

BOROSIL RENEWABLES LIMITED

CIN: L26100MH1962PLC012538

Regd. Office: 1101, Crescenzo, G-Block, Opp. MCA Club. Bandra Kurla Complex

Bandra (E), Mumbai - 400 051, India.

T : +9122 6740 6300 F : +9122 6740 6514

W: www.borosilrenewables.com Email: brl@borosil.com

July 14, 2022

BSE Limited

Phiroze Jeejeebhoy Towers

Dalal Street,

Mumbai - 400 001

Scrip Code: 502219

National Stock Exchange of India Ltd.

Exchange Plaza, C-1, Block G,

Bandra Kurla Complex,

Bandra (East), Mumbai - 400 051

Symbol: BORORENEW

Dear Sir /Madam,

Sub: Disclosure in accordance with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations") in respect of the meeting of the Board of Directors of Borosil Renewables Limited ("Company") held today, i.e. on July 14, 2022.

As intimated in our letter dated April 25, 2022, the Board had in its meeting held on April 25, 2022, approved the acquisition of Interfloat Corporation and GMB Glasmanufaktur Brandenburg GmbH ("**Proposed Transaction**"). As a part of this acquisition, the Company had, subject to approval of shareholders, agreed to issue equity shares of the Company aggregating to an amount of EUR 22,500,000 as consideration towards acquisition of 68.09% stake in Interfloat Corporation.

Subsequent to the disclosure on April 25, 2022, the Company has obtained regulatory approval from the relevant German authorities for the Proposed Transaction and the Company is proceeding with consummation of the Proposed Transaction.

In furtherance to our letter dated July 11, 2022, we would like to inform you that a meeting of the Board of Directors of the Company ("**Board**") was held today i.e., July 14, 2022, in which the following matters, *inter-alia*, were considered and approved:

- i. in partial modification to the resolution passed on April 25, 2022, the Board has approved issuance of 26,62,757 equity shares of face value of Re.1 each of the Company at price of Rs. 674.52 (including premium of Rs.673.52), aggregating to an amount of Rs.179,60,82,852 (which is equivalent to EUR 22,500,000 as on the Relevant Date) to HSTG Glasholding GmbH, by way of preferential issue for consideration other than cash, subject to the approval of the shareholders at the annual general meeting, towards acquisition of 68.09% stake in Interfloat Corporation. ("Proposed Share Issuance")
- ii. The Relevant Date for the Proposed Share Issuance in terms of provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), Regulations, 2018 for determining the floor price of the proposed issue is **Tuesday**, **July 12**, **2022**.

The updated details/ disclosure required under Regulation 30 of the Listing Regulations read with SEBI Circular No. CIR/CFD/CMD/4/2015, are attached as **Annexure**.

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Works

Ankleshwar-Rajpipla Road, Village Govali, Tal. Jhagadia, Dist. Bharuch-393001, (Gujarat), India

T:+91 2645-258100 F:+91 2645-258235 E:brl@borosil.com



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In addition to the above, the Board at its meeting held today also considered and approved the following matters:

- a) enabling resolution for fund raising by the Company, up to Rs. 1100 crores, through either of the following: (a) further public offer (b) issuance of American Depository Receipts or Global Depository Receipts (c) issuance of Foreign Currency Convertible Bonds (d) qualified institutions placement or through a combination thereof, as may be considered appropriate, subject to requisite approvals including shareholders' approval and requisite governmental, statutory and regulatory approvals, as applicable.
- b) the Notice convening the ensuing 59th Annual General Meeting of the Company on Thursday, August 11, 2022 at 11.00 am through Video Conference ("VC"), in accordance with the applicable circulars issued by the Ministry of Corporate Affairs and the Securities and Exchange Board of India.

The Company has fixed **Thursday**, **August 04**, **2022** as the "Cut-off Date" for the purpose of determining the shareholders eligible to vote on the resolutions set out in the Notice or to attend the AGM.

The Annual Report for the financial year 2021-22 (including the Notice of the AGM) will be sent, electronically, to those shareholders whose e-mail address is registered with the Registrar and Transfer Agent/ Depository Participants/ Depositories. The said Annual Report including Notice will be submitted to stock exchanges and also be made available on the website of the Company at www.borosilrenewables.com

The details such as manner of (i) registering / updating e-mail address/ bank account details, etc. (ii) casting vote through e-voting and (iii) attending the AGM through VC will be set out in the Notice.

- c) Further, in reference to our letter dated August 04, 2021 informing the relevant details in respect of the Company's third furnace i.e. SG-3 being installed at its manufacturing facility in Bharuch, Gujarat with capacity of 550 Tonnes Per Day (TPD), the Board has considered and noted the revised cost of Rs.688 crores from earlier Rs.600 crores and the delay in commissioning of the said furnace, as a result of multiple factors including rupee depreciation, exceptional increase in the prices of Commodities, electronic products and ocean freight rates. The SG-3 furnace, which was expected to be commissioned by July 2022, is now expected to be commissioned by October, 2022.
- d) Further, in reference to our letter dated October 21, 2021 informing the relevant details in respect of the Company's fourth furnace i.e. SG-4 being installed at its manufacturing facility in Bharuch, Gujarat, the Board has considered and noted the increased capacity, revised cost & schedule of implementation of said project, details of which are given as under:

Particulars	Project SG-4
Existing capacity – Production line	Existing Proposal was for 550 TPD
Existing capacity utilization	Not applicable, as this project is yet to be undertaken.
Proposed capacity addition	1100 TPD
Period within which the	SG - 4 is expected to be commissioned during the
proposed capacity is to be added	Second quarter of the financial year 2024-25
Investment required	The original Investment envisaged was Rs. 650 crore for a furnace of 550 TPD. The revised





	Investment estimated now is Rs. 1400 crore for a furnace of 1100 TPD
Mode of financing	The project will be financed by using a mix of equity, debt and/ or internal accruals, or through a mix of any or all of such means of finance.
Rationale	Considering the market scenario, it has been proposed to merge SG-5 project with SG-4 project. This will lead to higher production and better efficiencies, due to a larger furnace. While there is an increase in estimated cost, there will be additional production.

The aforesaid meeting of the Board commenced at 3:00 p.m. and concluded at 05:10 p.m.

We request you to take the above on record and the same be treated as compliance with the applicable requirements of the Listing Regulations.

For Borosil Renewables Limited

Kishor Talreja

Company Secretary and Compliance Officer

FCS 7064



Annexure: Preferential issue of equity shares of the Company

Type of securities proposed to be issued	Equity shares of the Company having face value of Re. 1 each ("Equity Shares")
Type of issuance	Preferential issue on a private placement basis in accordance with the provisions of the Companies Act, 2013 and the rules made thereunder, the SEBI (ICDR) Regulations and other applicable law
Total number of securities proposed to be issued or the total amount for which the securities will be issued (approximately)	26,62,757 Equity Shares Being the Equity Shares equivalent to EUR 22,500,000 calculated on the Relevant Date basis the pricing mechanism set out under the SEBI (ICDR) Regulations
No and names of the investors	Number of Investors: 1 (One) HSTG Glasholding GmbH¹
No and names of the investors Post allotment of securities - issue price / allotted price (in case of convertibles)	
Post allotment of securities - issue price / allotted price (in case of	HSTG Glasholding GmbH ¹ Issue Price of Rs. 674.52 (including premium of

For Borosil Renewables Limited

Kishor Talreja

Company Secretary and Compliance Officer

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¹ Please note that the letter dated April 25, 2022 disclosed that shares will be allotted to two investors (HSTG Glasholding GmbH and Blue Minds IF Beteiligungs GmbH). However, at the request of the proposed investors, the board has decided to allot securities to only one investor (i.e. HSTG Glasholding GmbH). However, total value of the securities to be issued remains unchanged.