

SEBI CONSENT ORDER

January 16, 2011

Disclaimer

As per SEBI consent guidelines, all information submitted and discussions in pursuance of consent orders **may not be released to the public**. Accordingly, **no queries** can be entertained on the **facts of the case, basis for the consent terms,** and related matters. This presentation only explains the **scope of the consent order**, in the interests of over 11 million investors of the Group, in view of distorted reports thereon in a section of the media.



Just some of the misleading headlines....



Anil Ambani, R-Infra & RNRL barred

Anil Ambani barred from market

Indian billionaire barred from investing in stock market



The Facts are <u>Completely</u> different to reports...

- FACT 1 : SEBI has NOT banned / debarred RInfra, RNRL, Anil Ambani, other Directors from capital markets
- FACT 2 : SEBI has NOT banned / debarred RInfra, RNRL, Anil Ambani, other Directors from stock markets
- FACT 3 : SEBI has NOT barred "Indian Billionaire" from stock markets
- **FACT 4 :** SEBI has **NOT** barred Anil Ambani from market
- FACT 5 : SEBI has placed NO restrictions on raising of equity and debt resources by any Reliance ADA Group company or individual



Impact of Incorrect Reporting

- Any statements or innuendo contrary to the true import and meaning of the SEBI consent order are :
 - x totally false
 - highly defamatory
 - detrimental to the interests of our over 11 million investors Largest shareholder family in the world
- Constructive reporting based on facts and careful reading of the SEBI order will best serve interests of all stakeholders



SEBI Consent Guidelines - Background

- SEBI Consent guidelines introduced in April, 2007
- Consent philosophy in line with regulatory practices in developed markets
- □ US SEC settles over 90% of cases through consent orders
- SEBI has passed over 1,000 consent orders in the past nearly 4 years – More than 1 per day on average



Consent - SEBI's Stated Objectives

- Avoiding long drawn litigation before SEBI / SAT / Courts
- Reduction of regulatory costs
- Saving of time and efforts in relation to enforcement action
- Appropriate deterrence through payment of consent fee, etc.



Consent – Companies' Objectives

- Application made "without admitting or denying guilt"
- Avoid long drawn litigation before SEBI / SAT / HC / SC
- Avoid distraction of management time
- Avoid huge legal costs
- **End regulatory uncertainty** in the interest of all stakeholders
- Avoid unwarranted and speculative trial by media running over a period of several years

Continued.....



Consent – Companies' Objectives

- Preserve growth prospects fully
- Maintain full financial flexibility to implement existing and future projects
- **No burden on Companies**
- No compromise to interests of investors and all other stakeholders



Consent Process

- **Purely voluntary** on part of applicant Companies and individuals
- Applicant proposes consent terms Not imposed or induced by SEBI
- Application may be made by
 - admitting guilt; or
 - without admitting or denying guilt
- Proposed consent terms referred to independent High Powered Committee (HPC)
- HPC of retired Judge of High Court and 2 professional external experts
- When the HPC agrees with the proposal, it recommends matter to a panel of 2 Whole Time Members of SEBI
- SEBI Panel passes a suitable order in view of the independent HPC recommendation



<u>Settlement Charge – Rs. 25 crore each</u>

NOT "penalty" or "fine"

- Jointly and severally on Company and specified directors
- In the interests of 11 million investors, Directors have made payment of entire settlement fee
- **No burden on RInfra and RPower**

Rotation of Statutory Auditors

The Company has already implemented the policy of rotation of Statutory Auditors



Investments – Company

RInfra will not make investment in listed securities in the secondary markets till December 2012



Investments - Company

- RInfra maintains its ability to make the following investments in capital / stock markets even today:
 - Mutual Funds (Fixed Income, Money Market & Equity)
 - Primary issuances (e.g. IPOs, FPOs, Right issues, Bonus issues, Preferential allotments)
 - Buyback of shares
 - Open offers under SEBI Takeover Code (including inter alia for M&A, increase in stake, etc.)
 - Investments in unlisted securities
 - Disinvest / Monetise existing as well as future listed and unlisted investments



Investments – Directors (including Anil Ambani)

Specified Directors will not make investment in listed securities in the secondary markets till December 2011



Investments – Directors (including Anil Ambani)

- The Directors (including Anil Ambani) maintain their ability to make the following investments in capital / stock markets even today:
 - Mutual Funds (Fixed Income, Money market & Equity)
 - Primary issuances (e.g. IPOs, FPOs, Right issues, Bonus issues, Preferential allotments)
 - Open offers under SEBI Takeover Code (including inter alias for M&A, increase in stake, etc.)
 - Investments in unlisted securities
 - Disinvest / Monetise existing as well as future listed and unlisted investments



Investments - Anil Ambani personally

- Approach has broadly always been to strengthen companies by subscribing to primary issuances
- In the last 5 years, have subscribed to:
 - Preferential allotments
 - ✓ IPO (Reliance Power)
- This ability and commitment to support the Group companies is unaffected and remains intact even today

Full Financial Flexibility - Fund Raising & Growth

- Full ability preserved by RInfra, RPower (and their subsidiaries), and Anil Ambani group to raise equity and debt resources for existing and future projects, through :
 - ✓ Follow-on Public Offers (FPO) of equity shares
 - IPO of securities other than equity shares
 - IPO of unlisted subsidiaries of the Company
 - Rights issue
 - Bonus shares
 - ✓ GDRs
 - ✓ QIP
 - ✓ ECB
 - ✓ FCCB, etc.



Other Group Companies

- SEBI consent order has NO impact or consequence on investments and / or resource mobilisation of other group companies, including inter alia:
 - Reliance Communications
 - Reliance Capital
 - Reliance MediaWorks
 - Reliance Broadcast Network



SUMMARY



Summary

- RInfra, RNRL, Anil Ambani and other directors NOT "banned from capital / stock markets" or "investments"
- ✓ **NO enforcement order** imposing a ban or penalty
- ✓ Voluntary consent process :
 - proposal by applicants
 - recommendation by independent HPC
 - acceptance by SEBI



Summary

- RInfra and RPower retain full financial flexibility to raise resources and implement their growth plans
- Reliance Infra poised to be India's largest infrastructure company, with Net Worth of over Rs 22,000 crore
- Reliance Power will be India's largest power generation company, with Market Cap already over Rs 40,000 crore
- Certainty of regulatory outcome protects and enhances overall value for all stakeholders



THANK YOU