



HINDUSTHAN NATIONAL GLASS & INDUSTRIES LTD.

Registered Office : 2, Red Cross Place, Post Box : 2722, Kolkata - 700 001, India
Tel. : 2254 3100, Fax : (91) (33) 2254 3130
E-mail : hngkol@hngil.com, Website : www.hngil.com
CIN - L26109WB1946PLC013294



SEC/SE/111

July 15, 2020

1. The Dy. Manager (Listing)

BSE LIMITED

Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai 400 023
(Scrip Code: 515145)

2. The Manager, Listing Department

National Stock Exchange of India Ltd.,
Exchange Plaza, Bandra Kurla Complex,
Bandra (E), Mumbai 400 051
(Scrip Code: HINDNATGELS)

3. The Secretary

The Calcutta Stock Exchange Ltd.,
7, Lyons range, Kolkata-700 001
(Scrip Code: 10018003)

Dear Sir(s)/Madam,

Sub: **Submission of newspaper clippings Pursuant to Regulation 30 & 47 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015**

Pursuant to regulation 30 & 47 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, please find enclosed herewith copies of newspaper publication dated, Monday 13th July, 2020. Aforesaid notice was published in the followings newspaper:-

- Business Standard (English); and
- Dainik Jugasankha (Bengali), Kolkata

The aforesaid advertisement was also published in Bhubaneshwar, Mumbai, Pune, Ahmedabad, Chennai, Kochi, Hyderabad, Bangalore, Delhi, Lucknow, Chandigarh and Bhopal (Satellite edition) edition of Business Standard.

This is for your information and record.

Thanking you,

Yours faithfully,
For **Hindusthan National Glass & Industries Ltd.**

(Lalit Lohia)
Company Secretary

Encl: as above.



Works : Rishra (West Bengal) ★ Bahadurgarh (Haryana) ★ Puducherry ★ Rishikesh (Uttaranchal) ★ Neemrana (Rajasthan)
★ Nasik (Maharashtra) ★ Naidupeta (Andhra Pradesh)

'Ring-fencing our site to stop interface with outside world'

The Centre has decided to stop import of electrical equipment, including solar gear, especially from China. The move aims to benefit domestic manufacturers. Tata Power, with its solar manufacturing, project development and operations & maintenance arm, is looking to position itself as an indigenous end-to-end renewable solutions company. ASHISH KHANNA, president, Tata Power Renewables, talks to Shreya Jai about how the company is rethinking its functions. Excerpts:

The Centre is restricting imports from China and will levy duty on some of them.

The timing of these announcements are related to the developments at the borders but were expected. However, the clearest lies in the details. Safeguard duty (on solar imports) was also announced to enhance domestic production. But it has primarily been counterproductive for the Indian manufacturers. Under the safeguard duty regime, all under-construction projects were given a cost pass through. So, even if companies wanted to buy domestic, they could not because they were not given pass through. It was also counterproductive to protect developers because a pass through took a lot of time. This put a pressure on the developers' working capital. We are at the right position to extract maximum out of the solar energy potential in the country. This basic customs duty should take into consideration challenges or learnings of the safeguard duty.



ASHISH KHANNA
President, Tata
Power Renewables

disbelieve that the Chinese will still try their best to compete on the price level with India. So, it is important that we make our Indian products competitive.

What would be the implication on cost of solar power with import restrictions? Can Indian products match the price offered by China?

The type of duties that have been indicated will make Indian products competitive compared to imports. The challenge is for us to stay self-dependent on China for what, even if we make solar cells here. That will not happen immediately.

Regarding domestic manufacturing, on the module side, there is enough. But on the cell side, it is not. But once the industry looks at a long-term horizon, we will be competitive. It will not take long for many industries to come forward and set up a manufacturing base. With regard to developers, if these costs are in-built into the tariff and is accepted by the counterparty, they would not face any challenge.

How have slowdown and Covid-19 affected your supply chain and what are your plans?

The force majeure conditions have been accepted by the government, so we will be able to complete the projects. But it has affected our ramp-up plan and working capital. We have material outside that we can't utilise in the manner which we should have. Hence, the inventory carrying cost has gone up.

Many of us are dependent on imports and if we had to hedge our currencies, it is a particular sci-fi. So, we have to hedge them now. We are changing our plan. At Tata Power, we are making our site to interface and ring fence that our interface with the outside world will go. What is helping us is more mechanisation at the project site. All our electrical assets totalling 2.65 gigawatt (Gw) have not been affected. Our investment in technology helped us monitor projects remotely. This is our future. But as we spoke, I don't think it has been catastrophic as we were thinking initially.

Do you see further consolidation in the renewable energy sector in India?

Consolidation has already started. There used to be many players who would look similar prefers and then slip on. Now, we don't find firms coming with smaller bids. People are bidding for 300 MW to around 1,200 MW for a 2,000 MW tender. We are looking at six times the current capacity in the next five years. We are one of the largest EPC players. Tata Power group includes Tata Power Solar and the renewable arm and we have more than 3 Gw of projects with us. We are in utility and rooftop segments, and now, we have also entered micro-grids.

Hindustan National Glass & Industries Limited

CIN: L26200WB1956PLC13224
Regd. Office: 7, Birla Corporate Park, Sector 1, Salt Lake, Kolkata - 700 061, Tel.: (033) 2264-3100, Fax: (033) 2236-1122, E-mail: hngil@hngil.com, Website: www.hngil.com

NOTICE TO THE SHAREHOLDERS

(For transfer of shares) to Investor Education and Protection Fund

The Notice is published pursuant to Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Verification and Auditing) Rules, 2016 ("IEPF Rules") read with the rules made thereunder in respect of the accounting, audit, verification and audit of the financial statements of the Company.

The Notes, inter alia, provide for transfer of all shares in respect of which dividend has not been paid or claimed by shareholders for 7 (seven) consecutive years to the Investor Education and Protection Fund (IEPF) set up by the Central Government. Accordingly, the Company has sent individual notices of non-payment of dividends to shareholders holding shares in the IEFPF under the said rules at their latest available address. The Company has uploaded the details of such shareholders and shares due for transfer to IEFPF on its website at www.hngil.com. Shareholders are requested to refer to the investor relations page on the website of the Company to verify the details of the shares liable to be transferred to IEFPF.

Note: HNGIL has grieved to all such shareholders to make an application to the Company/Register by 31st November, 2020 with a request to claiming the capital sum due to them for the financial year 2012-13, as far as the shares are liable to be transferred to the IEFPF. The application may be submitted to the Company or the Registrar by 3rd November, 2020. The Company will be compelled to transfer the shares to the IEFPF witness any further notice, by following the due process, as mentioned in the Non-Bidding section, which is as under:

a. If no response is received in the form of letter of duplicate share certificate and the other transfers, the IEFPF Authority;

b. In case of shares held in demat mode, by transfer of shares directly to demat account of IEFPF Authority with the help of Depository Participants.

It may be noted that if the shares transferred to IEFPF, including all benefits accruing on the same, can be claimed back from the IEFPF Authority after following the procedure mentioned above.

For any clarification on the matter, please contact the Company's Register and Transfer Agent: Maheshmal Damani Private Limited at: 23, P. N. Mukherjee Road, Elgin Flora, Kolkata - 700 011, Tel. No. 033-2248-2208/2219 and e-mail: info@hngil.com.

By Order of the Board
For Hindustan National Glass & Industries Ltd
[Signature] [Date: July 12, 2020]
[Last Table] Company Secretary

Qualcomm picks 0.15% stake in Jio for ₹730 crore

ANISH PHADnis
Mumbai, 12 July

Reliance Industries (RIL) on Sunday announced the sale of 0.15 per cent stake in Jio Platforms to Qualcomm Ventures for ₹730 crore. This is the RIL

investment in Jio Platforms since April 22. So far the company has raised \$1.18 trillion selling 25.24 per cent stake in Jio Platforms. Venka is a global fund of Qualcomm that invests in pioneering companies across the wireless ecosystem areas like 5G, AI, IoT, auto

mobile, networking and enterprise. "Qualcomm has been a valuable partner for several years and have shared lots of interesting, everything by building a robust and secure wireless and digital network and extending the benefits of digital connectivity to every-

one in India. Asia was leader in wireless technologies. Qualcomm offers deep technology knowhow and insights that will help us deliver on our 5G vision and the digital transformation of India for both people and enterprises," RIL chairman Mukesh Ambani

said in statement. Steve Mollenkopf, CEO of Qualcomm, said: "As an enabler and investor with a long and strong presence in India, we look forward to playing a role in Jio's vision to further revolutionise India's digital economy."

ROSSARI
making you more competitive

This is a public announcement for information purposes only and is not a prospectus or invitation. This does not constitute an invitation or offer to acquire, purchase or subscribe for securities. Not for publication or distribution, directly or indirectly outside India.

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ROSSARI BIOTECH LIMITED

Our Company was initially incorporated as "ROSSARI Labtech" on March 5, 2000, as a partnership firm under the Indian Partnership Act, 1932, pursuant to a certificate of registration dated June 22, 2003, issued by the Registrar of Firms, Mumbai. The name of the partnership firm was changed to "ROSSARI Biotech" on December 5, 2003 and later the firm remained with a new stock company on August 19, 2009, under part V of the Companies Act, 1956, as "ROSSARI Biotech Limited" with a certificate of incorporation granted by the Registrar of Companies dated July 4, 2009 along with the registration number A13-2009 dated July 9, 2009 (WNP).

Registered and Corporate Office: 201 A- 2nd Floor, Akriti Corporate Park, LBS Marg, near CG Garden, Kharshet, (N), Mumbai 400 075, India. Tel: +91 22 2612 3800. E-mail: rossari@rossari.com; website: www.rossari.com

Corporate Identity Number: U24100MH2009PLC194818

Tel: +91 22 2612 3800. E-mail: rossari@rossari.com

OUR PROMOTERS: MR. EDWARD WALTER MENEZES AND MR. SUNIL SRINIVASAN CHARI.

INITIAL PUBLIC OFFERING OF 14 COUNTRY-SPECIFIC ISSUES OF FACE VALUE OF ₹ 1 EACH (EQUITY SHARES) OF ROSSARI BIOTECH LIMITED (THE "COMPANY") OR THE "SEBIER" FOR CASH AT A PRICE OF ₹ 1 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 1 (+/- PER EQUITY SHARE) (THE "OFFER PRICE") AGGRGATING UP TO ₹ 14 MILLION COMPRISING A FRESH ISSUE OF ₹ 1 EQUITY SHARES AGGRGATING UP TO ₹ 7,000.00 MILLION ("THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO ₹ 10,000.00 MILLION EQUITY SHARES (THE "OFFERED SHARES") AGGRGATING UP TO ₹ 14 MILLION, COMPRISING AN OFFER FOR SALE OF UP TO ₹ 5,250.00 MILLION EQUITY SHARES AGGRGATING UP TO ₹ 14 MILLION BY MR. EDWARD MENEZES AND ₹ 5,250.00 MILLION EQUITY SHARES AGGRGATING UP TO ₹ 14 MILLION BY MR. SUNIL CHARI (THE "PROMOTER HOLDING SHAREHOLDERS" OR THE "SELLING SHAREHOLDERS"), THE "OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER", THE OFFER FOR SALE, COMBINING THE ₹ 14 MILLION POST-OFFER PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

ISSUE OF EQUITY SHARES IN CONNECTION WITH THE FRESH ISSUE RUNNING LEAD MANAGERS ("BLM"), UNDERTAKEN A PRIVATE PLACEMENT OF EQUITY SHARES AGGRGATING TOT ₹ 899.99 MILLION ("PRE-IPO PLACEMENT") ON JULY 10, 2019.

THE SIZE OF THE FRESH ISSUE IS UP TO ₹ 1,500.00 MILLION PURSUANT TO THE PRE-IPO PLACEMENT AND ACCORDINGLY, THE SIZE OF THE FRESH ISSUE IS UP TO ₹ 500.00 MILLION.

QIB Portion: Not more than 50% of the Offer

Retail Portion: Not less than 35% of the Offer

Non-Institutional Portion: Not less than 15% of the Offer

Price Band: ₹ 423 to ₹ 425 per Equity Share of face value of ₹ 2 each.

The Floor Price is 211.50 times the face value of the Equity Shares and the Cap Price Is 212.50 times the face value of the Equity Shares.

Bids can be made for a minimum of 35 Equity Shares and in multiples of 35 Equity Shares thereafter.

ASBA*

| Simple, Safe, Smart way of Application!!|

UPI
IMPROVED PAYMENT INSURANCE

UPI-Now available in ASBA for Retail Individual Investors ("RIIs")*.

Investors are required to ensure that the bank account used for bidding is linked to their PAN.

UPI-Now available in ASBA for Retail Individual Bidders applying through Registered Brokers, DPs & RTAs. Retail Individual Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to the use of facility of linked online trading, Demat and bank account.

*ASBA has to be made by the Retail Investors using their bank account. Please refer to the section "Offer Prospectus" beginning on page 37 of the RHP. The process is also available on the website of Axis and Sbi.

For details on the ASBA and UPI process, please refer to the details provided in Axis and SBI's Offer for Sale document.

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