH-01.10.2024, NDOH- 30.01.2025
50.	<b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> PNGRB & GAIL <b>Suit No.-</b> W.P.(C)8906/2024 & CM Appl. 36343-36345/2024 before the Hon'ble Delhi High Court	Delhi High Court		GGL has filed Writ Petition challenging the 2024 CGD Common Carrier Regulations. PNGRB has notified 2024 CGD Common Carrier Regulations which lays down guidelines for declaring a GA as common carrier. The 2024 CGD Common Carrier Regulations are ultra vires the PNGRB Act and terms and conditions of the CGD Authorization. The said Regulations have been passed by overlooking the MOPNG suggestions and in absence of Member Legal. The Hon'ble Delhi High Court has passed a stay order in favour of GGL. The Hon'ble High Court vide the order dated 06.09.2024 permitted the counsel for the PNGRB to issue a counter affidavit within 4 weeks. The bench further stated that, if any rejoinder to be filed, it has to be filed before the next date of hearing. NDOH- 17.01.20255
51.	<b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> PNGRB, UoI <b>Suit No.-</b> SCA 16873 of 2020, Gujarat High Court	Gujarat High Court		GGL has challenged the vires of PNGRB (Determination of Transportation Rate for CGD and Transportation Rate for CNG) Regulations, 2020 notified on 23.11.2020 by PNGRB on the ground of it being ultra vires the parent Act i.e. PNGRB Act. As the parent Act confers no such power upon the PNGRB to frame regulations to determine and enforce transportation Rate for CGD and transportation Rate for CNG in respect of a City or Local Natural Gas Distribution Network. Further, similar regulations framed in the year 2008 by

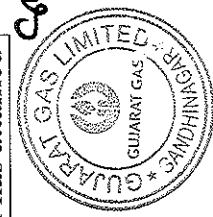
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52.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> Laxmanbhai Nayi, Gujarat Information Commission <b>Suit No.-</b> SCA 5817/2017 Gujarat High Court</p>	Gujarat High Court	<p>the Board have been struck down by the Hon'ble Supreme Court of India in Civil Appeal No. 4910 of 2015 vide its judgment dated 01.07.2015. The petitioner also challenges the Petroleum and Natural Gas Regulatory Board (Meeting of Board) Amendment Regulations, 2020 as being ultra vires in the same petition. GGL has filed affidavit in reply. The matter is at stage of final hearing. Current Status: The last date of hearing was 02.01.2025. NDOH 16.01.2025 along with SCA No. 1531/2022 filed by Sabarmati Gas Ltd. Vs. PNGRB on identical issue.</p> <p>In Second Appeal No. A-5597-2015 (filed by Shri Laxmanbhai Ganeshbhai Nayi), the State Information Commissioner, Gujarat Information Commission, had passed an order on 07.01.2016 and GGL held to be a "Public Authority" within the scope of Section 2 (h) of the Right to Information Act, 2005. Aggrieved by the said order of GIC, GGL has filed the said SCA against the order passed by the GIC dtd. 07.01.2017 in the matter of Second appeal filed by RTI applicant Mr. Laxmanbhai Ganeshbhaia Nayi.</p> <p>Consequences: GIC may also impose penalty on GGL and/or its employee for non-compliance of order dtd. 07.01.2017 holding GGL as Public Authority u/s 2(h) of RTI Act and take other legal actions. Current Status: Matter is at pleadings stage. The matter was adjourned on last date of hearing i.e. 19.11.2024. The next date of hearing is 29.01.2025.</p>
53.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> 1. Industrial Tribunal 2. Secretary, Gujarat Gas Company Ltd. Employees Union 3. Gujarat Gas Financial Services Ltd. <b>Suit No.-</b> Special Civil Application 11439/14 in Gujarat High Court</p>	Gujarat High Court	<p>Erstwhile Gujarat Gas Financial Services Limited(GFSL) had retrenched total 9 (nine) permanent employees from the services of the company on 29.04.2002. The said retrenchment action was challenged by the workmen and its Union before the Industrial Tribunal, Surat for their reinstatement. In the said matter, on 02.07.2014, the tribunal had passed an Award against e-GGCL and directed to reinstate retrenched employee with 50% back wages. Being aggrieved and dissatisfied with the award, GGL has filed present SCA before the Hon'ble Gujarat High Court. Current Status: Pleadings were completed, matter admitted by HC and now at the stage of final hearing. GGL has filed application before GHC for stoppage of last drawn wages in favour of Ms. Neeta Masrani and Ms. Leena Pandya, since Ms. Neeta Masrani has attained</p>

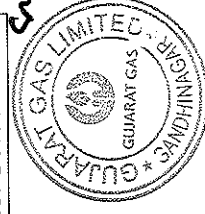
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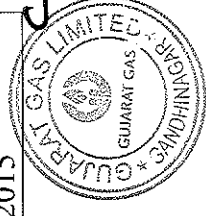
54.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> Charotar Gas Sahakari Mandali Ltd.</p> <p><b>Suit No.-</b></p>	<p>Arbitration Matter at Ahmedabad before K. M. Mehta (Retd. Justice)</p>	<p>age of 60 years on 25.09.1963 and Ms. Leena Pandya was died. The last date of hearing was 26.11.2024. The next date of hearing is 21.02.2025.</p> <p>Order dtd. 18.02.2015: Interim relief granted by this Court at the time of issuance of Notice is confirmed, subject to compliance of provision of Section 17-B of the Industrial Disputes Act, 1947. Accordingly, GGL is paying last drawn wages to the said retrenched employees. GGL has filed CA for modification of order dated 18.2.2015 and permit the applicant company to stop making payment of last drawn wages under section 17B of the Industrial Disputes Act, 1947 to Ms. Nita Masrani and Ms. Leena Pandya during the pendency of the captioned petition. Since Ms. Nita Masrani has attained the age of 60 years and Ms. Leena Pandya has passed away.</p> <p>Arbitration proceeding filed by GGL against Charotar Gas Sahakari Mandali Ltd. (CGSML) before the sole arbitrator Justice K. M. Mehta (Retd.). In the said matter CGSML intentionally breached its obligations under the Franchisee Agreement executed on 23.09.2006 for CNG station located at Anand. GGL has prayed for claim of Rs. 14,10,96,462/- and various other claim as may be assessed and determined by the valuer. CGSML has filed counter claim of Rs. 177.14. Cts.</p> <p>GGL had filed application u/s 17 of the Arbitration Act before the Hon'ble arbitral tribunal for directing CGSML to allow 24x7 operations of the CNG Station and not interfere with or in any manner hinder or prevent the operations of the said CNG Station for seeking interim measures. The said application was allowed by the Hon'ble tribunal vide its order dtd. 11.05.2018 and directed CGSML to abide by the terms and conditions of the Franchisee Agreement executed with GGL and to deposit the amount of Rs. 1,01,53,685/- due for the period from 05.03.2018 to 05.04.2018 and also directed to continue to deposit further amount, which CGSML may have collected from the customers and may collect after 05.04.2018. Against the said order, CGSML had filed Commercial CMA No. 41 of 2018 before the Commercial Court at Ahmedabad. The Commercial Court, vide its order dated 26.07.2018 rejected the appeal and upheld the order of the Sole Arbitrator. Against the said order of the Commercial Court, CGSML has filed an appeal before the Hon'ble High Court of Gujarat which was withdrawn by CGSML. Hearing is being not conducted on the ground that prescribe time for arbitration proceedings was over.</p> <p>CGSML has filed its statement of defense with counter claim. Hon'ble City Civil Court has extended the arbitration mandate for a period of one year from date of order i.e. 10.07.2023</p>
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55.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> Sitaben Patel</p> <p><b>Suit No.-</b> Appeal No. 849 of 2022 before State Consumer Commission, Ahmedabad</p>	<p>State Consumer Commission, Ahmedabad</p>	<p>to complete the arbitration proceedings. CGSML has filed SCA No. 16196/2023 before the Hon'ble High Court of Gujarat challenging the order of City Civil Court for extending the arbitration mandate.</p> <p>The complainant is a customer of GGL and has applied for gas geyser point connection in his house. The customer has paid for extra geyser point Rs.3540 in year 2020 for for the same. The company has delayed in providing geyser point to customer. GGL approached customer to provide geyser point in Oct 2021. The customer has demanded 2 geyser point in above cost. The company has denied for two geyser point at above cost and requested to pay another Rs.3540 for 2<sup>nd</sup> point. The customer has filed complaint to direct the company to install 2 geyser point without any extra cost. The customer has also demanded Rs.25,000/- towards compensation for mental agony. GGL has filed appeal against the order of District Consumer Commission, Valsad dtd. 10.11.2022.</p> <p>The State Consumer Commission has stayed order of District Consumer Commission, Valsad. The matter was last listed on 11.12.2024. The next date of hearing is 10.02.2025."</p>
56.	<p><b>Applicant/ Petitioner</b> GGL</p> <p><b>Defendant/Respondent</b> Vishnuprasad Ararwal</p> <p><b>Suit No.-</b> Revision Petition No. 86 of 2023 before National Consumer Disputes Redressal Commission</p>	<p>National Consumer Disputes Redressal Commission</p>	<p>GGL had issued a bill dated 05.02.2014 for Rs. 41136/- on the basis of consumption of PNG as recorded through the meter. Respondent made a complaint on 20.03.2014 regarding meter was moving fast thereafter GGL's authorised person visited at the house of respondent on the same day and checked all piped fitting and meter and found in order but appellant's mechanic found that in the terrace portion of the house there was gas leakage in the five-meter covered rubber pipe which joints between Gas Geyser and Gas point. Mechanic of appellant immediately repaired the joint and stopped the leakage in the presence of Respondent and his family members. It is submitted that said 5-meter rubber pipe was not fitted by the appellant but fitted by the respondent. Appellant submits that respondent was not authorized to fit pipes or make any changes in the existing fitting. It is submitted that due to the negligence of respondent or his persons there was leakage in Gas Geyser line and for that only the respondent is responsible.</p> <p>The forum by its impugned order 19.03.2015 was pleased to allow the complaint partly declaring the invoice for Rs. 41136/- is illegal and directing the appellant to issue a fresh average bill prior to six months of December 2013 to January - 2014 and after payment of average bill, reconnect the PNG supply and repair the Gas pipe line if found leakage and Rs. 1500/- towards the mental harassment &amp; cost of proceedings. The state commission upheld the order of forum vide dated 28.06.2022 in First Appeal No. 480 of 2015</p>

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			<p>GGL has filed revision petition against the Impugned Order of the Hon'ble State Consumer Disputes Redressal Commission, Gujarat State at Ahmedabad dated 28.06.2022 in First Appeal No. 480 of 2015 challenging the Hon'ble District Commission vide Order dated 19.03.2015.</p> <p>Current Status: Issue notice on the Revision Petition as also on the Interim Applications. LDOH 26.11.2024. NDOH is 22.04.2025.</p>
57.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> Dudhagara Nirmalaben Khimjibhai <b>Suit No.-</b> Appeal No. 889 of 2023, State Consumer Disputes Redressal Commission Gujarat</p>	State Consumer Commission at Ahmedabad	<p>GGL has filed the present appeal before the State Consumer Commission at Ahmedabad against the Order dtd. 21.01.2023 of District Consumer Disputes Redressal Commission, Rajkot passed in Complaint No.362 of 2022 allowed the complaint and directed GGL to waive 75% of the bill amount i.e. Rs. 10,061/- and to pay Rs.1,000/- to the respondent towards cost of complaint and compensation for mental and physical agony.</p> <p>In the said complaint, respondent is using piped natural gas supplied by the appellant at the house of the respondent. That on 09.06.2022, respondent received gas consumption bill of Rs. 13,415/-. It is the case of the respondent that the amount of the said bill was higher than the average billing amount. That the respondent thereafter suspecting gas leakage informed to the appellant on 11.06.2022. A response team of the appellant thereafter inspected the site and found gas leakage in kitchen tap and gas geyser pipe. The respondent thereafter claimed concession in the gas consumption bill and contended that he was not responsible for the leakage of gas and that the gas leakage is attributed to the negligence of the appellant and therefore there was deficiency and negligence in service provided to the respondent.</p> <p>Current Status: Hon'ble Commission allow the appeal of GGL. LDOH 22.11.2024. NDOH 21.02.2025.</p>
58.	<p><b>Applicant/ Petitioner</b> GGL <b>Defendant/Respondent</b> M/s Balaji Associates <b>Suit No.-</b> Comm CMA/84/2023, City Civil Court, Ahmedabad</p>	City Civil Court, Ahmedabad	<p>M/s. Balaji Associates had filed by the petitioner before the MSEF Council under the provisions of MSMED Act for recovery of Rs. 12,50,000/- delayed payments beyond 45 days and interest thereon from GGL.</p> <p>During the course of the conciliation proceedings, M/s. Balaji Associates had submitted a brief synopsis in the matter along with copies of invoices from January to May 2022. This synopsis indicates that Balaji is alleging dues of Rs. 4,79,987/- and also agitating forfeiture of bank guarantee of Rs. 7.5 lakhs by GGL upon termination of the contract. GGL had submitted to the conciliator, stating that no payments were due, and all payments have been made as per the contract between the parties. Accordingly, Conciliator recorded that the</p>



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conciliation proceedings was therefore not successful and informed M/s. Balaji Associates that the failure of conciliation.

On failure of Conciliation proceedings, GGL had received notice dtd. 12.09.2022 from Delhi Arbitration Centre (DAC) for initiation of Arbitration proceedings and appointment of Sole Arbitrator Mr. Vijay Singla in the matter of DL/11/S/SWC/01258 filed by M/s. Balaji Associates against GGL before the MSEF Council.

In view of the above, Sole Arbitrator has passed an award dtd. 30.01.2023 in the matter and held as follows in the Impugned Award:

- the claim petition is allowed and an award is being passed in favour of M/s. Balaji Associates;
- the claim of amount of Rs. 5,34,090/- for a period of 07 delayed months i.e. from 03.07.2022 till 30.01.2023 awarded by the Ld. Sole Arbitrator to M/s. Balaji Associates;
- award of Litigation Cost for an amount of Rs. 35,000/-; and
- along with pendent-lite & future interest at the rate of interest as per RBI guidelines in accordance with provision of s. 16 of the MSMED Act, 2006 per annum on the total amount payable by GGL from date of the award, i.e. from 30.01.2023 till payment by GGL.

GGL has filed appeal against the order of Sole Arbitrator in the matter of M/s. Balaji Associates before the City Civil Court (Commercial Division) at Ahmedabad to set aside the order of Sole Arbitrator.

Current Status: Hon'ble Court has issued notice to the respondent. LDOH 08.11.2024. NDOH 08.01.2025."

Consumer Commission at  
Ahmedabad

**Applicant/ Petitioner**  
GGL  
**Defendant/Respondent**  
Pravinchandra Shah  
**Suit No.-** Appeal No. 963 of 2023  
Consumer Commission at Ahmedabad

59.

GGL dom. customer Mr. Pravinchandra N. Shah of Nadiad filed a complaint against GGL before the District Consumer Redressal Commission, Nadiad on 12.11.2022 and was issued with a high consumption of gas bill for period 26-05-2022 to 26-07-2022 of Rs. 43,377/- and customer stated in his complaint that they are only 02 members of family and they haven't consumed such huge amount of gas and asked for its waiver and cost of Rs.10,000/- for mental harassment and Rs.8,000/- and cost for filling the complaint.

In his house whereas in his registration form he has clearly mentioned 09 occupiers (family member) at his residential premises. Complainant falsely stated in his complaint that there are only 03 geyser points at his premises in fact there were total 06 geyser points active till dt. 10-08- 2022 i.e. date on which complainant applied closing 04 of them. GGL has conducted all standard procedure for testing leakage of gas such as M. M. T. (Manometer

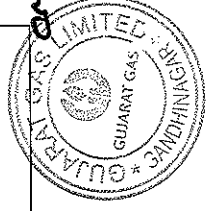
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			<p>Testing), Master Meter Testing at request/complaint of complainant but found no leakage was found and all call-notes/site visit reports were duly signed by customer. GGL also conducted Annual Maintenance Service (AMC) on Dt. 04-06-2022 wherein too no leakage was found in any PNG installations of complainant and the same was digitally signed by the customer.</p> <p>In this matter the District Consumer Redressal Commission, Nadiad has vide order Dt. 07/06/2023 without considering and total omission of our submissions i.e. Evidence (Purava) Affidavit and Written Arguments and ordered GGL to waive of 45,571/- (disputed gas bill) along with reconnection of his PNG connections within one month and cost of Rs.18,000/- to be paid within one month by GGL to consumer. Hence, to prevent bad precedent to establish GGL should prefer an Appeal before Gujarat State Dispute Redressal Commission, Ahmedabad. LDOH 27.12.2024, NDOH awaited. The matter is at the stage of pleadings.</p>
60.	<p><b>Applicant/ Petitioner</b> GGL through SoG <b>Defendant/Respondent</b> Rajesh Mithaiwala, Iqbal Malik and Patel Ilyasbhai <b>Suit No.-</b> CR MA 16637, 16639 and 16740 of 2024</p>	Gujarat High Court	<p>State of Gujarat has filed the subject petitions before the High Court of Gujarat for cancellation of regular bail granted by Additional Session Judge, Bharuch. GGL has briefed about the matter to AGP.</p> <p>LDOH 27.11.2024. NDOH 31.01.2025.</p>
61.	<p>Bharatbhai Devjibhai Kumkhania Vs. State of Gujarat and Gujarat Gas Limited  CrMA No. 455 of 2025</p>	High Court of Gujarat	<p>Police Complaint was filed against Mr. Bhupatbhai Patel and Mr. Ankit Patel Director/Partners of M/s. Snow Cera Pvt. Ltd. and Mr. Bhratbhai Kumkhania an employee of GGL Contractor M/s. Atmiya Buildcon on 29.08.2024 in the Police Station, Thanagadh for illegal use of Gas amounting to Rs 1,65,00,000/-. Accordingly, Police Dept., Thangadh has registered First Information Report (FIR) No. 11211050240505 on dated 29.08.2024. The Police Dept. has arrested accused Mr. Bhratbhai Kumkhania on 24.09.2024. Charge Sheet was filed against Bhratbhai on 17.11.2024. The applicant has filed the petition for grant of regular bail after filing of charge sheet.</p>
62.	<p>Gujarat Mineral Development Corporation (GMDC) Vs. E-Gujarat Gas Financial Services Ltd. (Now</p>	Small Cause Court at Ahmedabad	<p>The Employees Provident Fund Trust of Gujarat Mineral Development Corporation (GMDC) had invested by way of securities and public sector undertaking bonds in state of Gujarat worth Rs. 33,00,000/- and U.P. Government worth Rs. 20,00,000/- respectively</p>



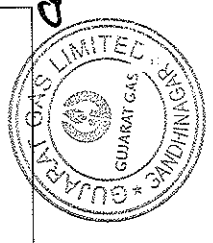
	<p>GGL) and Interface Capital Markets Pvt. Ltd. Summary Suit No. 1548/2022</p>		<p>thereby the total sum of Rs. 53,00,000/- on 05.12.1995 through Erstwhile Gujarat Gas Financial Ltd. (GFSL) now GGL.</p> <p>Since GMDC did not receive accrued interest on the invested amount on securities and public sector undertaking bonds, they made repeated request to GFSL and Interface Capital Markets Pvt. Ltd. (ICMPL) for payment of Rs. 3,44,500/- towards interest amount as calculated on 10.07.1995.</p> <p>GMDC had received the amount of Rs. 65,000/- towards the secured interest on 15.10.1998 and Rs. 32,500/- on 09.02.999 being part payment towards the accrued interest till 20.7.1995, the remaining amount of Rs. 2,47,000/- was not paid hence this dispute.</p> <p>GMDC Prayed to pass the decree for the sum of Rs. 2,47,000/- with accrued interest of Rs. 2,65,154.50 from 20.07.1995 to till filing of the suit aggregating to Rs. 5,12,154.50 with further interest at the rate of 18% till realization in favour of GMDC.</p> <p>Customer applied for PNG dom. connection but route was not safe from front end of the customer's premises as there was drainage line hence it was suggested to him by GGL that if he provides NOC from the society of his back end then GGL may be able provide him PNG dom connection but society is not giving him NOC hence we are unable to provide him PNG connection. The customer has prayed for PNG dom. connection alongwith Rs.50000 for mental harassment.</p> <p>Prayer to get Rs.55,000// (25K for Mental Harassment, 25K defamation and 5K for Cost) due to GGL gave Average Bill of Rs.5099.01/- (for 6 months i.e. June'22 to Dec'22).</p>
63.	<p><b>Applicant/Petitioner</b> - Manishbhai Dhobi <b>VS Defendant/Respondent</b> - Gujarat Gas Ltd. <b>Suit no</b> - CC - 153/2023, Anand Consumer Court</p>	<p>Anand Consumer Court</p>	
64.	<p><b>Applicant/Petitioner</b> - Dilipkumar Pursottamdas Parikh <b>VS Defendant/Respondent</b> - Gujarat Gas Ltd.. <b>Suit no</b> - CC - 273/2023, Nadiad Consumer Court</p>	<p>Nadiad Consumer Court</p>	
65.	<p><b>Applicant/Petitioner</b> - Kokilaben M. Mali <b>VS Defendant/Respondent</b> - Gujarat Gas Ltd. <b>Suit no</b> - CC - 421/2023, Nadiad Consumer Court</p>	<p>Nadiad Consumer Court</p>	<p>Prayer to get geyser connection in time and cost of Rs.28200/- for filling case for check bounce charge Rs.200/-.</p>
66.	<p><b>Applicant/Petitioner</b> - Mrunali Maheshkumar Patel POA Holder of Indiraben Maheshkumar Patel <b>VS</b></p>	<p>Sr. Civil Court, Khambhat</p>	<p>Internal property dispute between plaintiff and respondent, wherein plaintiff has prayed to court for permanent injunction so that GGL should not disconnect their PNG connection from disputed site without their written consent.</p>



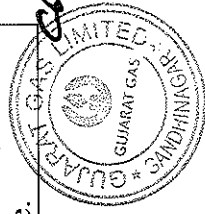
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67.	<p><b>Defendant/Respondent</b> - (1)...., (2) Gujarat Gas Ltd., (3).... <b>Suit no</b> - RCS - 31/2024, Sr. Civil Court, Khambhat</p> <p><b>Applicant/Petitioner</b> - Ashish Ramanbhai Prajapati &amp; Others <b>VS</b></p> <p><b>Defendant/Respondent</b> - (1)...., (2) Gujarat Gas Ltd., (3).... <b>Suit no</b> - SPCS - 05/2024, Sr. Civil Court, Gandhinagar</p>	Sr. Civil Court, Gandhinagar	Internal property dispute between plaintiff and respondent, wherein plaintiff has prayed to court for reconnection of GGL PNG connection at disputed premises.
68.	<p><b>Applicant/Petitioner</b> - Gujarat State Regional Corporation(GSRTC) <b>VS</b></p> <p><b>Defendant/Respondent</b> - Gujarat Gas Ltd. <b>Suit no</b> - Special Civil Suit no. 492/12</p> <p>Principal Senior Civil Judge New No. Commercial Civil <b>Suit no.</b> 132 of 2016 (transferred to Vadodara 4th Judge Commercial Court) and on 23.06.2017 Vadodara Court has returned back the suit to the original court. i.e Surat</p>	Surat District Court	<p>GSRTC raised an issue that GGL had utilized about 1291 sq. mtrs. of land (i.e. an excess of 291 sq. mtrs.) than the stipulated 1000 sq. mtrs. of allotted land. GSRTC has alleged in the Suit proceedings that E-GGCL has made unauthorized use of 291 Sq. Mtrs. of land ("disputed land") at Lambe Hanuman Road (forming part of the CNG station at Lambe Hanuman Road) and claimed a sum of Rs. 1,22,38,840/- for the period beginning from 2007 till 31/01/2012. GSRTC has further claimed expenses of Rs. 1,87,344/- for construction of the compound wall and Rs. 2,00,000/- for construction of new wall along with interest @ 15% from the date of this suit till realization of the amount.</p> <p>On 30.05.2016, the Surat court has transferred the matter at Vadodara Commercial Court. On 23.06.2017, the Vadodara Commercial Court had returned the matter to original court. i.e. Surat, based on observation that the matter does not fall within jurisdiction of commercial court.</p> <p>GGL filed reply, on 23.07.2018, the official of GSRTC has submitted original evidence and filed their examination in chief by affidavit in the court, the matter is adjourned on cross examination. GGL advocate will cross examine the official of GSRTC after submission of the necessary original documents by GSRTC.</p>
69.	<p><b>Applicant/Petitioner</b> - Kirit C. Panwala (Advocate) &amp; other five Advocates <b>VS</b></p> <p><b>Defendant/Respondent</b> - The state of Gujarat / Collector Surat/ GPCB Commissioner SMC. &amp; Police &amp; Gujarat Gas Ltd. <b>Suit no</b> - Regular Civil</p>	Surat District court	<p>Petitioners have filed case against The state of Gujarat / Collector Surat/ GPCB Commissioner SMC.&amp; Police &amp; GGCL for Air Pollution (Bad Gas Odorous).</p>

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	Suit no. 488/02 Civil Judge (S.D.), Surat		
70.	<b>Applicant/Petitioner</b> - Natvar Kalyanbhai Patel <b>VS</b> <b>Defendant/Respondent</b> - Gujarat Gas Ltd. Suit no - RCS No. 322/99 Civil Court Surat	Surat District court	GGCL HAPI line passes through petitioner's land. GGCL entered into an agreement with him and paid one time compensation towards ROU and crop compensation including the land outside ROU. Petitioner is demanding more compensation with a logic that GGCL has paid less compensation to him in comparison to other farmers.
71.	<b>Applicant/Petitioner</b> - Vittalbhai B. Patel <b>VS</b> <b>Defendant/Respondent</b> - Gujarat Gas Ltd. Suit no - Sp. Civil Suit. No. 599/2000 Civil Court Surat	Surat District court	GGCL HAPI line passes through petitioner's land. GGCL entered into an agreement with him and paid one time compensation towards ROU and crop compensation including the land outside ROU. Petitioner is demanding more compensation with a logic that GGCL has paid less compensation to him in comparison to other farmers and GGCL did not take prior approval before laying of pipeline.
72.	<b>Applicant/Petitioner</b> - Govindram Umedram <b>VS</b> <b>Defendant/Respondent</b> - Surat Kshatriya Samaj & Gujarat Gas Ltd. Suit no - Case No. 260/94 Civil Court Surat	Surat District court	Owners of 53 flats of the society applied for gas Connection. The office bearers of Society raised an objection that company should not provide Gas connection without approval of Society. While asking customers for enclosing approval of Society with the application, they filed case against Society and GGCL. Till date we have not provided connection to all those customers. Injunction application rejected.
73.	<b>Applicant/Petitioner</b> - Rameshbhai Kalyanbhai Patel <b>VS</b> <b>Defendant/Respondent</b> - Gujarat Gas Ltd. Suit no - Case No. 20/99 Olpad Civil Court	Surat District court	Grievance of the Plaintiff, GGCL have not paid any compensation to Ramesh Kalyan. According to him, the land where we have laid GGCL pipeline does not belong to Natvar Kalyan whom we have paid compensation. Therefore, he prayed for compensation.
74.	<b>Applicant/Petitioner</b> - Salim Adam Suleman Ahamad Grandson of Mr. Ahamad Musal Asmal <b>VS</b> <b>Defendant/Respondent</b> - 1) Yakub Ishmail Patel 2) Gujarat Gas Ltd. Suit no - Regular Civil Suit no. 241 of 2017 in 3rd Additional Senior Civil Judge, Bharuch	Bharuch District Court	Plaintiff has claimed themselves to be the owner of the property situated in Samar Village, khata No. 14, block No. 53 having area admeasuring 0-09-11 sq. meter and have alleged that company has laid gas pipeline illegally in the said property on the instruction of Mr. Yakub Ishmail Patel. Plaintiff further argued that for laying gas pipeline, Gujarat Gas has not taken any permission and written consent from him & no compensation is given to him by Gujarat Gas. The plaintiff has prayed for perpetual injunction & interim injunction and for getting declaration from the court that Gujarat Gas has no right to lay the gas pipeline on east of his farm and Gujarat Gas has to remove the laid gas pipeline from his property at its own cost. The plaintiff further prayed that Gujarat Gas has to stop the flow of gas from the said gas pipeline and to reimburse expenses incurred for filling of the case.



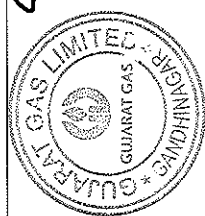
75.	<p><b>Applicant/Petitioner</b> - Keshmira Marzban Dordi &amp; others <b>VS</b>  <b>Defendant/Respondent</b> - Gujarat Gas Limited &amp; others. <b>Suit no</b> - Regular Civil Appeal no. 36 of 2019, 4th Additional District Judge And Session Judge, Surat</p>	Surat District Court	<p>Kashmira Marzban Dordi and Duma Kershhi Saher (Petitioners) have filed the said matter against the 1) Najuben Minuben Variyava 2) Meenu F. Variyava 3) Malkum Minu Variyava 4) Pervez Minu Variyava 5) GGL. Petitioners are residing at Saher Court, 2nd Floor, Nanapura, Makkai Pul, Surat. Petitioners are residing at Saher Court, 2nd floor, Nanapura, Makkai Pul, Surat.</p> <p>As per the petitioners, they are owners of the Saher bakery property which is registered in the city Survey Ward Number 1, Registration Number 2202. On the 1st floor of property, the 1st to 4th respondents are residing. As per the petitioners, they all are not tenant in this property. In order to take the possession of the 1st floor, petitioners has filed this case on 04.04.1995. 1) As per the petitioners, GGL wants to give the gas connection to said respondents on the first floor. Petitioner pleads that respondents have no right to take gas connection on the said disputed premise, because they are not tenants in this property. Petitioners have already submitted the application in GGL for not to give gas connection on the said premise. The small cause court has passed the order dated 31.12.2018 and consider the argument of respondent and reject small suit no. 65 of 1995, against this judgment, appeal filed. Matter is posted on awaiting record and proceedings of lower court.</p>
76.	<p><b>Applicant/Petitioner</b> - Kishorchandra Parmanand Navdiwala <b>VS</b>  <b>Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - Consumer Case No.3 of 2021, Surat District Consumer Redressal Main forum</p>	Surat District Consumer Redressal Main forum	<p>Due to leakage in rubber tube, customer received bill of Rs.7,523/- for the period from January, 2019 to May, 2019. Customer argued that he was out of country during this period. However, the said bill was paid by the customer with necessary objection. The customer has prayed before the forum to Pay Rs.7,523 with 24% annual interest from the date of filing the complaint. The customer has also prayed for Compensation of Rs.10,000/- towards mental and physical harassment and Rs. 5000/- towards the cost of Complaint.</p>
77.	<p><b>Applicant/Petitioner</b> - Pannaben Ajaykumar Bhatt <b>VS</b>  <b>Defendant/Respondent</b> - Gujarat Gas Limited and New India Insurance Co. <b>Suit no</b> - Execution Petition Regular No. 26 of 2020, 16th Additional Sr. Civil Judge &amp; ACJM, Surat</p>	Surat District Court	<p>The said petition has been filed by petitioner to execute and implement the order dtd. 17.02.2020 passed by Hon'ble Civil Court in Special Civil Suit No. 17 of 2003. In the said order Hon'ble Surat court held that GGL &amp; New India Insurance co. are jointly liable to pay Rs. 1,50,288/- compensation amount along with yearly 9% simple interest from the date of filing of the suit till the date of realisation. Since the GGL has obtained insurance policy from New India Insurance Co., the Surat Court has directed the New India Insurance Co. to pay said compensation amount to Mrs. Pannaben Anjaykumar Bhatt on behalf of GGL.</p>
78.	<p><b>Applicant/Petitioner</b> - Pannaben Ajaykumar Bhatt <b>VS</b>  <b>Defendant/Respondent</b> - Gujarat Gas Limited and New India Insurance Co.</p>	Surat District Court	<p>The said petition has been filed by petitioner to execute and implement the order dtd. 17.02.2020 passed by Hon'ble Civil Court in Special Civil Suit No. 19 of 2003. In the said order Hon'ble Surat court held that GGL &amp; New India Insurance co. are jointly liable to pay Rs.1,37,556/- compensation amount along with yearly 9% simple interest from the date of</p>

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	<b>Suit no</b> - Execution Petition Regular No. 27 of 2020, 16th Additional Sr. Civil Judge & ACJM, Surat	Surat District Court	filing of the suit till the date of realisation. Since the GGL has obtained insurance policy from New India Insurance Co., the Surat Court has directed the New India Insurance Co. to pay said compensation amount to Mrs. Pannaben Anjaykumar Bhatt on behalf of GGL.
79.	<b>Applicant/Petitioner</b> - Pannaben Ajaykumar Bhatt <b>VS</b> <b>Defendant/Respondent</b> - Gujarat Gas Limited and New India Insurance Co. <b>Suit no</b> - Execution Petition Regular No. 28 of 2020, 16th Additional Sr. Civil Judge & ACJM, Surat	Surat District Court	The said petition has been filed by petitioner to execute and implement the order dtd. 17.02.2020 passed by Hon'ble Civil Court in Special Civil Suit No. 16 of 2003. In the said order Hon'ble Surat court held that GGL & New India Insurance co. are jointly liable to pay Rs.3,64,000/-compensation amount along with yearly 9% simple interest from the date of filing of the suit till the date of realisation. Since the GGL has obtained insurance policy from New India Insurance Co., the Surat Court has directed the New India Insurance Co. to pay said compensation amount to Mrs. Pannaben Anjaykumar Bhatt on behalf of GGL.
80.	<b>Applicant/Petitioner</b> - Pannaben Ajaykumar Bhatt <b>VS</b> <b>Defendant/Respondent</b> - Gujarat Gas Limited and New India Insurance Co. <b>Suit no</b> - Execution Petition Regular No. 29 of 2020, 16th Additional Sr. Civil Judge & ACJM, Surat	Surat District Court	The said petition has been filed by petitioner to execute and implement the order dtd. 17.02.2020 passed by Hon'ble Civil Court in Special Civil Suit No. 18 of 2003. In the said order Hon'ble Surat court held that GGL & New India Insurance co. are jointly liable to pay Rs.1,76,874/-compensation amount along with yearly 9% simple interest from the date of filing of the suit till the date of realisation. Since the GGL has obtained insurance policy from New India Insurance Co., the Surat Court has directed the New India Insurance Co. to pay said compensation amount to Mrs. Pannaben Anjaykumar Bhatt on behalf of GGL.
81.	<b>Applicant/Petitioner</b> - Hitesh Batukbhai Koshiya and others <b>VS</b> <b>Defendant/Respondent</b> - Gujarat Gas Limited and others. <b>Suit no</b> - Special civil Suit no. 240 of 2021 and 23rd Senior Civil Judge, Surat Court	Surat District Court	The plaintiff has filed the petition for land dispute matter for Umm, Surat property having joint city survey no. 793/2/84. The Plaintiff has prayed for the following relief: 1) For getting interim injunction and possession of the property situated at Umm, joint city survey no. 793/2/84, petitioner has filed caption matter in the Surat court. 2) Petitioner has prayed before the court for getting declaration that Respondent no. 1 to 7 (GGL is Respondent no. 6 &7) have no right to enjoy the possession on above disputed property. 3) Court should declare the possession of Respondent no.1 to 7 as an illegal. The Court further should declare that agents, dealers, sub-dealers of Respondents no. 1to 7 have no right and possession on the said disputed property. 4) Petitioner has also demanded rent of disputed property from Respondent no. 1 to 7. 5) Petitioner further prayed before the court that disputed property should not be transferred, sale, rented and further mortgaged to other persons. 6) At last, petitioner demanded cost of filing of the suit from respondent no. 1 to 7.

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82.	<p><b>Applicant/Petitioner</b> - Alka Ramavtar Dalmia <b>VS Defendant/Respondent</b> - Gujarat Gas Limited &amp; Avadh infra-kimberly palsana. <b>Suit no</b> - 127/2023 and Surat Consumer Dispute Redressal Forum (Main)</p>	Surat Consumer Dispute Redressal Forum (Main)	<p>As per the claim of the customer Mrs. Alka Ramavtar Dalmia, the PNG gas connection given by GGL is not live since beginning and GGL team connected it on 07.09.2022. customer argued before the forum that she has never used the gas connection, but GGL charged in total Rs. 9374/- from us in the name of minimum charges since 2019 till date, without active connection in premises. GGL connected the gas connection on or after 07.09.2022. customer wanted to refund of Rs. 9347/- charged by GGL. Customer prayed before forum that it is duty of Avadh infra to change/transfer of customer name everywhere in government/semi government companies without any charge as she made full payments of purchase value/consideration to builder at the time of documents got registered in her name. Customer demanded Rs. 10,000/- as a compensation from both parties and legal cost of Rs. 2500/-.</p>
83.	<p><b>Applicant/Petitioner</b> - Sanjay Manubhai Chodvadiya <b>VS Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - 338/2023 and Surat Consumer Dispute Redressal Forum (Main)</p>	Surat Consumer Dispute Redressal Forum (Main)	<p>GGL had provided the PNG gas connection vide customer No.500001101835. Due to changes in the meter number, complainant got received bill of Rs. 36,316.91/-. Complainant stated in the complaint that GGL has not provided the proper service and also not resolved the complaint and forced him to pay said gas bill. complainant prayed before the forum for getting declaration that GGL should cancelled this bill and also prayed for compensation of Rs.20,000/- towards mental &amp; physical harassment and legal cost of filing of complaint.</p>
84.	<p><b>Applicant/Petitioner</b> - Mukeshbhai Khimajibhai Zanzmera &amp; Jagruti Mukeshbhai Zanzmera <b>VS Defendant/Respondent</b> - 1) Surat Municipal Corporation 2) Gujarat Gas Limited. <b>Suit no</b> - 27/2023 and 21st Additional Senior Civil Judge &amp; Additional Judicial Magistrate</p>	Surat District Court	<p>The plaintiffs were on way to Vitthalnagar, Surat on a motor cycle on 18/12/2021 at around 11:15 a.m., when they reached Nirmal Nagar on the way. In the middle of the busy public road, excavation was going on by the Surat Municipal Corporation on the public road and the board of the Surat Municipal Corporation was put up. A motor cycle was passing through this place, due to the negligence and dereliction of duty of the SMC &amp; GGL, a huge fire suddenly broke out with a huge explosion in the excavation on the public road and the flames spread all over the road &amp; the flames enveloped on plaintiffs on the running motorcycle and the bodies of the plaintiffs also caught fire, so that the plaintiffs suddenly left the motorcycle to escape from the fire and started shouting for their lives. In the meantime, the plaintiff's entire body and clothes caught fire and were severely burnt. Thus, the accident occurred due to the negligence and irresponsible acts and dereliction of duty of the defendants. Thus, the plaintiffs have suffered serious physical injuries with permanent damage. Due to this accident, the plaintiffs have lost their natural physical abilities.</p>

Plaintiffs have prayed before the court to pass an appropriate order to pay Rs. 40,00,000/- with compound interest at the rate of 18% from the date of filing of this suit till date of

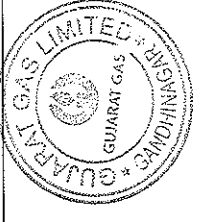


			recovery from the defendants who are liable, either jointly or severally from the movable and immovable property in favour of the plaintiff. They have further prayed before the court to pass an order to pay the cost of the suit, court fees and stamp amount to the plaintiff by the defendant and further prayed for declaration of the acts of defendants as irresponsible, defective and negligent.
85.	<b>Applicant/Petitioner</b> - Lalbihari Shubhkaran Pande, Partner of Amit Industries and Vidheshwari Enterprise <b>VS Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - Regular Civil Suit no. 64 of 2023/Principal Senior Civil Judge & Additional Chief Judicial Magistrate	Ankleshwar Court	Mr. Lalbihari Shubhkaran Pandey, Partner of Amit industries and vidheshwari Enterprise has filed the Regular civil suit no.64 of 2023 against GGL at Ankleshwar Court. For getting 58 domestic gas connection, petitioner has paid Rs. 4,27,866/- (Rs.7373 per connection) to GGL. But as per GGL norms, per connection price is Rs.5168/-. Petitioner has prayed before the court for getting of additional amount of Rs. 1,02,022/- back from GGL along with 18% interest.
86.	<b>Applicant/Petitioner</b> - Bharatsinh Jaymalsinh Mahida <b>VS Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - Consumer case no.1002 of 2023	Surat Consumer Dispute Redressal Forum (Main)	Customer has deposited Rs.9394/- through cheque for getting PNG gas connection on 08.12.2022, but GGL has not provided the PNG connection at his premise. for getting PNG connection, customer has filed this case.
87.	<b>Applicant/Petitioner</b> - Anilbhai Narottambhai Kahar and Tarunaben Anilbhai Kahar <b>VS Defendant/Respondent</b> - 1)SMC 2) GGL 2) The New India Insurance Co. Ltd. <b>Suit no</b> - Execution Petition Special no.26 of 2023 and 49-8th Additional Senior Civil Judge & ACJM	Surat District Court	Anilbhai Narottambhai Kahar & others have filed this case to execute the order dated 21.08.2023 passed in the matter of special civil suit no.114 of 2014 by Surat Court.
88.	<b>Applicant/Petitioner</b> - The New India Assurance Co.Ltd <b>VS Defendant/Respondent</b> - Anilbhai Narottambhai kahar and Tarunaben Kahar & SMC & GGL. <b>Suit no</b> - Regular civil Appeal no. 29 of 2024, 14th Additional district judge	Surat District Court	The New India Assurance Co. Ltd has filed this case against order dated 21.08.2023 passed in the matter of special civil suit no.114 of 2014 by Surat Court.



23/08/23

89.	<b>Applicant/Petitioner</b> - Bharatbhai Gopalbhai More <b>VS Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - CDRF no.894 of 2023 Surat Consumer Additional Forum	Surat Consumer Additional Forum	GGL provided the PNG gas connection vide customer no.500001130423 at 302, Krushnakunj society, dindoli, Surat. customer received excessive gas bill of Rs.48,136.62/- . For the cancellations of this bill, customer filed this case. The customer received this gas bill due to leakage in geyser rubber tube.
90.	<b>Applicant/Petitioner</b> - Patel Pravinbhai Babaladas <b>VS Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - CDRF No.135 of 2024, Surat Consumer Forum Additional	Surat Consumer Additional Forum	Mr. Pravinbhai Babdash having customer ID:-500001029810 have filed consumer case against GGL at Surat Consumer Forum Additional. Customer received the minimum bill of Rs.32,000/- from GGL. Customer has prayed before the forum for cancellation of said bill. For physical & mental harassment, he has claimed Rs.30,000/- as a Compensation from GGL.
91.	<b>Applicant/Petitioner</b> - Prajapati Mulchand <b>VS Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - CDRF no.970 of 2024, Surat Consumer Forum Main	Surat Consumer Forum Main	Mr. Prajapati Mulchand having customer no.500001790409 has filed consumer case no. 970 of 2024 against GGL at Surat Consumer Forum Main. Customer has argued before the forum that he applied on 15.05.2021 for getting PNG gas connection in GGL. Till date, no gas connection provided by GGL and has claimed compensation along with interest on paid amount of Rs. 7329/- for getting PNG gas connection.
92.	<b>Applicant/Petitioner</b> - Sunitaben Rajput <b>VS Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - CDRF no.1510 of 2024, Surat Consumer Forum Main	Surat Consumer Forum Main	Mrs. Sunitaben Rajput has filed the consumer case no.1510 of 2024 against GGL at Surat Consumer Forum Main. GGL had given PNG gas connection to customer at 439, floor-1, Sahjananad society, causeway road, singanpore, Surat having customer id:500000658566. Due to leakage in the gas pipeline, customer has submitted online complaint on 31.08.2024 for gas leakage. Thereafter, customer got the gas bill of Rs.5958/- which as per the customer is very high. customer has prayed before the forum to cancel to bill of Rs.5958/- and to give regular routine bill of Rs.1700/-. Towards economical loss, cusotmer has claimed Rs.9000/- from GGL in the forum.
93.	<b>Applicant/Petitioner</b> - Gujarat Gas Ltd. <b>VS Defendant/Respondent</b> - Mr. Janak Kothiwala and Mr. Jayant Doshi of M/s. Adinath Enterprise . <b>Suit no</b> - FIR No. 11199010200146/2020 before Bharuch Police Station, Criminal Case No.388 of 2024	Bharuch District Court	GGL has filed FIR (u/s 406, 409, 420, 465, 468, 471, 477(a), 120(b) of IPC) against Mr. Janak Kothiwala and Mr. Jayant Doshi of M/s. Adinath Enterprise. The accused had indulged in collection of cash from customers against registration amount of PNG connections against the Scope of Work of Purchase Order and M/s. Adinath had confessed that he had raised invoice/bills for connections registered by GGL employee. In the said FIR the amount of misappropriation of funds is Rs. 43,85,352/- through various modus operandi. Mr. Kothiwala had filed anticipatory bail application for Grant of Anticipatory Bail before the Additional Sessions Judge Court, Bharuch. The said application was rejected

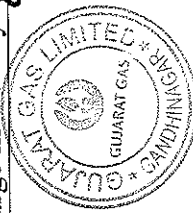


			by the Court vide order 06.08.2021. Further, petitioner accused has not been arrested by Police till date. Hence, GGL has made application dtd. 16.10.2021 before the Superintendent of Police, Bharuch to arrest accused Janak Kothiwala, but no action is taken by police authority till date. Later on police authority has arrested the accused person and charge sheet was filed, accused person was released on the bail, the matter is at the stage of trial.
94.	<b>Applicant/Petitioner</b> – Government of Gujarat along with Gujarat Gas Ltd. <b>VS Defendant/Respondent</b> Mr. Jayant Doshi of M/s. Adinath Enterprise. <b>Suit no</b> - FIR No. 11199010200146/2020 before Bharuch Police Station, Criminal Case No.3560 of 2024	Bharuch District Court	The Criminal case no. 3560 of 2021 filed by GoG against Mr. Jayant Doshi, proprietor of M/s.Adinath Enterprise before the 3rd Additional Civil Judge and Judicial magistrate of First class of Bharuch court. Matter is connected with Criminal case no.388 of 2024.
95.	<b>Applicant/Petitioner</b> - Gujarat Gas Limited <b>VS Defendant/Respondent</b> - Kalpanaben Kishorbhai Rana. <b>Suit no</b> - Regular Civil Appeal No. 23 of 2021, 2nd Additional District Judge, Ankleshwar Court	Ankleshwar Court	GGL has challenged the order dated 22.07.2021 passed in the matter of Regular civil Suit No.126 of 2015. In the said matter, Hon'ble court has passed in favour of the customer Ms. Kalpanaben Rana and set-aside the notice issued by GGL and granted permanent injunction against disconnection of gas supply. In view of the said Order, GGL obtain opinion of our advocate, who appeared on behalf of GGL. As per the opinion of the advocate, the Court has not legally evaluate the oral and documentary evidence of GGL. GGL has given proper opportunity to Ms. Kalpanaben Rana and also given proper legal bill for meter tempering, but Ms. Kalpanaben Rana intentionally not supported GGL and denied to sign on meter seal report of GGL. Advocate has further stated in the opinion that GGL has properly followed legal procedure while conducting meter investigation. The judgment given by the court is totally erroneous. Based on the opinion of GGL advocate, GGL has challenged the order dated 22.07.2021 passed in the matter of Regular civil Suit No.126 of 2015.
96.	<b>Applicant/Petitioner</b> - Gujarat Gas Limited <b>VS Defendant/Respondent</b> - Janak Kothiwala. <b>Suit no</b> - Special Civil Suit no.10 of 2023, 4th, 2nd Additional Senior Civil Judge and Additional Chief judicial magistrate, Bharuch	Bharuch District Court	GGL has filed said Civil Suit against Janak Jayantibhai Kothiwala for recovery of Rs. 26,41,43,873/-, as he has illegally collected cash from various customers against registration amount of PNG connections and thus cause financial loss to company.

23.10.25



97.	<p><b>Applicant/Petitioner</b> - Government of Gujarat along with Gujarat Gas Ltd <b>VS</b>  <b>Defendant/Respondent</b> - Iqbal Malik, Rajesh Mithaiwala and Ilyas Patel. <b>Suit no</b> - Criminal case no.10611 of 2024</p>	Bharuch District Court	<p>The Criminal case no. 10611 of 2024 filed by GoG against three GGL employees namely Iqbal Malik, Rajesh Mithaiwala and Ilyas Patel before the 3rd Additional Civil Judge and Judicial magistrate of First class of Bharuch court. Matter is connected with Criminal case no.388 of 2024.</p>
98.	<p><b>Applicant/Petitioner</b> - U.T. of DNH and DD (Gujarat Gas Limited) <b>VS</b>  <b>Defendant/Respondent</b> - Bhargav Dinesh Lashkari. <b>Suit no</b> - Regular Criminal Case No. 273/2023, Prin. Dist. &amp; Session Court, Silvasa</p>	Prin. Dist. & Session Court, Silvasa	<p>Bhargav Lashkari was working as metering executing for DNH GA. He has altered the metering reading in GGL record and concealed actual usage of M/s Forever Packaging &amp; M/s Yatin Metals from GGL. He reported both the industry as temporary disconnected. The issue has been identified while verifying EVC reading and mechanical meter reading of all temporary disconnected industries by metering Lead. EVC of both the industry was found faulty but mechanical meter was found working. After the verification of mechanical meter reading with SAP record it was found that customer has consumed the gas but it was not reported by Mr. Bhargav Lashkari. M/s yatin Metals has consumed gas of 30 Lakh (Approx) and Ms. Forever Packaging consumed gas of Rs.7 lakh(Approx). Initially Police Complaint was filed against both the companies and Bhargav Lashkari but later on complaint is withdrawn under instruct of management for recovery from Industrial customer as customer agreed for payment on condition of withdrawing police complaint against them. Company has recovered the gas consumed amount from both the industrial customer after great effort. However, as instructed by the Management Police FIR was registered against Mr. Bhargav Lashkari for Cheating and breach of trust.</p>
99.	<p><b>Applicant/Petitioner</b> - Sanjaykumar Babulnath Pandey <b>VS</b>  <b>Defendant/Respondent</b> - i) Municipal Commissioner, VVCMC.  ii) Gujarat Gas Limited as Proposed Party. <b>Suit no</b> - Regular Civil Case No. 48/2022, Vasai Civil Court</p>	Vasai Civil Court	<p>A third party namely Sanjaykumar Pandey has filed application in court to joint Gujarat Gas Limited as party in ongoing civil suit No.48/2022 at Vasai Court. The matter is related to land property owned by Mr. S.M. Pandey of M/s. Mahaakaal Progressive LLP, Nallasopara.</p>
100.	<p><b>Applicant/Petitioner</b> - Vinduprakash Samarnath Pandey <b>VS</b>  <b>Defendant/Respondent</b> - i) Municipal Commissioner, VVCMC.  ii) Gujarat Gas Limited. <b>Suit no</b> - Writ Petition ST no.35381 of 2024 at</p>	Mumbai High Court Civil Appellate Jurisdiction	<p>The Petitioner states that, while issuing the above referred C.C. permission no. VVCMC / TP / CC / VP - 6289 / 534 / 2021-22 dated 28.01.2022 the mandatory provisions were violated and requisite compliances were not done in accordance with Law as such the C.C. was liable to be cancelled and Terminated. The Petitioner submits that, being a responsible citizen and directly affected with the illegalities, which have violated the fundamental rights granted under Constitution of India of the petitioner as well as of public at large in vicinity.</p>



	Mumbai High Court Civil Appellate Jurisdiction		The petitioner, by 1 <sup>st</sup> Complaint dated 02.12.2022 requested the Respondent No. 1. that C.C. issued vide permission no. VVCMC/TP/CC/VP- 6289 / 534 / 2021-22, dated 28.01.2022, in respect of Survey No. 153/8 of Village: Dhaniv, Taluka: Vasai, District: Palghar, Maharashtra to be terminated / cancelled and an inquiry to be conducted in this regard and appropriate strict action to be taken against the wrongdoers. The Petitioner is filing the present Writ Petition being aggrieved by the inaction on the part of the Respondent No.1, wherein even after repeated complaints pointing out his illegal removal from Directorship of Respondent No.2 by forging his signature on various documents no action is taken till date by the Respondent No.1. Hence this Writ petition seeking direction against the Respondent No.1 to decide the petitioner's compliant in a time bound period.
101.	<b>Applicant/Petitioner</b> – Vinduprakash Samarnath Pandey <b>VS</b> <b>Defendant/Respondent</b> – i) The Registrar of Companies, ii) Mahakaal Progressive LLP, iii) Mr. Vedprakash Samarnath Pandey, iv) Mr. Samarnath Mahabali Pandey, v) Gujarat Gas Limited. <b>Suit no</b> – Writ Petition ST no.37020 of 2024 at Mumbai High Court Ordinary Original Civil Jurisdiction	Mumbai High Court Ordinary Original Civil Jurisdiction	
102.	<b>Applicant/Petitioner</b> - Punitbhai Vakjibhai Vachani partner of Senisto Ceramic LLP <b>VS</b> <b>Defendant/Respondent</b> - 1. Gujarat Gas Limited at respondent 1 to 3 & 2) GETCO at Respondent no.4. <b>Suit no</b> - Regular Civil Suit - No. 189 of 2021 - Morbi Civil Court	Morbi Civil Court	The Plaintiff has filed the present case to get compensation of Rs 24 Lakhs with running interest rate for the damages sustain on 07.05.2021 & 11.06.2021 due to low gas pressure received from the gas pipeline and the ceramic raw material did not get enough heat by which the material got damaged. As per the complaint on 07.05.2021 & 11.06.2021 the gas pipeline got damaged due to maintenance work going on and the gas pressure in the gas pipeline got reduced by which the plaintiff suffer the damages. GGL has submitted the application for arbitration clause.
103.	<b>Applicant/Petitioner</b> - Ravikummar Rugnathbhai Patel director of Seron Granito Pvt Ltd <b>VS</b> <b>Defendant/Respondent</b> - 1. Gujarat Gas Limited at respondent 1 to 3 & 2) Getco at Respondent no.4. <b>Suit no</b> - SPECIAL CIVIL SUIT - No. 35 of 2021 - Morbi Civil Court	Morbi Civil Court	The Plaintiff has filed the present suit to get compensation of Rs 35 Lakhs with running interest rate for the damages sustain on 07.05.2021 & 11.06.2021 due to low gas pressure received from the gas pipeline and the ceramic raw material did not get enough heat by which the material got damaged. As per the complaint the gas pipeline got damaged due to maintenance work going on and the gas pressure in the gas pipeline got reduced by which the plaintiff suffer the damages. GGL submitted the application of Arbitration clause.



25/10/23

104.	<p><b>Applicant/Petitioner</b> - Najkubhai AKA Najbhai Tapubhai Patgir <b>VS</b>  <b>Defendant/Respondent</b> - i) Mahaveer Chandubhai Khachar-Respondent-1 &amp; ii) Gujarat Gas Limited - Respondent-2.  <b>Suit no</b> - Gadhada Civil Court, Botad - Regular Civil Suit - 345 of 2023</p>	Gadhada Civil Court	<p>In the present matter at Gadadha, Botad a CNG Sahabagi Yogana applicant Mr.Mahaveer Chandubhai Khachar respondent-1 applied for CNG Station on 23-09-2019 and at that time the said premises ownership belong to the plaintiff i.e. Najkubhai and the relation between Mahaveer and Najkubhai is that Mahaveerbhai is the nephew of Najkubhai. The GGL respondent-2 issued LOI to Mahaveerbhai on dated 09-11-2020 and Najkubhai issued notarized consent on dated 26-11-2020 in favor of Mahaveerbhai for establishment of the CNG Station. The said premises was converted from agriculture to non-agriculture thorough NA order dated 15-02-2021 by Plaintiff-Najkubhai and then the said premises was then sold by Plaintiff-Najkubhai to the LOI holder Mahaveer Chandubhai Khachar respondent-1 through sale deed no.1785 dated 07-12-2021. The said premises was then developed for the CNG Station i.e. Permissions &amp; Machinery was done. Then suddenly after two years Plaintiff-Najkubhai filed the present case and has stated in its complaint that he has not received the consideration amount as mentioned in the sale deed no.1785 dated 07-12-2021 which was executed between Plaintiff-Najkubhai &amp; Mahaveer Chandubhai Khachar respondent-1. The Plaintiff-Najkubhai has stated that due the consideration amount is not paid the executed sale deed is null and void and should be cancelled through the order of the court and the premises should be handed back to myself. The Plaintiff-Najkubhai has also stated that at present the CNG Station work is going on which should be stopped and the CNG station should not be started by the GGL-respondent-2. The said premises is then sold by Mahaveer Chandubhai Khachar respondent-1 to the new owners i.e. i) Tapubhai Patgir &amp; ii) Jayshriben Patgir through sale deed no.2582 dated 23-11-2023. The LOI holder Mahaveer Chandubhai Khachar respondent-1 &amp; Jayshriben Patgir both has made the partnership firm named Sonalkrupa for the CNG Station. The premises present owners i.e. i) Tapubhai Patgir &amp; ii) Jayshriben Patgir &amp; iii) Mahaveer Khachar has submitted the notarized undertaking dated 09-12-2023 to GGL stating that in the present suit if any kind of order comes which is against GGL then they take the full responsibility for the indemnifying the GGL respondent-2. On the basis of that GGL has executed the Franchisee agreement dated 30-12-2023 with Sonalkrupa partnership firm and now the registered lease deed will be executed for said premises between GGL and the present owners. The plaintiff-Najkubhai has asked for the cancellation of the sale deed no.1785 dated 07-12-2021 due to the consideration amount not received and the possession of the premises to be given back and no kind of encumbrances should be created and for that the Temporary and permanent injunction order is prayed in the present court. The respondent-1 Mahaveer Chandubhai</p>
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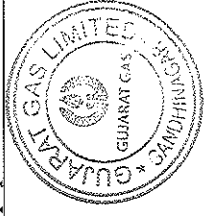
105.	<p><b>Applicant/Petitioner</b> - Vishal Khimjibhai Jadav  <b>VS</b>  <b>Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - Amreli Civil Court - Regular Civil Suit - 13 of 2024</p>	Amreli Civil Court	<p>Khachar advocate has submitted the order 7 rule 11 CPC 1908 application that the present case should be rejected because the sale deed was done and it cannot be cancelled and the plaintiff can only file the case for the consideration amount.</p> <p>In the present matter a fire incident happened on dated 29-12-2021 at around 3 pm at Lathi road Amreli. The Gas Pipeline is passing under the rain water drainage and the gas pipeline was properly installed. At the said location unknown persons threw the garbage and for burning the garbage the fuel was also used and due to which the gas pipeline melted and leakage happened and due to which the fire explosion occurred. At the said location two three wheeler chakdas vehicle were standing and due to the Fire incident the vehicles got damaged. From the two vehicles the one vehicle belongs to Vishal Khimjibhai Jadav and the Vehicle no is GJ 14 Y 0124 which got damaged due to Fire and for the recovery of the said damages the present suit is filed i.e. Rs 49,000/- at 18% pa from the date of incident i.e.29-12-2021 till the realization of payment.</p>
106.	<p><b>Applicant/Petitioner</b> - Rajakbhai Chandbhai Chitaliya  <b>VS</b>  <b>Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - Amreli Civil Court - Regular Civil Suit - 41 of 2024</p>	Amreli Civil Court	<p>In the present matter a fire incident happened on dated 29-12-2021 at around 3 pm at Lathi road Amreli. The Gas Pipeline is passing under the rain water drainage and the gas pipeline was properly installed. At the said location unknown persons threw the garbage and for burning the garbage the fuel was also used and due to which the gas pipeline melted and leakage happened and due to which the fire explosion occurred. At the said location two three wheeler chakdas vehicle were standing and due to the Fire incident the vehicles got damaged. From the two vehicles the one vehicle belongs to Rajakbhai Chandbhai Chitaliya and the Vehicle no is GJ 14 T 5450 which got damaged due to Fire and for the recovery of the said damages the present suit is filed i.e. Rs 49,000/- at 18% pa from the date of incident i.e.29-12-2021 till the realization of payment.</p>
107.	<p><b>Applicant/Petitioner</b> - Pradip Drilling &amp; Boring Services  <b>VS</b>  <b>Defendant/Respondent</b> - Gujarat Gas Ltd. <b>Suit no</b> - Special Summary Suit - SMST-06/2018 - Disposed - Converted to Special Civil Suit - 31/2019 - Disposed - Filed Commercial Court CS - 86 of 2024 at Morbi Court.</p>	Morbi Commercial Court	<p>In the present matter Gujarat Gas Limited has given a Purchase order (PO) no.460002901 dated 06.01.2015 to S.P. Construction for Steel Pipeline Construction and associated work for Fashion Ceramic Connectivity in Morbi GA. The S.P. Construction then Sub-let the purchase order to 'Pradip drillings &amp; boring service' for laying of steel pipeline in Morbi GA. After laying of steel pipeline the payment issue arose between both the parties i.e. S.P. Construction and Pradip drillings &amp; boring service and after which Pradip drillings &amp; boring service filed the present court case i.e. Special Summary Suit - 06/2018 at Morbi Civil Court against S.P. Construction and Gujarat Gas Limited. The applicant review application 01/2019 filed against the order dated 30-04-2019 is rejected on dated 05-08-2023. In the present matter of SPCS 31/2019 on 30-09-2023 the court has accepted the GGL-application</p>

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108.	<p><b>Applicant/Petitioner</b> - Chandulal Manjibhai Popat  <b>Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - Rajkot Consumer Commission - 438 of 2023</p>	Rajkot Consumer Commission	<p>of Ord 1 Rule 10 CPC delete application and has deleted GGL has a party in the present matter. The applicant has now filed the commercial case at commercial court morbi on 12-08-2024 for recovery of amount of Rs 2671107/-.</p> <p>In the present matter the consumer was given gas connection since 27-01-2010. The customer was issued gas bills has per his usage till dated 16-10-2017 and the customer was paying the gas bills regularly. At the customer premises after 16-10-2017 the gas meter stopped working till 05-08-2022 and the new gas meter was installed at the customer premises on 06-08-2022, therefore the gas meter was not working from 16-10-2017 to 05-08-2022. After the new gas meter was installed the per day average gas usage was 0.25 units and the customer was debited for 1754 days for Rs 26.12/- per unit with the total amount of Rs 11,435.43/- and the customer has paid the minimum unit gas bills during the time gas meter has stopped working and after deduction of the said minimum unit gas bills amount the final amount debited was Rs 7982.96/- in the gas bill dated 08-12-2022. The customer after receiving the gas bill dated 08-12-2022 visited the GGL office and asked that why suddenly the exorbitant amt gas bill of Rs.8860/- is issued then the GGL representative explained that your gas meter has stopped working for the period 16-10-2017 to 05-08-2022 and you were issued only minimum gas bills which are far less than your avg consumption. The customer then said that he was not at home for the period the gas meter has stopped working and was living at some other place and the house was not in use the GGL representative then asked for the PGVCL statement to see that the house was in use or not. The consumer brought the PGVCL statement and it was found out that the house was in use and when the GGL representative asked for getting the PGVCL statement copy the consumer didn't allowed. The consumer do not want to pay the amt which is charged by GGL for the period the gas meter stopped working and wants the reversal of the debit amount of Rs 7982.96/- from the gas bill dated 08-12-2022 and so that is why the present consumer complaint is filed by the consumer.</p>
109.	<p><b>Applicant/Petitioner</b> - Hasupari Dungarpari Gosai  <b>Defendant/Respondent</b> - Gujarat Gas Limited. <b>Suit no</b> - Morbi Consumer Commission - 57 of 2024</p>	Morbi Consumer Commission	<p>In the present matter the complainant was given the gas connection on dated 18-02-2023, the gas connection route as per GGL was to be given from the left side of the main gate where the route was clear and safe but the complainant stated that he wants to do the renovation work at the left side of the main gate wall and due to which the complainant stated that the gas connection to be given from the right side of the main gate. The GGL stated that the gas connection can be given from the right side of the main gate but no electrical line or earthing should not be done from that side. The gas pipeline connection</p>

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			<p>was given to the complainant as per his shown route from the right side of the main gate and also in the job card it was mentioned that no earthing should be done near the gas pipeline and the signature of the customer was taken in the job card also. The complainant then used the gas connection from 18-02-2023 to 20-12-2023 and on 21-12-2023 the complainant filed the online complaint to GGL that the gas pipeline connection is been given near the electrical line and also during the gas pipeline installation the wall was damaged. The GGL O&amp;M team visited the complainant premises on the same date and it was decided that gas pipeline route should be changed, the complainant was given two alternatives routes but the complainant didn't agree and repeatedly stated that now if the gas pipeline route will be changed then there would be damage to his premises and he would have to bear the cost of the damages to his property and due to which the complainant did not allow to change the route of the gas pipeline. The GGL team again visited the complainant premises on 23-07-2024 for changing the route of the gas pipeline but the complainant did not allow and stated that he has filed the case in the consumer court and now we will meet in the court. The complainant has filed the present consumer case and has prayed in the complaint that Rs 50,000/- for mental harassment, Rs 1,00,000/- for damage to the wall, Rs 10,00,000/- for fitting gas pipeline with electrical for any subsequent incident and Rs 5000/- for legal cost and total amounting to Rs 11,55,000/- at 12% pa from the date of filing of the complaint till the realization of payment.</p>
110.	<p><b>Applicant/Petitioner</b> - Gujarat Gas Limited <b>VS Defendant/Respondent</b> - Gokul Ceramics. <b>Suit no</b> - Criminal cheque bounce Sec 138 - 2751 of 2015 - Morbi Chief Judicial Magistrate Court</p>	<p>Morbi Chief Judicial Magistrate Court</p>	<p>In the present matter M/s. Gokul Ceramics had entered into GSA with GGL purchased natural gas from GGL at unit located at Morbi. GGL had issued invoice of Rs. 2,38,17,145/- but M/s Gokul failed to make payment hence GGL had encashed BG of Rs. 2,03,22,300/- and thus M/s. Gokul Ceramics is liable to pay Rs. 38,52,824/-. Accordingly, M/s. Gokul Ceramics had issued Cheque of Rs. 38,52,824/- of HDFC Bank in favour of GGL to clear the liability. The said cheque was deposited by GGL in Kotak Bank, however the said cheque was dishonored with endorsement "INSUFFICIENT FUND" by the bank. GGL had approached M/s. Gokul Ceramics to pay the remaining outstanding amount towards gas bill but M/s. Gokul Ceramics had failed to make the payment. Accordingly, GGL has filed the said matter against M/s. Gokul Ceramics u/s 138 of NI Act to recover the said amount.</p>
111.	<p><b>Applicant/Petitioner</b> - SoG, GGL <b>VS Defendant/Respondent</b> - Bharatbhai Devabhai Kumkhania the employee of M/s. Atmiya Buildcon. <b>Suit no</b> -</p>	<p>Thangadh JMFC Court</p>	<p>Police Complaint was filed against Mr. Bhupatbhai Patel and Mr. Ankit Patel Director/Partners of M/s. Snow Cera Pvt. Ltd. and Mr. Bhratbhai Kumkhania an employee of GGL Contractor M/s. Atmiya Buildcon on 29.08.2024 in the Police Station, Thangadh for illegal use of Gas amounting to Rs 1,65,00,000/-. Accordingly, Police Dept., Thangadh</p>



	Criminal Case No. 430 of 2024 before JMFC Court at Thangadh		has registered First Information Report (FIR) No. 11211050240505 on dated 29.08.2024. The Police Dept. has arrested one of the accused Mr. Bhratbhai Kumkhaneya on 24.09.2024. Charge Sheet was filed against Bharatbhai on 17.11.2024.
112.	<b>Applicant/Petitioner</b> - SoG, GGL <b>VS Defendant/Respondent</b> - Bhupatbhai Govindbhai Patel & Ankitbhai Dhirajbhai Bhalani of Snow Cera Pvt Ltd. <b>Suit no</b> - Criminal Case No. 1 of 2025 before JMFC Court at Thangadh	Thangadh JMFC Court	Police Complaint was filed against Mr. Bhupatbhai Patel and Mr. Ankit Patel Director/Partners of M/s. Snow Cera Pvt. Ltd. and Mr. Bharatbhai Kumkhaneya an employee of GGL Contractor M/s. Atmiya Buildcon on 29.08.2024 in the Police Station, Thanagdh for illegal use of Gas amounting to Rs 1,65,00,000/- .Accordingly, Police Dept., Thangadh has registered First Information Report (FIR) No. 11211050240505 on dated 29.08.2024. The Police Dept. has arrested the accused Mr. Bhupatbhai Patel and Mr. Ankit Patel and the Charge Sheet is filed.
113.	<b>Applicant/Petitioner</b> - Nileshkumar Gaur & 4 others <b>VS Defendant/Respondent</b> - 1) Priyansh Gajjar, 2) GGL & I3) FFCO TOKIO GENERAL INSURANCE . <b>Suit no</b> - MACT - UN CIV-10/2024 - Additional District and Sessions Court, Narmadapuram (M.P.)	Additional District and Sessions Court, Narmadapuram (M.P.)	One of the ex-employee of GGL i.e. Mr. Peeush Upadhyay applied in above mentioned OYVS Scheme in May-2018 for 4-wheel vehicle i.e. TOYOTA INNOVA CRYSTA 2.4 V (8-SEATER) and the said vehicle was registered in the name of GGL at Regional Transport Office (RTO) at Gandhinagar, Gujarat, India having Registration No. GJ18-BJ-0937. Above said 4-wheel vehicle driven by Mr. Priyansh Gajjar met with a fatal accident with 2-wheel vehicle on dt. 20/05/2023 on NH-48, Opp. Dawat Centre, Nr. Partalai Village, Madhya Pradesh. Wherein, a lady named Mrs. Parvatibai N. Gaur w/o Mr. Nilesh L. Gaur (main petitioner) suffered with severe and grave injuries resulting in her unfortunate demise. Accordingly, on date 23/01/2024 Mr. Nilesh L. Gaur & 4 others filed a Motor Accident Claim Petition (MACT) UN-CIV Case No. 10/2024 before 1st Additional District and Sessions Court, Narmadapuram (M.P.) against 1) Mr. Priyansh G. Gajjar (the driver of above said 4-wheel vehicle during accident), 2) Gujarat Gas Ltd. (as owner of above said 4-wheel vehicle during accident) and 3) IFFCO-TOKIO General Insurance Co. Ltd. (as insurer of above said 4-wheel vehicle during accident) for compensation of Rs. 51,00,000/- jointly or severally by the respondents.
114.	<b>Applicant/Petitioner</b> - Ved Parakash Bali <b>VS Defendant/Respondent</b> - GGL. <b>Suit no</b> - CC/38/2023 Consumer Court - Hoshiarpur	Consumer Court - Hoshiarpur	High billing due to Gas leakage from revolving nozzle of gas stove. bill amt dispute.
115.	<b>Applicant/Petitioner</b> - Nirmala Rani & others <b>VS Defendant/Respondent</b> - GGL & others. <b>Suit no</b> - Case	SDM - Amritsar - 1	To stop pipeline laying on ground of nuisance created in locality due to pipeline laying work.



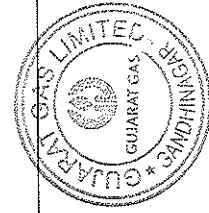
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	<p>No.1/2023 SDM - Amritsar - I</p>	<p>Civil Court – Amritsar</p>	<p>Local resident Ms Nirmala Rani &amp; others have filed civil case before Civil court Amritsar against Gujarat Gas Limited for permanent injunction in respect of ongoing project work at Shivala colony and Muslim Ganj, Amritsar with intension to stop the pipeline project work of GGL.</p>
116.	<p><b>Applicant/Petitioner</b> - Nirmala Rani &amp; others <b>VS Defendant/Respondent</b> - GGL &amp; others. <b>Suit no</b> - CS/1308/2023 Civil Court - Amritsar</p>	<p>Amritsar Civil Court</p>	<p>One new registered customer Mr. Surinder Arora has filed civil suit against Gujarat gas Ltd for starting his PNG supply. GGL has completed partly plumbing work of customer but his neighbor has objected the route of gas pipeline. After receipt of objection from his neighbor, GGL has hold the connectivity work of customer. Hence, Customer has filed civil suit to complete his gas connection.</p>
117.	<p><b>Applicant/Petitioner</b> - Surinder Arora <b>V/s GGL VS Defendant/Respondent</b> - GGL. <b>Suit no</b> - CS/852/2023 Amritsar Civil Court</p>	<p>Amritsar Civil Court</p>	<p>Local resident Mr. Gopal Krishna Mehra is neighbor of one customer Mr. Surinder Arora of GGL. The application has filed civil suit to restrain GGL for installation of gas pipeline in common disputed passage area and applied court for mandatory injunction to remove already installed gas pipeline to supply gas connection of GGL customer Mr. Surinder Arora.</p>
118.	<p><b>Applicant/Petitioner</b> - Gopal Krishna Mehra <b>VS Defendant/Respondent</b> - GGL and others. <b>Suit no</b> - CS/780/2023 Amritsar Civil Court</p>	<p>Amritsar Civil Court</p>	<p>Force conversion as customer denied for conversion of Hob Slove from outside. Want conversion from GGL. And also disputed issuing Minimum bill of Rs.3750/- after force conversion. Customer prayed court to direct GGL to cancel minimum billing and pay compensation of Rs.8000/- for mental agony, harassment and legal expenses.</p>
119.	<p><b>Applicant/Petitioner</b> - Surinder Kumar Sharma <b>VS Defendant/Respondent</b> - GGL. <b>Suit no</b> - CC/250/2023 Amritsar Consumer Court</p>	<p>Amritsar Consumer Court</p>	<p>Customer has filed consumer case with dispute of issuing single invoice for gas consumption of 14 months and charging higher rate in gas bill dated 01.07.2023 for Rs.12778/-. Customer prayed court to direct GGL to cancel bill of Rs.12778/- and pay Rs.50000/- as compensation.</p>
120.	<p><b>Applicant/Petitioner</b> - Shri Aditya Talwar <b>VS Defendant/Respondent</b> - GGL. <b>Suit no</b> - CC/398/2023 Amritsar Consumer Court</p>	<p>Amritsar Consumer Court</p>	<p>Dispute regarding delay in conversion as plumbing is done in August 2022 but testing and conversion was not done till february 2024. Hence, customer has filed consumer case for delay in proving gas connection. Customer prayed court to direct GGL to pay Rs.5300/- of registration and pay compensation of Rs.222000/- for mental agony, harassment and legal expenses.</p>
121.	<p><b>Applicant/Petitioner</b> - Guneet Kaur <b>W/o Amandeep Singh VS Defendant/Respondent</b> - GGL. <b>Suit no</b> - CC/710/2024 Amritsar Consumer Court</p>	<p>Amritsar Consumer Court</p>	<p>Customer has filed consumer case for issuing gas bills before installing complete PNG connection and delaying in proving PNG gas connection and demanded compensation of Rs.200000/- for mental agony, harassment and inconvenience caused by GGL.</p>
122.	<p><b>Applicant/Petitioner</b> - Radha Rani <b>VS Defendant/Respondent</b> - GGL. <b>Suit no</b> - CC/653/2024 Amritsar Consumer Court</p>	<p>Amritsar Consumer Court</p>	<p>Customer has filed consumer case for issuing gas bills before installing complete PNG connection and delaying in proving PNG gas connection and demanded compensation of Rs.200000/- for mental agony, harassment and inconvenience caused by GGL.</p>



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123.	<b>Applicant/Petitioner</b> - Om Parkash S/o Sh. Hari Chand <b>VS Defendant/Respondent</b> - GGL. <b>Suit no</b> - CC/111/2024 Sirsa Consumer Court, Haryana State	Sirsa Consumer Court, Haryana State	Customer demand through consumer court to direct GGL to provide for Two PNG connection from one meter. One at GF and 2nd at First floor. Also Demanded Rs. 222000 for mental agony, harassment and inconvenience caused by GGL.
124.	<b>Applicant/Petitioner</b> - Kamalpreet Singh <b>VS Defendant/Respondent</b> - GGL & others. <b>Suit no</b> - CS/116/2022 Jaitu Civil Court, Faridkot District	Jaitu Civil Court, Faridkot District	Plaintiff Mr. Kamalpreet accidentally collided with stored materials steels bars pipe place at side of Kotkapura road by Triji Engineers for laying of pipeline work. Mr. Kamalpreet in his application filed to court claims that on 17/07/2021, he was returning from Kotkapur with his brother on Mahindra Supro Car and he was seated adjoining left seat to the driver and all of sudden one PRTC bus come from opposite side, to save them they took his side but there was work in progress by M/s Trije Engineers and a deep hole was dug and steel pipe was place on wrong direction on road side, and their car hit with steel pipe and other metal material negligently placed on road side by contractor and in this accident their car was badly damaged and his leg was stuck in car dashboard and serious fracture happed. Even after long treatment and spending lacs of rupees for the treatment his leg injury was not restored and his leg become permanently disabled. Plaintiff was earning 35000/- PM. Plaintiff has filed this case for recovery of compensation and damages on basis of oral and documentary evidences.
125.	NFAC/2015-16/10275355 Gujarat Gas Limited Vs Assessment Unit, Income Tax Department	Commissioner of Income Tax (Appeals)	GGL_AY 2016-17 - Reopening Proceedings Disallowance of interest Exps. u/s. 14A.  Amount Involved (Tax Impact) – Rs. 3.03 Crs
126.	NFAC/2017-18/10045948 Gujarat Gas Limited Vs National E-Assessment Centre	Commissioner of Income Tax (Appeals)	GGL_AY 2018-19 – Disallowance U/s 80JAA & non-granting of TDS Credit  Amount Involved (Tax Impact) – Rs. 0.08 Crs

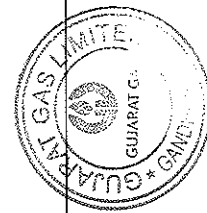


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131.	CESTAT Order ref. No. 12552/2023 dated 06.11.2023 Commissioner of Central Excise vs. GSPC Gas Co. Ltd. (Now Gujarat Gas Limited)	Commissioner of Central Excise, Ahmedabad-III	<u>Matter in brief:</u> Cenvat credit of Input Service Tax paid on Outward Freight Transportation i.e. from Mother station to daughter station disallowed  Tribunal has issued order and remanded back to lower adjudicating authority  Rs. 11.86 Cr.
132.	CESTAT Appeal No.:E/11227/2015-DB GSPC Gas Co. Ltd. (Now Gujarat Gas Limited) Vs. Commissioner, Central Excise, Customs & Service Tax, Anand	Customs, excise and service tax Appellate tribunal, Ahmedabad	<u>Matter in brief:</u> Cenvat credit of Input Service Tax paid on Franchisee Commission disallowed  GGL preferred to file appeal before Tribunal being aggrieved with the Order received from Commissioner for confirming demand  Rs. 3.77 Cr.
133.	CESTAT order dtd. 08.08.17 GSPC Gas Co. Ltd. (Now Gujarat Gas Limited) Vs. Joint Commissioner, Central Excise, Customs & Service Tax, Anand	Customs, excise and service tax Appellate tribunal, Ahmedabad	<u>Matter in brief:</u> Cenvat credit of Input Service Tax paid on Franchisee Commission disallowed  Status quo order dtd. 08.08.17 received from tribunal status quo until the similar matter is decided by Hon'ble High court.  Rs. 0.97 Cr.
134.	Reply to SCN dtd. 03.06.2016 & 04.07.2016 SCN F. No. VI (C)/Audit-1/25GSPC/SCN/2015-16 Dt. 31.03.16 SCN F. No. I/GNR-68/GSPC/GNR/15-16 dt. 20.05.2016 SCN F. No. V.27/15-42/DEM/OA/16-17 dt. 26.05.2016	Commissioner of Central Excise and Service Tax, Ahmedabad-III  And	<u>Matter in brief:</u> Cenvat credit of Input Service Tax paid on Franchisee Commission disallowed  Reply to notice submitted.  Rs. 1.92 Cr.



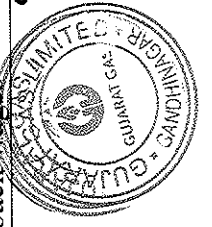
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	<p>GSPC Gas Co. Ltd. (Now Gujarat Gas Limited) Vs. Commissioner of Central Excise and Service Tax, Ahmedabad-III And GSPC Gas Co. Ltd. (Now Gujarat Gas Limited) Vs. Assistant Commissioner of Central Excise &amp; Custom, Ahmedabad-III Appeal filed before CESTAT</p>	<p>Assistant Commissioner of Central Excise &amp; Custom, Ahmedabad-III</p>	
135.	<p>Gujarat Gas Co. Ltd. (Now Gujarat Gas Limited) Vs. Commissioner of Central Excise &amp; Customs, Surat-I</p>	<p>Customs, excise and service tax Appellate tribunal, Ahmedabad</p>	<p><u>Matter in brief:</u> Cenvat credit of Input Service Tax paid on Gas Transportation charges disallowed for the period 2005-06 to 2012-13  GGL preferred to file appeal before Tribunal being aggrieved with the Order received from Commissioner for confirming demand  Rs. 37.66 Cr.</p>
136.	<p>GST Comm. A F. No. GAPPL/COM/GSTP/108/2022 Dt. 27.02.2022  Commissioner, Central GST (Appeals) Vs. Gujarat Gas Limited GST</p>	<p>Commissioner (Appeals), GST, Ahmedabad</p>	<p><u>Matter in brief:</u> Cl. Bal. of CENVAT credit availed on Input services / S. Tax paid on advances / Un-availed CENVAT credit on capital goods transferred to Tran-1  Commissioner (Appeals) has issued order confirming demand – Appeal to be filed before Tribunal; tribunal yet to be formed under GST  Rs. 12.17 Cr.</p>
137.			<p><u>Matter in brief:</u> Demand raised basis on the audit observation</p>



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	OIO AHM-CEX-003-ADC-SG-013-23-24 Dtd. 09.11.2023 Rcvd on 22.11.2023  Commissioner (Appeals), Central GST, Ahmedabad Vs. Gujarat Gas Limited	Additional/Joint Commissioner, Central GST, Ahmedabad	1. Unbilled revenue considered for calculating Prop. Credit ratio. 2. Incorrect calculation carried out and availed excess credit 3. Excess credit (availed twice) without possession of proper duty paying documents 4. Incorrect credit availed on outward freight transportation 5. Short payment of service tax reconciliation  Commissioner (Appeals) has issued order and allowed appeal and remanded back to the lower adjudicating authority  Rs. 2.85 Cr.
138.	GST Appeal filed before Commissioner (Appeals) on dated 01.07.2024 against Order no. AHM-LEX-003_ADC-SG-013-23-24 dated 09.11.2023  Commissioner (Appeals), Central GST & Central Excise, Surat Vs. Gujarat Gas Limited	Assistant Commissioner, Central GST, Surat	<u>Matter in brief:</u> Demand raised basis on the audit observation 1. Unbilled revenue considered for calculating Prop. Credit ratio. 2. Incorrect calculation carried out and availed excess credit 3. Excess credit availed without possession of proper duty paying documents  Commissioner (Appeals) has issued order and allowed appeal and remanded back to the lower adjudicating authority  <u>Rs. 0.51 Cr.</u>
139.	<b>Applicant/ Petitioner:</b> Mr. Mansinghbhai Melabhai Parmar <b>Defendant/Respondent:</b> Gujarat Gas Limited & M/s Janak Transport <b>Suit No.:</b> Ref. (LCN) No. 225/2018	Labour Court, Nadiad	Reference Application by one Mr. Mansinghbhai Melabhai Parmar, Driver of Contractor M/s Janak Transport under Industrial Dispute Act for re-instatement with back wages
140.	<b>Applicant/ Petitioner:</b> Mr. Jashbhai Adesinh Mahida <b>Defendant/Respondent:</b> Gujarat Gas Limited & M/s Janak Transport <b>Suit No.:</b> Ref. (LCN) No. 226/2018	Labour Court, Nadiad	Reference Application by one Mr. Jashbhai Adesinh Mahida, Driver of Contractor M/s Janak Transport under Industrial Dispute Act for re-instatement with back wages
141.	<b>Applicant/ Petitioner:</b> Mr. Rameshbhai Harmanbhai Vaghela	Labour Court, Nadiad	Reference Application by one Mr. Rameshbhai Harmanbhai Vaghela, Driver of Contractor M/s Janak Transport under Industrial Dispute Act for re-instatement with back wages



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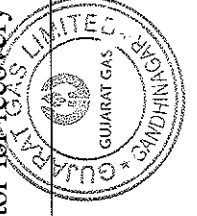
	<b>Defendant/Respondent:</b> Gujarat Gas Limited & M/s Janak Transport <b>Suit No.:</b> Ref. (LCN) No. 227/2018		
142.	<b>Applicant/ Petitioner:</b> Mr. Bhanu Prasad Pandya & Union <b>Defendant/Respondent:</b> Gujarat Gas Limited, M/s. Kaavery Energy and M/s. Divya trade Link <b>Suit No.:</b> Ref. (LCN) No. 47/2019	Labour Court, Nadiad	Reference Application by one Mr. Bhanu Prasad Pandya & Union, Workman of Contractor M/s Kaavery Energy and M/s Divya Tradlink under Industrial Dispute Act for reinstatement with back wages
143.	<b>Applicant/ Petitioner:</b> Mr. Arvindbhai Manubhai plus 36 others <b>Defendant/Respondent:</b> M/s. GSPC Gas Co. Ltd. - & M/s. Mahaveer Engg. Works <b>Suit No.:</b> PoW Appl. 06/2019	Labour Court, Kalol	Payment of Wages Application under Sec 15(2) of the PoW Act for 37 numbers of Contractor Labour engaged by Contractor at Gandhinagar GA. (i.e. Claim arising out of deductions from wages). Contractor M/s. Mahaveer Engg. Works has submitted bank guarantee of INR 18,96,768/- to Kalol Labour Court.
144.	<b>Applicant/ Petitioner:</b> Mr. Kamlesh Mishra <b>Defendant/Respondent:</b> Gujarat Gas Limited, M/s. SISPL <b>Suit No.:</b> Recovery App. 91/2021	Labour Court, Ahmedabad	Recovery Application is filed by Union under section 33C(2) of the Industrial Disputes Act, 1947 (For INR 1,68,012) in respect of Mr. Kamlesh Mishra, Security Guard engaged by M/s SISPL, contractor
145.	<b>Applicant/ Petitioner:</b> Mr. Jitendra Dhawale & Miscell. Industries Mazdoor Sangh <b>Defendant/Respondent:</b> Gujarat Gas Limited, M/s. SISPL <b>Suit No.:</b> Recovery App. 493/2023	Labour Court, Ahmedabad	Recovery Application is filed by Union under section 33C(2) of the Industrial Disputes Act, 1947 (For INR 1,17,673) in respect of Mr. Jitendra Dhawale, Security Guard engaged by M/s SISPL, contractor
146.	<b>Applicant/ Petitioner:</b> Mr. Jitendra Dhawale <b>Defendant/Respondent:</b> Gujarat Gas Limited, M/s. SISPL <b>Suit No.:</b> Ref. 99/2024	Labour Court, Ahmedabad	Reinstatement of Shri Jitendra Dhawale on the roll of M/s. SISPL with back wages & other benefits



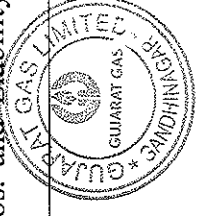
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147.	<p><b>Applicant/ Petitioner:</b> Mr. Mathubhai Rasulbhai Palas  <b>Defendant/Respondent:</b> Gujarat Gas Limited, M/s. Sweta Sales  <b>Suit No.:</b> Rec. App. 09/2024</p>	Labour Court, Dahod	Matter related to non-payment of wages to workmen of contractor M/s Sweta Sales Corporation
148.	<p><b>Applicant/ Petitioner:</b> Mr. Indravadan A. Barot  <b>Defendant/Respondent:</b> Gujarat Gas Limited  <b>Suit No.:</b> Recovery App. (C-2)20/2024</p>	Labour Court, Bharuch	Matter filed by one E-GGCL Employee, Mr IA Barot for recovery of arrears & re-instatement with 35% back wages as per Order of Labour Court, Bharuch passed in 2007
149.	<p><b>Applicant/ Petitioner:</b> O &amp; M Mazdoor Sangh  <b>Defendant/Respondent:</b> (1) M/s. Chintamani Associates  (2) M/s. B. J. Patel &amp; Company  (3) M/s. Jaykishan Engineers  (4) M/s. New Horizonte  (5) M/s. Desco Infratech Pvt. Ltd.  (6) M/s. GSPC Gas Co. Ltd.  <b>Suit No.:</b> Ref. (CGITA) 44/2022</p>	Central Govt. Industrial Tribunal-cum- Labour Court (CGIT - cum- LC), Ahmedabad	Reference Application before CGIT-cum-LC, Ahmedabad for regularization of O&M Contract Labours and various other benefits. (Nos. 350 Contract Labours)
150.	<p><b>Applicant/ Petitioner:</b> O &amp; M Mazdoor Sangh  <b>Defendant/Respondent:</b> (1) M/s. Chintamani Associates  (2) M/s. B. J. Patel &amp; Company  (3) M/s. Jaykishan Engineers  (4) M/s. New Horizonte  (5) M/s. Desco Infratech Pvt. Ltd.  (6) M/s. GSPC Gas Co. Ltd.  <b>Suit No.:</b> Complaint 1/24 in Reference no. 44/2022</p>	Central Govt. Industrial Tribunal-cum- Labour Court (CGIT - cum- LC), Ahmedabad	Compliant application filed by M/s O&M Mazdoor Sangh for Unfair labour practice by GGL & its contractors
151.	<p><b>Applicant/ Petitioner :</b> Workers of Ms. B J Patel &amp; Co.</p>	Central Govt. Industrial Tribunal-cum- Labour Court	Recovery application filed by workers of M/s BJ Patel & Co. , contractor for recovery of unpaid wages & other dues



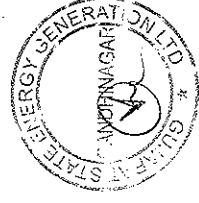
	<b>Defendant/Respondent</b> : Gujarat Gas Limited & M/s B J Patel & Company <b>Suit No.:</b> Rec. App. 04/2017	(CGIT - cum- LC), Ahmedabad	
152.	<b>Applicant/ Petitioner</b> : Mr. Satish T Chauhan & 3 others <b>Defendant/Respondent</b> : Gujarat Gas Limited & M/s Rajdeep Enterprise <b>Suit No.:</b> Ref. 40/2019	Central Govt. Industrial Tribunal-cum- Labour Court (CGIT - cum- LC), Ahmedabad	Reference application by one Mr Satish T Chauhan & 3 others, Housekeeping staff under contract of M/s Rajdeep Enterprise for regularization of services with GGL
153.	<b>Applicant/ Petitioner</b> : Mr. Satish T Chauhan & 3 others <b>Defendant/Respondent</b> : Gujarat Gas Limited & M/s Rajdeep Enterprise <b>Suit No.:</b> Compliant Appl. 09/2022	Central Govt. Industrial Tribunal-cum- Labour Court (CGIT - cum- LC), Ahmedabad	Complaint filed by one Mr Satish T Chauhan & 3 others, Housekeeping staff under contract of M/s Rajdeep Enterprise for Unfair Labour Practice by GGL & its contractor
154.	<b>Applicant/ Petitioner</b> : Mr. Ramu Ahir <b>Defendant/Respondent</b> : Gujarat Gas Limited <b>Suit No.:</b> Ref, (CGITA) 48/2022	Central Govt. Industrial Tribunal-cum- Labour Court (CGIT - cum- LC), Ahmedabad	Case filed by one Mr. Ramu Ahir, GGL Employee to extend benefits of Wage Settlement signed with GGCL Employees Union, Surat on 10.10.17 & Change in cadre (i.e. from M-Cadre to Staff Cadre - Unionized G-staff)
155.	<b>Applicant/ Petitioner</b> : M/s. GGCL Emp. Union <b>Defendant/Respondent</b> : Gujarat Gas Limited <b>Suit No.:</b> SCA No. 11439 of 2014	High Court of Gujarat	E-GFSL retrenched total 9 (nine) permanent employees on April 29, 2002 and all dues as per Industrial Disputes Act, 1947 were communicated but employees did not accepted & it was challenged through the Union (M/s. GGCL Emp. Union). In 2014, IT has passed an Award against E-GFSL & E-GGCL and directed to reinstate the retrenched employees with 50% back  Being aggrieved and dissatisfied with the award, E-GFSL & E-GGCL has approached Hon'ble Guj. HC. The Hon'ble HC passed an Order in 2007 in favor of E-GGCL and granted Interim relief by staying the award passed by the Industrial Tribunal, subject to compliance of the provision of Section 17-B of the ID Act, 1947.
156.	<b>Applicant/ Petitioner</b> : M/s. Guj. Mazdoor Sabha (an External Union) <b>Defendant/Respondent</b> : Gujarat Gas Ltd. & 5 Others	High Court of Gujarat	Union (Gujarat Mazdoor Sabha) has filed a petition in the Hon'ble HC of Gujarat at Ahmedabad for determining the app. Govt. for GGL under the Industrial Disputes Act, 1947. Average Manpower deployed by all 05 Contractors is 700 Nos. and Liability of permanency & risk of the grant of Interim-relief is there.





Litigation Summary – [GUJARAT STATE ENERGY GENERATION LIMITED]

<u>Sr. No.</u>	<u>Title</u>	<u>Court/Forum/Adjudicating Authority</u>	<u>Description of Proceeding</u>
1.	COMMISSIONER OF INCOME TAX GANDHINAGAR (Petitioner) Vs. GSEG (Respondent) For AY 2002-03	Hon'ble High Court of Gujarat	<ul style="list-style-type: none"> <li>• Depreciation on WDV Method (Demand Rs. 0.02 Cr)</li> </ul>
2.	COMMISSIONER OF INCOME TAX GANDHINAGAR (Petitioner) Vs. GSEG (Respondent) For AY 2004-05	Hon'ble High Court of Gujarat	<ul style="list-style-type: none"> <li>• Depreciation on WDV Method (Demand Rs. 1.91 Cr)</li> </ul>
3.	COMMISSIONER OF INCOME TAX GANDHINAGAR (Petitioner) Vs. GSEG (Respondent) For AY 2005-06	Hon'ble High Court of Gujarat	<ul style="list-style-type: none"> <li>• Depreciation on WDV Method (Demand Rs. 4.39 Cr)</li> </ul>
4.	THE PRINCIPAL COMMISSIONER OF INCOME TAX- 3 (Petitioner) Vs. GSEG (Respondent) AY 2010-11	Hon'ble High Court of Gujarat	<ul style="list-style-type: none"> <li>• Claim of deduction U/s. 80IA (Demand amount Rs. 3.22 Crore)</li> </ul>
5.	GSEG (Appellant) Vs. DCIT Gandhinagar Circle , Gandhinagar (Respondent) For AY 2012-13	Hon'ble CIT(A)	<ul style="list-style-type: none"> <li>• Addition on account of Unrealised Foreign Exchange Gain termed as Net Prior Period Income</li> <li>• Disallowance of claim of Depreciation on Plant &amp; Machinery – Claimed on 351.43 MW Gas based combined cycle power plant</li> </ul>
6.	KRIBHCO Vs. GSEG, GSPC, GoG and others	National Company Law Tribunal, Ahmedabad	<ul style="list-style-type: none"> <li>• Company Petition no. 51 was filed by KRIBHCO against GSEG and others in June, 2018 under Section 241, 242 and 244 of the Companies Act, 2013 demanding to cancel the Right Issue of equity shares amongst other prayers.</li> </ul>



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			<ul style="list-style-type: none"> <li>The said petition is dismissed by Hon'ble NCLT, Ahmedabad in November 2023</li> <li>Restoration Application of above said Company Petition of KRIBHCO is pending before Hon'ble Tribunal and next date of hearing is 20<sup>th</sup> February 2025.</li> </ul>
7.	GUVNL Vs. GSEG	Gujarat Electricity Regulatory Commission	<ul style="list-style-type: none"> <li>GSEG signed the PPA with GUVNL for procurement of power on "As and When required" basis for a period of 5 years on 24th August 2023 for 156 MW CCPP.</li> <li>GUVNL filed petition to GERC for approval of the PPA.</li> </ul>

For Gujarat State Energy Generation Limited.



*Kalpesh Oza*  
**Kalpesh Oza**

**Company Secretary**

10<sup>th</sup> February 2025

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