



HZL/2025-26/SECY/06 April 21, 2025

BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Fort Mumbai - 400 001 National Stock Exchange of India Limited "Exchange Plaza" Plot No C/1, G Block Bandra Kurla Complex, Bandra (East) Mumbai- 400051

Scrip Code: 500188 Trading Symbol: HINDZINC

Sub: Intimation under Regulations 30 and 30A of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 ("LODR") read with Clause 5A, Para A, Part A, Schedule III of the LODR

Dear Sir/Ma'am

This is to inform that Hindustan Zinc Limited ("HZL") received an intimation under Regulation 30A of the LODR read with Clause 5A, Para A, Part A, Schedule III of the LODR from Vedanta Resources Limited, Twin Star Holdings Limited and Welter Trading Limited (as related parties of HZL) on April 21, 2025 at 18:40 PM (IST). ("30A Intimation").

The information required to be disclosed by HZL pursuant to its obligations under Regulations 30 and 30A of the LODR read with Clause 5A, Para A, Part A, Schedule III of the LODR, subsequent to the receipt of the 30A Intimation, is enclosed herewith as **Annexure A**.

We request you to kindly take the above information on record.

Thanking you.

Yours sincerely,
For **Hindustan Zinc Limited**

Aashhima V Khanna
Company Secretary & Compliance Officer







ANNEXURE A

Disclosure under Regulations 30 and 30A of the LODR read with Clause 5A, Para A, Part A, Schedule III of the LODR and the circular no. SEBI/HO/CFD/PoD2/CIR/P/0155 issued by SEBI dated 11 November 2025

#	Particulars	Details	
(a)	If the listed entity is a party to the agreement: i. Details of the counterparties (including name and relationship with the listed entity)	facility agreement dat Agreement"). Thereform It is further clarified the in paragraph (g) below	red April 17, 2025 ("Facility re, not applicable. at the restrictions (as set out) are effective and applicable in Date (as defined under the
(b)	If listed entity is not a party to the agreement: i. Name of the party entering into such	Agreement:	
	an agreement and the relationship	Name of the Party	Relationship with HZL
	with the listed entity	Borrower	
	ii. Details of the counterparties to the agreement (including name and	Twin Star Holdings Limited	It is a related party of HZL.
re	relationship with the listed entity)		It is classified as a member of the promoter group of Vedanta Limited, which is the promoter of HZL.
		Guarantor	IILL.
		Vedanta Resources Limited	It is a related party of HZL. It is classified as a member of the promoter group of Vedanta Limited, which is the promoter of HZL.
		Welter Trading Limited	It is a related party of HZL. It is classified as a member of the promoter group of Vedanta Limited, which is the promoter of
			HZL.
		Arranger	
		Barclays Bank PLC	





#	Particulars	Details
		First Abu Dhabi It is not a related party of
		Bank PJSC or related to HZL.
		Mashreqbank PSC
		Standard Chartered
		Bank Bastock a Bank AC
		Deutsche Bank AG
		(Singapore Branch) Agent
		Madison Pacific It is not a related party of
		Trust Limited or related to HZL.
		Lenders
		Barclays Bank PLC It is not a related party of
		First Abu Dhabi or related to HZL.
		Bank PJSC
		Mashreqbank PSC
		Standard Chartered
		Bank (Mauritius)
		Limited
		Deutsche Bank AG,
		Singapore Branch
		Standard Chartered
		Bank, GIFT City
	iii. Date of entering into the agreement	The Facility Agreement was entered into on April 17, 2025.
		The restrictions (as set out in paragraph (g) below) are effective and applicable from the first Utilisation Date (as defined under the terms of the Facility Agreement).
(c)	Purpose of entering into the agreement	The Facility Agreement has been entered into for the purpose of servicing Financial Indebtedness (as defined in the Facility Agreement) of the VRL Group (as defined in the Facility Agreement), transaction expenses contemplated under the Finance Documents and for general corporate purposes of the Borrower, in accordance with the terms contained under the Facility Agreement.
(d)	Shareholding, if any, in the entity with whom the agreement is executed	HZL does not have any shareholding in any of the entities that are party to the Facility Agreement.
(e)	Significant terms of the agreement (in brief)	The Facility Agreement has been entered into for an amount of USD 530 million. The details of the parties to the Facility Agreement (including the 'Borrower' and 'Lenders') are as set out in paragraph (b) above.







#	Particulars	Details
		The Facility Agreement provides for standard representations (such as necessary power and authority to execute and undertake actions as required, non-conflict with other obligations, etc.,), warranties, covenants (including affirmative covenants, negative covenants and information covenants) which the Guarantors and/or the Borrower have agreed in order to provide protection to the Lenders. Customary to a transaction of such a nature, the Facility Agreement includes standard events of default such as non-payment, insolvency and insolvency proceedings, unlawfulness and
(f)	Extent and the nature of impact on management or control of the listed entity	unenforceability, etc. No direct impact on the management or control of
(g)	Details and quantification of the restriction or liability imposed upon the listed entity	No liabilities have been imposed on HZL. The quantification of the restrictions imposed on HZL by way of the Facility Agreement is not ascertainable as they are in the nature of covenants. Pursuant to the terms of the Facility Agreement, the Borrower and the Guarantors have agreed to ensure that HZL shall not undertake the following actions / activities unless permitted within the parameters of the Facility Agreement and / or with the consent of the requisite Lenders in: (i) (subject to the carve-outs specified under the Facility Agreement) the creation of security over assets of HZL; (ii) (subject to the carve-outs specified under the Facility Agreement) the sale, transfer and disposal of assets of HZL which are not in the ordinary course; (iii) investment in or acquisition of material assets / business / shares by HZL in each case, which are assets / businesses not associated with mining, metals, coal, oil and gas exploration and/or production, infrastructure, power or energy industries; (iv) (subject to the carve-outs specified under the Facility Agreement) any Merger (as defined in the Facility Agreement) of HZL; (v) amendment of the constitutional documents such





#	Particulars	Details
		that it affects the rights of the Lenders or has a material adverse effect under the Facility Agreement; (vi) (subject to the provisions of the Facility Agreement) creation of a restriction on distributions; and (vii) (subject to the provisions of the Facility Agreement) grant of a loan to or guarantee of any indebtedness of the promoter or any affiliate.
(h)	Whether, the said parties are related to promoter / promoter group / group companies in any manner. If yes, nature of relationship;	Please refer to our response to paragraphs (b)(i) and (b)(ii) above.
(i)		No. The Facility Agreement does not classify as a related party transaction under the LODR for HZL.
(j)	In case of issuance of shares to the parties, details of issue price, class of shares issued	Not applicable.
(k)	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.	Not applicable.
(1)	In case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i. name of parties to the agreement; ii. nature of the agreement; iii. date of execution of the agreement; iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier); v. reasons for rescission and impact thereof (including impact on management or control and on the restriction or liability quantified earlier).	Not applicable.

